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filed not later than January 3, 1979

## CITATION

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DENNIS W. COOPER  
Code Reviser

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# WASHINGTON STATE REGISTER

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

### 2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) **Adopted rules** have been permanently adopted and are set forth in ten point type.
- (c) **Emergency rules** *have been adopted on an emergency basis and are set forth in ten point oblique type.*

### 3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
  - (i) underlined matter is new matter;
  - (ii) deleted matter is (~~lined out and bracketed between double parentheses~~);
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

### 4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

### 5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

### 6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [ ].

### 7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

**1979**  
**DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION**

Issue No.	Distribution Date	First Agency Action Date <sup>2</sup>	Closing Dates <sup>1</sup>		
			OTS <sup>3</sup> 10 pages 10 pages maximum (14 days)	Non-OTS 29 pages and 11 to 29 pages (28 days)	Non-OTS and 30 pages or more (42 days)
79-01	Jan 17	Feb 6	Jan 3	Dec 20, 1978	Dec 6, 1978
79-02	Feb 21	Mar 13	Feb 7	Jan 24	Jan 10
79-03	Mar 21	Apr 10	Mar 7	Feb 21	Feb 7
79-04	Apr 18	May 8	Apr 4	Mar 21	Mar 7
79-05	May 16	Jun 5	May 2	Apr 18	Apr 14
79-06	Jun 20	Jul 10	Jun 6	May 23	May 9
79-07	Jul 18	Aug 7	Jul 3	Jun 20	Jun 6
79-08	Aug 15	Sep 4	Aug 1	Jul 18	Jul 3
79-09	Sep 19	Oct 9	Sep 5	Aug 22	Aug 8
79-10	Oct 17	Nov 6	Oct 3	Sep 19	Sep 5
79-11	Nov 21	Dec 11	Nov 7	Oct 24	Oct 10
79-12	Dec 19	Jan 8, 1980	Dec 5	Nov 21	Nov 7

<sup>1</sup>All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

<sup>2</sup>"No proceeding shall be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained." RCW 28B.19.030(2) and 34.04.025(2). These dates represent the twentieth day after the distribution date of the immediately preceding Register.

<sup>3</sup>OTS is the acronym used for the Order Typing Service offered by the Code Reviser's Office which is briefly explained in WAC 1-12-220 and WAC 1-13-240.

**WSR 78-12-086**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to food assistance programs, amending chapter 388-54 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mail Stop OB-44 C  
 Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 28, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia.

The authority under which these rules are proposed is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 10:00 a.m., Wednesday, February 14, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 5, 1978

By: Glen H. Miller  
 Assistant Secretary

NEW SECTION

WAC 388-54-600 PURPOSE OF PROGRAM. The food stamp program is designed to promote the general welfare and to safeguard the health and well-being of the nation's population by raising the levels of nutrition among low-income households.

NEW SECTION

WAC 388-54-605 GENERAL FOOD STAMP PROVISIONS.  
 (1) The department of social and health services shall administer the food stamp program in accordance with an approved plan with the food and nutrition service (FNS) of the United States department of agriculture.

(2) Rules in this chapter are for the purposes of carrying out certain requirements for participation in the program. Unless specifically provided for in this chapter, rules and definitions in other chapters of Title 388 WAC do not apply to provisions of chapter 388-54 WAC.

(3) Use or disclosure of information obtained from applicant households, exclusively for the program, shall be restricted to persons directly connected with the administration or enforcement of the provisions of the Food Stamp Act or regulations, or with other Federal or federally aided, means-tested assistance programs, or with general assistance programs that are subject to the joint processing requirements specified in this program.

The material and information contained in the case file shall be made available for inspection during normal working hours if there is a written request by a responsible member of the household, its currently authorized representative, or a person acting in its behalf to review materials contained in its case file. However, the department may withhold confidential information, such as the names of individuals

who have disclosed information about the household without the household's knowledge, or the nature or status of pending criminal prosecutions.

(4) The department shall provide any household, aggrieved by the action of the department or an issuing agency in its administration of the program which affects the participation of the household in the program, with a fair hearing upon its request. Chapter 388-08 WAC shall apply unless otherwise indicated in this chapter.

(5) In the certification of applicant households and in the issuance of food coupons to eligible households, there shall be no discrimination against any household because of race, religious creed, political beliefs, or national origin.

(6) During a presidentially declared disaster or a disaster declared by FNS, the department shall certify affected households in accordance with FNS instructions.

NEW SECTION

WAC 388-54-610 APPLICATION AND PARTICIPATION—INITIATING THE APPLICATION. (1) The department shall make application forms readily accessible and provide one to anyone who requests it.

(2) The household must file an application by submitting the form to the Food Stamp office either in persons, through an authorized representative or by mail.

(3) Each household has a right to file a food stamp application on forms as determined by the department on the same day it contacts the department.

(4) An application can be filed as long as it contains the applicant's name and address and is signed by a responsible member of the household or authorized representative.

(5) The household may voluntarily withdraw its application at any time prior to determination of eligibility.

(6) If a household refuses to cooperate with the CSO, the application shall be denied at the time of refusal.

(i) The household must be able to cooperate but clearly demonstrate that it will not take action.

(ii) If there is any question as to whether the household has merely failed to cooperate, as opposed to refused to cooperate, the household shall not be denied.

NEW SECTION

WAC 388-54-620 ———INTERVIEW. (1) All food stamp households including those submitting applications by mail must be personally interviewed prior to certification. The interview may be conducted with either a responsible member of the household or its authorized representative.

(2) All interviews will take place in the certification office except in those cases where an office visit is waived; then a home visit or telephone interview is required. Office visits can be waived:

(a) If the household is unable to appoint an authorized representative and has no adult member able to visit the office because of hardships such as illness, lack of transportation, bad weather or work hours.

(b) If the household is unable to appoint an authorized representative and has no adult member able to visit the office because of age (65 or over), mental or physical handicap.

(3) A home visit shall be used only if the time of the visit is scheduled in advance with the household.

NEW SECTION

WAC 388-54-625 ———TIME LIMITS. The application process must be completed in such a manner that the eligible household may participate in the program as soon as possible; however in no case later than 30 days of the date of receipt of the application by the department.

NEW SECTION

WAC 388-54-630 ———VERIFICATION. (1) Mandatory verifications shall include:

(a) Gross non-exempt income. Where verification is not possible because either the person or organization providing the income has failed to cooperate or is unavailable, the eligibility worker shall determine the amount to be used for certification purposes based on the best available information.

(b) Alien status. The department shall verify the alien status of those household members identified as aliens on the application by the

use of INS document, court orders or other appropriate documentations in possession of the household member.

(c) Utility expenses. The department shall verify the utility expenses if the household wishes to claim expenses in excess of the utility standard and the expense would actually result in a deduction:

(i) if the utility expense cannot be verified in the 30 days application period, the standard utility allowance shall be used.

(ii) expenses claimed for an unoccupied home will be the actual expenses incurred.

(2) The following need not be verified unless inconsistent with other information on the application, previous applications, or other documented information known to the department.

(a) Resource information or the exempt status of income.

(b) Nonfinancial information such as household composition, tax dependency, deductible expenses, liquid resources and loans.

If it is necessary to verify a loan, a simple statement signed by both parties to the loan shall be sufficient.

(3) The following sources of verification shall be used:

(a) Documentary evidence shall be the primary source of verification. Documentary evidence consists of a written confirmation of a household's circumstances. Whenever documentary evidence cannot be obtained, the department shall use alternate sources of verifications such as:

(i) Collateral contacts. A collateral contact is a verbal confirmation of a household's circumstances by a person outside of the household. This contact may be made either in person or over the phone with any individual who can provide an accurate third party verification of the household's statements.

(ii) Home visits. Only if documentary evidence cannot be obtained and the visit is scheduled in advance with the household.

(b) Documentation shall be in sufficient detail to permit a reviewer to determine the reasonableness and accuracy of the determination.

(4) The household has primary responsibility for providing documentary evidence to support its income statements and to resolve any questionable information. If it would be difficult or impossible for the household to obtain the documentary evidence in a timely manner, the department shall offer assistance in obtaining this evidence. Designation of a collateral contact is also the responsibility of the household.

(5) At recertification, a change in income or source of income, or actual utility expenses claimed, in an amount over \$25, shall be verified.

(a) All other changes shall be subject to the same verification procedures as apply at initial certification.

(b) Unchanged information shall not be verified unless questionable.

#### NEW SECTION

WAC 388-54-635 ——— AUTHORIZED REPRESENTATIVE. (1) An authorized representative is an adult non-household member who has been designated in writing by the head of household, spouse or other responsible member of the family to act on behalf of the household in one or all of the following capacities:

(a) Making application. The authorized representative shall be a person who is sufficiently aware of relevant household circumstances.

(b) Obtaining coupons. The authorized representative for coupon issuance may be the same individual designated to make application for the household or may be another individual.

(c) Emergency situations. The household may also designate an emergency authorized representative at a later date. A separate written designation is needed each time an emergency authorized representative is used.

(d) Using coupons. The authorized representative may use coupons to purchase food for the household's consumption, with the full knowledge and consent of the household, provided the authorized representative has the household's ID card.

(2) An authorized representative shall also mean a designated employee of a private non-profit organization or institution conducting a drug addiction or alcoholic treatment and rehabilitation center which acts on behalf of eligible persons who reside at the center in making application, obtaining coupons and using coupons.

(3) The following restrictions apply to authorized representatives:

(a) A retailer who is authorized to accept food coupons, or an employee of the department, may not act for a household in applying, or in purchase of coupons or food, without the specific written approval of the CSO administrator following a determination that no one else is available to serve.

(b) A multi-household authorized representative may act on behalf of more than one household when the CSO determines there is a bona fide need.

(c) Individuals disqualified for fraud may not serve as authorized representatives during their disqualification period unless no other adult is available.

#### NEW SECTION

WAC 388-54-640 ——— OPPORTUNITY TO PARTICIPATE. (1) An eligible household shall be provided an opportunity to participate as soon as possible but not later than 30 days after the application was filed. An application is considered filed the day the department receives an application containing the applicant's name and address, which is signed by either a responsible member of the household or the household's authorized representative.

(2) An opportunity to participate consists of providing households with an Authorization to Purchase (ATP) card or other authorization and having an issuance facility open and available for the household to obtain its allotment.

(3) Households that are found to be ineligible shall be sent a notice of denial as soon as possible but not later than 30 days following the date the application was filed.

(4) If the department does not determine a household's eligibility and provide an opportunity to participate within 30 days of the application, the department shall take the following action:

(a) If the delay is the fault of the household, the household shall lose its entitlement to benefits for the month of application and a denial notice shall be sent. However, the household shall be given an additional 30 days to take the required action.

(i) After a notice of denial is sent and the household takes the required action within 60 days of the date the application was filed, the department shall reopen the case without requiring a new application.

(b) If the delay is the fault of the department, the department shall take immediate corrective action. The department shall not deny the application but send a notice of pending action, complete with an explanation to the household of any action it must take to complete the application process.

If the household is given an additional 30 days period to provide verifications that were missing and the household is determined eligible in this second 30 days period, the household shall be entitled to benefits retroactive to the month of application.

(5) In cases of delays beyond 60 days.

(a) If the department is at fault for not completing the application process by the end of the second 30-day period and the case file is otherwise complete, the original application will be processed until completed.

(i) If the department was at fault in the first 30 days period, the household shall receive benefits retroactive to the month of application.

(ii) If the household was at fault in the first 30 days, the household shall receive benefits retroactive only to the month following the month of application.

(b) If the department is at fault for not completing the application process by the end of the second 30-day period, but information is not complete enough to reach an eligibility determination, the case shall be denied and a notice sent.

(i) If the department was also at fault for the delay in the initial 30 days, the amount of benefits lost would be calculated from the month of application.

(ii) If the household was at fault for the initial delay, the amount of benefits lost would be calculated from the month following the month of application.

(c) If the household is at fault for not completing the application process by the end of the second 30-day period, the department shall deny the application and require the household to file a new application.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

WAC 388-54-645 ——— EXPEDITED SERVICE. (1) If otherwise eligible, the following households are entitled to expedited service.

(a) Households with zero net monthly income;

(b) Households who are destitute as defined in WAC 388-54-655.

(2) For households eligible for expedited service.

(a) The department shall mail the ATP card or coupons no later than the close of business of the second working day following the date the application was filed; or

(b) The household may opt to pick up the ATP or coupons no later than the start of business of the third working day following the date the application was filed.

(i) For residents of drug or alcoholic treatment and rehabilitation centers who are eligible, the department shall make the ATP and coupons available within seven working days following the date the application was filed.

(3) When expediting certification and issuance the department shall:

(a) Postpone the verification usually required. The household's identity and residency shall be verified however through a collateral contact or readily available documentary evidence.

(b) Benefits shall not be delayed beyond the delivery standard described in (2) above solely because income has not been verified.

(c) The CSO shall promptly contact the collateral contact or otherwise assist the household in obtaining the necessary verification.

(4) Households that are certified on an expedited basis and have provided all necessary verification required prior to certification shall be assigned a normal certification period. If verification was postponed the household will be certified for one month only.

(a) Benefits will not be continued past the month of application if verification continues to be postponed.

(b) At the time of reapplication, the household must complete the verification requirements which were postponed.

(c) There is no limit to the number of times a household can be certified under expedited procedures, so long as prior to each expedited certification, the household either completes the verification requirements postponed at the last expedited certification, or was certified under normal processing standards since the last expedited certification.

(5) A household entitled both to expedited service and waiver of office interview shall be interviewed by the first working day following the date the application was filed. If the application is not complete and a telephone interview is conducted, the department shall complete the application for the household during the interview and mail the completed application the same day to the household for signature. Time limits shall be calculated from the date a completed and signed application is received rather than the date the application was filed.

#### NEW SECTION

WAC 388-54-650 ———PARTICIPATION OF PUBLIC ASSISTANCE HOUSEHOLDS. (1) The department shall conduct a single interview at initial application for both public assistance (PA) and food stamp purposes.

(2) The department shall not delay the household's food stamp benefits if at the end of the 30 day period the verification of the PA eligibility is not complete but the food stamp eligibility has been established.

#### NEW SECTION

WAC 388-54-655 ———DESTITUTE HOUSEHOLDS. (1) The following households are considered destitute and eligible for expedited service:

(a) Households whose only income for the month of application was received prior to the date of application and was from a terminated source.

(b) Households whose only income for the month of application is from a new source, if income of more than \$25 from the new source will not be received by the 10th calendar day after the date of application.

(c) Households which receive income both from a terminated source prior to date of application, and from a new source after date of application:

(i) They receive no other income in the month of application;

(ii) Income of more than \$25 from the new source will not be received by the 10th day after the date of application.

(2) Destitute households shall have their eligibility and level of benefits calculated for the month of application by considering only income which is received between the 1st of the month and the date of application. Any income from a new source that is anticipated after the day of application shall be disregarded.

(3) Travel advances:

(a) Which are reimbursements of travel expenses will not affect the determination that a household is destitute.

(b) Which are really an advance on wages, and will subsequently be subtracted from wages earned later, shall count as income.

(4) Households whose income must be averaged on an annual basis, or averaged over the period the income is intended to cover, shall have the income averaged and assigned to the appropriate months of the certification period before a determination of destitution is made.

#### NEW SECTION

WAC 388-54-660 ———SPECIAL CIRCUMSTANCES FOR PARTICIPATION. (1) Delivered meals. In order to purchase meals from a non-profit meal delivery service authorized by FNS, eligible household members:

(a) Must be 60 years of age or over, or

(b) Must be housebound, physically handicapped or otherwise disabled to the extent that they are unable to adequately prepare all their meals, or

(c) Be the spouse of such a person.

(2) Communal dining. Members of eligible households who are 60 years of age or older and their spouses, or those receiving SSI and their spouses may use all or any part of their coupons to purchase meals prepared especially for them at a communal dining facility authorized by FNS for that purpose.

(3) Drug-alcohol treatment programs. A member of an eligible household who is a narcotics addict or an alcoholic, who regularly participates in a drug or alcoholic treatment program on a resident basis, may use food coupons to purchase food prepared for or served to him during the program, provided

(a) The program is administered by a private non-profit organization or institution which has been certified by the state as providing treatment that can lead to the rehabilitation of drug addicts or alcoholics; and

(b) The treatment center has been authorized by FNS to accept food coupons for meals served at the center.

(c) A resident participant shall be certified only under the following conditions:

(i) He must voluntarily elect to participate in the food stamp program;

(ii) He must be certified through the center as his authorized representative.

(d) The drug or alcohol treatment center which acts as the authorized representative must agree to the following conditions:

(i) The center must receive and spend the coupon allotment for meals prepared by or served to the addict or alcoholic,

(ii) The center must notify the department of changes in the participant's income, resources or household circumstances and when the addict or alcoholic leaves the treatment center, within ten days of the change;

(iii) The center shall be responsible for and can be penalized or disqualified for any misrepresentation or fraud committed in the certification of center residents and shall assume total liability for food coupons held on behalf of resident participants.

(iv) The treatment center shall provide resident addicts or alcoholics with their ID card and one-half of their monthly coupon allotment when the household leaves the program prior to the 16th day of the allotment month.

#### NEW SECTION

WAC 388-54-665 HOUSEHOLD DETERMINATION. (1) The following individuals or groups of individuals may make up a household provided that such individuals or groups are not residents of an institution, residents of a commercial boarding house, and provided that separate household status shall not be granted to a spouse of a member of the household, or to children under 18 years of age under parental control of a member of the household.

(a) An individual living alone;

(b) An individual, living with others, but who customarily purchases food and prepares meals for home consumption separate and apart from the others.

(c) An individual who is a boarder, living with others and paying reasonable compensation to the others for meals for home consumption.

(d) A group of individuals, living together, for whom food is customarily purchased in common and for whom meals are prepared together for home consumption.

(e) A group of individuals who are boarders living with others and paying reasonable compensation to the others for meals for home consumption.

(f) Residents of federally subsidized housing for the elderly and residents of Food and Nutrition Service approved drug or alcoholic treatment centers.

(2) The following individuals residing with a household shall not be considered household members in determining eligibility or allotment.

(a) Roomers. Individuals to whom a household furnishes lodging, but not meals, for compensation.

(b) Boarders. Individuals to whom a household furnishes lodging and meals with the following restrictions:

(i) Boarder status shall not be extended to the spouse of a member of the household, children under 18 under parental control of a member of the household, or persons paying less than a reasonable monthly payment for meals. Boarders whose board arrangement is for more than two meals per day shall pay an amount which equals or exceeds the thrifty food plan for the appropriate size of the boarder household. Boarders whose board arrangement is for two meals or less per day shall pay an amount which equals or exceeds two-thirds of the thrifty food plan for the appropriate size of the boarder household.

(c) Live-in Attendants. Individuals who reside with a household to provide medical, housekeeping, child care or other similar personal services.

(d) Ineligible aliens. Individuals who do not meet the citizenship or eligible alien status.

(e) Student tax dependents.

(f) Disqualified individuals. Individuals disqualified for fraud or college students disqualified for failure to meet the school year work registration requirement.

(g) Other individuals who share living quarters with the household but who do not customarily purchase food and prepare meals with the household.

(3) Non-household members who are otherwise eligible may participate as separate households provided that separate household status not be granted to:

(a) A spouse. A spouse refers to either of two individuals who would be defined as married to each other under applicable state law, or who are living together and are holding themselves out to the community as husband and wife by representing themselves as such to relatives, friends, neighbors or tradespeople.

(b) Children under 18 years of age under the parental control of a member of the household.

(4) Residents of commercial boarding houses are not eligible for program benefits. A boarding house shall be defined as:

(a) An establishment which is licensed as a commercial enterprise which offers meals and lodging for compensation.

(b) In project areas without licensing requirements, a boarding house is a commercial establishment which offers meals and lodging for compensation with the intention of making a profit.

(c) The household of the proprietor of a boarding house may participate separate and apart from the residents if otherwise eligible.

#### NEW SECTION

##### WAC 388-54-670 — STUDENT TAX DEPENDENTS.

(1) No student shall be considered a member of a household other than that household in which he is claimed or claimable as a tax dependent for federal income tax purposes if the student is:

(a) Eighteen years of age or older, and

(b) Enrolled and attending at least half-time an institution recognized by a federal, state or local government agency as providing post-high school education, and;

(c) Properly claimed or could be properly claimed as a tax dependent for the current year for federal income tax purposes by a taxpayer member of another household not eligible to participate in the food stamp program. "Properly claimed tax dependent" means that the taxpayer provides or is treated as having provided more than half of the student's support during the calendar year in which the student makes application.

(2) The eligibility of the taxpayer's household shall be based on information provided by the student or the taxpayer.

(a) The department shall verify the tax dependent status of a student who is subject to the tax dependency rules and who does not know his tax dependent status or who provides questionable information.

(b) The parent's failure to supply requested information or a parental response which indicates student ineligibility shall result in the student being declared ineligible.

(3) The remainder of the household in which the ineligible student resides may be certified, if otherwise eligible.

(a) The income and resources of an individual determined ineligible due to tax dependency is not considered available to other household members in establishing the household's eligibility and basis of issuance.

(b) The tax dependent's presence in the household shall not be considered in determining the food stamp allotment.

#### NEW SECTION

WAC 388-54-675 WORK REGISTRATION REQUIREMENT. (1) Each individual between the ages of 18 and 60 is required to register for employment with the state employment service prior to certification, and once every 6 months after initial registration, except:

(a) A person physically or mentally unfit for employment;

(b) A parent, or other member of the household, who has responsibility for the care of a dependent child under 12 years of age, or of an incapacitated person;

(c) A parent, or other caretaker, of a child under 18 years of age in a household where another able-bodied parent is registered for work or is exempt as a result of employment;

(d) A person receiving unemployment compensation,

(e) A household member subject to and participating in the WIN program

(i) Household members, who are required to register for work under WIN or unemployment compensation and fail to comply with the work registration requirements of those programs, shall not be denied food stamp benefits solely for this failure. These members lose their exemption and must register for work if they qualify in (1) subsection.

(f) A person who is employed, or self-employed, at least 30 hours per week, or receiving weekly earnings equal to the federal minimum wage, multiplied by 30 hours.

(g) A student enrolled less than half time in any recognized school, training program or institution of higher education, except that:

(i) Those registered less than half time must register for 20 hours of work per week unless they are employed at least 20 hours a week or participating in a federally financed work study program; employed less than 20 hours per week but earning an amount at least equal to the federal minimum wage multiplied by 20 hours; the head of a household containing one or more other persons to whom the student supplies more than half of their total support; or otherwise exempt for the work registration requirement,

(ii) Shall register for full time work when any school, training program or institution of higher education has a recess or vacation exceeding 30 days.

(h) A regular participant in a drug addiction or alcoholic treatment and rehabilitation program

(2) The applicant's statement concerning the employability of each member of the household shall be accepted unless the information is questionable.

(3) Each member required to register for employment shall also be required to:

(a) Report for an interview to the office where he is registered upon reasonable request;

(b) Respond to a request from the employment service office requiring supplemental information regarding employment status or availability for work;

(c) Report to an employer to whom he has been referred by such office;

(d) Accept a bona fide offer of suitable employment to which he is referred by such office;

(e) Continue suitable employment to which the registrant was referred by such office until the employment is no longer considered suitable, the registrant becomes exempt, or is terminated from employment due to circumstances beyond the registrant's control.

(4) If the department finds that a household member except a student refused or failed to comply with the work registration requirement without good cause, the household shall be ineligible for participation in the program, until the member complies, becomes exempt, or, for 2 months, whichever is earlier.

Any student who has failed or refuses to comply without good cause shall be ineligible to participate as a member of any household. This disqualification shall apply to the individual student alone and not to the entire household and continues until he complies, becomes exempt, or for 60 days, whichever is earlier.

(5) In determining whether good cause existed for failure to comply, facts and circumstances shall be considered including information submitted by the employment office, the household member and the employer. "Good cause" includes circumstances beyond the member's control, such as but not limited to, illness, illness of another household member sufficiently serious to require the presence of the household member, unavailability of transportation, and unanticipated emergency.

(6) Employment will be considered unsuitable if:

(a) The wages offered are less than the highest amount of the standard following:

(i) The applicable state or federal minimum wage,

(ii) 80% of the federal minimum wage.

(b) The employment offered is on a piece-rate basis and the average hourly yield the employee can reasonably be expected to earn is less than the hourly wages specified in subsection (a).

(c) The registrant, as a condition of employment, or continuing employment, is required to join, resign from, or refrain from joining any legitimate labor organization, or

(d) The work offered is at a site subject to a strike or a lockout at the time of the offer, unless the strike has been enjoined under Section 208 of the Labor-Management Relations Act (commonly known as the Taft-Hartley Act) or unless an injunction has been issued under Section 10 of the Railway Labor Act.

(7) Employment shall be considered suitable unless the household member can demonstrate, or the department otherwise becomes aware that:

(a) The degree of risk to the registrant's health and safety is unreasonable.

(b) The registrant is not physically or mentally fit to perform the employment offered, as documented by medical evidence or reliable information obtained from other sources.

(c) The employment offered is outside the registrant's major field of experience unless, after a period of 30 days from registration, job opportunities in his major field have not been offered.

(d) The distance from the member's home to the place of employment is unreasonable considering the expected wages and the time and cost of commuting, and if daily commuting time, not including the transporting of a child to and from a child care facility, exceeds two hours, or if the place of employment is too far to walk to and neither private nor public transportation is available to the client.

(e) The working hours or nature of the employment interferes with the member's religious observances, convictions, or beliefs.

(f) In case of students, the employment is offered during class hours or is more than 20 hours a week.

(8) No household shall be denied participation solely on the grounds that a member of the household is not working because of a strike or a lockout at his or her place of employment unless the strike has been enjoined under paragraph 208 of the Labor-Management Relations Act (commonly known as the Taft-Hartley Act), or unless an injunction has been issued under Section 10 of the Railway Labor Act.

(9) At the end of the 2 month disqualification period, a household may apply to re-establish eligibility. Eligibility may be reestablished during the disqualification period if the reason for disqualification is corrected.

#### NEW SECTION

WAC 388-54-680 CITIZENSHIP. Participation in the food stamp program shall be prohibited to any person who is not:

(1) A resident of the United States, and either

(2) A United States citizen; or

(3) An alien, as follows:

(i) An alien lawfully admitted for permanent residence as an immigrant pursuant to sections 101(a)(15) and 101(a)(20) of the Immigration and Nationality Act.

(ii) An alien who entered the United States prior to June 30, 1948, or some later date as required by law, and has continuously maintained residency in the United States since then, and is not ineligible for citizenship but is considered to be lawfully admitted for permanent residence as a result of an exercise of discretion by the Attorney General pursuant to section 249 of the Immigration and Nationality Act.

(iii) An alien who qualified for conditional entry because of persecution or fear of persecution on account of race, religion, or political opinion or because of being uprooted by a catastrophic natural calamity pursuant to section 203(a)(7) of the Immigration and Nationality Act.

(iv) An alien lawfully present in the United States as a result of an exercise of discretion by the Attorney General for emergent reasons or reasons deemed strictly in the public interest pursuant to section 212(d)(5) of the Immigration and Nationality Act.

(v) An alien living within the United States to whom the Attorney General has withheld deportation pursuant to section 243 of the Immigration and Nationality Act.

(4) The CSO shall verify lawful permanent resident alien status by use of the appropriate INS documentation. Aliens unable to furnish this identification are ineligible.

(5) The income and resources of an ineligible alien living in a household shall not be considered in determining eligibility or level of benefits of the household.

#### NEW SECTION

WAC 388-54-685 RESIDENCY. (1) A household must be living in the project area in which it files an application for participation.

(2) No individual may participate as a member of more than one household, or in more than one project area, in any month.

(3) The department shall not impose any durational residency requirements.

(4) A fixed residence is not required nor shall residency require an intent to reside permanently in the state or project area.

(5) Persons in a project area solely for vacation purposes shall not be considered residents.

#### NEW SECTION

WAC 388-54-690 RESOURCES—ALLOWABLE MAXIMUMS. (1) The maximum allowable resources of all members of the household shall not exceed:

(a) \$3,000 for all households with two or more persons which include at least one member age 60 or over;

(b) \$1,750 for all other households.

(2) The resources of an individual determined to be ineligible due to tax dependency shall not be considered available to other household members, nor shall the individual be counted as a household member in determining the resource eligibility limits.

(3) The resources of an ineligible alien living in a household shall not be considered in determining eligibility or level of benefits of the household.

#### NEW SECTION

WAC 388-54-695 ———EXEMPT. (1) The following resources shall be exempt:

(a) The home and surrounding property which is not separated from the home by intervening property owned by others. This shall remain exempt when temporarily unoccupied for reasons of employment, training for future employment, illness, vacation or inhabitability due to casualty or natural disaster, if the household intends to return. Households that currently do not own a home, but own or are purchasing a lot on which they intend to build or are building a permanent home, shall receive an exemption for the value of the lot and, if it is partially completed, for the home.

(b) Personal effects (clothing, jewelry, etc.) and household goods (furniture, appliances, etc.), including one burial plot per household member.

(c) Cash value of life insurance policies and pension funds, including Keogh or IRA as long as funds are not withdrawn.

(d) The entire value of any licensed vehicle shall be excluded if the vehicle is:

(i) Used over 50% of the time for income producing purposes;

(ii) Annually producing income consistent with its fair market value even if used only on a seasonal basis;

(iii) Necessary for long distance travel other than daily commuting that is essential to the employment of a household member;

(iv) Necessary for subsistence hunting or fishing;

(v) Used as the household's home;

(vi) One licensed vehicle per household regardless of the use of the vehicle;

(vii) Any other licensed vehicles used to transport household members to and from employment or education and training which is preparatory to employment or to seek employment;

(viii) All vehicles cited above will be exempted during temporary periods of unemployment.

(ix) All other licensed vehicles where fair market value is less than \$4,500 shall be added to the household's resource level.

(e) Property which annually produces income consistent with its fair market value, even if only used on a seasonable basis, except that rental homes which are used by households for vacation purposes at some time during the year shall be counted as resources unless they are producing annual income consistent with their market value.

(f) Property, such as farm land and rental homes, or work related equipment, such as the tools of a tradesman or the machinery of a farmer, which is essential to the employment or self-employment of a household member.

(g) Resources of non-household members such as roomers, boarders, or live-in attendants, ineligible aliens, SSI recipients in cash-out states, student tax dependents, fraud disqualified individuals.

(h) Indian lands held jointly with the tribe or land that can be sold only with the approval of the Bureau of Indian Affairs.

(i) Resources which have been prorated as income for self-employed persons or students.

(j) The cash value of resources not accessible to the household, such as but not limited to, irrevocable trust funds, property in probate, property and notes receivable which cannot be readily liquidated, if the household is making a good faith effort to sell,

(i) Any funds in a trust or transferred to a trust, and the income produced by that trust, shall be considered inaccessible to the household if the trust is under the control and management of an institution, corporation or organization (the trustee) which is not under the direction or ownership of any household member;

(ii) If that trustee uses the funds solely to make investments on behalf of the trust or to pay the educational expenses of any person named by the household creating the trust;

(iii) If the trust investments do not directly involve or assist any business or corporation under the control, direction or influence of a household member;

(iv) If the trust arrangement will not likely cease during the certification period; and

(v) If no household member has the power to revoke the trust arrangement or change the name of the student beneficiary during the certification period.

(k) Resources which are excluded for food stamp purposes by express provision of federal law:

(i) Payments received under the Alaska Native Claims Settlement Act or the Sac and Fox Indian Claims Agreement;

(ii) Payments received by certain Indian tribal members under Public Law 94-114, Sec. 6, regarding sub-marginal land held in trust by the United States;

(iii) Benefits received from the Women, Infants and Children program (WIC);

(iv) Reimbursement from the Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970;

(v) Earned income tax credits resulting from the Tax Reform Act of 1976, the Revenue Adjustment Act of 1975 an Section 102 of the Tax Reduction Act of 1975;

(vi) Payments received from CETA under the Youth Employment Demonstration Project of 1977 as follows: Youth incentive entitlement pilot projects, youth community conservation and improvement projects, and youth employment and training programs.

(l) Installment contracts or agreements for the sale of land or other property which is producing income consistent with its fair market value.

(m) Any governmental payments specifically designated for restoration of a home damaged in a disaster if the household is subject to legal sanction if the funds are not use as intended.

**NEW SECTION**

**WAC 388-54-715** ———NON-EXEMPT. (1) The following shall be considered as resources:

(a) Liquid resources which are readily negotiable such as cash on hand or in checking or savings accounts, or other savings institutions, U. S. savings bonds, stocks and bonds, notes receivable, mortgages and sales contracts.

(b) Non-liquid resources such as real property (buildings, land, etc.) and personal property (boats, aircraft, unlicensed vehicles, etc.) which are not exempted by WAC 388-54-695.

(2) The value of non-exempt resources, except for licensed vehicles as specified in (5) of this section, shall be its equity value. The equity value is the fair market value less encumbrances.

(3) Exempt moneys which are kept in a separate account, and that are not commingled in an account with non-exempt funds, shall retain their resource exemption for an unlimited period of time.

(a) Those exempt moneys which are commingled in an account with non-exempt funds shall retain their exemption for six months from the date they are commingled.

(b) After six months from the date of commingling, all funds in the commingled account shall be counted as a resource.

(4) The fair market value of licensed automobiles, trucks and vans shall be determined by the value of those vehicles as listed in publication written for the purpose of providing guidance to automobile dealers and loan companies.

(5) In determining the resource value of licensed vehicles, each licensed vehicle shall be handled as follows:

(a) It will be evaluated to determine if it is exempt as an income producer or as a home;

(b) It will be evaluated to determine if its fair market value exceeds \$4,500;

(c) If worth more than \$4,500, the portion in excess of \$4,500 for each vehicle will be counted as a resource;

(d) It will be evaluated to see if it is equity exempt as the household's only vehicle or necessary for employment reasons;

(e) The equity value will be counted as a resource if not equity exempt;

(f) If the vehicle has a countable market value of more than \$4,500, and also has a countable equity value, only the greater of the two amounts shall be counted as a resource.

(6) Resources owned jointly by separate households shall be considered available in their entirety to each household, unless one household can demonstrate that this resource or a portion of it is inaccessible to them.

(7) Money received in the form of a non-recurring lump-sum payment, including, but not limited to income tax refunds, rebates, or credits; retroactive lump-sum social security SSI, public assistance, railroad retirement benefits or other payment; or lump-sum insurance settlements; or refunds of rental, security or utility deposits.

**NEW SECTION**

**WAC 388-54-720** ———TRANSFER OF PROPERTY. (1) A household which has knowingly transferred any resource for the purpose of qualifying or attempting to qualify for food stamp benefits within the three months immediately preceding the application for food stamp benefits, or after the household is determined eligible, shall be disqualified for up to one year from the date of discovery of the transfer. The penalty shall not apply to the following types of transfers:

- (a) Resources which would not effect eligibility;
- (b) Resources which are sold or traded at or near fair market value;
- (c) Resources which are transferred between members of the same household;
- (d) Resources transferred for reasons other than qualifying.

(2) The length of disqualification shall be based on the amount by which non-exempt and transferred resources, when added to other countable resources exceed the allowable resource limits:

Amount in Excess of Resource Limits	Period of Disqualification
\$0 - 249.99	1 month
250 - 999.99	3 months
1,000 - 2,999.99	6 months
3,000 - 4,999.99	9 months
5,000 and over	12 months

**NEW SECTION**

**WAC 388-54-725** INCOME—DEFINITIONS. (1) Earned income shall include:

- (a) All wages and salaries of an employee;
- (b) Total gross income from a self-employment enterprise including the total gain from the sale of any capital goods or equipment related to the business, excluding the cost of doing business.

- (i) Payments from a roomer or boarder;
- (ii) Returns on rental property, only if the household member is engaged in management of said property at least an average of 20 hours a week.

(c) Training allowances from vocational and rehabilitative programs recognized by federal, state or local governments, such as WIN or CETA, to the extent they are not a reimbursement.

- (2) Unearned income shall include but not be limited to:
  - (a) Payments received from federally-aided public assistance programs, general assistance or other assistance programs based on need;
  - (b) An annuity, pension, retirement, veteran's or disability benefit; workmen's or unemployment compensation; and old-age or survivor's benefits; or strike benefits.
  - (c) The total payment to a household on behalf of a legally-assigned foster child or adult.
  - (d) Support and alimony payments from non-household members made directly to the household;
  - (e) Scholarships, educational grants (including loans on which repayment is deferred), fellowships and veteran's education benefits in excess of amounts excluded. Such income shall be averaged over the period which it is intended to cover;
  - (f) Payments received from government sponsored programs;
  - (g) Dividends, interest, royalties and all other direct money payments which are gain or benefit;
  - (h) Gross income minus cost of doing business derived from rental property in which a household member is not actively engaged in the management of the property at least 20 hours a week.
- (3) The following items shall be disregarded as income:
  - (a) Monies withheld voluntarily or involuntarily from an assistance payment, earned income or other source to repay a prior overpayment.
  - (b) Child support payments received by AFDC recipients which must be transferred to support enforcement.

**NEW SECTION**

**WAC 388-54-730** ———ALLOWABLE MAXIMUMS. The combined monthly net food stamp income of all members of a household shall not exceed the following standards:

Household Size	Maximum Allowable Income
1	\$277
2	365
3	454
4	542
5	630
6	719
7	807
8	895
Each additional member	+89

**NEW SECTION**

**WAC 388-54-735** ———EXCLUSIONS. The following income is excluded:

- (1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970;
- (a) Payments to persons displaced as a result of the acquisition of real property;
- (b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement.
- (c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.
- (2) Payments made under the Domestic Volunteer Services Act of 1973. Those payments under Title I (VISTA) to volunteers shall be excluded for those individuals receiving food stamps or public assistance at the time they joined VISTA. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.
- (3) Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes under Public Law 94-114, Section 6.
- (4) Payments which are reimbursements for expenses incurred in performing volunteer services for nonhousehold members.
- (5) Any payments received by Alaskan Natives under the terms of the Alaskan Native Claims Settlement Act.
- (6) Payments from the Special Crisis Intervention Program.
- (7) Earnings received by any youth under The Youth Employment Demonstration Project of 1977 (CETA) as follows:
  - (a) Youth incentive entitlement pilot projects;
  - (b) Youth community conservation and improvement projects;
  - (c) Youth employment and training programs.
- (8) The thirty dollar weekly incentive allowance received by CETA participants receiving public assistance or whose needs or income are taken into account in determining the amount of public assistance payments to others.

(9) Income received as compensation for services as an employee or income from self-employment by a child residing in the household who is under 18 years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college or university. This exclusion shall not apply if the student is an emancipated minor or living alone as he no longer can be considered a child residing in the household.

(a) If the child's earnings or amount of work performed cannot be differentiated from that of other household members, the total earnings shall be prorated equally among the working members and the child's pro rata share excluded.

(10) Income which is received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed \$30 in a three-month period.

(11) All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.

(12) Education loans on which payment is deferred, grants, scholarships, fellowships, veterans' educational benefits, and the like to the extent that they are used for tuition and mandatory school fees at an institution of higher education, including correspondence schools at that level, or a school at any level for the physically or mentally handicapped.

(13) Monies such as nonrecurring lump-sum payments received from insurance settlements, sale of property (except property related to self-employment as previously provided for), cash prizes, awards and gifts (except those for support maintenance, or the expense of education), inheritances, retroactive lump-sum social security and railroad retirement pension payments, income tax refunds, and similar nonrecurring lump-sum payments.

(14) The cost of producing self-employment income.

(15) Reimbursements for past or future expenses not to exceed the actual expense nor represent a gain or benefit to the household. Reimbursements for normal household living expenses such as rent or mortgage, personal clothing, or food eaten at home are a gain or benefits and are not excluded.

(16) Any gain or benefit which is not in money, such as in-kind benefits, including public housing, meals or clothing.

(17) Vendor payments. A payment made in money on behalf of a household shall be considered a vendor payment whenever a person or other organization outside of the household uses its own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household.

(a) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban Development (HUD) or by state or local housing authorities, are vendor payments and are excluded.

(b) Moneys that are legally obligated and otherwise payable to the household, but which are diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.

(18) Payments made to the representative payee who acts on behalf of beneficiaries who are unable to manage the payments. Only those representative payees who demonstrate the following conditions to the eligibility worker's satisfaction shall have the representative payments not included as income to their household:

(a) The beneficiary is not a member of the payee's household. (If the payee is a member of the beneficiary's household, then the payment shall be counted once to the household).

(b) The payee uses the payment only for the beneficiary's care and maintenance.

(c) The payee cannot use the payment for any purpose other than the care of the beneficiary without legal liability.

(d) Representative payments shall be included, however, as income to the beneficiary's household.

(i) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded.

(ii) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied to the nonhousehold members prorata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

**NEW SECTION**

**WAC 388-54-740** ———DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

- (1) A standard deduction of \$60 per household per month.
- (2) An earned income deduction of 20% of gross earned income, less exclusions.
- (3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed \$80. The dependent care deduction in combination with the shelter deduction shall not exceed \$80.

(4) Shelter costs in excess of 50% of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed \$80.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

- (i) The household intends to return to the house;
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;
- (iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, 1978.

Persons in Household	Food Stamp Utility Standards	
	November 1, 1978 thru April 30, 1979	May 1, 1979 thru October 31, 1979
1	\$94.60	\$58.65
2	102.25	61.50
3	110.50	65.75
4	119.70	70.15
5	126.90	74.25
6	133.60	77.85
7	140.40	81.55
8	145.10	83.15
9	150.80	85.75
10 or more	157.80	89.30

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

(i) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately.

(f) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.

(ii) A household shall be allowed to switch to or from the standard at least once during its certification period.

(g) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 388-54-745** ———COMPUTATIONS. (1) The amount of income to be counted in determining household eligibility and basis

of coupon issuance shall be that income including salary advances which has been or is expected to be received during the certification period.

(a) Wages held at the request of the employee shall be considered income in the month the wages would otherwise have been paid by the employer.

(b) Wages held by the employer as a general practice, even in violation of law, shall be counted as income to the household when received.

(2) Income received during the past 30 days shall be used as an indicator of the income that is and will be available to the household unless it has fluctuated so much it cannot be used.

(3) Income received on less than a monthly basis shall be converted into a monthly amount by multiplying the weekly amount by 4.3, and income received every two weeks shall be multiplied by 2.15 to determine monthly income.

(4) Households, except for destitute households and PA households subject to a monthly reporting requirement, may elect to have their income averaged.

(a) To average income, the department shall use the household's anticipation of income fluctuations over the certification period. The number of months used to arrive at the average income need not be the same as the number of months in the certification period.

(b) Households which by contract derive their annual income in a period of time shorter than one year shall have that income averaged over a 12-month period, provided the income from the contract is received on an hourly or piecework basis. However, these provisions do not apply to migrant or seasonal farmworkers.

(5) Income deductions shall be determined as follows:

(a) Deductions shall be allowed only in the month the expense is billed or otherwise becomes due;

(b) A household may elect to have expenses which fluctuate or are billed less often than monthly, averaged over the period the expense is to cover;

(c) The department shall calculate a household's expenses on the basis of anticipated expenses.

(i) The department shall not average past expenses, such as utility bills for the last several months, as a method of anticipating utility costs for the certification period.

**NEW SECTION**

**WAC 388-54-750** ———SELF-EMPLOYMENT. (1) A household whose primary source of income is from self-employment, including self-employed farmers, shall be certified according to this section.. basis.

Self-employment income which is received on a monthly basis but which represents a household's annual support shall normally be averaged over a 12 month period. If, however, the averaged amount does not accurately reflect the household's actual monthly circumstances because the household has experienced a substantial increase or decrease in business, the department shall calculate the self-employment income based on anticipated earnings.

(2) Income which represents annual income and costs of producing that income are to be computed on a yearly basis and averaged evenly over twelve months to determine eligibility even if it is received in only a short period of time. Proceeds of sales of capital goods or equipment are to be counted as income and are not to be treated as capital gains according to internal revenue service rules.

(a) Self-employment income computation shall be based on the calendar year.

(b) Self-employment income which represents only a part of a household's annual support shall be averaged over the period of time the income is intended to cover.

(c) If a household's self-employment enterprise has been in existence for less than a year, this income shall be averaged over the period of time the business has been in operation and the monthly amount projected for the coming year.

(3) In determining monthly income from self-employment:

(a) For the period of time over which self-employment income is determined the department shall add all gross self-employment income (including capital gains), exclude the cost of producing the self-employment income and divide this income by the number of months over which the income will be averaged.

(b) For those households whose self-employment income is not averaged but is instead calculated on an anticipated basis, the department shall add any capital gains the household anticipates receiving in the next 12 months, starting with the date the application is filed and

divide this amount by 12. This amount shall be used in successive certification periods during the next 12 months, but recalculated should anticipated capital gains amounts change. The anticipated monthly amount of capital gains shall be added to the anticipated monthly self-employment income, after subtracting the cost of producing the income. Except for depreciation, the cost of producing the income shall be calculated by anticipating the monthly allowable costs of producing the income. Like capital gains, depreciation will be anticipated for the next 12 months and a monthly average excluded as a cost of doing business.

(c) The monthly net self-employment income shall be added to any other earned income received by the household. The total monthly earned income less the 20 percent earned income deduction shall then be added to all other monthly income received by the household. The standard deduction for dependent care and shelter costs shall be computed as for any other household and subtracted to determine the adjusted monthly net income of the household.

(4) In calculating capital gains, the proceeds from the sale of capital goods or equipment shall be calculated in the same manner as a capital gain for federal income tax purposes. The department shall count the full amount of the capital gain as income for food stamp purposes even if only 50 percent of the proceeds from the sale of capital goods or equipment is taxed for federal income tax purposes.

(5) Allowable costs of producing self-employment income include, but are not limited to:

(a) The identifiable costs of labor, stock, raw material, seed and fertilizer, interest paid to purchase income-producing property, insurance premiums, and taxes paid on income-producing property;

(b) Depreciation, which shall be allowed as a cost of producing self-employment income for equipment, machinery or other capital investments necessary to the self-employment enterprise.

(6) The following items shall not be allowed as a cost of producing self-employment income:

(a) Payments on the principal of the purchase price of income producing real estate and capital assets, equipment, machinery and other durable goods;

(b) Net losses from previous periods; and

(c) Federal, state and local income taxes, money set aside for retirement purposes, and other work-related personal expenses, such as transportation to and from work, as these expenses are accounted for by the 20 percent earned income deduction specified.

(7) In assigning certification periods:

(a) Households that receive their annual support from self-employment and have no other source of income may be certified for up to 12 months;

(b) For those households that receive other sources of income or whose self-employment income is intended to cover a period of time that is less than a year, the department shall assign a certification period appropriate for the household's circumstances;

(c) For businesses which have been in operation for such a short time that there is insufficient data to make a reasonable projection, the household may be certified for less than a year until the business has been in operation long enough to base a longer projection.

(d) For those self-employed households that receive their annual income in a short period of time, the initial certification period shall be assigned to bring the household into the annual cycle.

period which coincides with the scheduled assistance reviews so that the review of the grant and food stamp basis of issuance can be accomplished simultaneously. In no case is the certification period to exceed one year.

(2) Other households shall be certified for at least three months or assigned the longest certification period possible based on the predictability of the household's circumstances, except as follows:

(a) Certification may be for less than three months when there is a possibility of frequent changes in income or household status.

(i) A household which indicates that its income is so low that there is a likelihood that a change must occur in order for the household to continue to exist as an economic unit shall be assigned a certification period of no more than one month.

(ii) A household with one or more members subject to lockout or on strike shall be assigned a certification period of no more than one month if the household is certified before the 15th day of the month; otherwise the maximum certification period shall be for two months unless the department wishes to assign a longer certification period and the household signs a waiver of notice of adverse action.

(b) In situations in which there is little likelihood of changes in financial situation and household size, the household may be recertified every six months.

(c) A household consisting solely of unemployable persons with very stable income from retirement, disability payments, or similar sources may be certified up to twelve months, provided that other household circumstances are equally expected to remain stable.

(d) A household whose primary source of income is from self-employment, farm operations or farm employment may be certified up to twelve months, provided income can be readily predicted and household circumstances are not likely to change. A household with additional income from other sources shall be assigned a certification period in accordance with subsection (2) (a), (b) and (c).

#### NEW SECTION

##### WAC 388-54-765 —NOTICES TO HOUSEHOLDS. (1)

The applicant household shall be provided with one of the following written notices as soon as determination is made but no later than 30 days after the date of initial application:

(a) Notice of eligibility. Written notice containing the amount of the allotment, beginning and ending dates of the certification period, the right to a fair hearing, an information phone number and information regarding free legal representation.

(b) Notice of denial. Written notice explaining basis for denial, right to a fair hearing, information phone number and information about free legal services.

(c) Notice of pending status. Written notice informing the household that its application is still being processed; whether some action by the household is needed to complete the application, what this action is, and that the application will be denied if the household fails to take the required action within 60 days of the date the application was filed.

(2) Notice of adverse action. Prior to any action to reduce or terminate a household's benefits within the certification period the department shall provide notice to the household at least 10 days prior to the action.

(a) This notice shall include:

(i) The proposed action and reason for the action;

(ii) The household's right to a fair hearing;

(iii) An information telephone number,

(iv) The availability of continued benefits,

(v) The liability for any overissuances received while awaiting a fair hearing if the decision is adverse to the household;

(vi) Notice of availability of free legal services.

(b) A notice of adverse action is not required when:

(i) Mass changes in federal or state law occur;

(ii) The department determines that the members of a household have died;

(iii) The household has moved from the project area;

(iv) Restoration of lost benefits is completed and the household was previously notified in writing of when the increased allotment would terminate;

(v) Allotment varies from month to month and the household was notified at the time of certification that these changes would be made;

(vi) If the household experiences reduction in benefits upon approval of a PA grant and was so notified at the time of application;

#### NEW SECTION

WAC 388-54-755 —BOARDERS. Households receiving income from boarders, except those households operating a commercial boarding house, shall have the income treated as follows:

(1) Income from boarders shall include:

(a) All direct payments to the household for room and meals.

(b) Direct contributions to the household for the household's shelter expenses.

(2) The cost of doing business is deducted. It shall not exceed the payment the household receives from the boarder. The cost of doing business shall include:

(a) The cost of the thrifty food plan for a household size that is equal to the number of boarders.

(b) The actual documented cost of providing room and meals if the actual cost exceeds the appropriate thrifty food plan.

#### NEW SECTION

WAC 388-54-760 CERTIFICATION PERIODS—DURATION. (1) An assistance household shall be assigned a certification

(vii) A household member is disqualified for fraud or the benefits of the remaining household members are reduced or terminated to reflect the disqualification of that household member.

(viii) The household contains a member subject to a lockout or strike and signs a waiver of its right to notice of adverse action for purposes of receiving a longer certification period than is otherwise allowed for such households.

#### NEW SECTION

WAC 388-54-770 ———REPORTING CHANGES DURING. (1) The recipient household is required to report the following changes in circumstances:

(a) All changes in income of more than \$25.00, except changes in public assistance grants.

(b) All changes in household composition such as addition or loss of a household member.

(c) Changes in residence and the resulting change in shelter costs.

(d) The acquisition of a licensed vehicle not fully exempt under WAC 388-54-695.

(e) When liquid resources reach or exceed \$1,750.00.

(2) All changes in status must be reported within ten calendar days of the date the change becomes known to the household. Reporting may be by telephone, mail or personal contact.

(3) Changes shall be considered to be reported by the household on the date the report is received by the CSO or if mailed the date the household's report is postmarked.

#### NEW SECTION

WAC 388-54-775 ———EFFECTING CHANGES DURING.

(1) For changes which result in an increase in benefits the department will make the change effective not later than the first allotment issued 10 days after the change was reported to the department.

(a) For changes which result in an increase in a household's benefits due to the addition of a new household member who is not a member of another certified household, or due to a decrease of \$50 or more in the household's gross monthly income, the department shall:

(i) Make the change effective not later than the first allotment issued 10 days after the date the change was reported, except that;

(ii) In no event shall these changes take effect any later than the month following the month in which the change is reported.

(b) For changes which must be made effective in the same month the household reported the change;

(i) The department shall either adjust the household's allotment, or, if the household has already participated, issue a supplementary allotment.

(ii) If an ATP card has been issued, replace the ATP with an adjusted card or supplementary card, or issue a supplementary card if the household has already participated.

(2) If the household's benefit level decreases or the household becomes ineligible as a result of the change, the department will take the following action:

(a) Issue a notice of adverse action within 10 days of the date the change was reported.

(b) The decrease in the benefit level shall be made effective with the first allotment to be issued after the 10 day notice of adverse action has expired, provided a fair hearing and continuation of benefits have not been requested.

(3) If the department discovers that the household has failed to report a change as required and has received benefits to which it was not entitled, the department shall file a claim against the household for the amount of the overpayment.

Individuals shall not be terminated for failing to report a change, unless the individual is disqualified in accordance with the fraud disqualification procedures.

#### NEW SECTION

WAC 388-54-780 RECERTIFICATION PROCESS. (1) If the household makes timely application, recertification shall be completed

prior to the expiration of the current certification period to give members opportunity to participate in a normal issuance cycle the month following.

(2) A notice of expiration must be provided to the households except for joint PA applicant households.

(a) Not earlier than 15 days prior to, and not later than, the first day of the household's last month of certification, for households certified over a multi-month period; or,

(b) At the time of certification, if the household is certified for one month, or initially certified for 2 months during the month after the month of application.

(c) The notice shall contain:

(i) The date the current certification ends.

(ii) The date the household must file to receive uninterrupted benefits.

(iii) The household's right to request an application and have the department accept an application so long as it is signed and contains a legible name and address.

(iv) The address of the office where the application must be filed.

(v) The consequences of failure to comply with the notice.

(vi) The right to file through an authorized representative or through the mail.

(vii) The right to a fair hearing.

(d) A household provided a notice of expiration at the time of certification has 15 days from the date the notice is received to apply. All other households must apply by the 15th of the last month of certification to be considered timely.

(3) A household that has applied in a timely manner and has been determined eligible shall experience no interruption in benefits.

(a) Those provided notice at time of certification shall be notified of their status and provided an opportunity to participate not later than 30 days after the date the household had an opportunity to obtain its last allotment.

(b) Those applying by the 15th day of the last month of their certification period shall be approved or denied and notified of their status by the end of their current certification period and permitted to participate in their normal issuance cycle.

(c) Those household which through department error were not recertified in time to participate in their normal issuance cycle shall be given immediate opportunity to do so even outside of the normal issuance system.

(4) Households not able to participate in accordance with (3) above through department error shall be entitled to restoration of lost benefits if their benefits were interrupted.

(5) A household which fails to submit a timely application for recertification or appear for an interview scheduled after a timely reapplication, without good cause, shall lose its right to uninterrupted benefits

(a) A household which refuses to cooperate in providing required information shall be denied;

(b) An application not submitted in a timely manner shall be treated as an application for initial certification except that previously verified income or expenses which change by \$25 or less shall not be verified if the application is received within 30 days after the certification period expires.

(6) If a household's failure to apply in a timely manner was with good cause, the department will restore to the household the lost benefits, if there was interruption of benefits. Determination of good cause shall be made on a case-by-case and shall include, but not be limited to, failure to receive timely notice of expiration or personal illness.

#### NEW SECTION

WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS.

The maximum allowable income standards for determining eligibility for all households are as follows:

<u>Household Size</u>	<u>Maximum Allowable Monthly Income Standards 48 States and D.C.</u>
1	\$ 277
2	365
3	454
4	542
5	630
6	719
7	807
8	895
Each additional member	+89

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WSR 78-12-086

Washington State Register, Issue 79-01

TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
0 - 3	57	105	150	191	227	272	301	344
4 - 6	56	104	149	190	226	271	300	343
7 - 9	55	103	148	189	225	270	299	342
10 - 13	54	102	147	188	224	269	298	341
14 - 16	53	101	146	187	223	268	297	340
17 - 19	52	100	145	186	222	267	296	339
20 - 23	51	99	144	185	221	266	295	338
24 - 26	50	98	143	184	220	265	294	337
27 - 29	49	97	142	183	219	264	293	336
30 - 33	48	96	141	182	218	263	292	335
34 - 36	47	95	140	181	217	262	291	334
37 - 39	46	94	139	180	216	261	290	333
40 - 43	45	93	138	179	215	260	289	332
44 - 46	44	92	137	178	214	259	288	331
47 - 49	43	91	136	177	213	258	287	330
50 - 53	42	90	135	176	212	257	286	329
54 - 56	41	89	134	175	211	256	285	328
57 - 59	40	88	133	174	210	255	284	327
60 - 63	39	87	132	173	209	254	283	326
64 - 66	38	86	131	172	208	253	282	325
67 - 69	37	85	130	171	207	252	281	324
70 - 73	36	84	129	170	206	251	280	323
74 - 76	35	83	128	169	205	250	279	322
77 - 79	34	82	127	168	204	249	278	321
80 - 83	33	81	126	167	203	248	277	320

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
84 - 86	32	80	125	166	202	247	276	319
87 - 89	31	79	124	165	201	246	275	318
90 - 93	30	78	123	164	200	245	274	317
94 - 96	29	77	122	163	199	244	273	316
97 - 99	28	76	121	162	198	243	272	315
100 - 103	27	75	120	161	197	242	271	314
104 - 106	26	74	119	160	196	241	270	313
107 - 109	25	73	118	159	195	240	269	312
110 - 113	24	72	117	158	194	239	268	311
114 - 116	23	71	116	157	193	238	267	310
117 - 119	22	70	115	156	192	237	266	309
120 - 123	21	69	114	155	191	236	265	308
124 - 126	20	68	113	154	190	235	264	307
127 - 129	19	67	112	153	189	234	263	306
130 - 133	18	66	111	152	188	233	262	305
134 - 136	17	65	110	151	187	232	261	304
137 - 139	16	64	109	150	186	231	260	303
140 - 143	15	63	108	149	185	230	259	302
144 - 146	14	62	107	148	184	229	258	301
147 - 149	13	61	106	147	183	228	257	300
150 - 153	12	60	105	146	182	227	256	299
154 - 156	11	59	104	145	181	226	255	298
157 - 159	10	58	103	144	180	225	254	297
160 - 163	10	57	102	143	179	224	253	296
164 - 166	10	56	101	142	178	223	252	295

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
167 - 169	10	55	100	141	177	222	251	294
170 - 173	10	54	99	140	176	221	250	293
174 - 176	10	53	98	139	175	220	249	292
177 - 179	10	52	97	138	174	219	248	291
180 - 183	10	51	96	137	173	218	247	290
184 - 186	10	50	95	136	172	217	246	289
187 - 189	10	49	94	135	171	216	245	288
190 - 193	10	48	93	134	170	215	244	287
194 - 196	10	47	92	133	169	214	243	286
197 - 199	10	46	91	132	168	213	242	285
200 - 203	10	45	90	131	167	212	241	284
204 - 206	10	44	89	130	166	211	240	283
207 - 209	10	43	88	129	165	210	239	282
210 - 213	10	42	87	128	164	209	238	281
214 - 216	10	41	86	127	163	208	237	280
217 - 219	10	40	85	126	162	207	236	279
220 - 223	10	39	84	125	161	206	235	278
224 - 226	10	38	83	124	160	205	234	277
227 - 229	10	37	82	123	159	204	233	276
230 - 233	10	36	81	122	158	203	232	275
234 - 236	10	35	80	121	157	202	231	274
237 - 239	10	34	79	120	156	201	230	273
240 - 243	10	33	78	119	155	200	229	272
244 - 246	10	32	77	118	154	199	228	271
247 - 249	10	31	76	117	153	198	227	270

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
250 - 253	10	30	75	116	152	197	226	269
254 - 256	10	29	74	115	151	196	225	268
257 - 259	10	28	73	114	150	195	224	267
260 - 263	10	27	72	113	149	194	223	266
264 - 266	10	26	71	112	148	193	222	265
267 - 269	10	25	70	111	147	192	221	264
270 - 273	10	24	69	110	146	191	220	263
274 - 276	10	23	68	109	145	190	219	262
277 - 279	10	22	67	108	144	189	218	261
280 - 283		21	66	107	143	188	217	260
284 - 286		20	65	106	142	187	216	259
287 - 289		19	64	105	141	186	215	258
290 - 293		18	63	104	140	185	214	257
294 - 296		17	62	103	139	184	213	256
297 - 299		16	61	102	138	183	212	255
300 - 303		15	60	101	137	182	211	254
304 - 306		14	59	100	136	181	210	253
307 - 309		13	58	99	135	180	209	252
310 - 313		12	57	98	134	179	208	251
314 - 316		11	56	97	133	178	207	250
317 - 319		10	55	96	132	177	206	249
320 - 323		10	54	95	131	176	205	248
324 - 326		10	53	94	130	175	204	247
327 - 329		10	52	93	129	174	203	246
330 - 333		10	51	92	128	173	202	245

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
334 - 336	:	10	50	91	127	172	201	244
337 - 339	:	10	49	90	126	171	200	243
340 - 343	:	10	48	89	125	170	199	242
344 - 346	:	10	47	88	124	169	198	241
347 - 349	:	10	46	87	123	168	197	240
350 - 353	:	10	45	86	122	167	196	239
354 - 356	:	10	44	85	121	166	195	238
357 - 359	:	10	43	84	120	165	194	237
360 - 363	:	10	42	83	119	164	193	236
364 - 366	:	10	41	82	118	163	192	235
367 - 369	:		40	81	117	162	191	234
370 - 373	:		39	80	116	161	190	233
374 - 376	:		38	79	115	160	189	232
377 - 379	:		37	78	114	159	188	231
380 - 383	:		36	77	113	158	187	230
384 - 386	:		35	76	112	157	186	229
387 - 389	:		34	75	111	156	185	228
390 - 393	:		33	74	110	155	184	227
394 - 396	:		32	73	109	154	183	226
397 - 399	:		31	72	108	153	182	225
400 - 403	:		30	71	107	152	181	224
404 - 406	:		29	70	106	151	180	223
407 - 409	:		28	69	105	150	179	222
410 - 413	:		27	68	104	149	178	221
414 - 416	:		26	67	103	148	177	220

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
417 - 419	:							
420 - 423	:		25	66	102	147	176	219
424 - 426	:		24	65	101	146	175	218
427 - 429	:		23	64	100	145	174	217
430 - 433	:		22	63	99	144	173	216
	:		21	62	98	143	172	215
434 - 436	:							
437 - 439	:		20	61	97	142	171	214
440 - 443	:		19	60	96	141	170	213
444 - 446	:		18	59	95	140	169	212
447 - 449	:		17	58	94	139	168	211
	:		16	57	93	138	167	210
450 - 453	:							
454 - 456	:		15	56	92	137	166	209
457 - 459	:		14	55	91	136	165	208
460 - 463	:			54	90	135	164	207
464 - 466	:			53	89	134	163	206
	:			52	88	133	162	205
467 - 469	:							
470 - 473	:			51	87	132	161	204
474 - 476	:			50	86	131	160	203
477 - 479	:			49	85	130	159	202
480 - 483	:			48	84	129	158	201
	:			47	83	128	157	200
484 - 486	:							
487 - 489	:			46	82	127	156	199
490 - 493	:			45	81	126	155	198
494 - 496	:			44	80	125	154	197
497 - 499	:			43	79	124	153	196
	:			42	78	123	152	195

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
500 - 503	:	:	:	41	77	122	151	194
504 - 506	:	:	:	40	76	121	150	193
507 - 509	:	:	:	39	75	120	149	192
510 - 513	:	:	:	38	74	119	148	191
514 - 516	:	:	:	37	73	118	147	190
517 - 519	:	:	:	36	72	117	146	189
520 - 523	:	:	:	35	71	116	145	188
524 - 526	:	:	:	34	70	115	144	187
527 - 529	:	:	:	33	69	114	143	186
530 - 533	:	:	:	32	68	113	142	185
534 - 536	:	:	:	31	67	112	141	184
537 - 539	:	:	:	30	66	111	140	183
540 - 543	:	:	:	29	65	110	139	182
544 - 546	:	:	:	:	64	109	138	181
547 - 549	:	:	:	:	63	108	137	180
550 - 553	:	:	:	:	62	107	136	179
554 - 556	:	:	:	:	61	106	135	178
557 - 559	:	:	:	:	60	105	134	177
560 - 563	:	:	:	:	59	104	133	176
564 - 566	:	:	:	:	58	103	132	175
567 - 569	:	:	:	:	57	102	131	174
570 - 573	:	:	:	:	56	101	130	173
574 - 576	:	:	:	:	55	100	129	172
577 - 579	:	:	:	:	54	99	128	171
580 - 583	:	:	:	:	53	98	127	170

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
584 - 586	:	:	:	:	52	97	126	169
587 - 589	:	:	:	:	51	96	125	168
590 - 593	:	:	:	:	50	95	124	167
594 - 596	:	:	:	:	49	94	123	1
597 - 599	:	:	:	:	48	93	122	165
600 - 603	:	:	:	:	47	92	121	164
604 - 606	:	:	:	:	46	91	120	163
607 - 609	:	:	:	:	45	90	119	162
610 - 613	:	:	:	:	44	89	118	161
614 - 616	:	:	:	:	43	88	117	160
617 - 619	:	:	:	:	42	87	116	159
620 - 623	:	:	:	:	41	86	115	158
624 - 626	:	:	:	:	40	85	114	157
627 - 629	:	:	:	:	39	84	113	156
630 - 633	:	:	:	:	38	83	112	155
634 - 636	:	:	:	:		82	111	154
637 - 639	:	:	:	:		81	110	153
640 - 643	:	:	:	:		80	109	152
644 - 646	:	:	:	:		79	108	151
647 - 649	:	:	:	:		78	107	150
650 - 653	:	:	:	:		77	106	149
654 - 656	:	:	:	:		76	105	148
657 - 659	:	:	:	:		75	104	147
660 - 663	:	:	:	:		74	103	146
664 - 666	:	:	:	:		73	102	145

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
667 - 669	:	:	:	:	:	72	101	144
670 - 673	:	:	:	:	:	71	100	143
674 - 676	:	:	:	:	:	70	99	142
677 - 679	:	:	:	:	:	69	98	141
680 - 683	:	:	:	:	:	68	97	140
:	:	:	:	:	:	:	:	:
684 - 686	:	:	:	:	:	67	96	139
687 - 689	:	:	:	:	:	66	95	138
690 - 693	:	:	:	:	:	65	94	137
694 - 696	:	:	:	:	:	64	93	136
697 - 699	:	:	:	:	:	63	92	135
:	:	:	:	:	:	:	:	:
700 - 703	:	:	:	:	:	62	91	134
704 - 706	:	:	:	:	:	61	90	133
707 - 709	:	:	:	:	:	60	89	132
710 - 713	:	:	:	:	:	59	88	131
714 - 716	:	:	:	:	:	58	87	130
:	:	:	:	:	:	:	:	:
717 - 719	:	:	:	:	:	57	86	129
720 - 723	:	:	:	:	:	:	85	128
724 - 726	:	:	:	:	:	:	84	127
727 - 729	:	:	:	:	:	:	83	126
730 - 733	:	:	:	:	:	:	82	125
:	:	:	:	:	:	:	:	:
734 - 736	:	:	:	:	:	:	81	124
737 - 739	:	:	:	:	:	:	80	123
740 - 743	:	:	:	:	:	:	79	122
744 - 746	:	:	:	:	:	:	78	121
747 - 749	:	:	:	:	:	:	77	120
:	:	:	:	:	:	:	:	:

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
750 - 753	:	:	:	:	:	:	:	:
754 - 756	:	:	:	:	:	:	76	119
757 - 759	:	:	:	:	:	:	75	118
760 - 763	:	:	:	:	:	:	74	117
764 - 766	:	:	:	:	:	:	73	117
	:	:	:	:	:	:	72	116
767 - 769	:	:	:	:	:	:	:	:
770 - 773	:	:	:	:	:	:	71	114
774 - 776	:	:	:	:	:	:	70	113
777 - 779	:	:	:	:	:	:	69	112
780 - 783	:	:	:	:	:	:	68	111
	:	:	:	:	:	:	67	110
784 - 786	:	:	:	:	:	:	:	:
787 - 789	:	:	:	:	:	:	66	109
790 - 793	:	:	:	:	:	:	65	108
794 - 796	:	:	:	:	:	:	64	107
797 - 799	:	:	:	:	:	:	63	106
	:	:	:	:	:	:	62	105
800 - 803	:	:	:	:	:	:	:	:
804 - 806	:	:	:	:	:	:	61	104
807 - 809	:	:	:	:	:	:	60	103
810 - 813	:	:	:	:	:	:	59	102
814 - 816	:	:	:	:	:	:	:	101
	:	:	:	:	:	:	:	100
817 - 819	:	:	:	:	:	:	:	:
820 - 823	:	:	:	:	:	:	:	99
824 - 826	:	:	:	:	:	:	:	98
827 - 829	:	:	:	:	:	:	:	97
830 - 833	:	:	:	:	:	:	:	96
	:	:	:	:	:	:	:	95

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TABLE II

Monthly Net Income	Coupon Allotments by Household Size							
	One Person	Two Persons	Three Persons	Four Persons	Five Persons	Six Persons	Seven Persons	Eight Persons
834 - 836	:	:	:	:	:	:	:	94
837 - 839	:	:	:	:	:	:	:	93
840 - 843	:	:	:	:	:	:	:	92
844 - 846	:	:	:	:	:	:	:	91
847 - 849	:	:	:	:	:	:	:	90
850 - 853	:	:	:	:	:	:	:	89
854 - 856	:	:	:	:	:	:	:	88
857 - 859	:	:	:	:	:	:	:	87
860 - 863	:	:	:	:	:	:	:	86
864 - 866	:	:	:	:	:	:	:	85
867 - 869	:	:	:	:	:	:	:	84
870 - 873	:	:	:	:	:	:	:	83
874 - 876	:	:	:	:	:	:	:	82
877 - 879	:	:	:	:	:	:	:	81
880 - 883	:	:	:	:	:	:	:	80
884 - 886	:	:	:	:	:	:	:	79
887 - 889	:	:	:	:	:	:	:	78
890 - 893	:	:	:	:	:	:	:	77
894 - 896	:	:	:	:	:	:	:	76

For issuance to households of more than eight persons, use the following formula:

- (1) Value of the the thrifty food plan. For each person in excess of eight, add \$43 to the monthly thrifty food plan for an eight-person household.
- (2) Benefit determination without the tables. To determine the benefit households shall receive:
  - (a) Multiply the household's net monthly income by 30 percent and round by dropping all cents.
  - (b) Subtract the result obtained in step 1 from the thrifty food plan for that size household.
- (3) Benefit determination with the tables. For households of more than eight persons, it will be necessary to add on to the last monthly net income groupings to reach the maximum allowable income that is applicable to that size household. To do this, note that the monthly net income groupings follow a \$3 bracket, \$3 bracket, \$4 bracket pattern that does not vary. Add below the 894-896 income grouping and new grouping for 897-899 (a \$3 bracket) and another new income grouping for a 900-903 (a \$4 bracket). Then, follow the \$3 bracket, \$3 bracket, \$4 bracket pattern continuously until the maximum monthly net income applicable to that size household is reached.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

WAC 388-54-790 ———USE AND REDEMPTION. (1) The department may issue food coupons through:

- (a) An authorization to participate (ATP) system in which an authorizing document is distributed on a monthly basis to the household and surrendered to the coupon issuer when coupons are obtained, or;
- (b) A direct coupon mailout system.
- (2) In the use or redemption of coupons by eligible households:
  - (a) A household member should sign each coupon book issued to the household. The coupons may be used only by the household or other persons the household selects to purchase eligible food for the household.
  - (b) Uncanceled and unendorsed coupons of \$1 denomination, returned as change by authorized retail food stores, may be presented as payment for eligible food. All other detached coupons may be accepted only if accompanied by the coupon book which bears the same serial number as the detached coupons. It is the right of the household or the authorized representative to detach the coupons from the book.
  - (c) When change in an amount less than \$1 is required in a coupon transaction, the household shall receive the change in cash not to exceed 99 cents.
  - (d) Upon request, the household or the authorized representative shall present the household's ID card to the retail food store or meal service when exchanging food coupons for eligible food.
  - (e) Coupons shall not be used to pay for any eligible food purchased prior to the time at which the coupons are presented to authorized retail food stores or meal service. Neither shall coupons be used to pay for any eligible food in advance of the receipt of food, except when prior payment is for food purchased from a nonprofit cooperative food purchasing venture.
- (3) Where the direct mail system is used to issue coupons:
  - (a) After two consecutive reported mail losses by a household, the department shall consider other means to deliver ATPs to the household.
  - (b) To minimize mail theft exposure, direct mail issuances shall be staggered through the 10th of the month, and may be staggered through the 15th day provided that each household will likely receive its coupons on the same date every month.
  - (c) When a household reports the nondelivery of coupons issued through the mail, the department shall issue replacement coupons to the household within 5 days after the report of nondelivery has been received.

(4) In case of lost or stolen ATPs:

- (a) The department shall issue an emergency replacement ATP only if the original is reported lost or stolen in the period for which it was intended;

(b) The participant must sign an affidavit stating that the original ATP will be returned to the department if recovered by the household.

(5) The department shall maintain issuance records for a period of three years from the month of origin. This period may be extended at the written request of FNS.

(6) In returning coupons, the following shall apply:

(a) In the event of voluntary termination of participation in the program by a household or death of the head of the household, properly issued coupons may be returned to FNS for a refund on the same ratio of cash to coupons as was applied by the department in the issuance of the coupons to the household.

(b) A request for a refund shall be submitted to the department. The request shall be in ink or typed, contain the claimant's address, be dated and signed. The unused coupons shall be attached. The department shall then provide a copy of the refund request to the household as a receipt for the coupons.

(c) The department shall forward claims to FNS for payment. The claimant's request for a refund, Request for Reimbursement or Notification of Return of Unused Food Coupons for Refund, and the unused coupons shall be forwarded to FNS by the department.

(d) Six months after elimination of the purchase requirement, no refunds shall be paid for coupons returned to FNS.

(e) Households which still have old series coupons shall be entitled to a dollar for dollar exchange of old series coupons for new series coupons.

#### NEW SECTION

WAC 388-54-795 ———IDENTIFICATION CARDS. (1) The CSO shall furnish each certified household with an ID card, which will be signed by the person the household designates as head of household and the authorized representative.

(2) Specially marked ID cards shall be issued as follows;

- (a) M for household using delivered meal service,
- (b) CD for communal dining facilities.

#### NEW SECTION

WAC 388-54-800 ———REPLACEMENT ALLOTMENTS.

(1) Households may request a replacement for that portion of its allotment received, but subsequently

- (a) Destroyed by disaster such as fire or floor,
- (b) Stolen.

(2) The household must sign an affidavit at the department attesting to the theft or destruction. If the coupons were stolen, the household must report the theft to the police, provide the department with a copy of the police report, or sufficient information to permit the department to verify that a report has been made to the police.

(3) The department shall provide eligible households with an opportunity to obtain the replacement allotment within 5 working days of the date the theft or destruction was reported to the department.

(4) The department shall also provide replacement for coupons received and subsequently either found to be improperly manufactured or mutilated.

#### NEW SECTION

WAC 388-54-805 ———RESTORATION OF LOST BENEFITS. (1) Whenever a household receives fewer benefits than it is entitled to receive and the loss was not caused by the household, the department shall restore those benefits which were lost within 12 months of:

(a) The month the department was notified by the household or by another person or agency in writing or orally of the possible loss.

(b) The month the department discovers that a loss to a specific household has occurred;

(c) The date the household requested a fair hearing to contest the adverse action which resulted in the loss.

(d) Benefits shall be restored even if the household is currently ineligible.

(e) The 12-month limitation does not apply to benefits which are restored as a result of a reversal of a fraud disqualification penalty.

(2) If the department determines that a loss of benefits has occurred and the loss was not caused by the household, the department shall automatically take action to restore any benefits that were lost:

(a) If the benefits were lost more than 12 months prior to the month the loss was discovered by the department or

(b) If benefits were lost more than 12 months prior to the month the department was notified in writing or orally of a possible loss.

(c) The department shall notify the household of its entitlement, the amount of benefits to be restored, the method of restoration and the right to appeal, and any offsetting that was done.

(3) If the department determines that a household is entitled to restoration of lost benefits, but the household does not agree with the amount to be restored or with any other action taken by the department, the household may request a fair hearing within 90 days of the date the household is notified of its entitlement to restoration of lost benefits.

(a) If a fair hearing is requested prior to or during the time lost benefits are being restored, the household shall continue to receive the lost benefits, as determined by the department, pending the result of the fair hearing.

(b) If the fair hearing decision is favorable to the household, the department shall restore the lost benefits in accordance with that decision.

(c) If a household and the department disagree about the household's entitlement to restoration of lost benefits, the household has 90 days from the date of the department determination to request a fair hearing. The department shall restore lost benefits to the household only if the fair hearing decision is favorable to the household. Benefits lost more than 12 months prior to the date the department was initially informed of the household's possible entitlement shall not be restored.

(4) Individuals disqualified for fraud are entitled to restoration of benefits lost during the months they were disqualified only if the decision which resulted in disqualification is subsequently reversed. Benefits shall be restored regardless of the length of time that has elapsed since the household member was disqualified.

(5) The department shall restore lost benefits to a household whether or not it is currently eligible or ineligible, by issuing an allotment equal to the amount of benefits that were lost.

(6) The department shall restore lost benefits that occurred prior to elimination of the purchase requirement. Households assigned a purchase requirement that was too high or assigned an incorrect household size shall be entitled to restoration of their lost benefits. The amount shall be equal to the difference between the bonus stamps the household received and the correct amount the household should have received.

(7) Whenever lost benefits are due a household and the household's membership has changed, the department shall restore the lost benefits to the household containing a majority of the individuals who were household members at the time the loss occurred. If the department cannot locate or determine the household which contains this majority, it shall restore the lost benefits to the household containing the head of the household at the time the loss occurred.

#### NEW SECTION

WAC 388-54-810 ———60 DAY CONTINUATION OF BENEFITS. (1) The department shall provide for continuation of certification for two months after the month the household moves from one project area to the other provided:

- (a) The household membership does not change;
- (b) Was not certified under disaster eligibility standards or
- (c) Continues to meet the definition of household,
- (d) Was not certified under expedited procedures, unless the verification that was initially postponed was subsequently completed.
- (e) Does not contain an SSI member when moving into the cash-out states of Massachusetts or Wisconsin.

(2) The project area from which the household is moving shall prepare the Certification of Transfer of Household Benefits.

(a) If the household has received its coupon allotment for the month in which the move takes place, a two months extension of certification can be authorized.

(3) The new project area shall accept the Certification of Transfer and issue the allotment therein authorized if the household reports no changes in circumstances subsequent to the issuance of the Certification of Transfer.

(4) Households which move from the new project area during the two months covered by the FNS 286 shall be issued:

- (a) A form FNS 286 for the balance of the period covered by original form, and which reflects the changes reported at the time the form was accepted in the new project area;
- (b) A new form FNS 286 for an additional two months if the household was recertified in the new project area.

#### NEW SECTION

WAC 388-54-815 FAIR HEARINGS. Fair Hearings for Food Stamp purposes shall be conducted as set forth in WAC 388-08, except for provisions listed below:

(1) Each household shall be provided with a notification of right to a hearing.

(a) At the time of application, notification shall be made in writing to the household of its rights to a hearing, of the method by which a hearing may be requested and that its case may be presented by a household member or a representative.

(b) Any time the household expressed to the department that it disagrees with a department action, it shall be reminded of the right to request a fair hearing.

(c) The household shall be reminded of individuals or organizations available that provide free legal representative.

(2) A household shall be allowed to request a hearing on any action by the department or loss of benefits which occurred in the prior 90 days at any time within a certification period to dispute its current level of benefits.

(3) The department shall offer a conference to households:

(a) Which wish to contest a denial of expedited service. This conference shall be scheduled within two working days unless the household indicates it wants it later or does not want a conference at all.

(b) Which are adversely affected by an agency action.

(c) The department shall advise the household that use of a conference shall in no way delay or replace the fair hearing.

(4) The department shall have the following responsibilities on receiving hearing request:

(a) The department, upon request, shall make available, without charge, the specific materials necessary for a household or its representative to determine whether a hearing should be requested or to prepare for a hearing.

(b) If the individual making the request speaks a language other than English, the department shall insure that the hearing procedures are verbally explained in that language but only in those areas in which the department is required to provide the appropriate bilingual staff.

(c) The department shall also help a household with its hearing request.

(d) If a household makes an oral request for a hearing, the department shall confirm the request in writing and forward the written confirmation to the Fair Hearings Office to start the fair hearing process.

(5) The department shall expedite hearing requests from households, such as migrant farmworkers, that plan to move from the state before the hearing decision would normally be reached. Hearing requests from these individuals shall be processed faster than others if necessary to enable them to receive a decision before they leave the area.

(6) The department shall publish clearly written uniform rules of procedure that conform to the fair hearing regulations and shall make the rules available to any interested party. These shall include:

- (a) Time limits for hearing requests,
- (b) Advance notification requirements,
- (c) Hearing timeliness standards,
- (d) Rights and responsibilities of persons requesting a hearing.
- (7) The Secretary or his designee shall not deny or dismiss a request for a hearing unless:

(a) The request is not received within the time period specified.

(b) The request is withdrawn in writing by the household or its representative.

(c) The household or its representative fails, without good cause, to appear at the scheduled hearing.

(8) When a household is notified of the time and place of the fair hearing, it shall also be advised:

(a) Of the name, address and phone number of the person to notify in the event it is not possible for the household to attend the scheduled hearing;

(b) That the Secretary or his designee will dismiss the hearing request if the household or its representative fails to appear for the hearing without good cause;

(c) Of any hearing procedures and other information that would provide the household with an understanding of the proceedings and that would contribute to the effective presentation of the household's case;

(d) That the household or representative may examine the case file prior to the hearing.

(9) When a hearing decision has been reached, the Secretary or his designee shall notify the household in writing of:

- (a) The reasons for the decision,
- (b) The available appeal rights,
- (c) That the household's benefits will be issued or terminated as decided by the hearing authority.

(10) The department will be responsible for insuring that the hearing decision is carried out:

(a) If the hearing authority determines that a household has been improperly denied program benefits or has been issued a lesser allotment than was due, lost benefits shall be provided to the household.

(b) If the hearing authority upholds the department's action, a claim against the household for any overissuances shall be prepared and executed.

(11) Within 60 days of receipt of a request for a fair hearing or within 90 days of notification that a fraud hearing has been initiated, the department shall assure that the hearing is conducted, a decision is reached, and the household and local agency are notified of the decision.

(a) Decisions which result in an increase in household benefits shall be reflected in the coupon allotment within 10 days of the receipt of the hearing decision even if the department must provide a supplementary ATP or otherwise provide the household with the opportunity to obtain the allotment outside of the normal issuance cycle.

(b) Decisions which result in a decrease in household benefits shall be reflected in the next scheduled issuance following receipt of the hearing decision.

(12) The household may request and is entitled to receive a postponement of the scheduled hearing.

(a) The postponement shall not exceed 30 days and

(b) The time limit for action on the decision may be extended for as many days as the hearing is postponed.

#### NEW SECTION

WAC 388-54-820 ——— CONTINUATION OF BENEFITS PENDING. (1) The household is entitled to continuation of benefits if:

(a) It requests a fair hearing within the period specified by the notice of adverse action;

(b) Its certification period has not expired.

(c) It has not waived continuation of benefits.

(2) If a hearing request is not made within the period provided by the notice of adverse action, benefits shall be reduced or terminated as provided in the notice, unless failure to make the request was for good cause.

(a) Once continued or reinstated, benefits shall not be reduced or terminated prior to receipt of the hearing decisions unless:

(i) The certification period expires;

(ii) The hearing office makes a preliminary determination in writing and at the hearing that it is a matter of policy;

(iii) A change affecting the household's eligibility or basis of issuance occurs while the hearing decision is pending and the household fails to request a hearing after the subsequent notice of adverse action; or

(iv) A mass change occurs while the hearing decision is pending.

(3) The CSO shall promptly inform the household in writing if benefits are reduced or terminated pending the hearing decision.

#### NEW SECTION

WAC 388-54-825 FRAUD DISQUALIFICATION. (1) Fraud disqualification shall entail the following periods of ineligibility:

(a) Individuals found to have committed fraud as judged by an administrative hearing, shall be ineligible to participate in the program for three months.

(b) Individuals found guilty of criminal or civil fraud by a court of appropriate jurisdiction shall be ineligible for not less than six months and not more than 24 months as determined by the court.

(c) The department shall disqualify only the individual, not the entire household.

(2) Fraud includes any action by an individual to knowingly, willfully, and with deceitful intent obtain benefits to which the household is not entitled:

(a) Make a false statement to the department either orally or in writing.

(b) Conceal information.

(c) Alter coupons or authorization cards.

(d) Use coupons to buy ineligible items such as alcohol or tobacco.

(e) Trade or sell coupons or authorization cards.

(f) Use or possess improperly obtained coupons or authorization cards.

(3) The household shall be informed in writing of the disqualification penalties for committing fraud each time it applies for program benefits.

(4) An administrative fraud hearing shall be initiated by the department when documented evidence supports a fraud charge, if the amount of the alleged fraud is \$35 or more. If the individual is not certified when the suspected fraud is discovered, the department shall initiate the hearing when the household member becomes certified. The hearing may be conducted whether or not other legal action is planned against the household member. The fraud disqualification hearing shall be conducted under the same rules as Fair Hearings (WAC 388-08).

(a) The state can combine the administrative fraud hearing with a fair hearing when the latter is requested.

(b) Within 90 days of written notice to the household member that a fraud hearing has been initiated, the state shall conduct the hearing, arrive at a decision and take appropriate administrative action to implement the decision.

(c) Written advance notice of hearing shall be provided at least 30 days in advance of hearing. The notice shall be mailed Certified Mail - Return Receipt Requested and shall contain:

(i) The date, time and place of the hearing;

(ii) The charge against the household member;

(iii) A summary of the evidence, and how and where it can be examined;

(iv) A warning that the decision will be based solely on information provided by the food stamp office if the household member fails to appear at the hearing;

(v) A warning that a determination of fraud will result in a three month disqualification;

(vi) A listing of the household members' rights;

(vii) A statement that the hearing does not preclude the state or federal government from prosecuting the household member for fraud in a civil or criminal court action or from collecting the overissuance.

(viii) Information as to where the recipient can obtain free legal advice.

(d) Reasonable efforts shall be made to schedule the hearing at a time and place convenient to the household member suspected of fraud.

(i) If the household member or its representative cannot be located or fails to appear at the hearing, without good cause, the hearing shall be conducted without the household member represented.

(ii) If the household member is found to have committed fraud but the Secretary or his designate later determines that the household member or representative failed to appear with good cause, the previous decision shall no longer remain valid and the state shall conduct a new hearing.

(iii) The household member has 10 days from the date of probable receipt through normal mailing procedures of the notice of fraud decision to present reasons indicating a good cause for failure to appear. This must be entered into the record.

(e) The household is entitled to participate pending a fraud hearing, and the department shall determine the eligibility and benefit level of the household in the same manner it would be determined for any other household.

(f) No further administrative appeal exists after an adverse administrative fraud hearing decision. This decision cannot be reversed by a subsequent fair hearing decision.

(g) The department shall provide written notification of a fraud hearing decision. If the decision indicates fraud, a written notice shall be sent to the household member prior to the disqualification. This notice shall contain the decision, the reason for the decision, notification of adjusted allotment for the remaining household members, and whether, if the certification period has expired, they must reapply, the date the disqualification begins and a list of the members' rights.

(h) Court ordered disqualifications may be imposed separate and apart from any action taken by the State, and the state shall disqualify an individual found guilty of fraud by the courts only if the court orders disqualification and only for the length of time specified by the court.

(i) If a date is not set by the court for disqualification, the department shall initiate the disqualification period with the first calendar month following the date the disqualification was ordered.

(ii) A court ordered disqualification may run concurrently with the three month period of disqualification imposed by administrative hearing.

(i) In cases where the determination of fraud is overturned or reversed by a court of appropriate jurisdiction, the department shall reinstate the individual in the program if the household is eligible, or restore any benefits that were lost as a result of the disqualification.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

**WAC 388-54-830** ——— **TREATMENT OF INCOME AND RESOURCES OF DISQUALIFIED MEMBERS.** During the period of time a household member is disqualified for fraud:

(1) The resources of the disqualified member shall continue to count in their entirety to the remaining eligible household members.

(2) A pro rata share of the income of the disqualified member shall be counted as income to the remaining members. The 20% earned income deduction shall apply.

(3) The disqualified member shall not be included when determining the household size for purposes of assigning a benefit level, or for purposes of comparing the household's net monthly income with the income eligibility standards.

(4) Whenever an individual is disqualified within the household's certification period, the department shall determine the eligibility or ineligibility of the remaining household members based on information in the case file and shall take the following action:

(a) Student disqualification. The department shall issue a notice of adverse action if benefits are reduced or terminated due to student disqualification. The notice shall contain the information that one of its members is being disqualified, the reason for the disqualification and the eligibility and benefit level of the remaining members.

(b) Fraud disqualification. If the household's benefits are reduced or terminated because one of its members has been disqualified for fraud, no notice of adverse action is required. However, a written notice shall be sent at the same time the notice of disqualification is sent, informing the household of its revised eligibility and benefits levels.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

**WAC 388-54-835 CLAIMS AGAINST HOUSEHOLDS—NONFRAUD.** (1) A claim shall be established against any household that has received more benefits than it was entitled to receive if less than 12 months have elapsed between the month a nonfraud overissuance occurred and the month the department discovered it.

(2) Nonfraud claims shall not be established against a household:

(a) That has transacted an expired ATP unless the household has altered the ATP.

(b) That failed to sign the application form, completed a current work registration form, was certified in the correct project area, or did not receive food stamp benefits after its certification period had expired, as a result of department oversights.

(c) That did not receive food stamp benefits at a reduced level because its public assistance grant changed and the department failed to act.

(3) In calculating the amount of the nonfraud claim, the department shall determine the correct amount of food stamp benefits the household should have received after excluding those months that are more than 12 months prior to the date the overissuance was discovered. In cases involving reported changes, the department shall determine the month the overissuance initially occurred as follows:

(a) If the household failed to report a change within 10 days of the date the change became known to the household due to misunderstandings or inadvertent error, the first month affected by the household's failure to report shall be the month the change occurred.

(b) If the household timely reported a change, but the department did not timely act on the change, the first month affected by the department's failure to act shall be the first month the department should have made the change effective.

(4) After calculating the amount of the nonfraud claim, the department shall offset the amount of the claim against any amounts which have not yet been restored to the household.

(5) The department shall initiate collection action on all nonfraud claims unless the claim is collected through offset or one of the following conditions apply:

(a) The total amount of the nonfraud claim is less than \$35.00.

(b) The department has documentation which shows that the household cannot be located.

(c) The department shall initiate collection action by sending the household a written demand letter which informs the household:

(i) The amount owed and the reason for the claim;

(ii) The period of time the claim covers;

(iii) Any offsetting that was done to reduce the claim and how the household may pay the claim;

(iv) The household's right to a fair hearing;

(v) The statement which specifies that if a household is delinquent in repayment or is unable to pay the claim, the household's eligibility or level of benefits will not be affected.

(d) If the household does not respond to the first demand letter, additional letters shall be sent at 30 day intervals until the household has responded by paying or agreeing to pay the claim or until criteria for suspending or terminating collection action have been met.

(6) Collection of a non-fraud claim shall be suspended when:

(a) The household is financially unable to pay.

(b) There is little likelihood that the household will pay the claim.

(c) The household cannot be located or;

(d) The cost of further collection action is likely to exceed the amount that can be recovered.

(7) The department shall terminate collection action if the claim has been held in suspense for three years.

#### NEW SECTION

**WAC 388-54-840** ——— **FRAUD.** (1) A claim shall be handled as a fraud claim only if the household member has been found guilty of fraud by an administrative fraud hearing or a court of appropriate jurisdiction. Prior to the determination of fraud, the claim against the household shall be handled as a nonfraud claim.

(2) The amount of the fraud claim shall be calculated back to the month the fraudulent act occurred.

(a) In case of fraud due to failure to report a change in circumstances, the first month benefits were overissued shall be the month the change occurred.

(3) Collection of a fraud claim shall be initiated unless the household has repaid the overissuance as a result of non-fraud demand letters, or the household cannot be located or the legal representatives prosecuting a member of the household for fraud advise in writing that collection action will prejudice the case.

(a) The department shall send the household a written demand letter which informs the household the amount owed, the reason for the claim, the period of time the claim covers, any offsetting that was done to reduce the claim, how the household may pay the claim and the household's right to a fair hearing.

(i) Because the time period covered is different in fraud and non-fraud claims, a fraud demand letter shall be sent even though a non-fraud letter was previously sent.

(b) If the household does not respond to the first demand letter, additional letters shall be sent at 30 day intervals until the household agrees to pay, or the claim can be suspended or terminated.

(c) The department shall not disqualify a household solely because the household refuses to pay the fraud claim.

(4) The department shall suspend collection action if it has sent at least one demand letter of less than \$100, two demand letters of between \$100 and \$400 and three demand letters of more than \$400 provided one of the following criteria is met:

(a) The household is financially unable to pay the claim;

(b) There is little likelihood that the state can collect or enforce collection of any significant sum from the household.

(c) The household cannot be located.

(d) The cost of further collection action is likely to exceed the amount that can be recovered; or

(e) The claim has been held in suspense for three years.

(5) The department shall collect fraud or nonfraud claims in one of the following ways:

(a) Lump-sum, if the household is financially able to pay the claim this way.

(b) Installments, if the household has insufficient liquid resources or is otherwise financially unable to pay in a lump sum. If the full amount of the claim cannot be liquidated in 3 years without creating a financial hardship on the household, the department shall compromise the claim by reducing it to an amount that the household can pay in 3 years.

(6) The department must inform the household in writing that its food stamp benefits cannot be denied, terminated or reduced if the sole reason is the fact that a household has either refused to sign a payment schedule or fails to make the agreed payments. Civil action, however, may be initiated to obtain repayment.

- (48) WAC 388-54-700 Food distribution program—General provisions and coverage  
 (49) WAC 388-54-705 ———Participation  
 (50) WAC 388-54-710 ———Issuance of commodities

#### REPEALER

The following sections of Washington Administrative Code are each repealed:

- (1) WAC 388-54-405 Food stamp program—General provisions  
 (2) WAC 388-54-410 Application—Assistance household  
 (3) WAC 388-54-415 Nonassistance household  
 (4) WAC 388-54-420 Authorized representative  
 (5) WAC 388-54-425 Eligibility standards—General  
 (6) WAC 388-54-430 ———Residence  
 (7) WAC 388-54-432 ———Boarding house—Institution  
 (8) WAC 388-54-435 ———Cooking facilities  
 (9) WAC 388-54-440 Eligibility standards—Household determination  
 (10) WAC 388-54-442 ———Student tax dependents  
 (11) WAC 388-54-445 ———Delivered meals  
 (12) WAC 388-54-448 ———Communal dining  
 (13) WAC 388-54-452 ———Drug—Alcohol treatment programs  
 (14) WAC 388-54-455 ———Work registration requirement  
 (15) WAC 388-54-460 Nonassistance household—Resources—Standards—Exemptions  
 (16) WAC 388-54-462 Earned income tax credit disregarded  
 (17) WAC 388-54-465 ———Nonrecurring lump-sum payments  
 (18) WAC 388-54-470 Monthly net income  
 (19) WAC 388-54-475 Definitions of income  
 (20) WAC 388-54-480 Income exclusions  
 (21) WAC 388-54-485 Income deductions  
 (22) WAC 388-54-490 Income computation  
 (23) WAC 388-54-495 Self-employment income  
 (24) WAC 388-54-500 Farm employment income  
 (25) WAC 388-54-505 Nonassistance household—Verification of eligibility  
 (26) WAC 388-54-510 Certification  
 (27) WAC 388-54-515 Certification—Changes during certification period—reporting  
 (28) WAC 388-54-520 Certification—Effecting changes during certification period  
 (29) WAC 388-54-525 Advance Notice—Expiration or adverse action  
 (30) WAC 388-54-526 Conference procedure  
 (31) WAC 388-54-527 Participation during appeals  
 (32) WAC 388-54-528 Adjustments after hearing decision  
 (33) WAC 388-54-530 Recertification  
 (34) WAC 388-54-535 Transfer of certification and lost benefits  
 (35) WAC 388-54-540 Basis of coupon issuance  
 (36) WAC 388-54-545 Identification card  
 (37) WAC 388-54-550 Authorization to purchase  
 (38) WAC 388-54-555 Food coupon issuance and sales—Variable purchase  
 (39) WAC 388-54-560 Food coupon use or redemption  
 (40) WAC 388-54-565 Ineligible receipt of food coupons  
 (41) WAC 388-54-570 ———Liability for repayment  
 (42) WAC 388-54-575 ———Collection of claim  
 (43) WAC 388-54-580 ———Claim unpaid—Eligibility for food coupons  
 (44) WAC 388-54-585 Replacement purchase  
 (45) WAC 388-54-590 Cash refunds  
 (46) WAC 388-54-595 Retroactive benefits  
 (47) WAC 388-54-598 Offsetting unpaid claims

**WSR 79-01-001**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 78-129—Filed December 7, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Chum salmon are no longer present in these marine areas.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 7, 1978.

By Gordon Sandison  
 Director

#### NEW SECTION

*WAC 220-28-005F0E CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Hoko River.*

#### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

- WAC 220-28-004B0F CLOSED AREA (78-93)*  
*WAC 220-28-00500H CLOSED AREA (78-104)*  
*WAC 220-28-005F0D CLOSED AREA (78-120)*  
*WAC 220-28-006C0B CLOSED AREA (78-93)*

**WSR 79-01-002**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1359—Filed December 8, 1978]

I, Michael Stewart, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd chs. 388-81, 388-82, 388-83, 388-84, 388-86 and 388-87 WAC relating to medical assistance.

This action is taken pursuant to Notice No. WSR 78-11-008 filed with the code reviser on 10/9/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 6, 1978.

By Michael Stewart  
 Executive Assistant

AMENDATORY SECTION (Amending Order 1233, filed 8/31/77)

WAC 388-81-010 CIVIL RIGHTS. The department will assure that all participating providers will not discriminate in providing approved services to any applicant or recipient because of race, creed, color, handicap, or national origin, nor will they discriminate against any employee or applicant for employment because of race, creed, color, handicap, or national origin, except to the extent permitted by a bona fide occupational qualification.

AMENDATORY SECTION (Amending Order 1203, filed 4/1/77)

WAC 388-82-020 MEDICAL CARE SERVICES. An individual eligible for medical care services (MS) under the fully state-financed program is one who cannot meet the eligibility requirements under any medical assistance (MA) program, but does meet either (1), or (2) and (3) of the requirements below:

(1) Is eligible to receive a continuing general assistance grant or is a dependent other than a spouse included in a federal grant.

(2) Is either a recipient of noncontinuing general assistance who cannot be related to Title XVI or in need of medical care only (MO), and has satisfied a deductible of \$((+00))200 over a twelve month period from the date of application, and meets financial criteria according to WAC 388-83-035 through 388-83-055.

(3) Is medically eligible by reason of an acute and emergent condition (see WAC 388-86-120(2)). Certification covers the acute and emergent condition only, see WAC 388-85-015(3) and 388-86-032.

AMENDATORY SECTION (Amending Order 1203, filed 4/1/77)

WAC 388-82-030 STATE OF WASHINGTON RESIDENT REQUIRING CARE OUT-OF-STATE.

(1) If a resident (child or adult) of the state of Washington is temporarily in another state and requires medical care, and the person is eligible for medical assistance (MA), the responsibility for medical care rests with the state of Washington. The standard of care will be comparable with that which is provided in the state of Washington (except that chiropractic out-of-state is confined to three treatments for acute and emergent conditions). Medical care provided to recipients traveling (~~(in Canada)~~) out of the country is restricted to recipients of MA and to the treatment of acute and emergent conditions only. Vendor billing for medical care received by recipients (~~(in Canada)~~) out of the country shall be processed in the same manner as other out-of-state billing.

(2) Except as provided in subsection (3), admission to an out-of-state nursing home is considered as establishing residence outside this state, and the individual is ineligible for further medical care from the state of Washington.

(3) If a situation arises indicating need for short-term convalescent nursing home care for an individual temporarily outside the state, a decision shall be secured from the state office of nursing home affairs before any commitment is made.

(4) (~~In border situations where necessary medical care is unavailable locally to state of Washington residents but is available in a bordering state or Canada, such care may be obtained outside the state of Washington, provided that comparable care cannot be obtained in a less distant area within the state of Washington. The approval of the medical consultant on the appropriate state form(s) is considered verification that such medical care is not available locally. This subsection does not apply to the situation in subsection (1) of this rule except that vendor billing for care received in Canada is the same.~~)

(5) ~~In those instances where a provider in a border state situation has a current agreement with the state of Washington, the signature of the medical consultant is not required except for those situations listed in WAC 388-87-025(2)(a) through (p). These providers are located in areas such as, but not limited to, Astoria, Milton-Freewater, Hood River, Portland, and The Dalles, Oregon, and Lewiston and Sandpoint, Idaho. Providers in border states who have a current agreement with the state of Washington must comply with all Washington State statutes and department rules in the same manner as in-state providers.)~~ Care other than in nursing homes may be obtained in cities bordering the state of Washington when the medical facilities in the adjoining cities are commonly used as a local source of care.

~~((6))~~ (5) Medical care under the state-financed medical care services (MS) program shall not be provided for Washington residents who are out of the state except for border situations described in subsection (4) of this rule.

AMENDATORY SECTION (Amending Order 1061, filed 10/8/75)

WAC 388-83-040 MONTHLY MAINTENANCE STANDARD—APPLICANT IN INSTITUTION. The standard for clothing and personal maintenance for an individual in a skilled nursing facility or general hospital is as set forth in WAC ~~((388-28-136))~~ 388-29-125.

AMENDATORY SECTION (Amending Order 1233, filed 8/31/77)

WAC 388-83-045 ALLOCATION OF AVAILABLE INCOME AND NONEXEMPT RESOURCES.

(1) Available income according to WAC 388-83-030 shall be allocated in the following order to:

(a) Maintenance needs of the applicant/recipient living in his own home, or of legal dependents living in the family home if the applicant/recipient is in an institution; see WAC 388-92-025(1)(a) for SSI-related recipients.

The maintenance standards in WAC 388-83-035 shall apply unless the legal dependents are applying for or receive public assistance when the grant standards in chapters 388-28 and 388-30 WAC shall apply.

(b) Maintenance needs according to WAC 388-83-040 for an applicant or recipient in an institution.

(c) Supplementary medical insurance premiums for a FAMCO recipient related to Title XVI and not in a nursing home who is eligible for medicare during the month of authorization and the month following if not withheld from the RSI/RR benefit (see WAC 388-81-060).

(d) Health and accident insurance premiums for policies in force at time of application.

(e) Costs not covered under this program for medical or remedial care as determined necessary by the attending physician or, where appropriate, a dentist (see WAC 388-91-016(1)(a)), except that costs for services denied as medically inappropriate or not medically necessary, covered by medicare or other benefits or denied because of poor justification or late billing may not be exempted.

(f) Payments made or being made for covered or non-covered medical care incurred within three months prior to month of application (FAMCO recipient only).

(2) Participation in cost of care shall apply to

(a) The monthly excess income multiplied by six or the anticipated excess income that will be available within a six-month period, whichever is greater, if the individual is living outside an institution.

(b) The monthly excess income of a person in an institution after allowing for clothing and personal incidentals.

(c) The resources in excess of those listed in WAC 388-28-430(2)(a); WAC 388-83-055 and 388-83-060.

(d) Additional cash resources that come into possession of the recipient during a period of certification.

(e) For recipients of medical only (MO) and of non-continuing general assistance who cannot be categorically related to Title XVI, and who are not undergoing detoxification for an acute alcoholic condition, participation with excess income or nonexempt resources is applicable after allowance is made for mandatory deductions of employment, union dues, the monthly maintenance standard and a ~~\$(+00))~~200 deductible per family. The ~~\$(+00))~~200 deductible per family shall be applied no more than once during a twelve-month period and is effective with the date of application. The seven day rule in WAC 388-86-120(2)(h) applies to the accrual of the deductible. The ~~\$(+00))~~200 deductible is the minimum amount of participation during the twelve-month period. Participation from excess income is applied as in subdivision (2)(a) less any deductible.

(f) For recipients of medical only (MO) and of non-continuing general assistance who cannot be related to Title XVI, who are undergoing detoxification for an acute alcoholic condition, the ~~\$(+00))~~200 deductible will not be required as an eligibility factor for the covered period of detoxification. Continued hospitalization for a concurrent acute and emergent condition beyond the number of days approved for detoxification as a single diagnosis will require the application of the ~~\$(+00))~~200 deductible.

(3) The twenty percent increase in social security benefits shall be considered exempt income when determining eligibility and participation for:

(a) Persons who in August 1972 received OAA, AFDC, AB or DA and also received RSI benefits and who became ineligible for OAA, AFDC, AB or DA solely because of the twenty percent increase in social security benefits under Public Law 92-336, and

(b) Current applicants for AFDC or FAMCO who were entitled to RSI benefits in August 1972 and would have been eligible for OAA, AFDC, AB or DA in August 1972 but are not currently eligible solely because of the twenty percent increase in social security benefits under Public Law 92-336.

AMENDATORY SECTION (Amending Order 1203, filed 4/1/77)

WAC 388-84-020 DENIAL OF APPLICATION.

(1) An application for medical care shall be denied when:

(a) ~~((An applicant for federal aid medical care only does not claim to have a medical need at the time of application or who is not exempt from this requirement by WAC 388-83-027(2) or (3) or (4);~~

~~(b))~~ An applicant for medical only does not have an acute and emergent medical condition ~~((and))~~ or has not satisfied the ~~\$(+00))~~200 deductible,

~~((c))~~ (b) The amount of ~~((participation with))~~ excess income will ~~((obviously))~~ exceed the cost of medical care,

~~((d))~~ (c) The applicant ~~((refuses to dispose of))~~ possesses nonexempt resources ~~((or refuses to attempt to dispose of such resources))~~ in excess of the standard.

(2) When an application is denied, the applicant shall be notified in writing of the specific reason(s) for the denial and shall be informed of the right to a fair hearing. See WAC 388-38-172.

AMENDATORY SECTION (Amending Order 1203, filed 4/1/77)

WAC 388-86-030 EYEGLASSES AND EXAMINATIONS. (1) The department shall provide eye examinations and eyeglasses when a refractive error of sufficient magnitude exists to require corrective lenses. Payment shall be made on the basis of rates established by the department or through HMO or optical supplier contracts.

(2) Prior authorization by the ~~((ESSO))~~ CSO medical consultant or his designee in the county of residence is not required for eye examinations performed for the purpose of prescribing corrective lenses except in the provision of certain eyeglasses (lenses or frames). ~~((Eye examinations performed on Saturdays or holidays when ESSO's are closed may be post-authorized if such authority would have been issued normally.))~~

(3) Examinations, unless medically indicated, are limited to two in a twelve-month period, except for eye examinations and eyeglasses provided to recipients of EPSDT, see WAC 388-86-027(1)(c) and (3).

(4) A choice of frames listed in current DSHS numbered memoranda is offered recipients. Frames are not provided for cosmetic effect or psychological support.

(5) Sunglasses, photochromic aspheric or varalux type lenses are not provided.

(6) Two pair of glasses in lieu of bifocal or trifocal lenses are not provided.

(7) Contact lenses and orthoptics therapy are not provided.

AMENDATORY SECTION (Amending Order 1301, filed 6/2/78)

WAC 388-86-050 INPATIENT HOSPITAL CARE. (1) The department will provide hospitalization for recipients under age sixty-five and for recipients sixty-five and over who have exhausted medicare benefits. With exceptions and limitations listed below, the recipient will have free choice of hospitalization.

(2) Hospitalization requires approval of

(a) the local medical consultant for admission and extension of length of stay for recipients of GAU and MO,

(b) the local medical consultant for prior approved nonemergent surgery, or

(c) the professional standards review organization (PSRO) for medical illness and emergent surgery for recipients on federally related programs.

(3) Department authorization for inpatient hospital care for eligible individuals shall be limited to the lesser of the minimum number of days consistent with practice normally followed in the community or the maximum number of days established at the 75th percentile in the edition adopted by the department of the publication "Length of Stay in PAS Hospitals, United States", unless prior contractual arrangements are made by the department for a specified length of stay (see WAC ~~((388-~~

~~80-005(44)))~~ 388-80-005(46) and 388-87-013(2)). Hospital stays shall be subject to the same utilization review as established for private patients in the community. A daily list of all recipient inpatients with diagnostic information shall be submitted by the hospital to the local medical consultant. In rare instances medical complications develop or new medical conditions are diagnosed which may require care exceeding the maximum number of days of hospitalization provided for under the specified PAS time limits. In such cases, when presented within sixty days of final service and adequately justified by the attending physician, extensions may be granted by the chief of the office of medical assistance, or by his professional designee, or by the full time medical consultant in the ~~((ESSO))~~ CSO or regional office where such is employed for recipients of GAU and MO. The professional standards review organization (PSRO) will determine length of stay for recipients on federally-related programs.

(a) Eligible recipients are covered for involuntary admissions for acute psychiatric conditions up to a maximum of seventeen days under the Involuntary Treatment Act in hospitals certified as evaluation and treatment facilities. If an involuntarily committed recipient reverts to voluntary status, PAS days are computed from day of admission and applied to any period exceeding the mandatory seventeen days. If PAS days are less than seventeen, the maximum of seventeen days will prevail.

(b) No payment will be made for care in a private psychiatric hospital that has not been certified under Title XVIII. Authorization for admission of an eligible individual to a private psychiatric hospital shall be under the same conditions and program limitations as for treatment of psychiatric conditions in a general hospital.

(c) Medicaid payment will be made for care in a state mental institution for AFDC recipients or SSI beneficiaries under age 21 and for all recipients age 65 and older. Other age groups are covered under the Involuntary Treatment Act and/or other state funded programs. (See WAC 388-82-025).

(4) The department is prohibited from paying for hospitalization of any individual for the treatment of tuberculosis in a general hospital after such a diagnosis has been established. (See WAC 388-82-025.)

(5) Hospitalization for the treatment of acute and chronic renal failure shall be provided, except that the department shall pay only deductibles and coinsurance for a recipient who is a medicare beneficiary and who is hospitalized for such treatment or for kidney transplant.

(6) Except for an emergency no hospital admission shall be made on Friday or Saturday~~((:))~~ for scheduled surgery on Monday~~((:))~~. The attending physician may admit the recipient on Sunday to accomplish the necessary preoperative work-up.

(7) Approval for hospitalization of a recipient shall be based on the recipient's need for semi-private accommodations and reimbursement made at the multiple occupancy rate regardless of accommodations provided by the hospital. Special rates may be established for recipients covered by the Involuntary Treatment Act. Semi-private accommodations shall mean not less than two nor more than a four-bed room.

AMENDATORY SECTION (Amending Order 1301, filed 6/2/78)

WAC 388-86-085 PATIENT TRANSPORTATION. (1) The department shall provide to eligible individuals transportation for necessary medical or remedial care purposes. (See also WAC 388-87-035).

(2) Ambulance transportation shall be provided when the medical necessity is such that the use of any other method of transportation is inadvisable.

(3) Transportation by private automobile furnished by a friend, relative or by the individual is payable at ~~((eight cents a mile))~~ rates established by the department.

(4) The recipient of noncontinuing general assistance, not relatable to federal aid for Title XVI programs, or of medical only must have satisfied the deductible of ~~\$(+100))~~ 200 before transportation is provided for medical reasons.

(5) Providers of ambulance, cabulance, taxi and private automobile transportation service must show medical necessity justification on the billing document.

AMENDATORY SECTION (Amending Order 799, filed 5/25/73)

WAC 388-86-115 MEDICAL CARE PROVIDED OUT-OF-STATE. (1) The department shall authorize and provide comparable medical care services to an eligible recipient who is temporarily outside the state ~~((for definition of "temporarily", see WAC 388-30-055))~~ to the same extent that such medical care services are furnished to an eligible recipient in the state, subject to the exceptions and limitations in this section.

(2) Border situations mentioned in WAC 388-82-030(4) are not considered "out-of-state" and are excluded from these provisions. However, a recipient who visits another state, other than specified border locations, specifically for the purpose of obtaining medical care is not eligible for such care at the expense of the state of Washington.

(3) A recipient who moves to another state for the purpose of establishing residence in that state is not eligible for medical care after eligibility has been terminated by the department.

(a) When determining the effective date of change in the eligibility of a recipient of a federal aid grant, see WAC ~~((388-33-135))~~ 388-33-365 for appropriate guidelines. Medical care coverage terminates the same date as termination of the grant.

(b) The date of termination of eligibility for medical care for a recipient of FAMCO is the date the change is reported on the appropriate certification form to the state office or the end of the month during the month in which notification is made, whichever is earlier.

(4) The medical consultant shall review all cases involving out-of-state medical care to determine whether the services are within the scope of the medical assistance program.

(5) Dental care out-of-state is limited to treatment of acute and emergent conditions only. However, a dentist in another state licensed to practice in Washington, who has signed a participation agreement with the

Washington Dental Service, may render services to persons residing in Washington to the same extent as if practicing in Washington.

(6) For limitations on eligibility for nursing home care out-of-state, see WAC 388-82-030(2).

AMENDATORY SECTION (Amending Order 1265, filed 1/13/78)

WAC 388-86-120 STATE FINANCED MEDICAL CARE SERVICES. (1) A recipient of continuing general assistance who cannot be related to a federal aid category is eligible to receive the same scope of care as a recipient of medical assistance, except that no care will be provided outside the state of Washington other than in bordering states as specified in WAC 388-82-030(4).

(2) A recipient of noncontinuing general assistance who cannot be related to Title XVI and recipients of medical only shall be authorized for treatment of acute and emergent conditions only. A deductible of ~~\$(+100))~~ 200 per family over a twelve month period from date of a denied application for medical care shall be required before a positive determination of eligibility for medical only may be made. (See WAC 388-83-045(2)(e)).

(a) Citizenship is not a requirement of eligibility.

(b) All treatment and drugs must be approved by the medical consultant (see WAC 388-87-025(1)).

(c) Recipients undergoing detoxification for an acute alcoholic condition are not required to incur the ~~\$(+100))~~ 200 deductible as an eligibility factor for the covered period of detoxification.

(d) Care for mental or psychiatric conditions is limited to hospitalization for an acute and emergent condition. Voluntary admission and involuntary commitment by the court are covered by the program for eligible recipients (see WAC 388-86-050(3)(a) and (b) for other limitations on stay).

(e) Hearing aids, chiropractic services and eyeglasses are not provided. Dental service is limited to relief of ~~((paid))~~ pain (see WAC 388-86-020).

(f) Care outside the state of Washington is not provided except in bordering states as specified in WAC 388-82-030(4).

(g) An "acute condition" is defined as having a short and relatively severe course, not chronic; and "emergent condition" is defined as occurring unexpectedly and demanding immediate action. In programs in which care is limited to the treatment of acute and emergent conditions it is understood that:

(i) The condition must be justified as acute and emergent, except that

(A) included will be those conditions of less urgency where medical experience indicates a failure to treat will usually result in the rapid development of an emergent situation;

(B) family planning and obstetrical care will be provided;

(C) when other care, including necessary drugs, is requested by the attending physician and approved by the local medical consultant as medically necessary, approval may be granted for service that might otherwise be excluded. See WAC 388-86-032.

(D) detoxification for an acute alcoholic condition will be provided only in a certified detoxification center or in a general hospital with certified detoxification facilities.

(ii) Once care is initiated, it is continued to a logical completion; that is, the provided care is complete in amount, duration, and scope within the limitations of the medical care program.

(iii) In addition, an acute and emergent condition will be assumed to exist when an applicant for medical care indicates he has an undefined medical condition. Provided financial eligibility has been established, at least one office call will be allowed for diagnosis. Treatment will be contingent upon the criteria for acute and emergent being met.

(h) If the department is notified within seven days of the date medical care began or within seven days after an individual who is admitted in a coma to a hospital or other treatment facility becomes rational, certification shall cover this period if all eligibility factors have been met. The three month retroactive certification period referred to in WAC 388-84-005(2) does not apply to the fully state funded medical program. If notification is received in the local office subsequent to the seventh day of initiation of service, certification shall begin on the date notification is received, with allowance for mail delivery. Seven days shall include the date of initiation of services but shall not include Saturday, Sunday or legal holidays.

#### AMENDATORY SECTION (Amending Order 1301, filed 6/2/78)

WAC 388-87-012 CONDITIONS OF PAYMENT—CONSULTANT'S AND SPECIALIST'S SERVICES AND FEES. (1) When services of a consultant or specialist are required, whether the patient has been referred by a physician or is being treated by the specialist as the attending physician, the approval of the medical consultant is not necessary. This rule applies to consultation or treatment in the home, office, or medical institution. (See WAC 388-86-095(4)).

(2) A copy of the consultation report must accompany the claim for consultant fees. If the report is not submitted with the billing, the fee for an initial office or hospital call will be paid dependent upon where consultation was given.

(3) When a specialist treats a patient for minor conditions or for chronic conditions of long duration, the standard fee for initial and subsequent office calls is allowed.

(4) Consultant's fees shall not be paid when the consulting physician specialist or other provider subsequently performs surgery or renders treatment for which flat fees are applicable, see WAC 388-86-095(4).

(5) If more than one specialist is called in to examine a patient during a spell of illness, billings are subject to review and approval by the chief of the office of medical assistance. (See WAC 388-87-025(k)).

(6) Payment will be made for a psychological evaluation only when a physician has obtained the necessary approval to refer an eligible patient, whom he is treating, for such evaluation. Treatment by a psychologist is not provided. (See WAC ((388-85-025(2)(p))) 388-87-025(2)(n)).

#### AMENDATORY SECTION (Amending Order 1301, filed 6/2/78)

WAC 388-87-025 SERVICES REQUIRING APPROVAL OF MEDICAL CONSULTANT. (1) All services rendered recipients of medical only or recipients of noncontinuing general assistance not relatable to federal aid or Title XVI program require approval of the local medical consultant. When a medical emergency is alleged but not apparent, the otherwise eligible applicant for noncontinuing general assistance or medical only may be referred to a participating physician for diagnosis and medical treatment if indicated. Such applicant may not be authorized this one office call unless \$((+00))200 in medical costs have been accrued within seven days prior to application. Subsequent to such denial a noncontinuing general assistance or medical only applicant has twelve months from the date of application to incur \$((+00))200 in medical costs. For this one office call only, the signature on the authorization form may be by ((an-ESS0)) a CSO designee whose signature is on file in the professional audit section.

(2) Services to recipients of medical assistance and continuing general assistance requiring approval are

(a) All surgical procedures require approval by the local medical consultant – see WAC 388-86-095(6) and 388-86-110. The requesting physician shall submit form 525-100 to the ((ESS0)) CSO. Only the surgeon need obtain written approval for surgery. The services of the surgical assistant and the anesthesiologist or anesthetist do not require approval. Their billings for payment, however, must show the patient's diagnosis and a cross reference to the surgeon.

(i) Prior approval for all nonemergent surgical procedures shall be obtained from the chief of the office of medical assistance from his professional designee, or from the full-time medical consultant in the ((ESS0)) CSO or regional office where such is employed.

(b) Requests for medical appliances and prosthetic devices must have prior approval with the following exceptions:

(i) External braces involving neck, trunk and/or extremities.

(ii) Other nonreusable items costing less than \$150 if provision of the item will expedite a recipient's release from a hospital.

(c) All requests for reusable medical equipment and requests for surgical appliances provided, other than as described in subdivision (b), must be submitted on form 525-101 for the medical consultant's approval. If approval is received and the material to be supplied is to be billed by another provider of service it is necessary for the physician to transmit the approved form 525-101 to the provider for billing purposes – see WAC 388-86-100.

(d) Requests for allergy testing shall be submitted on appropriate state form for prior approval by the local medical consultant. The extent of service to be provided shall be indicated. In the event an independent laboratory bills for the allergy testings, the requesting physician shall send the approved state form to the laboratory as the billing authority.

(e) Drugs not listed in the department's formulary or any single prescription exceeding the maximum limit established - see WAC 388-91-020.

(f) Admission to a hospital - see WAC 388-87-070 and 388-86-050(2).

(g) Initial provision of oxygen service for a recipient under sixty-five years of age in his own home. Repeat deliveries of oxygen for the same illness do not require medical consultant approval - see 388-86-080(1) and 388-87-080.

(h) Approval of physical therapy on an outpatient basis or in a nursing home when prescribed by the attending physician - see WAC ((~~388-86-090(1)~~)) 388-86-090.

(i) For certain border situations and out-of-state medical care - see WAC 388-82-030(4) and (5), and 388-86-115.

(j) All major appliances - see WAC 388-86-100.

(k) For consultant or specialist referral when such referrals exceed two such consultants or specialists - see WAC 388-86-095(4).

(l) Respiratory therapy in excess of five treatments requires approval.

(m) Speech therapy requires an initial evaluation; both the evaluation and subsequent therapy require prior approval - see WAC 388-86-098.

(n) Psychological evaluation provided in connection with medical diagnosis and treatment (see WAC 388-87-012(6)).

#### AMENDATORY SECTION (Amending Order 1265, filed 1/13/78)

WAC 388-87-070 PAYMENT—HOSPITAL CARE. (1) The department will pay hospital costs of eligible persons who are patients in general hospitals when such hospitals meet the criteria as defined in RCW 70.41.020. These persons must have been approved as financially and medically eligible for hospitalization. They are:

(a) Recipients of federal aid grants, including essential persons,

(b) Children in foster care for whom the department is making payment, who are eligible for medical assistance,

(c) Recipients of continuing general assistance,

(d) Recipients of federal aid medical care only,

(e) Recipients of ((~~noncontinuing general assistance or of~~)) medical only who cannot be categorically related and who have satisfied the \$((~~+00~~))200 deductible as specified by WAC ((~~388-83-045(7)(d)~~)) 388-83-045(2)(e).

(2) Payment shall be based on ((~~the~~)) the satisfaction of the criteria for the minimum deductible of \$((~~+00~~))200 for recipients of ((~~noncontinuing general assistance and of~~)) medical only.

#### WSR 79-01-003

#### EMERGENCY RULES

#### DEPARTMENT OF LABOR AND INDUSTRIES

[Order 78-24—Filed December 8, 1978]

I, John C. Hewitt, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, Olympia, Washington 98504 the annexed rules relating to inorganic arsenic, reflecting OSHA's 29 CFR 1910.1018, new WAC 296-62-07347.

I, John C. Hewitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is WAC 296-62-07347 has been determined a cancer risk to workers without control of permissible [permissible] exposure limits in the work environment by the state. Adopting these emergency rules will keep WISHA as effective as OSHA.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 49.17.050 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.

By John C. Hewitt  
Director

#### NEW SECTION

#### WAC 296-62-07347 INORGANIC ARSENIC.

(1) *Scope and Application.* This section applies to all occupational exposures to inorganic arsenic except that this section does not apply to employee exposures in agriculture or resulting from pesticide application, the treatment of wood with preservatives or the utilization of arsenically preserved wood.

(2) *Definitions.* (a) "Action level" - a concentration of inorganic arsenic of 5 micrograms per cubic meter of air ( $5 \mu\text{g}/\text{m}^3$ ) averaged over any eight hour period.

(b) "Authorized person" - any person specifically authorized by the employer whose duties require the person to enter a regulated area, or any person entering such an area as a designated representative of employees for the purpose of exercising the right to observe monitoring and measuring procedures under subsection (5) of this section.

(c) "Director" - the Director of the Department of Labor and Industries, or his designated representative.

(d) "Inorganic arsenic" - copper aceto-arsenite and all inorganic compounds containing arsenic except arsine, measured as arsenic (As).

(3) *Permissible Exposure Limit.* The employer shall assure that no employee is exposed to inorganic arsenic

at concentrations greater than 10 micrograms per cubic meter of air ( $10 \mu\text{g}/\text{m}^3$ ), averaged over any 8-hour period.

(4) Notification of Use. (a) By October 1, 1978, or within 60 days after the introduction of inorganic arsenic into the workplace, every employer who is required to establish a regulated area in his workplaces shall report in writing to the Department of Labor and Industries for each such workplace:

- (i) The address of each such workplace;
- (ii) The approximate number of employees who will be working in regulated areas; and
- (iii) A brief summary of the operations creating the exposure and the actions which the employer intends to take to reduce exposures.

(b) Whenever there has been a significant change in the information required by subsection (4)(a) of this section, the employer shall report the changes in writing within 60 days to the Department of Labor and Industries.

(5) Exposure Monitoring. (a) General. (i) Determinations of airborne exposure levels shall be made from air samples that are representative of each employee's exposure to inorganic arsenic over an eight-hour period.

(ii) For the purposes of this section, employee exposure is that exposure which would occur if the employee were not using a respirator.

(iii) The employer shall collect full shift (for at least 7 continuous hours) personal samples including at least one sample for each shift for each job classification in each work area.

(b) Initial Monitoring. Each employer who has a workplace or work operation covered by this standard shall monitor each such workplace and work operation to accurately determine the airborne concentration of inorganic arsenic to which employees may be exposed.

(c) Frequency. (i) If the initial monitoring reveals employee exposure to be below the action level the measurements need not be repeated except as otherwise provided in subsection (5)(d) of this section.

(ii) If the initial monitoring, required by this section, or subsequent monitoring reveals employer exposure to be above the permissible exposure limit, the employer shall repeat monitoring at least quarterly.

(iii) If the initial monitoring, required by this section, or subsequent monitoring reveals employee exposure to be above the action level and below the permissible exposure limit the employee shall repeat monitoring at least every six months.

(iv) The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below the action level at which time the employer may discontinue monitoring for that employee until such time as any of the events in subsection (5)(d) of this section occur.

(d) Additional monitoring. Whenever there has been a production, process, control or personal change which may result in new or additional exposure to inorganic arsenic, or whenever the employer has any other reason

to suspect a change which may result in new or additional exposures to inorganic arsenic, additional monitoring which complies with subsection (5) of this section shall be conducted.

(e) Employee notification. (i) Within five working days after the receipt of monitoring results, the employer shall notify each employee in writing of the results which represent that employee's exposures.

(ii) Whenever the results indicate that the representative employee exposure exceeds the permissible exposure limit, the employer shall include in the written notice a statement that the permissible exposure limit was exceeded and a description of the corrective action taken to reduce exposure to or below the permissible exposure limit.

(f) Accuracy of measurement. (i) The employer shall use a method of monitoring and measurement which has an accuracy (with a confidence level of 95 percent) of not less than plus or minus 25 percent for concentrations of inorganic arsenic greater than or equal to  $10 \mu\text{g}/\text{m}^3$ .

(ii) The employer shall use a method of monitoring and measurement which has an accuracy (with confidence level of 95 percent) of not less than plus or minus 35 percent for concentrations of inorganic arsenic greater than  $5 \mu\text{g}/\text{m}^3$  but less than  $10 \mu\text{g}/\text{m}^3$ .

(6) Regulated Area. (a) Establishment. The employer shall establish regulated areas where worker exposures to inorganic arsenic, without regard to the use of respirators, are in excess of the permissible limit.

(b) Demarcation. Regulated areas shall be demarcated and segregated from the rest of the workplace in any manner that minimizes the number of persons who will be exposed to inorganic arsenic.

(c) Access. Access to regulated areas shall be limited to authorized persons or to persons otherwise authorized by the Act or regulations issued pursuant thereto to enter such areas.

(d) Provision of respirators. All persons entering a regulated area shall be supplied with a respirator, selected in accordance with subsection (8)(b) of this section.

(e) Prohibited activities. The employer shall assure that in regulated areas, food or beverages are not consumed, smoking products, chewing tobacco and gum are not used and cosmetics are not applied, except that these activities may be conducted in the lunchrooms, change rooms and showers required under subsection (12) of this section. Drinking water may be consumed in the regulated area.

(7) Methods of Compliance. (a) Controls. (i) The employer shall institute at the earliest possible time but not later than December 31, 1979, engineering and work practice controls to reduce exposures to or below the permissible exposure limit, except to the extent that the employer can establish that such controls are not feasible.

(ii) Where engineering and work practice controls are not sufficient to reduce exposures to or below the permissible exposure limit, they shall nonetheless be used to reduce exposures to the lowest levels achievable by these controls and shall be supplemented by the use of respirators in accordance with subsection (8) of this section

and other necessary personal protective equipment. Employee rotation is not required as a control strategy before respiratory protection is instituted.

(b) Compliance program. (i) The employer shall establish and implement a written program to reduce exposures to or below the permissible exposure limit by means of engineering and work practice controls.

(ii) Written plans for these compliance programs shall include at least the following:

(A) A description of each operation in which inorganic arsenic is emitted; e.g., machinery used, material processed, controls in place, crew size, operating procedures and maintenance practices;

(B) Engineering plans and studies used to determine methods selected for controlling exposure to inorganic arsenic;

(C) A report of the technology considered in meeting the permissible exposure limit;

(D) Monitoring data;

(E) A detailed schedule for implementation of the engineering controls and work practices that cannot be implemented immediately and for the adaption and implementation of any additional engineering and work practices necessary to meet the permissible exposure limit;

(F) Whenever the employer will not achieve the permissible exposure limit with engineering controls and work practices by December 31, 1979, the employer shall include in the compliance plan an analysis of the effectiveness of the various controls, shall install engineering controls and institute work practices on the quickest schedule feasible, and shall include in the compliance plan and implement a program to minimize the discomfort and maximize the effectiveness of respirator use; and

(G) Other relevant information.

(iii) Written plans for such a program shall be submitted upon request to the Director, and shall be available at the worksite for examination and copying by the Director, any affected employee or authorized employee representatives.

(iv) The plans required by this subsection shall be revised and updated at least every six months to reflect the current status of the program.

(8) Respiratory Protection. (a) General. The employer shall assure that respirators are used where required under this section to reduce employee exposures to below the permissible exposure limit and in emergencies. Respirators shall be used in the following circumstances:

(i) During the time period necessary to install or implement feasible engineering or work practice controls;

(ii) In work operations such as maintenance and repair activities in which the employer establishes that engineering and work practice controls are not feasible;

(iii) In work situations in which engineering controls and supplemental work practice controls are not yet sufficient to reduce exposures to or below the permissible exposure limit; or

(iv) In emergencies.

(b) Respirator selection. (i) Where respirators are required under this section the employer shall select, provide at no cost to the employee and assure the use of the

appropriate respirator or combination of respirators from Table I for inorganic arsenic compounds without significant vapor pressure, or Table II for inorganic arsenic compounds which have significant vapor pressure.

(ii) Where employee exposures exceed the permissible exposure limit for inorganic arsenic and also exceed the relevant limit for particular gasses such as sulfur dioxide, any air purifying respirator supplied to the employee as permitted by this standard must have a combination high efficiency filter with an appropriate gas sorbent. (See footnote in Table I)

**TABLE I**

**RESPIRATORY PROTECTION FOR INORGANIC ARSENIC PARTICULATE EXCEPT FOR THOSE WITH SIGNIFICANT VAPOR PRESSURE**

Concentration of Inorganic Arsenic (as As) or Condition of Use.	Required Respirator
(i) Unknown or greater or lesser than 20,000 $\mu\text{g}/\text{m}^3$ (20 $\text{mg}/\text{m}^3$ ) or firefighting.	(A) Any full facepiece self-contained breathing apparatus operated in positive pressure mode.
(ii) Not greater than 20,000 $\mu\text{g}/\text{m}^3$ (20 $\text{mg}/\text{m}^3$ )	(A) Supplied air respirator with full facepiece, hood, or helmet or suit and operated in positive pressure mode.
(iii) Not greater than 10,000 $\mu\text{g}/\text{m}^3$ (10 $\text{mg}/\text{m}^3$ )	(A) Powered air-purifying respirators in all inlet face coverings with high efficiency filters. <sup>1</sup> (B) Half-mask supplied air respirators operated in positive pressure mode.
(iv) Not greater than 500 $\mu\text{g}/\text{m}^3$	(A) Full facepiece air-purifying respirator equipped with high-efficiency filter. <sup>1</sup> (B) Any full facepiece supplied air respirator. (C) Any full facepiece self-contained breathing apparatus.
(v) Not greater than 100 $\mu\text{g}/\text{m}^3$	(A) Half-mask air-purifying respirator equipped with high-efficiency filter. <sup>1</sup> (B) Any half-mask supplied air respirator.

<sup>1</sup>High-efficiency filter-99.97 pct efficiency against 0.3 micrometer monodisperse diethyl-hexyl phthalate (DOP) particles.

**TABLE II**

**RESPIRATORY PROTECTION FOR INORGANIC ARSENICALS (SUCH AS ARSENIC TRICHLORIDE<sup>2</sup> AND ARSENIC PHOSPHIDE) WITH SIGNIFICANT VAPOR PRESSURE**

Concentration of Inorganic Arsenic (as As) or Condition of Use

Required Respirator

(i) Unknown or greater or lesser than 20,000 $\mu\text{g}/\text{m}^3$ (20 $\text{mg}/\text{m}^3$ ) or firefighting.	(A) Any full facepiece self-contained breathing apparatus operated in positive pressure mode.
(ii) Not greater than 20,000 $\mu\text{g}/\text{m}^3$ (20 $\text{mg}/\text{m}^3$ )	(A) Supplied air respirator with full facepiece hood, or helmet or suit and operated in positive pressure mode.
(iii) Not greater than 10,000 $\mu\text{g}/\text{m}^3$ (10 $\text{mg}/\text{m}^3$ )	(A) Half-mask <sup>2</sup> supplied air respirator operated in positive pressure mode.
(iv) Not greater than 500 $\mu\text{g}/\text{m}^3$	(A) Front or back mounted gas mask equipped with high-efficiency filter <sup>1</sup> and acid gas canister. (B) Any full facepiece supplied air respirator. (C) Any full facepiece self-contained breathing apparatus.
(v) Not greater than 100 $\mu\text{g}/\text{m}^3$	(A) Half-mask <sup>2</sup> air-purifying respirator equipped with high-efficiency filter <sup>1</sup> and acid gas cartridge. (B) Any half-mask supplied air respirator.

<sup>1</sup>High efficiency filter—99.97 pct efficiency against 0.3 micrometer monodisperse diethyl-hexyl phthalate (DOP) particles.

<sup>2</sup>Half-mask respirators shall not be used for protection against arsenic trichloride, as it is rapidly absorbed through the skin.

(iii) The employer shall select respirators from among those approved for protection against dust, fume, and mist by the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part 11.

(c) Respirator usage. (i) The employer shall assure that the respirator issued to the employee exhibits minimum facepiece leakage and that the respirator is fitted properly.

(ii) The employer shall perform qualitative fit tests at the time of initial fitting and at least semi-annually thereafter for each employee wearing respirators, where quantitative fit tests are not required.

(iii) Employers with more than 20 employees wearing respirators shall perform a quantitative face fit test at the time of initial fitting and at least semi-annually thereafter for each employee wearing negative pressure respirators. The test shall be used to select facepieces that provide the required protection as prescribed in Table I or II.

(iv) If an employee has demonstrated difficulty in breathing during the fitting test or during use, he or she shall be examined by a physician trained in pulmonary medicine to determine whether the employee can wear a respirator while performing the required duty.

(d) Respirator program. (i) The employer shall institute a respiratory protection program in accordance with WAC 296-24-08103, 296-24-08107, 296-24-08109 and 296-24-08111.

(ii) The employer shall permit each employee who uses a filter respirator to change the filter elements whenever an increase in breathing resistance is detected and shall maintain an adequate supply of filter elements for this purpose.

(iii) Employees who wear respirators shall be permitted to leave work areas to wash their face and respirator facepiece to prevent skin irritation associated with respirator use.

(e) Commencement of respirator use. (i) The employer's obligation to provide respirators commences on August 1, 1978, for employees exposed over 500  $\mu\text{g}/\text{m}^3$  of inorganic arsenic, as soon as possible but not later than October 1, 1978, for employees exposed to over 50  $\mu\text{g}/\text{m}^3$  of inorganic arsenic, and as soon as possible but not later than December 1, 1978, for employees exposed between 10 and 50  $\mu\text{g}/\text{m}^3$  of inorganic arsenic.

(ii) Employees with exposures below 50  $\mu\text{g}/\text{m}^3$  of inorganic arsenic may choose not to wear respirators until December 31, 1979.

(iii) After December 1, 1978, any employee required to wear air purifying respirators may choose, and if so chosen the employer must provide, if it will give proper protection, a powered air purifying respirator and in addition if necessary a combination dust and acid gas respirator for times where exposures to gases are over the relevant exposure limits.

(9) RESERVED.

(10) Protective Work Clothing and Equipment. (a) Provision and use. Where the possibility of skin or eye irritation from inorganic arsenic exists, and for all workers working in regulated areas, the employer shall provide at no cost to the employee and assure that employees use appropriate and clean protective work clothing and equipment such as, but not limited to:

(i) Coveralls or similar full-body work clothing;

(ii) Gloves, and shoes or coverlets;

(iii) Face shields or vented goggles when necessary to prevent eye irritation, which comply with the requirements of WAC 296-24-07801(1) - (6).

(iv) Impervious clothing for employees subject to exposure to arsenic trichloride.

(b) Cleaning and replacement. (i) The employer shall provide the protective clothing required in subsection (10)(a) of this section in a freshly laundered and dry condition at least weekly, and daily if the employee works in areas where exposures are over 100  $\mu\text{g}/\text{m}^3$  of inorganic arsenic or in areas where more frequent washing is needed to prevent skin irritation.

(ii) The employer shall clean, launder, or dispose of protective clothing required by subsection (10)(a) of this section.

(iii) The employer shall repair or replace the protective clothing and equipment as needed to maintain their effectiveness.

(iv) The employer shall assure that all protective clothing is removed at the completion of a work shift only in change rooms prescribed in subsection (13)(a) of this section.

(v) The employer shall assure that contaminated protective clothing which is to be cleaned, laundered, or disposed of, is placed in a closed container in the

change-room which prevents dispersion of inorganic arsenic outside the container.

(vi) The employer shall inform in writing any person who cleans or launders clothing required by this section, of the potentially harmful effects including the carcinogenic effects of exposure to inorganic arsenic.

(vii) The employer shall assure that the containers of contaminated protective clothing and equipment in the workplace or which are to be removed from the workplace are labeled as follows:

**CAUTION:** Clothing contaminated with inorganic arsenic, do not remove dust by blowing or shaking. Dispose of inorganic arsenic contaminated wash water in accordance with applicable local, state, or Federal regulations.

(viii) The employer shall prohibit the removal of inorganic arsenic from protective clothing or equipment by blowing or shaking.

(11) **Housekeeping.** (a) **Surfaces.** All surfaces shall be maintained as free as practicable of accumulations of inorganic arsenic.

(b) **Cleaning floors.** Floors and other accessible surfaces contaminated with inorganic arsenic may not be cleaned by the use of compressed air, and shoveling and brushing may be used only where vacuuming or other relevant methods have been tried and found not to be effective.

(c) **Vacuuming.** Where vacuuming methods are selected, the vacuums shall be used and emptied in a manner to minimize the reentry of inorganic arsenic into the workplace.

(d) **Housekeeping plan.** A written housekeeping and maintenance plan shall be kept which shall list appropriate frequencies for carrying out housekeeping operations, and for cleaning and maintaining dust collection equipment. The plan shall be available for inspection by the Director.

(e) **Maintenance of equipment.** Periodic cleaning of dust collection and ventilation equipment and checks of their effectiveness shall be carried out to maintain the effectiveness of the system and a notation kept of the last check of effectiveness and cleaning or maintenance.

#### (12) RESERVED.

(13) **Hygiene Facilities and Practices.** (a) **Change rooms.** The employer shall provide for employees working in regulated areas or subject to the possibility of skin or eye irritation from inorganic arsenic, clean change rooms equipped with storage facilities for street clothes and separate storage facilities for protective clothing and equipment in accordance with WAC 296-24-12011.

(b) **Showers.** (i) The employer shall assure that employees working in regulated areas or subject to the possibility of skin or eye irritation from inorganic arsenic shower at the end of the work shift.

(ii) The employer shall provide shower facilities in accordance with WAC 296-24-12009(3).

(c) **Lunchrooms.** (i) The employer shall provide for employees working in regulated areas, lunchroom facilities which have a temperature controlled, positive pressure, filtered air supply, and which are readily accessible to employees working in regulated areas.

(ii) The employer shall assure that employees working in the regulated area or subject to the possibility of skin or eye irritation from exposure to inorganic arsenic wash their hands and face prior to eating.

(d) **Lavatories.** The employer shall provide lavatory facilities which comply with WAC 296-24-12009(1) and (2).

(e) **Vacuuming clothes.** The employer shall provide facilities for employees working in areas where exposure, without regard to the use of respirators, exceeds 100  $\mu\text{g}/\text{m}^3$  to vacuum their protective clothing and clean or change shoes worn in such areas before entering change rooms, lunchrooms or shower rooms required by subsection (10) of this section and shall assure that such employees use such facilities.

(f) **Avoidance of skin irritation.** The employer shall assure that no employee is exposed to skin or eye contact with arsenic trichloride, or to skin or eye contact with liquid or particulate inorganic arsenic which is likely to cause skin or eye irritation.

(14) **Medical Surveillance.** (a) **General.** (i) Employees covered. The employer shall institute a medical surveillance program for the following employees:

(A) All employees who are or will be exposed above the action level, without regard to the use of respirators, at least 30 days per year, and

(B) All employees who have been exposed above the action level, without regard to respirator use, for 30 days or more per year for a total of 10 years or more of combined employment with the employer or predecessor employers prior to or after the effective date of this standard. The determination of exposures prior to the effective date of this standard shall be based upon prior exposure records, comparison with the first measurements taken after the effective date of this standard, or comparison with records of exposures in areas with similar processes, extent of engineering controls utilized and materials used by that employer.

(ii) **Examination by physician.** The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician, and shall be provided without cost to the employee, without loss of pay and at a reasonable time and place.

(b) **Initial examinations.** By December 1, 1978, for employees initially covered by the medical provisions of this section, or thereafter at the time of initial assignment to an area where the employee is likely to be exposed over the action level at least 30 days per year, the employer shall provide each affected employee an opportunity for a medical examination, including at least the following elements:

(i) A work history and a medical history which shall include a smoking history and the presence and degree of respiratory symptoms such as breathlessness, cough, sputum production and wheezing.

(ii) A medical examination which shall include at least the following:

(A) A 14" by 17" posterior-anterior chest X-ray and International Labor Office UICC/Cincinnati (ILO U/C) rating;

(B) A nasal and skin examination;

(C) A sputum cytology examination; and

(D) Other examinations which the physician believes appropriate because of the employees exposure to inorganic arsenic or because of required respirator use.

(c) Periodic examinations. (i) The employer shall provide the examinations specified in subsections (14)(b)(i) and (14)(b)(ii)(A),(B) and (D) of this section at least annually for covered employees who are under 45 years of age with fewer than 10 years of exposure over the action level without regard to respirator use.

(ii) The employer shall provide the examinations specified in subsections (14)(b)(i) and (ii) of this section at least semi-annually for other covered employees.

(iii) Whenever a covered employee has not taken the examinations specified in subsection (14)(b)(i) and (ii) of this section within six months preceding the termination of employment, the employer shall provide such examinations to the employee upon termination of employment.

(d) Additional examinations. If the employee for any reason develops signs or symptoms commonly associated with exposure to inorganic arsenic the employer shall provide an appropriate examination and emergency medical treatment.

(e) Information provided to the physician. The employer shall provide the following information to the examining physician:

(i) A copy of this standard and its appendices;

(ii) A description of the affected employee's duties as they relate to the employee's exposure;

(iii) The employee's representative exposure level or anticipated exposure level;

(iv) A description of any personal protective equipment used or to be used; and

(v) Information from previous medical examinations of the affected employee which is not readily available to the examining physician.

(f) Physician's written opinion. (i) The employer shall obtain a written opinion from the examining physician which shall include:

(A) The results of the medical examination and tests performed;

(B) The physician's opinion as to whether the employee has any detected medical conditions which would place the employee at increased risk of material impairment of the employee's health from exposure to inorganic arsenic;

(C) Any recommended limitations upon the employee's exposure to inorganic arsenic or upon the use of protective clothing or equipment such as respirators; and

(D) A statement that the employee has been informed by the physician of the results of the medical examination and any medical conditions which require further explanation or treatment.

(ii) The employer shall instruct the physician not to reveal in the written opinion specific findings or diagnoses unrelated to occupational exposure.

(iii) The employer shall provide a copy of the written opinion to the affected employee.

(15) Employee information and training. (a) Training program. (i) The employer shall institute a training program for all employees who are subject to exposure to

inorganic arsenic above the action level without regard to respirator use, or for whom there is the possibility of skin or eye irritation from inorganic arsenic. The employer shall assure that those employees participate in the training program.

(ii) The training program shall be provided by October 1, 1978 for employees covered by this provision, at the time of initial assignment for those subsequently covered by this provision, and shall be repeated at least quarterly for employees who have optional use of respirators and at least annually for other covered employees thereafter, and the employer shall assure that each employee is informed of the following:

(A) The information contained in Appendix A;

(B) The quantity, location, manner of use, storage, sources of exposure, and the specific nature of operations which could result in exposure to inorganic arsenic as well as any necessary protective steps;

(C) The purpose, proper use, and limitation of respirators;

(D) The purpose and a description of the medical surveillance program as required by subsection (14) of this section;

(E) The engineering controls and work practices associated with the employee's job assignment; and

(F) A review of this standard.

(b) Access to training materials. (i) The employer shall make readily available to all affected employees a copy of this standard and its appendices.

(ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the Director.

(16) Signs and Labels. (a) General. (i) The employer may use labels or signs required by other statutes, regulations, or ordinances in addition to, or in combination with, signs and labels required by this subsection.

(ii) The employer shall assure that no statement appears on or near any sign or label required by this subsection which contradicts or detracts from the meaning of the required sign or label.

(b) Signs. (i) The employer shall post signs demarcating regulated areas bearing the legend:

**DANGER**  
**INORGANIC ARSENIC**  
**CANCER HAZARD**  
**AUTHORIZED PERSONNEL ONLY**  
**NO SMOKING OR EATING**  
**RESPIRATOR REQUIRED**

(ii) The employer shall assure that signs required by this subsection are illuminated and cleaned as necessary so that the legend is readily visible.

(c) Labels. The employer shall apply precautionary labels to all shipping and storage containers of inorganic arsenic, and to all products containing inorganic arsenic except when the inorganic arsenic in the product is bound in such a manner so as to make unlikely the possibility of airborne exposure to inorganic arsenic. (Possible examples of products not requiring labels are

semiconductors, light emitting diodes and glass.) The label shall bear the following legend:

**DANGER**  
**CONTAINS INORGANIC ARSENIC**  
**CANCER HAZARD**  
**HARMFUL IF INHALED OR**  
**SWALLOWED**  
**USE ONLY WITH ADEQUATE**  
**VENTILATION**  
**OR RESPIRATORY PROTECTION**

(17) Recordkeeping. (a) Exposure monitoring. (i) The employer shall establish and maintain an accurate record of all monitoring required by subsection (5) of this section.

(ii) This record shall include:

(A) The date(s), number, duration location, and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure where applicable;

(B) A description of the sampling and analytical methods used and evidence of their accuracy;

(C) The type of respiratory protective devices worn, if any;

(D) Name, social security number, and job classification of the employees monitored and of all other employees whose exposure the measurement is intended to represent; and

(E) The environmental variables that could affect the measurement of the employee's exposure.

(iii) The employer shall maintain these monitoring records for at least 40 years or for the duration of employment plus 20 years, whichever is longer.

(b) Medical surveillance. (i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by subsection (14) of this section.

(ii) This record shall include:

(A) The name, social security number, and description of duties of the employee;

(B) A copy of the physician's written opinions;

(C) Results of any exposure monitoring done for that employee and the representative exposure levels supplied to the physician; and

(D) Any employee medical complaints related to exposure to inorganic arsenic.

(iii) The employer shall in addition keep, or assure that the examining physician keeps, the following medical records:

(A) A copy of the medical examination results including medical and work history required under subsection (14) of this section;

(B) A description of the laboratory procedures and a copy of any standards or guidelines used to interpret the test results or references to that information;

(C) The initial X-ray;

(D) The X-rays for the most recent five years;

(E) Any X-rays with a demonstrated abnormality and all subsequent X-rays;

(F) The initial cytologic examination slide and written description;

(G) The cytologic examination slide and written description for the most recent five years; and

(H) Any cytologic examination slides with demonstrated atypia, if such atypia persists for three years, and all subsequent slides and written descriptions.

(iv) The employer shall maintain or assure that the physician maintains those medical records for at least 40 years, or for the duration of employment, plus 20 years, whichever is longer.

(c) Availability. (i) The employer shall make available upon request all records required to be maintained by subsection (16) of this section to the Director for examination and copying.

(ii) The employer shall make available upon request records of employee exposure monitoring required by subsection (17)(a) of this section for inspection and copying to affected employees, former employees and their designated representatives.

(iii) The employer shall make available upon request an employee's medical records and exposure records representative of that employee's exposure required to be maintained by subsection (17) of this section to the affected employee or former employee or to a physician designated by the affected employee or former employee.

(d) Transfer of records. (i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by this section.

(ii) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records required to be maintained by this section for the prescribed period, these records shall be transmitted to the Director.

(iii) At the expiration of the retention period for the records required to be maintained by this section, the employer shall notify the Director at least three months prior to the disposal of such records and shall transmit those records to the Director if he requests them within that period.

(18) Observation of Monitoring. (a) Employee observation. The employer shall provide affected employees or their designated representatives an opportunity to observe any monitoring of employee exposure to inorganic arsenic conducted pursuant to subsection (5) of this section.

(b) Observation procedures. (i) Whenever observation of the monitoring of employee exposure to inorganic arsenic requires entry into an area where the use of respirators, protective clothing, or equipment is required, the employer shall provide the observer with and assure the use of such respirators, clothing, and such equipment, and shall require the observer to comply with all other applicable safety and health procedures.

(ii) Without interfering with the monitoring, observers shall be entitled to;

(A) Receive an explanation of the measurement procedures;

(B) Observe all steps related to the monitoring of inorganic arsenic performed at the place of exposure; and

(C) Record the results obtained or receive copies of the results when returned by the laboratory.

(19) Effective Date. This standard shall become effective 30 days after filing with the Code Reviser.

(20) Appendices. The information contained in the appendices to this section is not intended by itself, to create any additional obligations not otherwise imposed by this standard nor detract from any existing obligation.

(21) Startup Dates. (a) General. The startup dates of requirements of this standard shall be the effective date of this standard unless another startup date is provided for either in other subsections of this section or in this subsection.

(b) Monitoring. Initial monitoring shall be commenced by August 1, 1978, and shall be completed by September 15, 1978.

(c) Regulated areas. Regulated areas required to be established as a result of initial monitoring shall be set up as soon as possible after the results of that monitoring is known and no later than October 1, 1978.

(d) Compliance program. The written program required by subsection (7)(b) as a result of initial monitoring shall be made available for inspection and copying as soon as possible and no later than December 1, 1978.

(e) Hygiene and lunchroom facilities. Construction plans for change-rooms, showers, lavatories, and lunchroom facilities shall be completed no later than December 1, 1978, and these facilities shall be constructed and in use no later than July 1, 1979. However, if as part of the compliance plan it is predicted by an independent engineering firm that engineering controls and work practices will reduce exposures below the permissible exposure limit by December 31, 1979, for affected employees, then such facilities need not be completed until one year after the engineering controls are completed or December 31, 1980, whichever is earlier, if such controls have not in fact succeeded in reducing exposure to below the permissible exposure limit.

(f) Summary of startup dates set forth elsewhere in this standard.

**STARTUP DATES**

August 1, 1978 - Respirator use over 500 µg/m<sup>3</sup>.

**AS SOON AS POSSIBLE BUT NO LATER THAN**

September 15, 1978 - Completion of initial monitoring.

October 1, 1978 - Complete establishment of regulated areas.

Respirator use for employees exposed above 50 µg/m<sup>3</sup>. Completion of initial training. Notification of use.

December 1, 1978 - Respirator use over 10 µg/m<sup>3</sup>.

Completion of initial medical. Completion of compliance plan. Optional use of powered air-purifying respirators.

July 1, 1979 - Completion of lunch rooms and hygiene facilities.

December 31, 1979 - Completion of engineering controls.

All other requirements of the standard have as their startup date August 1, 1978.

**WSR 79-01-004**

**EMERGENCY RULES**

**DEPARTMENT OF REVENUE**

[Order FT 78-4—Filed December 8, 1978]

I, Charles W. Hodde, director of Revenue, do promulgate and adopt at Olympia, Washington the annexed rules relating to Forest Land Values for Year 1977, WAC 458-40-19100.

I, Charles W. Hodde, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is to permit immediate compliance by the Department with the judgment of the Thurston County Superior Court in Cause 56251.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 84.33.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.

By Charles W. Hodde  
Director

**AMENDATORY SECTION (Amending Order FT 76-3, filed December 1, 1976)**

**WAC 458-40-19100 FOREST LAND VALUES FOR YEAR 1977.** The true and fair values, per acre, for each grade of forest land for the 1977 assessment year are determined to be as follows:

		1977 FOREST LAND VALUES			
Land Quality	Access- bility & Topography	Western Washington <sup>1</sup> / \$	Eastern Washington <sup>2</sup> / \$		
GOOD	Favorable	<del>(\$132.00)</del> \$111.00	<del>(\$50.00)</del> \$33.00		
	Average	<del>(\$114.00)</del> \$ 93.00	<del>(\$46.00)</del> \$29.00		
	Difficult	<del>(\$ 84.00)</del> \$ 62.00	<del>(\$39.00)</del> \$22.00		
	Inoperable	\$ 5.00	\$ 1.00		
AVERAGE	Favorable	<del>(\$ 94.00)</del> \$ 79.00	<del>(\$30.00)</del> \$20.00		
	Average	<del>(\$ 82.00)</del> \$ 66.00	<del>(\$27.00)</del> \$17.00		
	Difficult	<del>(\$ 58.00)</del> \$ 43.00	<del>(\$24.00)</del> \$13.00		
	Inoperable	\$ 3.00	\$ 1.00		

Land Quality	Accessibility & Topography	Western Washington <sup>1/</sup>	Eastern Washington <sup>2/</sup>
POOR	Favorable	<del>(\$52.00)</del> \$ 44.00	<del>(\$14.00)</del> \$ 9.00
	Average	<del>(\$45.00)</del> \$ 37.00	<del>(\$12.00)</del> \$ 8.00
	Difficult	<del>(\$32.00)</del> \$ 24.00	<del>(\$10.00)</del> \$ 6.00
	Inoperable	\$ 1.00	\$ 1.00

Land Quality	Accessibility & Topography	Western Washington <sup>1/</sup>	Eastern Washington <sup>2/</sup>
POOR	Favorable	<del>(\$52.00)</del> \$ 44.00	<del>(\$14.00)</del> \$ 9.00
	Average	<del>(\$45.00)</del> \$ 37.00	<del>(\$12.00)</del> \$ 8.00
	Difficult	<del>(\$32.00)</del> \$ 24.00	<del>(\$10.00)</del> \$ 6.00
	Inoperable	\$ 1.00	\$ 1.00

- 1/ For Western Washington: All private land lying west of the Summit of the Cascade Range of mountains.
- 2/ For Eastern Washington: All private land lying east of the Summit of the Cascade Range of mountains.

- 1/ For Western Washington: All private land lying west of the Summit of the Cascade Range of mountains.
- 2/ For Eastern Washington: All private land lying east of the Summit of the Cascade Range of mountains.

**WSR 79-01-005**  
**ADOPTED RULES**  
**DEPARTMENT OF REVENUE**  
 [Order FT 78-5—Filed December 8, 1978]

I, Charles W. Hodde, director of Revenue, do promulgate and adopt at Olympia, Washington the annexed rules relating to Forest Land Values for Year 1977, WAC 458-40-19100.

This action is taken pursuant to Notice No. WSR 78-11-091 filed with the code reviser on November 1, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.  
 By Charles W. Hodde  
 Director

AMENDATORY SECTION (Amending Order FT 76-3, filed December 1, 1976)

WAC 458-40-19100 FOREST LAND VALUES FOR YEAR 1977. The true and fair values, per acre, for each grade of forest land for the 1977 assessment year are determined to be as follows:

1977 FOREST LAND VALUES			
Land Quality	Accessibility & Topography	Western Washington <sup>1/</sup>	Eastern Washington <sup>2/</sup>
GOOD	Favorable	<del>(\$132.00)</del> \$111.00	<del>(\$50.00)</del> \$33.00
	Average	<del>(\$114.00)</del> \$ 93.00	<del>(\$46.00)</del> \$29.00
	Difficult	<del>(\$ 84.00)</del> \$ 62.00	<del>(\$39.00)</del> \$22.00
	Inoperable	\$ 5.00	\$ 1.00
AVERAGE	Favorable	<del>(\$ 94.00)</del> \$ 79.00	<del>(\$30.00)</del> \$20.00
	Average	<del>(\$ 82.00)</del> \$ 66.00	<del>(\$27.00)</del> \$17.00
	Difficult	<del>(\$ 58.00)</del> \$ 43.00	<del>(\$24.00)</del> \$13.00
	Inoperable	\$ 3.00	\$ 1.00

**WSR 79-01-006**  
**ADOPTED RULES**  
**SUPERINTENDENT OF PUBLIC INSTRUCTION**  
 [Order 13-78—Filed December 8, 1978]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at the Capitol Bldg., Washington and Legion, Olympia the annexed rules relating to the establishment of the maximum dollar amount of school district levies.

This action is taken pursuant to Notice No. WSR 78-11-075 filed with the code reviser on October 31, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.52.0531 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 7, 1978.  
 By Frank B. Brouillet  
 Superintendent of Public Instruction

Chapter 392-139 WAC  
**FINANCE—MAINTENANCE AND OPERATION  
 LEVY LIMITS**

NEW SECTION

WAC 392-139-005 PURPOSE. The purpose of WAC 392-139-010 through 392-139-045 is to establish the exclusive means for fixing the maximum dollar amount which may be levied and collected in behalf of any school district in a given tax year for maintenance and operation purposes pursuant to RCW 84.52.053 and 84.52.0531.

NEW SECTION

WAC 392-139-010 ESTABLISHMENT OF THE MAXIMUM DOLLAR AMOUNT OF SCHOOL DISTRICT LEVIES. (1) Notwithstanding such larger dollar amount as may be approved by the electorate of a

school district pursuant to RCW 84.52.053, the maximum dollar amount which may be levied and collected by or for any school district for maintenance and operation support in a given tax year or in a given school year, as the case may be, shall be established annually as follows:

(a) Only figures and data gathered and approved by the superintendent of public instruction, or his or her designee, shall be used.

(b) Approved current information and data shall be applied to Schedules I, II, III, IV, V and VI of the Form F-780 as set forth in WAC 392-139-020 through 392-139-045 in order to compute the permissible dollar amount that may be levied by or for a school district.

(c) The official maximum dollar amount for a given tax year shall be the amount computed by the superintendent of public instruction, or his or her designee, as of the September immediately preceding the tax year of collection.

(d) Notice of the amount for each school district arrived at pursuant to this section shall be provided to each affected school district and county assessor and auditor prior to October 1 of each year.

(2) The superintendent of public instruction, or his or her designee, shall annually provide all districts with the appropriate calculation procedures for the purposes of this section.

#### NEW SECTION

WAC 392-139-015 DEFINITIONS. As used in WAC 392-139-020 through 392-139-045 the term:

(1) "Accounts 1000, 1030, 1040 and 3170" shall mean accounts as designated in F-195 (school district annual budget) approved by the superintendent of public instruction: Account 1000—total local property tax revenue; Account 1030—local property taxes collected from excess levies; Account 1040—joint district local property taxes collected from excess levies; and Account 3170—timber excise tax Fund A.

(2) "County assessor's report" shall mean the report completed by county assessors each year depicting the basic assessed valuation, regular levy senior citizen exemption, one hundred percent timber roll, special levy senior citizen exemption, and total assessed valuation data for individual school districts. County assessors provide these data annually to the superintendent of public instruction via Report 1038S. The data are used to determine the prior year's calendar year collection of the timber roll tax in the Form F-780, Schedule I.

(3) "County treasurer's statement" shall mean the financial statement for September through August issued to the school districts by the county treasurers in August. Current data concerning the general fund consisting of beginning and ending cash balances, investment income and expenditure, warrants outstanding, revenues credited to the various accounts and the current balance of the general fund shall be the data source used to determine the prior year's levy and timber tax collections for calculating a school district's additional levy authority (Form F-780, Schedule II).

(4) "F-195" (the budget for fiscal year 19... ) shall mean the annual school district budget document

officially adopted by each school district pursuant to chapter 28A.65 RCW for each year's operations. The data contained in the budget pertaining to estimated funds constituting the amount of guaranteed revenues from various state and local sources, estimated full-time equivalent students enrolled in grades K-12 and secondary vocational education programs, reported separately, and special levy revenues to be collected during the budget year are used to calculate the additional levy authority, estimated current year basic education funding, and staff unit calculations for small schools in the Form F-780, Schedules II, IV and VI.

(5) "R-1789" (actual and recognized apportionment, budget and levy planning salary data for certificated personnel) shall mean those salary data reported by school districts as of October first of each year to the superintendent of public instruction in the certificated personnel report (Form S-275), and displayed as average district salaries recognized for special levy purposes as required by RCW 84.52.053. These salary data shall be used to calculate the basic levy limitation and additional levy authority, Schedules III and IV, Form F-780, for each school district. These data are reported for a three-year period in Report 1789 by the superintendent of public instruction.

(6) "R-1790" (actual and recognized apportionment, budget and levy planning salary data for classified personnel) shall mean data of the same description and use as in subsection (5) of this section except for classified personnel as reported by school districts as of November first in the classified personnel report (Form S-277). The three-year average salary data is contained in Report 1790 by the superintendent of public instruction.

(7) "R-1191" (estimated funding required to guarantee . . . . percent of formula support for 19... school year (Account 3010)) shall mean the final number of basic education and formula derived certificated and classified staff units, the computed compensation entitlement amounts for such staff, the basic education allocation provided for each average annual full-time equivalent student, the computed amount of state-funded support and any final adjustments made for the current school year for each school district. These data are used to calculate the basic levy limitation amount for calendar year collections (SPI Form F-780, Schedule I) and for calculating the additional levy authority amount (SPI Form F-780, Schedule II) for calendar year collections. These data are contained in the August Report 1191 prepared annually by the superintendent of public instruction.

(8) "R-1191E" (full-time enrollments used to calculate staff units) shall mean the number of basic certificated, formula certificated and formula classified staff units computed on the basis of the number of students enrolled in a school district, as reported by the district, converted to full-time equivalent students (FTE). The enrollment data are reported for each of the following grade levels: Kindergarten, grades 1-6, 7-8, and 9-12, excluding secondary vocational students. Vocational FTE students are reported separately for private and public schools. The staff unit calculations provide for the number of certificated units allowed due to a significant

decrease in student enrollment as provided in the biennial appropriations acts. These data are contained in the August Report 1191E prepared by the superintendent of public instruction. These data are used for various calculations in Form F-780, Schedules II, III and VI.

(9) "Spring tax collection percentage" shall mean the percentage of the total maintenance and operation levy of a district for the tax year represented by the spring tax collection. This data is derived from county treasurer's reports and set forth in a special report prepared by the superintendent of public instruction each year. The data are used in calculating the current year's additional levy authority amount, Schedule II, Form F-780, for each local school district.

(10) "Fall collection percentage" shall mean the percentage of the total maintenance an operation levy of a district for the tax year estimated to be collected by the fall tax collection. This percentage shall be determined by subtracting the "spring tax collection percentage" from one hundred percent of the total tax levy. The data are used in calculating the current year's additional levy authority amount, Schedule II, Form F-780, for each local school district.

**NEW SECTION**

**WAC 392-139-020 SCHEDULE I—CALCULATION OF BASIC LEVY LIMITATION FOR CALENDAR YEAR 19..** Schedule I and the sources of figures or data shall be as follows:

F-780 (19..)

**SCHEDULE I**

**CALCULATION FOR BASIC LEVY LIMITATION FOR CALENDAR YEAR 19..**

- A. Estimated Basic Education Funding Prior Year (III.D.1.) \$.....(A)
- B. Estimated Basic Education Funding Prior Year Improved by 10% (I.A. x 1.10) \$.....(B)
- C. Total Guaranteed Support Prior Year (Report 1191, August 19..) \$.....(C)
- D. Calendar Year 19.. Basic Excess Levy Limitation (I.B. - I.C.) \$.....(D)

**NEW SECTION**

**WAC 392-139-025 SCHEDULE II—CALCULATION OF ADDITIONAL LEVY AUTHORITY (EXCEEDING BASIC LEVY LIMITATION FOR 19.. CALENDAR YEAR).** Schedule II and the sources of figures or data shall be as follows:

F-780 (19..)

**SCHEDULE II**

**CALCULATION OF ADDITIONAL LEVY AUTHORITY (EXCEEDING BASIC LEVY LIMITATION FOR 19.. CALENDAR YEAR)**

- A. Levy Collections Prior Year (Co. Treas. Stmt. for Aug. 31, 19.., Accts. 1000 + 3170) \$.....(A)
- B. Guaranteed Support Prior Year (I.C.) \$.....(B)
- C. Compensation Improvement (Cal. Yr. 1979 Calculation Only) (Report 1191, August 1978, line C.5.) \$.....(C)
- <sup>1</sup>D. Compensation Improvement, Prog. 21 (Cal. Yr. 1979 Calculation Only) (Basic Ed. Self-Contained Teachers Only) (To be Calculated Using District Ratios) \$.....(D)
- E. Total Estimated Basic Education Funds Prior Year (II.A. + II.B. + II.C. + II.D.) \$.....(E)
- F. Average Annual FTE Pupils Prior Year (Report 1191E, August 19..) .....(F)
- G. Revenue/FTE Pupil Prior Year (II.E. ÷ II.F.) \$.....(G)
- H. Revenue/FTE Pupil Prior Year Improved by 4% (II.G. x 1.04) \$.....(H)
- J. Estimated FTE Pupils Current Year (Current Year F-195) .....(J)
- K. Total Estimated Basic Education Funds Needed Curr. Yr. (II.H. x II.J.) \$.....(K)
- L. Estimated Available Basic Education Funds Curr. Yr.:
  - 1. Estimated Basic Education Apportionment Curr. Yr. (IV.D.1.) \$.....(L.1.)
  - <sup>2</sup>2. a. Estimated Fall 19.. Levy Receipts (Accts. 1030 & 1040) \$..... x .....% = (Current Year F-195) \$.....(L.2a)
  - b. Estimated Fall 19.. Timber Excise Tax Receipts (Acct. 3170) \$..... (Current Year F-195) \$.....(L.2b)
  - 3. a. Estimated Spring 19.. Levy (Accts. 1030 & 1040) \$..... x .....% = (I.F. & Spring Tax Coll. %) \$.....(L.3a)
  - b. Estimated Spring 19.. Timber Excise Tax Receipts (Acct. 3170) (I.E.) \$.....(L.3b)
- M. Total Estimated Available Basic Education Funds Curr. Yr. (II.L.1. + 2.a. + 2.b. + 3.a. + 3.b.) \$.....(M)
- <sup>3</sup>N. Additional Spring 19.. Levy Collections (II.K. - II.M.) \$..... (N)

P. Additional Levy Authority Cal. Yr. 19..
\$. . . . . + . . . . %
(II.N. + Spring Tax Coll. %) \$. . . . .(P)

C. Nonemployee-Related Costs:
1. Prior Year Nonemployee-Related Costs Entitlement
(III.A.2. x \$. . . . .) \$. . . . .(C.1.)

1 The basic education teachers in Program 21 are those required to serve the enrollments in the self-contained classrooms at the district's regular pupil/classroom teacher ratio. Such teachers must not be calculated to be included in both II.C. and II.D.

2 If no levy for 19. . collection, enter "0" for 2.a. and 2.b. If levy was authorized for 19. ., use the property tax levy amount and the tax collection percentage, Report . . . . . Timber tax districts should verify with their educational service district fiscal officers and county treasurers as to the appropriate percentages to use for their distribution of the Timber Excise Tax for both years of concern, either 50% or 75% for spring collections, and either 50% or 25% for fall collections.

3 If "0" or negative, no additional levy authority is provided.

D. Total Prior Year New Formula Entitlement:
1. Total Prior Year 100% Formula Funding
(III.A.9. + B.2. + C.1.) \$. . . . .(D.1.)

1 Districts judged by the state board of education to be remote and necessary or with plants so judged, or those operating high schools with enrollments less than 300 FTE, see Schedules V and VI for instructions.

2 Use III.A.7. only if III.A.6. is greater than 300, or greater than 4% of second prior year FTE pupils.

3 A factor used to convert salary to compensation to be provided annually by the superintendent of public instruction.

NEW SECTION

WAC 392-139-030 SCHEDULE III-PRIOR YEAR 100% FORMULA FUNDING. Schedule III and the sources of figures and data shall be as follows:

F-780 (19. .)

SCHEDULE III

PRIOR YEAR 100% FORMULA FUNDING<sup>1</sup>

- A. Certificated Units:
1. Prior Year Average Annual Enrollment, K-12 FTE
(Report 1191E, August 19. .) . . . . .(A.1.)
2. Basic Certificated Units (III.A.1. + 20) . . . . .(A.2.)
3. Prior Year Average Annual K-12 Net FTE Pupils
(III.A.1. - Prior Year Voc. Sec. FTE Pupils (Report 1191E, August 19. .)) . . . . .(A.3.)
4. K-12 Certs. (Excl. Voc. Sec. Certs.)
(III.A.3. + 20) . . . . .(A.4.)
5. Voc. Sec. Certs.
(Prior Year Voc. Sec. FTE Pupils + 16.67 (Report 1191E, August 19. .)) . . . . .(A.5.)
6. Enr. Decline Pupils
(Second Prior Year FTE Pupils (Report 1191E, August 19. .) - III.A.1.) . . . . .(A.6.)
27. Enrollment Decline Certs.
(III.A.6. + 40) . . . . .(A.7.)
8. Total Basic Education Certs.
(III.A.4. + A.5. + A.7.) . . . . .(A.8.)
9. Formula Cert. Compensation Entitlement
(III.A.8. x . . . . .
(Report 1789, Col. 3.) x 1. . . . .<sup>3</sup>) \$. . . . .(A.9.)

- B. Classified Units:
1. Prior Year Formula Classified Units
(III.A.2. + 3.) . . . . .(B.1.)
2. Prior Year Formula Classified Comp. Entitlement
(III.B.1. x . . . . .
(Report 1790, Col. 3.) x 1. . . . .<sup>3</sup>) \$. . . . .(B.2.)

NEW SECTION

WAC 392-139-035 SCHEDULE IV-ESTIMATED CURRENT YEAR BASIC EDUCATION FUNDING. Schedule IV and the sources of figures and data shall be as follows:

F-780 (19. .)

SCHEDULE IV

ESTIMATED CURRENT YEAR BASIC EDUCATION FUNDING<sup>1</sup>

- A. Certificated Staff Units:
1. Current Year Est. Base Enrollment, K-12 FTE
(Current Year F-195) . . . . .(A.1.)
2. Basic Certificated Units
(IV.A.1. + . . . . .) . . . . .(A.2.)
3. Estimated Current Year K-12 Net FTE Pupils
(IV.A.1. - Est. Voc. FTE Pupils Current Year F-195) . . . . .(A.3.)
4. K-12 Certs. (Excl. Voc. Sec.)
(IV.A.3. + . . . . .) . . . . .(A.4.)
5. Estimated Voc. Sec. Certs.
(Est. Current Year Voc. FTE Pupils F-195 + . . . . .) . . . . .(A.5.)
26. Enrollment Decline Certs.
((III.A.1. - IV.A.1.) + . . . . .) . . . . .(A.6.)
7. Total Current Year Formula Certs.
(IV.A.4. + A.5. + A.6.) . . . . .(A.7.)
8. Est. Current Year Formula Cert. Comp. Entitlement
(IV.A.7. x . . . . .
(Report 1789, Col. 5.) x 1. . . . .<sup>3</sup>) . . . . .(A.8.)

- B. Classified Units:
1. Current Year Formula Classified Units
(IV.A.2. + 3.) . . . . .(B.1.)
2. Est. Current Yr. Formula Class. Comp. Entitlement
(IV.B.1. x . . . . .
(Report 1790, Col. 5.) x 1. . . . .<sup>3</sup>) . . . . .(B.2.)

- C. Nonemployee-Related Costs:
  - 1. Est. Current Year Nonemployee-Related Costs  
(IV.A.2. x \$ . . . . .) \$ . . . . .(C.1.)

- D. Total Est. Current Year Formula Entitlement:
  - 1. Total Est. Current Year Formula Entitlement  
(IV.A.8. + B.2. + C.1.) \$ . . . . .(D.1.)

<sup>1</sup> Districts judged by the state board of education to be remote and necessary or with plants so judged, or those operating high schools with enrollments less than 300 FTE, see Schedules V and VI for instructions.

<sup>2</sup> Use IV.A.6. only if enrollment decline is greater than 300, or greater than 4% of prior year FTE pupils.

<sup>3</sup> A factor used to convert salary to compensation to be provided annually by the superintendent of public instruction.

**NEW SECTION**

**WAC 392-139-040 SCHEDULE V—SMALL SCHOOL FACTORS.** Schedule V and the sources of figures and data shall be as follows:

F-780 (19..)

**SCHEDULE V  
SMALL SCHOOL FACTORS**

For remote and necessary (R&N) school plants within a district as judged by the state board of education, the following procedures must be followed:

- A. 1. Prior Year District Regular Enr., Cert. Unit Allotment  
(III.A.1. - R&N Enroll. ÷ 20) . . . . .(A.1.)
- 2. R&N Cert. Unit Allotment  
(K-6 FTE pupils 1-60 = 3 cert. units. Above 60 FTE pupils, at a ratio of 1 cert. unit per 20 FTE pupils. For grades 7-8 FTE pupils 1-20 = 1 cert. unit. Above 20 FTE pupils, at a ratio of 1 cert. unit per 20 FTE pupils.) . . . . .(A.2.)
- 3. District Basic Cert. Units  
Enter on III.A.2.  
(V.A.1. + A.2.) . . . . .(A.3.)
- B. 1. Est. Current Yr. Dist. Regular Enr., Cert. Unit Allot.  
(IV.A.1. - R&N Enroll. ÷ . . . . .) . . . . .(B.1.)
- 2. Est. R&N Cert. Unit Allotment  
(K-6 FTE pupils 1-60 = . . . . . cert. units. Above 60 FTE pupils, at a ratio of 1 cert. unit per . . . . . FTE pupils. For grades 7-8 FTE pupils 1-20 = . . . . . cert. unit. Above 20 FTE pupils, at a ratio of 1 cert. unit per . . . . . FTE pupils.) . . . . .(B.2.)
- 3. District Basic Cert. Units  
Enter on IV.A.2.  
(V.B.1. + B.2.) . . . . .(B.3.)

For remote and necessary school districts as judged by the state board of education, the following procedures must be followed:

- C. Prior Year Basic Cert. Units  
Enter on III.A.2.  
(K-6 FTE pupils 1-60 = 3 cert. units. Above 60 FTE pupils, at a ratio of 1 cert. unit per 20 FTE pupils. For grades 7-8 FTE pupils, 1-20 = 1 cert. unit. Above 20 FTE pupils, at a ratio of 1 cert. unit per 20 FTE pupils.) . . . . .(C)

- D. Current Year Basic Cert. Units  
Enter on IV.A.2.  
(K-6 FTE pupils 1-60 = . . . . . cert. units. Above 60 FTE pupils, at a ratio of 1 cert. unit per . . . . . pupils. For grades 7-8, not more than 20 FTE pupils, . . . . . cert. units. Above 20 FTE pupils, at a ratio of 1 cert. unit per . . . . . pupils.) . . . . .(D)

**NEW SECTION**

**WAC 392-139-045 SCHEDULE VI—SMALL HIGH SCHOOL FACTORS.** Schedule VI and the source of figures and data shall be as follows:

F-780 (19..)

**SCHEDULE VI  
SMALL HIGH SCHOOL FACTORS**

For small school districts operating high schools with enrollments of not more than 300 FTE pupils, the following procedures must be used:

- A. 1. Prior Year K-8 Allotment Basic Cert. Units  
(K-8 District Enr. ÷ 20,  
(Report 1191E, August 19..)) . . . . .(A.1.)
- 2. Prior Year Small High School Cert. Units  
(9-12 FTE pupils 1-60 = 9.5 cert. units. From 61 to 300 FTE pupils, at a ratio of 1 cert. unit per 43.5 FTE pupils.) . . . . .(A.2.)
- 3. Basic Cert. Units  
Enter on III.A.2.  
(VI.A.1. + A.2.) . . . . .(A.3.)
- B. 1. K-12 Certs. (Excl. Voc. Sec.) Prior Year K-12 Certs. minus Voc. Sec. Cert. Units @ 20:1  
Enter on III.A.4.  
(VI.A.3. - (Voc. Sec. Enr. ÷ 20)) . . . . .(B.1.)
- C. 1. Current Year Est. K-8 Allotment Basic Cert. Units  
(K-8 District Enrollment ÷ . . . . .,  
(Current Year F-195)) . . . . .(C.1.)
- 2. Current Year Est. Small High School Cert. Units  
(9-12 FTE pupils 1-60 = . . . . . cert. units. From 61 to 300 FTE pupils, at a ratio of . . . . . cert. unit per 43.5 FTE pupils.) . . . . .(C.2.)
- 3. Basic Cert. Units  
Enter on IV.A.2.  
(VI.C.1. + C.2.) . . . . .(C.3.)
- D. 1. K-12 Certs. (Excl. Voc. Sec.) Current Year K-12 Certs. minus Voc. Sec. Cert. Units @ . . . . .:1  
Enter on IV.A.4.  
(VI.C.3. - (Voc. Sec. Enr. ÷ . . . . .)) . . . . .(D.1.)

**WSR 79-01-007**

**ADOPTED RULES**

**SUPERINTENDENT OF PUBLIC INSTRUCTION**

[Order 12-78—Filed December 8, 1978]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Old Capitol Building, Olympia, Washington 98504 the annexed rules relating to amendments to the existing rule governing enrollment reporting procedures for purposes of allocating state basic education entitlement funds.

This action is taken pursuant to Notice No. WSR 78-11-073 filed with the code reviser on October 31, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.52-.0531 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 7, 1978.

By Frank B. Brouillet  
Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 7-75, filed 12/22/75)

WAC 392-121-010 DEFINITIONS. As used in this chapter, the term: (1) "Full-time equivalent student" shall mean each individual student who is enrolled as of the ~~((second Monday of September (or by the fourth school day after commencement of the instructional program in the month of September in the event a district is unable to comply with the second Monday report by reason of an emergency school closure or a strike)))~~ fourth school day of the fiscal year (September 1 through August 31) following commencement of the annual basic education program and/or as of the first school day of any of the subsequent eight months (exclusive of an intermission at noon, but inclusive of normal class change passing time):

- (a) Pre-school handicapped: 20 hours each week, or four hours (240 minutes) each scheduled school day;
- (b) Kindergarten (full-day): 20 hours each week, or four hours (240 minutes) for 90 scheduled school days;
- (c) Kindergarten (half-day): 10 hours each week, or two hours (120 minutes) each scheduled school day;
- (d) Primary (grades 1 through 3): 20 hours each week, or four hours (240 minutes) each scheduled school day;
- (e) Elementary (grades 4 through 6): 25 hours each week, or five hours (300 minutes) each scheduled school day;
- (f) Secondary (grades 7 through 12): 25 hours each week, or five hours (300 minutes) each scheduled school day(;;).

(2) "Kindergarten" shall mean an instructional program conducted for students four to six years of age.

(3) "Nonresident student" shall mean any student other than a resident student whose residence is within the state of Washington.

(4) "Part-time student" shall mean a student who is enrolled pursuant to chapter 392-181 WAC (part-time attendance and ancillary services) for less time than the minimum time required for a full-time equivalent student.

(5) "Pre-school handicapped student" shall mean a handicapped student who is enrolled in a pre-first grade level educational program operated by or in behalf of the school district of enrollment.

**WSR 79-01-008**

**PROPOSED RULES**

**DEPARTMENT OF SOCIAL AND HEALTH SERVICES**

**(Public Assistance)**

[Filed December 11, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
Department of Social and Health Services  
Mail Stop OB-44 C  
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.09.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 10:00 a.m., Wednesday, February 21, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 8, 1978

By: Michael Stewart  
Executive Assistant

AMENDATORY SECTION (Amending Order 1262, filed 12/30/77)

WAC 388-96-101 REPORTS. (1) In order for a contractor to receive payments under the cost-related reimbursement system for providing care to medical care recipients, an annual report ~~((and a semiannual report))~~ based on the contractor's fiscal year, and four quarterly reports based on the calendar year, shall be submitted to the department.

(2) Each contractor shall submit an annual report covering the period from the beginning of its fiscal year in 1977 through December 31, 1977. For contractors with fiscal year-ends other than December 31, this report will replace an annual ~~((or semiannual))~~ report, in accordance with a revised schedule and instructions issued by the department.

(3) By December 31, 1979, each contractor's fiscal year for federal tax and cost reporting purposes shall coincide with the calendar year.

**AMENDATORY SECTION** (Amending Order 1262, filed 12/30/77)

**WAC 388-96-104 DUE DATES FOR REPORTS.** (1) Quarterly reports shall be submitted within thirty days after the end of each calendar quarter.

(2) ~~((Semiannual reports shall be submitted within ninety days after the end of the sixth month of the contractor's fiscal year.~~

(3)) Annual reports covering the complete fiscal year shall be submitted within ninety days after the end of the fiscal year.

**AMENDATORY SECTION** (Amending Order 1262, filed 12/30/77)

**WAC 388-96-122 AMENDMENTS TO REPORTS.** An amendment to an annual report shall be filed if significant errors or omissions are discovered prior to the commencement of the department's field audit. ~~((An amendment to a semiannual report shall be filed if significant errors or omissions are discovered prior to the end of the fiscal year.))~~ Errors or omissions shall be deemed "significant" if they would mean a net difference of two cents or more per patient day or one thousand dollars or more in reported costs, whichever is higher, in any cost area. To file an amendment, only those pages on which changes will appear need to be filed, together with the certification required by WAC 388-96-117. Adjustments to reimbursement rates resulting from an amended report will be made in accordance with WAC 388-96-769.

**WSR 79-01-009**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 78-130—Filed December 11, 1978]

I, Gordon Sandison, director of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to preserve the stocks.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 11, 1978.

By Gordon Sandison  
 Director

**NEW SECTION**

**WAC 220-44-04000D COASTAL BOTTOMFISHING SEASONS.** Notwithstanding the provisions of WAC 220-44-040, effective immediately until further notice it shall be unlawful to possess in or

transport through the waters of the state, or land in any Washington State ports, any Pacific Ocean perch (*Sebastes alutus*) taken from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 59, 60A, 61, 62 and that portion of 58 within the United States 200 mile fishery conservation zones in amounts greater than 20,000 pounds.

**REPEALER**

The following section of the Washington Administrative Code is hereby repealed:

**WAC 220-44-04000C COASTAL BOTTOMFISHING SEASONS (78-76)**

**WSR 79-01-010**  
**PROPOSED RULES**  
**DEPARTMENT OF SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed December 12, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to AFDC and GAU—Eligibility—Need, amending chapter 388-28 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mail Stop OB-44 C  
 Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 10:00 a.m., Wednesday, February 14, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 11, 1978

By: Michael Stewart  
 Executive Assistant

**AMENDATORY SECTION** (Amending Order 1282, filed 3/20/78)

**WAC 388-28-430 EFFECT OF RESOURCES AND INCOME ON FINANCIAL NEED—PERSONAL PROPERTY EXEMPTIONS—CEILING VALUES.** (1) Personal property without ceiling value. The following personal property is an exempt resource. There is no ceiling value on such property.

(a) Used and useful household furnishings and personal clothing. Household furnishings and personal clothing which are in storage shall

be presumed to be not used and useful, but all other household furnishings and personal clothing shall be presumed to be used and useful and both presumptions stand in the absence of evidence to the contrary.

(b) Personal property of "great sentimental value" may be exempted when the applicant establishes the circumstances and conditions which give it this value. When the intrinsic value is relatively high (stamp or coin collections, etc.) there may be need to review it carefully.

(c) Livestock or any other similar property owned by a child for the sole purpose of participating in an organized group or school activity, such as 4-H Club or FFA, shall be exempt, providing any net profit derived from the use of such property is reserved for future educational purposes.

(d) Other personal property, such as tools, farm machinery, livestock, business equipment, ~~((which is used by the applicant to reduce his need for assistance or to rehabilitate himself, and which produces an appreciable return in cash or kind, but which is not a fully competitive enterprise and does not require hiring help))~~ and inventory, can be declared an exempt resource by the ~~((ESSO))~~ CSO on the basis of an agreed plan. The following conditions apply:

(i) The exempted property either must produce income which reduces the applicant/recipient's need for public assistance, or it must aid in rehabilitating him or his dependents by providing self-employment experience which can reasonably be expected to lead to full or partial self-support.

(ii) If stock, raw materials, or inventory of a business are exempted, any increase in their value must be examined to determine whether the increase is necessary to the health of the enterprise. Such increase shall not be used as a means of diverting funds which might reasonably constitute income to the recipient.

(iii) The plan shall be reviewed at least once every six months.

(e) One cemetery plot for each member of an assistance household is exempt personal property. Any additional plots are nonexempt.

(2) Exempt personal property with ceiling value. Property holdings in the form of cash and marketable securities, life insurance, real estate or chattel mortgages, sales contracts and used and useful automobiles are exempt resources to the extent that the values of such items are within the maxima or "ceiling" values specified in the following paragraph:

(a) Ceiling values on combinations of individual items. The total value of cash, marketable securities, cash discount value of real estate or chattel mortgages and sales contracts, cash surrender value of life insurance, and equity in cars shall not exceed \$750 for a single person, or \$1,450 for a family of two. This maximum shall be increased by \$50 for each additional member in the family.

Family Size	Total Cash, Marketable Securities, Cash Surrender Value of Life Insurance, Cars	Cash and Marketable Securities
1	\$ 750	\$ 200
2	1450	400
3	1500	425
4	1550	450
5	1600	475
6	1650	500
7	1700	525
8	1750	550
9	1800	575
10	1850	600

(i) Funds represented by values within the ceiling values are not used to determine financial need and to compute grants.

(ii) Funds represented by values in excess of the maxima or ceilings are nonexempt; that is, they are used to determine financial need and to compute grants.

(b) Cash and marketable securities—ceiling. Within the above limitation the value of cash and marketable securities shall not exceed \$200 for a single person or \$400 for a family of two. This maximum shall be increased by \$25 for each additional member of the family over two.

(i) Cash. All cash savings held by the applicant or held jointly with any other person shall be considered. Any funds on deposit, in hand or in any place from which cash may be drawn by the applicant is a cash fund. A cash fund includes a bank account, savings, funds held in trust

for future use (when applicant can make withdrawals), savings bonds, advance insurance premium payments, interest, etc.

(ii) A joint account shall be considered the property of the applicant/recipient since the entire amount is at his/her disposal, except when the applicant/recipient can show that all or a portion of the funds deposited within the joint account is derived from funds exclusively the other joint holder's and held/utilized solely for the benefit of that joint account holder. All funds within the joint account so verified shall not be considered actually available to the applicant/recipient.

(c) Real estate or chattel mortgages and sales contracts.

(i) Real estate or chattel mortgages or sales contracts held by the applicant will be considered exempt resources in combination with the value of other exempt personal property, within the limitation allowed in subsection (2).

(ii) The cash discount value of a mortgage or contract represents the value of the resource.

(iii) Any payments on mortgages or contracts received by an applicant or recipient shall be considered income as specified in WAC 388-28-580.

(d) Life insurance.

(i) Cash surrender ceiling value. Life insurance may have a cash surrender value considered as an exempt resource in combination with the value of other exempt personal property within the limitation allowed in subsection (2).

(ii) Other considerations.

(A) Net value of unassignable policy. When the equity of another person in an unassignable policy held by an applicant can be established, the amount of such equity may be deducted in determining the applicant's holdings in insurance, provided that person holding the equity is named as beneficiary of the proceeds to the extent of such equity and without power or revocation by the insured.

(B) Assignment of policy. An insurance policy legally assigned belongs to the assignee and may not be regarded as the property of the insured. However, the assignment of a policy within two years prior to application or by a recipient must be evaluated as the transfer of a resource.

(C) Funeral insurance and prepaid funeral contracts are governed by the same rules as life insurance policies. The contract may include (but is not limited to) a method of prepaying funeral and burial expenses. In addition, the contract usually provides cash surrender and loan values, extended term insurance (nonforfeiture provisions), and assignability. The cash surrender or loan value of such contract shall be treated as life insurance.

~~((H)-(D))~~ (D) An assigned funeral contract shall be treated according to ~~((B))~~ ~~((above))~~ of this subdivision. However, the designation of a funeral director as beneficiary under either the "funeral benefits" or the "additional benefit agreement" sections of the policy, or both, is not an assignment of the contract.

(e) Used and useful automobiles.

(i) Used and useful automobiles are an exempt personal property resource in combination with the value of other exempt within the limitation allowed in subsection (2).

(ii) Equity value shall be used in determining the resource in automobiles.

(iii) (A) In determining the resource value of automobiles, the National Automobile Dealers Association Official Used Car Guide shall be used. For automobiles listed in this guide "average loan" value in the current edition shall be presumed to be the resource value.

(B) In determining the resource value of recreational vehicles the Kelley bluebook R.V. guide shall be used. For vehicles listed in this guide "wholesale" value in the current edition shall be presumed to be the resource value.

(C) For vehicles not listed in these guides the method of determining the resource value shall be documented in the case record.

(D) The values listed in these guides can be overcome by positive evidence to the contrary. Such evidence shall be documented in the case record.

**NEW SECTION**

**WAC 388-28-520 SELF-EMPLOYMENT.** (1) Earned income from self-employment is the amount left after deducting business expenses from gross business income. The applicable program earnings exemptions, plus personal and nonpersonal work expenses, are further deducted from self-employment earned income to determine the net amount available to meet need. See WAC 388-28-515 and 388-28-570(8).

(a) In order to establish eligibility for public assistance, a self-employed person must maintain and make available to the department a record which clearly documents all claimed business expenses and income.

(b) Personal work expenses in the form of self-employment taxes (FICA) and income taxes are deductible when paid.

(2) Expenses for the following items are deductible business expenses in a self-employment enterprise:

(a) Rental of business equipment or property. If part of the residence is used for the business, the rent shall be apportioned on a reasonable basis.

(b) Utilities.

(c) Postage.

(d) Telephone.

(e) Office supplies.

(f) Advertising.

(g) Insurance.

(h) Legal, accounting, and other professional fees.

(i) The cost of goods sold, including wages paid to employees producing salable goods, raw materials, stock, and replacement or reasonable accumulation of inventory, provided that inventory has been declared exempt on the basis of an agreed plan pursuant to WAC 388-28-430(1)(d). See also subsection (4) of this section.

(j) Interest on business indebtedness.

(k) Wages and salaries paid to employees not producing salable goods.

(l) Commissions paid to agents and independent contractors.

(m) Transportation essential to the business, at the rate of eight cents per mile. This rate covers fuel, repairs, insurance, and all other expenses attributable to the business vehicle.

(i) If a vehicle is needed for both business and private purposes, the mileage attributable to the business must be documented in a daily log and is subject to verification by the department.

(ii) Transportation to and from the place of business is not a business expense, but is a personal work expense to be treated according to WAC 388-28-515(4)(b).

(n) Nonpersonal taxes on the business and business property, including the employer's share of federal social security taxes on business employees and state and federal unemployment insurance contributions, if any. The self-employed person's personal income taxes and self-employment taxes (FICA) are not business deductions, but are treated separately according to WAC 388-28-515 and 388-28-570(8).

(o) Repairs to business equipment and property, excluding vehicles. An expenditure which maintains property in its usual working condition is deductible as a repair.

(p) Other expenditures which are reasonable and necessary to the efficient and profitable operation of the self-employment enterprise.

(3) Expenses for the following items are not deductible business expenses in a self-employment enterprise:

(a) Capital expenditures. Capital expenditures are those made to acquire or increase the value of fixed assets. Fixed assets are items normally in use for one year or longer, such as land, buildings, vehicles, boats, machinery, tools, office equipment, furniture, and fixtures.

(b) Payments on the principal of loans to the business.

(c) Amounts claimed as depreciation.

(d) Any amount claimed as a net loss sustained in any prior period.

(4) The business assets of a self-employment enterprise, including inventory, are nonexempt resources available to the owner in the amount of their sale value less encumbrances, unless they are generally exempt under the provisions of WAC 388-28-430 or specifically exempted on the basis of an agreed plan pursuant to WAC 388-28-430(1)(d). See also WAC 388-28-420(2)(e).

(a) Accounts receivable are resources in the amount of their face value, subject to an offering of proof by the self-employed person that their value is less than face value because efforts to collect them have been unsuccessful. In such case, the department shall require that the accounts be turned over to a collection agency. They then have no value until collection is made.

(b) Good will is an intangible asset. It has no value unless the business is sold, and therefore is not an available resource.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-28-525 NET CASH INCOME—SELF-EMPLOYMENT INCOME AND EXPENSES.

#### WSR 79-01-011

#### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 78-131—Filed December 12, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is stocks for which these regulations were promulgated are no longer present in these areas.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 12, 1978.

By Gordon Sandison  
Director

#### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-00600I CLOSED AREA (78-93)  
WAC 220-28-006A0F CLOSED AREA (78-93)  
WAC 220-28-006B0J CLOSED AREA (78-104)  
WAC 220-28-00900D CLOSED AREA (78-93)  
WAC 220-28-01000G CLOSED AREA (78-123)  
WAC 220-28-010A0K CLOSED AREA (78-123)  
WAC 220-28-010B0K CLOSED AREA (78-126)  
WAC 220-28-01100D CLOSED AREA (78-122)  
WAC 220-28-01300K CLOSED AREA (78-122)

#### WSR 79-01-012

#### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 78-132—Filed December 12, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial shellfish regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is crab sampling shows increasing percentages of hard-shell. The expected continued improvement allows an early opening of the fishery.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 12, 1978.

By Gordon Sandison  
Director

#### NEW SECTION

**WAC 220-52-04600D CRAB AREA & SEASONS** *Notwithstanding the provisions of WAC 220-52-040 and WAC 220-52-046, it shall be lawful to take, fish for, possess and transport through state waters, crabs for commercial purposes effective immediately through December 31, 1978 in Pacific Ocean, coastal, Columbia River, Willapa Harbor and Grays Harbor fishing areas.*

#### REPEALER

*The following section of the Washington Administrative Code is hereby repealed:*

**WAC 220-52-04600C CRAB AREAS & SEASONS (78-135)**

#### **WSR 79-01-013**

#### **ADOPTED RULES**

#### **UNIVERSITY OF WASHINGTON**

[Order 78-7—Filed December 13, 1978]

Be it resolved by the board of regents of the University of Washington, that it does promulgate and adopt the annexed rules relating to rules and regulations for the University of Washington implementation of the State Environmental Policy Act, chapter 478-325 WAC.

This action is taken pursuant to Notice No. WSR 78-09-090 filed with the code reviser on 8/30/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.10.560 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act

(chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 9, 1978.

by Elsa Kircher Cole  
Assistant Attorney General

#### NEW SECTION

**WAC 478-325-025 ADOPTION BY REFERENCE.** The university hereby adopts by reference the following sections of the SEPA guidelines, chapter 197-10 of the Washington Administrative Code (WAC).

197-10-025 Scope and coverage of this chapter.

197-10-040 Definitions.

197-10-050 Use of the environmental checklist form.

197-10-060 Scope of a proposal and its impacts for the purpose of lead agency determination, threshold determination and EIS preparation.

197-10-160 No presumption of significance for non-exemption actions.

197-10-170 Categorical exemptions.

197-10-190 Use and effect of categorical exemptions.

197-10-200 Lead agency—Responsibilities.

197-10-203 Determination of lead agency—Procedures.

197-10-205 Lead agency designation—Governmental proposals.

197-10-210 Lead agency designation—Proposals involving both private and public construction activity.

197-10-220 Lead agency designation—Private projects requiring licenses from more than one agency, when one of the agencies is a county/city.

197-10-225 Lead agency designation—Private projects requiring licenses from more than one state agency.

197-10-240 Agreements as to lead agency status.

197-10-245 Agreements between agencies as to division of lead agency duties.

197-10-260 Dispute as to lead agency determination—Resolution by CEP.

197-10-270 Assumption of lead agency status by another agency with jurisdiction.

197-10-300 Threshold determination requirement.

197-10-310 Threshold determination procedures—Environmental checklist.

197-10-320 Threshold determination procedures—Initial review of environmental checklist.

197-10-330 Threshold determination procedures—Information in addition to checklist.

197-10-340 Threshold determination procedures—Negative declarations.

197-10-345 Assumption of lead agency status by another agency with jurisdiction over a proposal—Prerequisites, effect and form of notice.

197-10-350 Affirmative threshold determination.

197-10-355 Form of declaration of significance/nonsignificance.

197-10-360 Threshold determination criteria—Application of environmental checklist.

197-10-365 Environmental checklist.

- 197-10-370 Withdrawal of affirmative threshold determination.
- 197-10-375 Withdrawal of negative threshold determination.
- 197-10-390 Effect of threshold determination of lead agency.
- 197-10-400 Duty to begin preparation of a draft EIS.
- 197-10-405 Purpose and function of a draft EIS.
- 197-10-410 Predraft consultation procedures.
- 197-10-425 Organization and style of a draft EIS.
- 197-10-440 Contents of a draft EIS.
- 197-10-442 Special considerations regarding contents of an EIS on a nonproject action.
- 197-10-444 List of elements of the environment.
- 197-10-455 Circulation of the draft EIS—Review period.
- 197-10-460 Specific agencies to which draft EIS shall be sent.
- 197-10-465 Agencies possessing environmental expertise.
- 197-10-470 Cost to the public for reproduction of environmental documents.
- 197-10-480 Public hearing on a proposal—When required.
- 197-10-485 Notice of public hearing on environmental impact of the proposal.
- 197-10-490 Public hearing on the proposal—Use of environmental documents.
- 197-10-495 Preparation of amended or new draft EIS.
- 197-10-500 Responsibilities of consulted agencies—State agencies with jurisdiction.
- 197-10-510 Responsibilities of consulted agencies—State agencies with jurisdiction.
- 197-10-520 Responsibilities of consulted agencies—State agencies with environmental expertise.
- 197-10-530 Responsibilities of consulted agencies—When predraft consultation has occurred.
- 197-10-535 Cost of performance of consulted agency responsibilities.
- 197-10-540 Limitations on responses to consultation.
- 197-10-545 Effect of no written comment.
- 197-10-550 Preparation of the final EIS—Time period allowed.
- 197-10-570 Preparation of the final EIS—Contents when no critical comments received on the draft EIS.
- 197-10-580 Preparation of the final EIS—Contents when critical comments received on the draft EIS.
- 197-10-600 Circulation of the final EIS.
- 197-10-650 Effect of an adequate final EIS prepared pursuant to NEPA.
- 197-10-652 Supplementation by a lead agency of an inadequate final NEPA EIS.
- 197-10-660 Use of a previously prepared EIS for a different proposed action.
- 197-10-690 Use of lead agency's EIS by other acting agency for the same proposal.
- 197-10-695 Draft and final supplements to a revised EIS.
- 197-10-700 No action for seven days after publication of the final EIS.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-040 DEFINITIONS. (~~The University adopts the definitions promulgated in WAC 197-10-040. The defined terms appearing most frequently in these rules are reprinted here for easy reference: (1) Action. Action means an activity potentially subject to the environmental impact statement requirements of SEPA. All University actions fall within one of the following categories:~~

~~(a) Action of a project nature. This includes and is limited to:~~

~~(i) the decision by the University to undertake any activity which will directly modify the physical environment, whether such activity will be undertaken directly by the University or through contract with another agency; and~~

~~(ii) the decision to purchase, sell, lease, transfer or exchange natural resources, including publicly-owned land, whether or not it directly modifies the environment.~~

~~(b) Action of a non-project nature. This includes and is limited to:~~

~~(i) the adoption or amendment of rules or regulations which contain standards controlling use or modification of the physical environment;~~

~~(ii) the adoption or amendment of comprehensive land use plans;~~

~~(iii) the adoption of any policy, plan or program which will govern the development of a series of functionally related major actions, but not including any policy, plan or program for which approval must be obtained from any federal agency prior to implementation; and~~

~~(iv) capital budgets.~~

~~(2) Declaration of non-significance. Declaration of non-significance means the written decision by the responsible official of the University that a proposal will not have a significant adverse environmental impact and that therefore no environmental impact statement is required.~~

~~(3) Declaration of Significance. Declaration of significance means the written decision by the responsible official of the University that a proposal will or could have a significant adverse environmental impact and that therefore an environmental impact statement is required.~~

~~(4) Draft EIS. EIS means an environmental impact statement prepared prior to the final detailed statement.~~

~~(5) EIS. EIS means the detailed statement required by RCW 43.21C.030(2)(c). It may refer to either a draft or a final environmental impact statement, or both, depending upon context.~~

~~(6) Final EIS. Final EIS means an environmental impact statement prepared to reflect comments to the draft EIS. It may consist of a new document or of the draft EIS together with supplementary material prepared pursuant to WAC 478-325-180 and/or WAC 478-325-190.~~

~~(7) Lead Agency. Lead agency means the agency which is responsible for making the threshold determination and preparing or supervising preparation of the~~

draft and final environmental impact statements:)) In addition to the definitions set forth in WAC 197-10-040, adopted by reference in WAC 478-325-025, the following terms have the following meanings for the purposes of this chapter, unless the context indicates otherwise:

(1) Final action – For purposes of complying with the public notice requirements of RCW 43.21C.080, final action shall mean the university's decision to proceed or not to proceed with a proposal. The type of final action and the point at which it is made during a planning or development process may vary depending on the nature and scope of the proposal. The final action shall be clearly identified in the environmental checklist and/or the environmental impact statement. For proposals involving a series of actions, the final action shall be the first action for which the threshold determination was made.

~~((8))~~ (2) Lead unit. Lead unit means that unit of the university which is responsible for making the threshold determination and preparing, or supervising preparation of, the draft and final environmental impact statements.

~~((9))~~ Major Action. Major action means any action as defined in this section which is not included as a categorical exemption.

(10) Proposal. Proposal means a specific request to undertake any activity submitted to, and which is seriously considered by, a decision-maker within the University, as well as any action or activity which may result from approval of any such request.

(11) Responsible Official. Responsible official means that officer, or officers, designated by the President to undertake the University's SEPA responsibilities for that unit's actions.

~~(12)~~ Threshold Determination. Threshold determination means the decision by a lead unit whether or not an environmental impact statement is required for a proposal:))

#### AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-050 TIMING OF THE THRESHOLD DETERMINATION AND EIS PROCESS. (1) The primary purpose of the EIS is to provide environmental information to decision makers to be considered prior to making their decision. The process should thus be completed before any decisions are made which commit the university to a particular course of action, and which would preclude or foreclose alternative courses of action. The actual decision to proceed with many actions may involve a series of individual approvals or decisions. Completion of the threshold determination and EIS (if required) should occur at the earliest point in the planning and decision-making process when the principal features of the proposal and its impact upon the environment can be reliably identified. In many cases, however, preliminary decisions must be made upon a proposal before the proposal is sufficiently definite to permit environmental analysis.

(2) For project-type actions involving construction or modification of facilities, the threshold determination

((and any required EIS)), final DNS or draft EIS shall be completed prior to the ((approval of)) authorization to prepare working drawings. When an EIS is required, the draft EIS shall be completed before authorization is provided to prepare working drawings. The final EIS shall be completed no later than prior to the approval of working drawings or other decision which, in view of the administration, commits the university to the final action.

(3) For nonproject type actions, the threshold determination and any required EIS shall be completed prior to final approval or adoption of the action by the Board of Regents or agent delegated by the board to take such action.

#### AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-060 SEPA INFORMATION CENTER. (1) The University of Washington Visitor's Information Center at 4014 University Way N.E., Seattle, Washington 98105, shall serve as the university's SEPA information center.

(2) The following documents shall be maintained at the SEPA public information center:

(a) ((Copies of all declarations of non-significance filed by the University for a period of one year.

(b) Copies of all EIS's prepared by the University for a period of three years. Draft EIS's which have been superseded by a final EIS need not be maintained at the center.

(c) A current list of individuals designated as responsible officials for University compliance with SEPA.

(d) Agendas, minutes and a current membership list of the University's Environmental Advisory Committee.

(3) In addition, the following registers shall be maintained at the information center, each register including for each proposal its location, a brief description of the nature of the proposal, the date first listed on the register, and a contact person or office from which further information may be obtained:

(a) A Proposed Declaration of Non-Significance Register which shall contain a list of all current proposed declarations on non-significance;

(b) An EIS In-Preparation Register which shall contain a list of all proposals for which the University is currently preparing an EIS, and the date by which the EIS is expected to be available;

(c) An EIS Available Register which shall contain a list of all draft and final EIS's prepared by the University during the previous three years, including the date by which comments must be received on draft EIS's and the date for any public hearing scheduled for the proposal.

(4) Each of the registers required by WAC 478-325-060(3) shall be kept current and maintained at the information center for public inspection. In addition, the registers, or updates thereof containing new entries added since the last mailing shall be mailed once every two weeks to those organizations and individuals who make written request therefor, unless no new proposals are placed on the register, in which event a copy of the register or update shall be mailed when a new proposal is added. A fee to cover the actual costs of copying and

postage may be charged for the service of mailing the registers or updates.

(5) The documents required to be maintained at the information center shall be available for public inspection and copies thereof shall be provided upon request. A fee to cover the actual cost of copying will be charged for copies.)) Copies of all SEPA Public Information Registers for a period of one year from the date of publication.

(b) Copies of all environmental checklists, final declarations of nonsignificance and declarations of significance for a period of one year from the date of issue.

(c) Copies of all proposed declarations of nonsignificance for a period of fifteen days after the date of issue.

(d) Copies of all draft and final EIS's for a period of two years after the date of publication.

(e) A current list of individuals designated as responsible officials for university compliance with SEPA.

(f) A current membership list of the SEPA advisory committee.

(g) Copies of agendas and minutes of the SEPA advisory committee for a period of one year after the date of issue.

(3) The documents required to be maintained at the SEPA information center shall be available for public inspection and copies thereof shall be provided upon request. A fee to cover the actual cost of printing/copying may be charged for copies.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-070 ((SCOPE OF PROPOSAL AND ITS IMPACT FOR PURPOSES OF THRESHOLD DETERMINATION AND EIS DETERMINATION. The proposal considered during the threshold determination and EIS preparation shall be the total proposal including its direct and indirect impacts, as further defined in WAC 197-10-060.)) EXEMPTIONS FOR EMERGENCY ACTIONS. Actions which must be undertaken immediately, or within a time too short to allow full compliance with these rules, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt from the procedural requirements of this chapter. Such actions include, but are not limited to, the following:

(1) Emergency pollution control actions responding to accidental discharges, leaks or spills into the air, state waters, or on land.

(2) Implementation of a change in waste disposal procedures caused by unanticipated changes in waste sources which are in compliance with federal and state regulations and standards.

(3) Clean-up or decontamination of academic and research facilities or equipment accidentally exposed or contaminated, to permit maintenance, repair or relocation, when procedures followed are in accordance with federal or state guidelines, recommendations or standards.

(4) Emergency actions implemented to reduce an imminent hazard to the health and safety of an element of

the university resulting from structural failure, equipment malfunction, human error or natural event.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-080 ((EXEMPTIONS. (1) Actions which fall within the categories listed below may be categorical exemptions under WAC 197-10-170 and therefore exempt from the threshold determination and EIS requirements of SEPA. The definitions of WAC 197-10-170 are to be followed in determining whether a lead unit's proposal falls within such category. Specific categorical exemptions of special relevance to potential University actions include the following:

(a) The construction of an office, school, commercial, recreational, service or storage building with less than 4,000 square feet of floor area, and with associated parking facilities designed for twenty automobiles or less.

(b) The construction of a parking lot designed for twenty automobiles or less.

(c) The repair, maintenance or minor alteration of existing private or public structures, facilities or equipment, including utilities, involving no material expansions or changes in use beyond that previously existing.

(d) The procurement and distribution of general supplies, equipment and services previously authorized, or necessitated by previously approved functions or programs.

(e) The adoption of all budgets and requests for appropriation. PROVIDED, That if such adoption includes a final decision to undertake a major action, that portion of the budget is not exempted by this subsection.

(f) The borrowing of funds, issuance of bonds, or applying for a grant and related financing agreements and approvals.

(g) All personnel actions, including hiring, terminations, appointments, promotions, allocations of positions, and expansions or reductions in force.

(h) All organization, reorganization, internal operational planning or coordination of plans or functions.

(i) The purchase or acquisition of any right to real property.

(j) Proposals for basic data collection, research, resource evaluation and the conceptual planning of proposed actions. These may be for strictly information-gathering purposes, or as part of a study leading to a proposal which has not yet been approved, adopted or funded. This exemption does not include any agency action which commits the University to proceed with the proposal.

(2) The University may petition, pursuant to RCW 34.04.060 and WAC 197-10-150, for adoption of additional exemptions or for deletion of existing exemptions through amendments to these rules. All such petitions must be reviewed by the Environmental Advisory Committee and approved by the President.

(3) Certain categorical exemptions may not apply in any areas designated as environmentally sensitive in city or county SEPA rules. Such rules should be consulted if applicable. Major actions which will be located within

environmentally sensitive areas are to be treated no different from other major actions. A threshold determination shall be made for all such actions, and an EIS shall not be automatically required for a proposal merely because it is proposed for location in an environmentally sensitive area. Certain categorical exemptions do not apply on lands covered by water, and this remains true regardless of whether or not lands covered by water are mapped.

(4) Actions which must be undertaken immediately, or within a time too short to allow full compliance with these rules, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt from the procedural requirements of this chapter. Such actions include, but are not limited to, the following:

(a) Emergency pollution control actions responding to accidental discharges, leaks or spills into the air, state waters, or on land:

(b) Implementation of a change in waste disposal procedures caused by unanticipated changes in waste sources which are in compliance with federal and state regulations and standards:

(c) Clean-up or decontamination of academic and research facilities or equipment accidentally exposed or contaminated, to permit maintenance, repair or relocation, when procedures followed are in accordance with federal or state guidelines, recommendations or standards:

(d) Emergency actions implemented to reduce an imminent hazard to the health and safety of an element of the University resulting from structural failure, equipment malfunction, human error or natural event:))

LEAD AGENCY. (1) Except as otherwise specifically provided herein, the university shall serve as the lead agency for all proposals it initiates. In the event that one or more additional agencies share in the implementation of the proposal, the university and the agencies shall by agreement determine which agency will assume the status of lead agency. Any dispute over lead agency determination shall be settled in accordance with the provisions of WAC 197-10-260.

(2) When the total proposal will involve both private and university construction activity, it shall be characterized as either a private or a university project for the purposes of lead agency designation, depending upon whether the primary sponsor or initiator of the project is the university or a private party. Any project in which university and private interests are too intertwined to make this characterization shall be considered a university project.

(3) The university's responsibilities as lead agency include complying with the threshold determination procedures; the supervision, or actual preparation of draft EIS's, including the circulation of such statements, the conduct of any public hearings required by these rules; and the supervision or preparation of required final EIS's.

(4) Exceptions to the university's status as lead agency are as follows:

(a) For all proposals which are being processed under the Environmental Coordination Procedures Act of 1973 (ECPA), chapter 90.62 RCW, the lead agency shall be determined by the department of ecology.

(b) For proposals that will result in an impoundment of water with a water surface in excess of 40 acres, the lead agency shall be the department of ecology.

(c) For proposals to construct facilities on a single site designed for or capable of storing a total of one million or more gallons of any liquid fuel, the lead agency shall be the department of ecology.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-090 ((EFFECT OF EXEMPT STATUS. (1) Those activities excluded from the definition of action in WAC 478-325-040, or categorically exempted by WAC 478-325-080, are exempt from the threshold determination (including completion of the environmental checklist) and EIS requirements of these guidelines and RCW 43.21C.030(2)(c) and (2)(d). No exemption is allowed for the sole reason that actions are considered to be of a "ministerial" nature or of an environmentally regulatory or beneficial nature. If a proposal includes a series of actions, physically or functionally related to each other, some of which are categorically exempt and some of which are not, the proposal is not exempt. However, for such proposal, exempt activities or actions may be undertaken prior to the threshold determination, subject to the timing considerations in WAC 478-325-050. For each such proposal a threshold determination shall be made prior to any major action with respect to the proposal, and prior to any decision irreversibly committing the University to adopt or approve the proposal. If the proposal includes a series of exempt actions which are physically or functionally related to each other, but which together may have a significant environmental impact, the proposal is not exempt.

(2) No presumption as to the significance of the impacts upon the environment shall be given to any proposed action merely because it was not exempted:))

LEAD UNIT. (1) For university actions subject to SEPA, the university academic or administrative unit initiating the action shall be charged with the university's lead agency responsibilities.

(2) For actions involving more than one university unit, the involved units shall by agreement determine which unit will assume the university's lead agency responsibilities. Any dispute as to lead unit determination shall be resolved by the president.

(3) The department of facilities planning and construction shall have primary university responsibility for providing procedural advice with regard to these rules. All university units with environmental expertise should strive to make their services available to lead units to assist in the university's compliance with SEPA.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-100 ((~~LEAD AGENCY.~~ (1) Except as otherwise specifically provided herein, the University shall serve as the lead agency for all proposals it initiates. In the event that one or more additional agencies share in the implementation of the proposal, the University and the agencies shall by agreement determine which agency will assume the status of lead agency. Any dispute over lead agency determination shall be settled in accordance with the provisions of WAC 197-10-260.

~~(2) When the total proposal will involve both private and University construction activity, it shall be characterized as either a private or a University project for the purposes of lead agency designation, depending upon whether the primary sponsor or initiator of the project is the University or a private party. Any project in which University and private interests are too intertwined to make this characterization shall be considered a University project.~~

~~(3) The University's responsibilities as lead agency include complying with the threshold determination procedures; the supervision, or actual preparation, of draft EIS's, including the circulation of such statements, the conduct of any public hearings required by these rules; and the supervision or preparation of required final EIS's.~~

~~(4) Exceptions to the University's status as lead agency are as follows:~~

~~(a) For all proposals which are being processed under the Environmental Coordination Procedures Act of 1973 (ECPA), chapter 90.62 RCW, the lead agency shall be determined by the Department of Ecology.~~

~~(b) For proposals that will result in an impoundment of water with a water surface in excess of 40 acres, the lead agency shall be the Department of Ecology.~~

~~(c) For proposals to construct facilities on a single site designed for or capable of storing a total of one million or more gallons of any liquid fuel, the lead agency shall be the Department of Ecology.))~~ RESPONSIBLE OFFICIALS. (1) The president shall appoint a responsible official for each unit of the university which may initiate a major action which may directly or indirectly adversely affect the quality of the environment.

(2) Responsible officials shall carry out the duties and functions of the university with regard to these rules for all major actions initiated by their unit.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-110 ((~~LEAD UNIT.~~ (1) For University action subject to SEPA, the University academic or administrative unit initiating the action shall be charged with the University's lead agency responsibilities, with the exceptions indicated in WAC 478-325-110(2) and 478-325-110(3).

~~(2) For actions involving more than one University unit, the involved units shall by agreement determine~~

~~which unit will assume the University's lead agency responsibilities. Any dispute as to lead unit determination shall be resolved by the President.~~

~~(3) The Department of Facilities Planning and Construction shall have primary University responsibility for providing procedural advice with regard to these rules. All University units with environmental expertise should strive to make their services available to lead units to assist in the University's compliance with SEPA.))~~ SEPA ADVISORY COMMITTEE. (1) A SEPA advisory committee shall be established to assist with the university's compliance with the State Environmental Policy Act except for those actions pertaining to the Metropolitan Tract. The president shall appoint committee members representing the students, faculty, and staff.

(2) The committee shall adopt procedures which provide for the review of environmental documents within the time limits established by WAC 478-325-050.

(3) The committee shall review all nonexempt actions for compliance with the provisions of the SEPA guidelines. Review shall occur at the earliest possible time after a proposal has been defined sufficiently to permit meaningful environmental analysis or a recommendation has been made by the staff or responsible official, but before a final decision has been made.

Normally the committee review shall occur:

(a) After completion of an environmental checklist, but before the threshold determination.

(b) After the review of a proposed DNS but prior to a decision to issue a final DNS, if substantive comments have been received regarding the proposed DNS.

(c) Prior to the publication of any draft EIS.

(d) Prior to publication of any final EIS.

(4) The committee's recommendations shall be advisory only and shall in no way relieve responsible officials of their responsibilities as established by these rules and regulations.

AMENDATORY SECTION (Amending Order 76-2, filed 8/26/76)

WAC 478-325-120 ((~~RESPONSIBLE OFFICIALS.~~ (1) The President shall appoint a responsible official for each unit of the University which may initiate a major action which may directly or indirectly adversely affect the quality of the environment.

~~(2) A current list of all designated responsible officials shall be maintained at the SEPA information center.~~

~~(3) Responsible officials shall carry out the duties and functions of the University with regard to these rules for all major actions initiated by their unit.))~~ DRAFT EIS—OPTIONAL ADDITIONAL ELEMENTS—LIMITATIONS. The responsible official may include additional elements covering social, cultural and/or economic issues to the list in WAC 197-10-444. Such additional elements shall become part of the environment for EIS purposes, and not otherwise. When the university is lead agency, the rules and regulations of the university shall control the content of the EIS, even though other agencies with jurisdiction are involved in the proposal.

AMENDATORY SECTION. (Amending Order 76-2, filed 8/26/76)

~~WAC 478-325-130 ((ENVIRONMENTAL ADVISORY COMMITTEE. (1) An Environmental Advisory Committee shall be established to assist with University compliance with the State Environmental Policy Act. The President shall appoint committee members representing the students, faculty and staff.~~

~~(2) The Committee shall adopt procedures which provide for the review of environmental documents within the time limits established by WAC 478-325-150(2) and WAC 478-325-170(3).~~

~~(3) The Committee shall be provided with the opportunity to review the following environmental documents:~~

- ~~(a) All draft environmental impact statements;~~
- ~~(b) All contested proposed or final declarations of non-significance, and other proposed or final declarations of non-significance as identified by the chairperson and secretary of the Committee; and~~
- ~~(c) Any proposed revisions to this chapter or to the State SEPA Guidelines.~~

~~(4) The Committee's recommendations shall be advisory only and shall in no way relieve responsible officials of their responsibilities as established by these rules and regulations.))~~

SEVERABILITY. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 478-325-140 THRESHOLD DETERMINATION.
- (2) WAC 478-325-150 DECLARATIONS OF NONSIGNIFICANCE.
- (3) WAC 478-325-160 DRAFT ENVIRONMENTAL IMPACT STATEMENTS.
- (4) WAC 478-325-170 PUBLIC AWARENESS, HEARINGS AND CIRCULATION OF DRAFT EIS.
- (5) WAC 478-325-180 PREPARATION, CONTENTS AND CIRCULATION OF FINAL EIS.
- (6) WAC 478-325-190 USE AND EFFECTS OF OTHER EIS'S.

**WSR 79-01-014**

**NOTICE OF PUBLIC MEETINGS**

**PARKS AND RECREATION COMMISSION**

[Memorandum, Asst. Attorney General—December 12, 1978]

Regular meetings of the Washington State Parks and Recreation Commission are held on the third Monday of each month unless otherwise agreed by a majority of the commissioners present at the meeting held in the month immediately preceding the month in which no regular meeting is to be held. WAC 352-04-010. All meetings begin at 9 a.m. In 1979 the Parks Commission will meet in the following cities in the respective month listed:

January 15	Olympia
February 26	Bremerton
March 19	Tri-Cities
April 23	Spokane
May 21	Sun Lakes
June 25	Clarkston
July	No Meeting
August 20	Port Angeles
September 17	Yakima
October 22	Bellingham
November 19	Seattle
December 17	Tacoma

The actual facility in which any meeting will be held is not yet determined.

**WSR 79-01-015**

**PROPOSED RULES**

**DEPARTMENT OF LABOR AND INDUSTRIES**

(Industrial Welfare Committee)

[Filed December 14, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 49.12.091, that the Industrial Welfare Committee intends to adopt, amend, or repeal rules concerning public housekeeping employment standards, new WAC 296-126-300 through 296-126-365;

and that the adoption, amendment, or repeal of such rules will take place at 2:00 p.m., Thursday, December 21, 1978, in the Director's Office, Department of Labor and Industries, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 49.12.091.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 78-11-062 and 78-12-100 filed with the code reviser's office on October 27, 1978 and December 6, 1978.

Dated: December 14, 1978

By: Michael Tardif

Assistant Attorney General

**WSR 79-01-016**

**ADOPTED RULES**

**PUBLIC EMPLOYMENT RELATIONS COMMISSION**

[Order 78-8—Filed December 14, 1978]

Be it resolved by the Public Employment Relations Commission acting at Seattle, Washington that it does promulgate and adopt the annexed rules relating to Collective bargaining rules—Marine employees, chapter 391-70 WAC.

This action is taken pursuant to Notice No. WSR 78-11-061 filed with the code reviser on 10/27/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.58.050 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.

By Marvin L. Schurke  
Executive Director

Chapter 391-70 WAC  
COLLECTIVE BARGAINING RULES—MARINE  
EMPLOYEES

NEW SECTION

WAC 391-70-010 SCOPE—CONTENTS—OTHER RULES. This chapter governs specific proceedings under chapter 47.64 RCW and other statutes relating to collective bargaining between the state of Washington and its marine employees. The provisions of this chapter should be read in conjunction with the provisions of chapter 391-08 WAC, which contains general rules applicable to all types of proceedings before the public employment relations commission.

NEW SECTION

WAC 391-70-020 SPECIAL RULES. Special rules may in the future be adopted applying to particular proceedings, and in case such special rules are inconsistent with these general rules, the special rules shall govern.

NEW SECTION

WAC 391-70-030 MODIFICATIONS AND EXCEPTIONS. These rules and regulations are subject to such changes, modifications and additions as the commission from time to time may prescribe, and such exceptions as may be just and reasonable in individual cases as determined by the commission.

NEW SECTION

WAC 391-70-040 ADDRESS FOR COMMUNICATIONS. All written communications and documents should be addressed to "Public Employment Relations Commission, 603 Evergreen Plaza Building, Olympia, Washington 98504" and not to individual members of the commission.

NEW SECTION

WAC 391-70-050 OFFICE HOURS. The office of the commission is open on each business day between the hours of 8:00 a.m. and 5:00 p.m., except Saturday.

NEW SECTION

WAC 391-70-070 DEFINITIONS. (1) "Public employment relations commission" and "commission" mean the public employment relations commission of this state or its authorized agents.

(2) "Person" or "party" includes an individual, corporation, partnership, labor union, association, the Washington toll bridge authority, or any public officer or agency.

(3) Parties to proceedings before the commission shall be styled petitioners, respondents or intervenors, according to the relationship of the parties thereto.

(a) "Petitioner" means a person who files a notice of labor dispute with the commission.

(b) "Respondent" means a person who is identified in a notice of labor dispute as the party to the dispute other than the petitioner.

(c) "Intervenor" means a person having an interest in the disposition of a labor dispute and who moves for intervention pursuant to WAC 391-70-110.

(4) "Labor dispute" means any controversy concerning terms or conditions of employment, or concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, regardless of whether or not the disputants stand in the proximate relation of employer and employee.

NEW SECTION

WAC 391-70-080 INFORMAL PROCEDURE.

(1) Informal notice: An informal notice to the commission concerning a labor dispute may be given by letter or other writing. No form of informal notice is prescribed, but in substance the letter or other writing should contain all facts essential to a disposition of the matter, including the dates of acts or omissions complained of and the names, addresses and telephone numbers of the principal representatives of all parties.

(2) Commission action: Informal procedure will be used wherever practicable. Upon the filing of an informal notice, the executive director shall appoint a mediator from the list of qualified persons maintained by the commission for that purpose. The mediator shall meet with the parties or their representatives, or both, either jointly or separately, and shall take such other steps as the mediator deems appropriate in order to aid the parties in voluntarily resolving their differences and effecting an agreement. No mandatory or prohibitory order may be issued in an informal proceeding unless the parties stipulate in writing that such an order may be entered.

(3) Transfer to formal proceedings: Proceedings instituted by informal notice shall be without prejudice to the right of any party to file a formal notice. Any party desiring a formal order of the commission should file a formal notice pursuant to WAC 391-70-090.

NEW SECTION

WAC 391-70-090 FORMAL PROCEDURE. (1) Formal notice: Any notice of a labor dispute filed in accordance with RCW 47.64.040 to obtain a formal ruling of the commission shall be deemed a formal notice. A formal notice may be required by the commission in any case.

(2) Contents of formal notice:

(a) The name and address of the party giving notice and the name, address and telephone number of its principal representative.

(b) The name and address of each other party to the labor dispute and the name(s), address(es) and telephone number(s) of its(their) principal representative(s).

(c) A brief and concise statement of the facts and circumstances of the labor dispute and the relief sought.

(d) Any other relevant information.

(e) The name, signature and capacity of each officer, attorney or other representative acting for the filing party or parties.

(3) Liberal construction: All notices shall be liberally construed to effect justice between the parties. The commission will, at every stage of any proceeding, disregard errors or defects in the notice or proceedings which do not affect the substantial rights of the parties.

(4) Amendments: The commission may allow amendments to the notice or other relevant documents at any time upon such terms as may be just.

(5) Consolidation of proceedings: Two or more proceedings in which the facts or principles of law are related may be consolidated and heard together.

NEW SECTION

WAC 391-70-105 FORMAL NOTICES—NUMBER OF COPIES—FILING—SERVICE. Formal notices shall be typewritten, mimeographed or printed. The original and three copies thereof shall be filed with the commission at its Olympia office. The party filing the notice shall cause a copy thereof to be served on each of the other parties to the labor dispute.

NEW SECTION

WAC 391-70-110 INTERVENTION. (1) Motion for intervention: Any person, not a party, who desires to appear and participate in any proceeding before the commission may make a written motion for intervention prior to the hearing or make an oral motion for intervention at the outset of the hearing. No such motion shall be filed or made after the hearing of evidence has commenced, except for good cause shown. The motion for intervention must state the name and address of the moving party; the name, address and telephone number of its principal representative, if any; the party's interest in the proceedings; and the party's position in regard to the labor dispute.

(2) Disposition of motions for intervention: Motions for intervention shall be considered first at all hearings, or may be set for prior hearing. An opportunity shall be afforded the original parties to be heard thereon. If it

appears that the motion discloses an interest in the labor dispute or that participation by the moving party is in the public interest, the commission shall grant the motion. Thereafter, the moving party shall be a party to the proceeding and shall be known as an "intervenor", with the same right to produce and cross-examine witnesses as the other parties. If it appears during the course of a proceeding that an intervenor has no substantial interest therein, the commission may dismiss such intervenor.

NEW SECTION

WAC 391-70-120 APPEARANCES. (1) General: Parties shall enter their appearances at the beginning of any formal hearing by giving their names and addresses to the commission and the reporter shall include them in the minutes of the hearing.

(2) Answers and replies: An answer in writing or a reply in writing to an answer may be required by the commission or made voluntarily by any party. Answers and replies shall be filed and served as is required for formal notices under WAC 391-70-105. The commission shall fix the time allowable for filing an answer or reply.

NEW SECTION

WAC 391-70-140 VOLUNTARY SETTLEMENT. Parties to a labor dispute may, with the approval of the commission, enter into a voluntary settlement of the dispute at any time prior to the issuance of a final order by the commission. In furtherance of a voluntary settlement, the commission may, in its discretion, invite the parties to confer with it. Such conferences shall be informal and without prejudice to the rights of the parties, and no statement, admission or offer of settlement made at such informal conference shall be admissible in evidence in any formal hearing before the commission.

NEW SECTION

WAC 391-70-170 HEARINGS. (1) General: The time and place of holding hearings will be set by the commission and notice thereof served upon all parties at least ten days in advance of the hearing date, unless the commission finds that an emergency exists requiring the hearing to be held upon less notice. An effort will be made to set all hearings sufficiently in advance so that all parties will have a reasonable time to prepare their cases, and so that continuances will be reduced to a minimum.

(2) Who shall conduct: Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

(3) Dismissals: If the petitioner fails to appear at the time and place set for hearing, the commission may dismiss the notice or may recess the hearing to a time to be set by the hearing officer to enable the petitioner to attend.

NEW SECTIONWAC 391-70-220 ORDER OF PROCEDURE.

(1) Presentation of evidence: Evidence will ordinarily be received in the following order:

- (a) petitioner,
- (b) respondent,
- (c) commission's staff, and
- (d) rebuttal.

Where an intervenor takes a position in support of the position of one of the original parties, the intervenor's evidence shall follow that of the supported party. If the intervention is not in support of either original party, the hearing officer shall designate the order of presentation of evidence by that intervenor.

(2) Modification of procedure: The order of presentation prescribed above shall be followed, except where the hearing officer may otherwise direct. In hearings of several proceedings upon a consolidated record, the hearing officer shall designate who shall open or close.

NEW SECTION

WAC 391-70-245 INSPECTION OF CONDITIONS. In addition to any other evidence, the commission may take official notice of the results of its own inspection of the conditions involved.

NEW SECTION

WAC 391-70-260 BRIEFS. Briefs may be filed in any proceeding before the commission by any interested party, and shall be filed by any party to the proceeding upon the request of the commission. The commission may require the filing of all briefs within such time as may be reasonable, before or after any hearing, or may direct that oral argument be made at the close of the hearing in lieu of briefs. The original and three copies of each brief shall be filed with the commission and copies thereof shall be served on all other parties to the proceeding.

NEW SECTION

WAC 391-70-300 COMPLIANCE WITH ORDERS—NOTIFICATION TO COMMISSION. When an order has been issued by the commission, any party named therein who is required by such order to do or refrain from doing any act or thing may be required to notify the commission on or before the date specified in such order for compliance as to what actions have been taken to comply with the order.

**WSR 79-01-017**  
**EMERGENCY RULES**  
**PUBLIC EMPLOYMENT**  
**RELATIONS COMMISSION**  
 [Order 78-9—Filed December 14, 1978]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does

promulgate and adopt the annexed rules relating to Collective bargaining rules—Public employees, chapter 391-21 WAC.

We, the Public Employment Relations Commission, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the commission has no rules for the processing of cases under chapter 53.18 RCW. The commission now has before it at least two contested cases involving disputes as to the selection of a bargaining representative within Port Districts.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 41.58.050 and 53.18.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.

By Marvin L. Schurke  
 Executive Director

NEW SECTION

WAC 391-21-003 APPLICATION TO PORT DISTRICTS. Portions of this chapter govern specific proceedings under chapter 53.18 RCW and other statutes relating to collective bargaining between port districts and their employees. The portions of this chapter applicable to port districts are:

(1) Procedures for representation cases, contained in WAC 391-21-100 through WAC 391-21-142.

(2) Procedures for clarification of existing bargaining units, contained in WAC 391-21-300 through WAC 391-21-322.

(3) Procedures for impasse resolution, contained in WAC 391-21-700 through WAC 391-21-708.

(4) Procedures for arbitration of disputes arising from interpretation or application of a collective bargaining agreement, contained in WAC 391-21-800 through WAC 391-21-814.

## WSR 79-01-018

## PROPOSED RULES

## PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Filed December 14, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 41.58.050 and 53.18.030, that the Public Employment Relations Commission intends to adopt, amend, or repeal rules concerning Collective bargaining rules—Public employees, chapter 391-21 WAC, specifically WAC 391-21-003, relating to Port Districts;

that such agency will at 1:30 p.m., Friday, February 9, 1979, in the Conference Room, Second Floor, Evergreen Plaza, Olympia, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, February 9, 1979, in the Conference Room, Second Floor, Evergreen Plaza, Olympia, Washington.

The authority under which these rules are proposed is RCW 41.59.050[41.58.050] and 53.18.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 9, 1979, and/or orally at 1:30 p.m., Friday, February 9, 1979, Conference Room, Second Floor, Evergreen Plaza, Olympia, Washington.

Dated: December 14, 1978

By: Marvin L. Schurke  
Executive Director

NEW SECTION

WAC 391-21-003 APPLICATION TO PORT DISTRICTS. Portions of this chapter govern specific proceedings under chapter 53.18 RCW and other statutes relating to collective bargaining between port districts and their employees. The portions of this chapter applicable to port districts are:

- (1) Procedures for representation cases, contained in WAC 391-21-100 through WAC 391-21-142.
- (2) Procedures for clarification of existing bargaining units, contained in WAC 391-21-300 through WAC 391-21-322.
- (3) Procedures for impasse resolution, contained in WAC 391-21-700 through WAC 391-21-708.
- (4) Procedures for arbitration of disputes arising from interpretation or application of a collective bargaining agreement, contained in WAC 391-21-800 through WAC 391-21-814.

## WSR 79-01-019

## NOTICE OF PUBLIC MEETINGS

## STATE HOSPITAL COMMISSION

[Memorandum—December 13, 1978]

In addition to the Commission meetings scheduled for December 14, 15, 21, and 22, the State Hospital Commission has scheduled meetings in January on Thursday, the 11th and Monday, the 29th. All meetings begin at 9:30 a.m., at the University Tower Hotel, N. E. 45th and Brooklyn Avenue.

## WSR 79-01-020

## ADOPTED RULES

## THE EVERGREEN STATE COLLEGE

[Order 78-4, Motion 78-54—Filed December 15, 1978]

Be it resolved by the board of trustees of The Evergreen State College, acting at The Evergreen State College, that it does promulgate and adopt the annexed rules relating to facilities usage for on-campus events and appearances.

This action is taken pursuant to Notice Nos. WSR 78-09-111 and 78-11-090 filed with the code reviser on 9/5/78 and 11/1/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of The Evergreen State College as authorized in RCW 28B.40.120(11).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 13, 1978.

By Daniel J. Evans  
President

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-011 LIMITATIONS. (1) College facilities may not be used in ways which interfere with or are detrimental to the college's own teaching, research, public service or support programs, or which interfere with the free flow of pedestrian or vehicular traffic.

(2) College facilities may not be used for religious worship, exercise, or instruction (Washington state Constitution, Article I, section 2).

(3) College facilities may not be used for private or commercial purposes such as solicitation, sales, advertising or promotional activities, unless such activities clearly serve educational purposes and when sponsored by or undertaken at the request of an appropriate college unit, or when by contractual agreement with the college.

(4) College facilities may be used on a nondiscriminatory basis for the purpose of political campaigning by or for candidates who have filed for public office (only when sponsored by members of the Evergreen student body, faculty or staff, and when the audience is limited to students, faculty and staff and their immediate families) when space is provided to the candidate or party on a rented basis at rates the same as those charged to nonpolitical activities, or when sponsored as a public service by the college or its students, faculty or staff.

(5) In no case may college facilities or services be used to establish or maintain an office or headquarters for a political candidate or partisan political cause.

(6) No speaker or performer will be barred from appearance on the Evergreen campus on account of nationality, race, color, sex, religion, political affiliation, or personal philosophy.

(7) No person not a member of the Evergreen student body, faculty or staff has an inherent right to conduct an event or speak, lecture, or perform on the Evergreen campus.

(8) No person not a member of the Evergreen student body, faculty or staff has a right to demand that he/she be allowed to participate in an event or listen to or watch a speaker, lecturer, or performer on the Evergreen campus.

In exceptional cases, the president may at his/her discretion limit participants or audience to members of the group who issued the invitation.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-015 PROCEDURES FOR SECURING PERMISSION. (1) No permission is necessary for a speaker or performer invited by a faculty member or staff member to participate in the regular instructional, research, public service or support programs of the college if it is not necessary to make special arrangements for facilities and if the appearance will not disrupt the college's normal operations or interfere with rights of others. (If the event is to be open to the public, the ~~((Director of Recreation and Campus Activities shall be notified))~~ procedures outlined in the following paragraphs must be followed.)

(2) Permission to schedule an event or appearance other than as delineated (~~((immediately above))~~) in subsection (1) of this section must be secured via a Production Clearance Report from the (a) Director of Recreation and Campus Activities (~~((if not a commercial activity as defined in WAC 174-136-020 and if not a conference or convention))~~) or from the Director of Auxiliary Services (if a commercial activity or a conference or convention). See Exhibit I for format of "Request for Use of College Facilities.") for events open to the public and events requiring any special arrangements; (b) the Business Manager for commercial activities; (c) from the Conference Coordinator for conferences and conventions.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-016 ((CHARGES FOR FACILITIES AND SERVICES)) SCHEDULING AND PROCEDURES. (~~((Charges for facilities and required services may be made by the college to the sponsor of any event or appearance other than one required for the regular instructional, research, public service or support programs of the college, per the schedule of charges established and published by the Business Manager. Special services (e.g., chair set-up) and equipment use charges may be charged in addition to the facilities use fees.))~~) (1) Preference in scheduling space for free use will be given to the college's regular instructional, research, public service, support or college activity programs.

(2) The Director of Facilities or his/her designee shall decide whether the proposed use of the space relates to a

college function. Sponsors of all other events or appearances will be charged for the use of college facilities in accordance with the schedule of charges established and published by the Business Manager.

(3) College activities that do not have a budgetary unit sponsoring the function must register with the Director of Recreation and Campus Activities to be recognized as a college activity.

(4) State agencies, state schools and post secondary institutions in the state of Washington will be permitted to use unscheduled college space free of charge on a single use basis. If the space is to be used for periods longer than a week at a time, these organizations should be charged by the Conference Coordinator.

(5) Special services (e.g., extra janitorial, security, audio visual equipment, coffee) related to special events or appearances will be charged to the user.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-017 OTHER REQUIREMENTS.

(1) When deemed advisable by the Director of Recreation and Campus Activities, or the ~~((Director of Auxiliary Services,))~~ Business Manager or the Conference Coordinator as the case may be, the sponsor or conductor of an event or appearance may be required to make an advance deposit, post a bond, and/or obtain insurance to protect the college against damage costs or other liability.

(2) Permission to an individual or organization for use of college facilities, when granted, carries the express understanding and condition that the individual or organization assumes full responsibility for any loss or damage resulting from the use of college facilities and that he, she, or it agrees to hold harmless and indemnify the college against any loss or damage or claims arising out of such use.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-018 AUDIO AND VISUAL RECORDING. The sponsor of any event or appearance shall be responsible (~~((to obtain))~~) for obtaining written clearances from the speaker or performer if any audio or visual recording of the presentation is to take place; such clearance shall be deposited with and maintained by the ~~((Director of Recreation and Campus Activities))~~ College's Grants and Contracts Accountant. (~~((See Exhibit H for suggested format.))~~)

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-019 ACTIVITIES FOR COMMERCIAL PURPOSES. (1) The term "commercial purposes" means the exchange, sale, or purchase of goods, productions, or property of any kind or personal services or entertainment, and/or solicitation, advertising, or other promotion of such exchange, sale, or purchase, when as a result of such activities, profit accrues to one or more individuals or companies, whether or not such individuals or companies are constituted entirely of

members of the Evergreen student body, faculty and/or staff. The term "for profit" shall mean monetary gain as an intent of the activity whether or not the activity is in fact profitable.

(2) Charges for use of facilities for commercial purposes shall be made at the scheduled rates except in the following cases:

(a) Commercial activities to support instructional programs (e.g., bake sales, pottery and ceramic sales).

(b) Commercial activities by recognized campus activities groups (~~((e.g., the Arts Cooperative)))~~).

(c) Commercial activities by the regular campus food service.

(d) Commercial activities by the College Bookstore.

(e) Commercial activities by publishers and manufacturers who bring to the attention of faculty, staff and students books, equipment and facilities which aid and abet the instructional, research, public service or operational programs of the college.

(3) Application for the use of campus facilities for commercial purposes is made with the (~~(Director of Auxiliary Services))~~ Business Manager. In addition to the satisfaction of any requirements imposed for advanced deposit, bond, and/or insurance, and the indemnification of the college against loss, damage, and/or claims, the application shall include:

(a) Statement of goals and objectives.

(b) Justification statement demonstrating the necessity for the venture on campus and an assessment of needs.

(c) An inventory of legal requirements (including tax obligations) to be met and evidence of the individual's or organization's ability to comply with them.

(d) A pro forma balance sheet and profit and loss statement with supporting detail for revenue and expense. Projections should cover the next two fiscal years.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-021 CONFERENCES AND CONVENTIONS. The Conference Coordinator for the college shall offer college facilities and services for conferences and conventions when the campus atmosphere is particularly appropriate or when demands for facilities and services exceed the demands of local private enterprise, but shall never place itself in a position of direct competition with Olympia-Lacey-Tumwater (~~((businessmen))~~) businesses.

AMENDATORY SECTION (Amending Order 74-2, filed 5/24/74)

WAC 174-136-022 PENALTIES FOR VIOLATIONS OF COMMERCIAL ACTIVITIES REGULATIONS. Persons other than Evergreen students, faculty and staff who violate WAC 174-136-011(3) may be referred to civil authorities for appropriate prosecutions, including violations of the law of criminal trespass; Evergreen students, faculty and staff who violate WAC 174-136-011(3) shall be subject to sanctions under Evergreen governance documents.

**WSR 79-01-021**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 78-133—Filed December 15, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is test fishing shows salmon are no longer present in the Hoko and Sekiu in significant numbers. The Puyallup and White Rivers and Area 11A no longer have chum present in significant numbers.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 14, 1978.

By Gordon Sandison  
 Director

REPEALER

*The following sections of the Washington Administrative Code are hereby repealed:*

WAC 220-28-005F0E CLOSED AREA (78-124)

WAC 220-28-005H0A CLOSED AREA (78-129)

*Effective December 18, 1978:*

WAC 220-28-011A0F CLOSED AREA (78-122)

WAC 220-28-011F0E CLOSED AREA (78-122)

WAC 220-28-011G0B CLOSED AREA (78-122)

**WSR 79-01-022**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 78-134—Filed December 15, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to rescinds conservation closures in Hood Canal.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is stocks protected by these regulations are either no longer present in significant numbers or are no longer in need of protection as determined by spawning ground surveys.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 15, 1978.

By Gordon Sandison  
Director

### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-01200H CLOSED AREA (78-121)  
WAC 220-28-012A0D CLOSED AREA (78-110)  
WAC 220-28-012B0B CLOSED AREA (78-110)  
WAC 220-28-012C0G CLOSED AREA (78-128)  
WAC 220-28-012E0C CLOSED AREA (78-110)

WSR 79-01-023

ADOPTED RULES

DEPARTMENT OF PERSONNEL

[Order 127—Filed December 18, 1978]

Be it resolved by the State Personnel Board, acting at Department of Personnel, 600 South Franklin, Olympia, WA, that it does promulgate and adopt the annexed rules relating to special assignment pay provisions, amending WAC 356-15-120.

This action is taken pursuant to Notice No. WSR 78-11-064 filed with the code reviser on 10/30/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 46.06.150(17) [41.06.150(17)] and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 14, 1978.

By Leonard Nord  
Secretary

AMENDATORY SECTION (Amending Order 126, filed 11/15/78)

WAC 356-15-120 SPECIAL ASSIGNMENT PAY PROVISIONS. Classes to which this Rule applies are marked with the letters "AP" after their titles in the Compensation Plan.

(1) For supervision, training and counseling of mentally retarded residents or mental patients. Basic salary range plus one salary range shall be paid only to employees in the classes below who have this supervision assigned.

0610 - Retail Clerk 1  
0612 - Retail Clerk 2  
8003 - Food Service Aide 1  
8005 - Food Service Aide 2  
8007 - Food Service Aide 3  
8205 - Laundry Worker 1  
8430 - Seamstress 1  
8432 - Seamstress 2

(2) For full time assignment to forklift operations. Basic salary range plus \$10 per month shall be paid only to employees in the class below who have this duty assigned.

7770 - Warehouse Worker 1

(3) For required Scuba diving. Basic salary range plus \$7.50 per diving hour shall be paid to employees (other than Master Diver) who have this duty assigned.

(4) For (a) assignment to a telephone board with four or more positions; (b) specific assignment to primary responsibility for security communications control or emergency admissions processing at an institution; or (c) direct supervisory responsibility over PBX Operators having assignments (a) or (b) above. Basic salary range plus one range shall be paid only to employees in the classes below who are assigned these responsibilities.

0215 - PBX Operator  
0216 - Chief PBX Operator

(5) For assignment to operate highway equipment rated above their present classification. Basic salary range plus the hourly difference between the top step of the Maintenance Technician 3 class and the top step of the salary range representing a two-range increase over the Maintenance Technician 3 class. Employees operating higher rated highway equipment shall be credited with a minimum of four hours pay at the higher rate for each work day in which they are required to operate the higher level equipment. Overtime for such assignments will be computed at one-and-one-half times the higher salary rate. This special assignment pay shall not apply to employees operating higher level highway equipment in a bona fide training assignment. This special pay provision shall apply only to employees in the classes below.

7107 - Maintenance Technician 1  
7109 - Maintenance Technician 2  
7111 - Maintenance Technician 3  
7115 - Maintenance Lead Technician  
7182 - Ferry Operator 1

(6) The Board may approve special pay provisions to the Compensation Plan to reflect hazardous/dangerous working conditions of specific positions when: (1) such conditions are not normally expected of those positions

assigned to the respective classes; and (2) such provisions are found to be in accordance with prevailing practices in the industry and/or local community in which the position works.

(7) Basic salary range plus two ranges shall be paid to employees in the Wildlife Control Agent (4105), Wildlife Agent 1 (4110) and 2 (4111) classes. This compensation is for all hours worked subject to provisions of WAC 356-15-030 (1)(e).

~~((8) Basic salary plus two ranges shall be paid to Fisheries employees in the Fisheries Patrol Officer (4120), Fisheries Patrol Boat Operator 1 (4127) and Airplane Pilot 1 (7348) classes. This compensation is in lieu of all hours worked subject to provisions of WAC 356-15-030 (1) (e). Effective period of this action shall be from April 1, 1978 to December 31, 1978:))~~

#### WSR 79-01-024

##### ADOPTED RULES

#### DEPARTMENT OF GENERAL ADMINISTRATION (Division of Savings and Loan Associations) (Order 78-2—Filed December 18, 1978)

I, F. Lee Green, Supervisor of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington the annexed rules relating to examination and supervision fees, amending WAC 419-14-010.

This action is taken pursuant to Notice No. WSR 78-10-117 filed with the code reviser on 10/4/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 33.04.025 and 33.08.020 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 14, 1978.

By F. Lee Green  
Supervisor

#### AMENDATORY SECTION (Amending Order 77-3, filed October 5, 1977)

WAC 419-14-010 EXAMINATION AND SUPERVISION FEES. Pursuant to RCW 33.28.020, each savings and loan association chartered by the State of Washington shall pay the following charges for examination and supervision under RCW 33.04.020:

(a) ~~((The))~~ A fee ((of)) not to exceed \$135 per day of actual examination time, calculated at the rate of \$16.88 per hour per examiner; and

(b) an annual asset fee to cover further costs of examination and supervision and ((equal to)) not to exceed

five cents per \$1,000 in assets, to be calculated and billed ((as of the last day of December in each calendar year:)) on July 1 and on January 1 of each calendar year.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### WSR 79-01-025

##### ADOPTED RULES

#### DEPARTMENT OF GENERAL ADMINISTRATION (Division of Savings and Loan Associations) (Order 78-3—Filed December 18, 1978)

I, F. Lee Green, Supervisor of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington the annexed rules relating to examination and supervision fees, amending WAC 419-18-010.

This action is taken pursuant to Notice No. WSR 78-10-118 filed with the code reviser on 10/4/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 31.12.320 which directs that the Supervisor of Savings and Loan Associations has authority to implement the provisions of chapter 31.12 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 14, 1978.

By F. Lee Green  
Supervisor

#### AMENDATORY SECTION (Amending Order 77-4, filed October 5, 1977)

WAC 419-18-010 EXAMINATION AND SUPERVISION FEES. Pursuant to RCW 31.12.320 each credit union chartered by the State of Washington shall pay the following charges for examination and supervision under RCW 31.12.320:

(a) An examination fee ((of)) not to exceed ((\$16)) \$135 per day of actual examination, calculated at the rate of (((\$14.50)) \$16.88 per hour per examiner; and

(b) an annual asset fee to cover additional costs of examination and supervision, ((equal to)) not to exceed five cents for every \$1,000 worth of assets, calculated and billed ((as of the last day of December of each calendar year:)) on July 1 and on January 1 of each calendar year.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-026**  
**ADOPTED RULES**  
**GAMBLING COMMISSION**  
 [Order 88—Filed December 18, 1978]

Be it resolved by the Washington State Gambling Commission, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the licensing and regulation of gambling activities, amending WAC 230-04-200 and adopting as new rules, WAC 230-25-120, 230-25-265 and 230-25-270.

This action is taken pursuant to Notice No. WSR 78-11-083 filed with the code reviser on 11/1/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 9.46.070(5) as relating to WAC 230-04-200 and RCW 9.46.070(15) as relating to WAC 230-25-120.

This rule is promulgated pursuant to RCW 9.46.070(13) as relating to WAC 230-25-265 and 230-25-270 which directs that the Washington State Gambling Commission has the authority to implement the provisions of chapter 9.46 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 8, 1978.

By Mary G. Knibbs  
 Chairman

**AMENDATORY SECTION** (Amending Order #85, filed 5-25-78)

**WAC 230-04-200 LICENSE FEES.** The following fees shall be paid to the commission for licenses, and permits, issued by the commission. For the operation of:

(1) **BINGO**

(a) Class A - five hundred dollars or less annual net receipts - \$20.

(b) Class B - over five hundred dollars through five thousand dollars annual net receipts - \$50.

(c) Class C - over five thousand dollars through fifteen thousand dollars annual net receipts - \$250.

(d) Class D - over fifteen thousand dollars through twenty-five thousand dollars annual net receipts - \$350.

(e) Class E - over twenty-five thousand dollars through fifty thousand dollars annual net receipts - \$750.

(f) Class F - over fifty thousand dollars through one hundred thousand dollars annual net receipts - \$1500.

(g) Class G - over one hundred thousand dollars through five hundred thousand dollars annual net receipts - \$3000.

(h) Class H - over five hundred thousand dollars annual net receipts - \$10,000.

(2) **RAFFLES**

(a) Class C - five hundred dollars or less annual net receipts - \$20.

(b) Class D - over five hundred dollars, but not over five thousand dollars, annual net receipts - \$50.

(c) Class E - over five thousand dollars through fifteen thousand dollars annual net receipts - \$250.

(d) Class F - over fifteen thousand dollars annual net receipts - \$350.

(3) **AMUSEMENT GAMES** - by bona fide charitable or bona fide nonprofit organizations.

(a) Class A - five hundred dollars or less annual net receipts - \$20.

(b) Class B - over five hundred dollars through one thousand dollars annual net receipts - \$25.

(c) Class C - over one thousand dollars through five thousand dollars annual net receipts - \$50.

(d) Class D - over five thousand dollars through fifteen thousand dollars annual net receipts - \$150.

(e) Class E - over fifteen thousand dollars annual net receipts - \$350.

(4) **FUND RAISING EVENT AS DEFINED IN RCW 9.46.020** - by bona fide charitable or bona fide nonprofit organizations.

(a) Class A - one calendar day - not to exceed five thousand dollars annual net receipts - ~~(\$50)~~ \$125.

(b) Class B - more than one calendar day not to exceed three consecutive days, once each calendar year - not to exceed five thousand dollars annual net receipts - ~~(\$100)~~ \$250.

(5) **SPECIAL LOCATION AMUSEMENT GAMES** - other than bona fide charitable or bona fide nonprofit organizations.

(a) Class A - one event per year lasting no more than 12 consecutive days - \$100.

(b) Class B - twenty-five thousand dollars or less annual net receipts - \$250.

(c) Class C - over twenty-five thousand dollars through one hundred thousand dollars annual net receipts - \$750.

(d) Class D - over one hundred thousand dollars through five hundred thousand dollars annual net receipts - \$1500.

(e) Class E - over five hundred thousand dollars annual net receipts - \$3000.

(6) **CARD GAMES** - bona fide charitable and nonprofit organizations.

(a) Class A - general (fee to play charged) - \$250.

(b) Class B - limited card games - to hearts, rummy, pitch, pinochle, coon-can and/or cribbage (fee to play charged) - \$100.

(c) Class C - tournament only (no more than ten consecutive days) per tournament - \$35.

(d) Class D - general (no fee is charged a player to play cards) - \$35.

(7) **CARD GAMES** - commercial stimulant - each licensee per premises.

(a) Class A - general - up to three tables - \$250.

(b) Class B - limited card games to hearts, rummy, pitch, pinochle, coon-can and/or cribbage (fee to play charged) - \$100.

(c) Class C - tournament only (no more than ten consecutive days) - per tournament - \$35.

(d) Class D - general (no fee is charged a player to play cards) - \$35.

(e) Class E - general - up to five tables - \$500.

(8) PUBLIC CARD ROOM EMPLOYEE – each licensee – \$100.

(9) PERMITS – for operation by persons of authorized activity at agricultural fair or special property.

(a) Class A – one location and event only – \$10.

(b) Class B – annual permit for specified different events and locations – \$100.

(10) PUNCHBOARDS AND PULL TABS – each licensee, per premises – \$300.

(11) Manufacturer license – \$1250.

(12) Distributor license – \$1000.

(13) Distributor's representative license – \$100.

(14) Manufacturer's representative license – \$100.

The term annual net receipts as used above means net receipts from the activity licensed only, during the license year.

#### NEW SECTION

WAC 230-25-120 LIMITS UPON AMOUNT FOR RENT, LEASE OR SIMILAR PAYMENTS FOR FUND RAISING EVENTS. No licensee shall expend for rent or lease (or similar arrangements) of premises in which to hold a fund raising event, or for any equipment or service in connection with the fund raising event, an amount that exceeds the local prevailing or market price for such premises, equipment or service.

Maximum rental limits shall be:

(1) Premises and Other Goods or Services: Not more than two hundred dollars for all, or any portion, of any twenty-four hour period.

This maximum fee shall include in addition to the use of the premises themselves any and all goods or services of any kind furnished by the person renting the premises to the licensee, or furnished by anyone with a substantial interest in, or immediate family relationship with, that person: PROVIDED, That the limit shall not include (a) fees for gambling equipment which are governed by the maximums set out in (2) below; or (b) charges for food or drink to the licensee or patrons of the fund raising event when the purchase of such food or drink is not, directly or indirectly, a condition of rental of the premises and the licensee may elect to bring in food and drink from an outside source.

(2) Gambling Devices and Equipment: (a) Not more than three hundred and fifty dollars for all, or any portion of, the first twenty-four hour period for all gambling devices and related equipment to conduct the event, including, but not limited to, cards, dice, cash boxes, shoes, chips, delivery thereof and any schooling in its use.

(b) Not more than two hundred dollars for each succeeding twenty-four hour period, or any portion thereof, for the same kinds of items set out in (a) above.

(3) Individual Gambling Station: (a) Not more than twenty-five dollars for all of the equipment needed to set up each single specific gambling station (such as a single twenty-one table), except for a craps table or a roulette wheel station which shall not exceed \$50, for the first twenty-four hour period, or any portion thereof, including but not limited to, the equipment, delivery and

schooling in its use, to an overall maximum for all items of \$350, as set out in (2) (a) above.

(b) Not more than fifteen dollars for each successive twenty-four hour period or any portion thereof, for the equipment needed to establish each single specific gambling station as set out in (a) above, to an overall maximum of \$200 as set out in (2) (b) above.

The limits in subsection (2) and (3) above shall not apply to expenditures by the licensee for purchases outright, or construction by the licensee of, gambling equipment.

#### NEW SECTION

WAC 230-25-265 FUND RAISING EVENT – REGULAR SALARY FOR LICENSEE'S EMPLOYEE NOT "COMPENSATION" FOR WORK ON FUND RAISING EVENT UNDER CERTAIN CONDITIONS. The salary of a regular and full time employee, or a regular but part time employee if the organization has employed that part time position for the past three consecutive years, of an organization licensed to conduct fund raising events shall not be deemed "compensation" (as that term is used in RCW 9.46.020(23)) for work performed by the employee in connection with a fund raising event conducted by that organization when all of the following conditions are met:

(1) The position held by the employee has been created for purposes unrelated to the conduct of fund raising events and requires the performance of duties unrelated to fund raising events year around. The employee's contribution to fund raising events must be an incidental part of his or her total duties, consisting of less than 1% of total time worked for the organization; and

(2) The employee is paid on a recurring basis on a regular and established rate throughout the calendar year, unrelated to the income produced by any fund raising event; and

(3) The employee does not operate any gambling game or lottery at any fund raising event conducted by the organization but confines his or her services in connection with the event to assisting the organization's other members with the overall planning and organization of the event and with supervision of the supporting services for the event.

#### NEW SECTION

WAC 230-25-270 CERTAIN INCIDENTAL FUNCTIONS AT FUND RAISING EVENT NOT PART OF MANAGEMENT AND OPERATION OF EVENT. Persons who perform only the following incidental functions in connection with a fund raising event shall not be deemed to be participating in the "management or operation" of such an event for the purposes of that portion of RCW 9.46.020(23) requiring that persons participating in the management or operation of the event be members of the licensee organization:

(1) The serving of food and drink to participants in the event;

(2) The parking of cars;

(3) Acting as a police officer for the purposes of maintaining general crowd control and order at the event, or to detect persons cheating the participants or the house, when that person is a commissioned law enforcement officer with the power to make arrests in the jurisdiction in which the event is being held or is the employee of a commercial securities service firm licensed by the city, town, or county, in which the event is being conducted to provide such services;

(4) Providing janitorial functions;

(5) Persons whose participation is limited to supervising personnel carrying out the functions enumerated in (1), (2), (3) and (4).

PROVIDED, That the payment to persons to perform these functions does not exceed the local prevailing level of payment for a similar function at other than fund raising events.

#### WSR 79-01-027

##### NOTICE OF PUBLIC MEETINGS

#### STATE CAPITOL HISTORICAL ASSOCIATION

[Memorandum—December 18, 1978]

In keeping with RCW 42.30.075, the State Capitol Historical Association submits the following tentative dates for its quarterly Board of Trustees meetings:

March 28, 1979

June 25, 1979 (annual meeting)

September 26, 1979

December 19, 1979

#### WSR 79-01-028

##### NOTICE OF PUBLIC MEETINGS

#### DEPARTMENT OF GAME

[Memorandum—December 18, 1978]

The Game Commission will hold the following meetings in 1979:

April 2, 1979 Mt. Vernon

May 21, 1979 Spokane

July 9, 1979 Olympia

August 27, 1979 Aberdeen

October 1, 1979 Wenatchee

#### WSR 79-01-029

##### ADOPTED RULES

#### UTILITIES AND TRANSPORTATION COMMISSION

[Order R-116, Cause No. TV-1177—Filed December 19, 1978]

In the matter of amending WAC 480-12-180, 480-12-195 and repealing WAC 480-12-190, relating to motor carriers.

This action is taken pursuant to Notice No. WSR 78-11-082, filed with the Code Reviser on November 1, 1978. These rules as changed shall take effect pursuant to RCW 34.04.040(2).

These rule amendments are promulgated under the general rulemaking authority of the Washington Utilities and Transportation Commission as authorized in RCW 80.01.040, 81.80.211 and 81.80.290.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy Act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

Pursuant to Notice No. WSR 78-11-082, the above matter was scheduled for amendment at 8:00 a.m., Wednesday, December 13, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Chairman Robert C. Bailey and Commissioners Elmer C. Huntley and Frank W. Foley.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing prior to December 8, 1978. Under the terms of said notice, interested persons were also afforded the opportunity to submit data, views, or arguments orally at 8:00 a.m., Wednesday, December 13, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington. Due to the number of interested persons, the location of the meeting was changed to the Commission's Hearing Room, 6th Floor, Highways-Licenses Building, Olympia, Washington.

No written comments have been submitted to the Commission on this proposed rule amendment and repealer. Oral comments opposing the proposed rule amendments were given by the following persons: Marty Sangster, Washington Trucking Associations, Inc., Joe Lynch, Washington Dump Truckers Association, Ms. Banaka, F. G. Peterson, Clarence Dougherty, Don White, Mr. Bishop, Gerald Barth, Ray Watson, Log Truckers Conference, Chuck Skillman, Washington Contract Loggers. In addition to staff, oral comments in favor of the rule amendments were given by Robert Blakely, Office of Motor Carrier Safety.

Because of the oral comments of the drivers hours of service rules, a change in said rules was not adopted. Therefore, the repealer of WAC 480-12-190 will not be adopted, to allow existing state rules covering drivers hours to remain in effect.

The amendments to WAC 480-12-180 and 480-12-195 affect no economic values. The economic impact as a result of the adoption of the amendment to WAC 480-12-180 has been considered. The economic impact on each carrier in order to comply with the new safety rules will vary, and cannot be stated precisely. The adoption of the amendment to WAC 480-12-195, will have no significant economic impact.

In reviewing the entire record herein, it has been determined that WAC 480-12-180 and 480-12-195 should be amended to read as set forth in Appendix

"A", attached hereto and made a part hereof by reference. WAC 480-12-180, as amended, adopts pertinent federal motor carrier safety regulations and special rules for use of binding devices on logging trucks. WAC 480-12-195, as amended, provides for the enforcement of federal hazardous materials regulations by the state with respect to intrastate common carriers and interstate common carriers operating in the state. It has also been determined that WAC 480-12-190 should not be repealed.

#### ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-180 and 480-12-195, relating to motor carriers, be, and the same are, hereby amended as set forth in Appendix "A" as permanent rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rules after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerk of the house of representatives three copies of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 19th day of December, 1978.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman

Elmer C. Huntley, Commissioner

Frank W. Foley, Commissioner

#### APPENDIX "A"

#### AMENDATORY SECTION (Amending Order R-5, filed 6/6/69)

WAC 480-12-180 EQUIPMENT—DRIVERS—SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.80 RCW shall comply with the following:

(1) ~~((Commercial Vehicle-Trailer Couplings. Commercial vehicle-trailer coupling devices and towing methods shall be those prescribed in current Sections 193.70 and 193.71 of the Interstate Commerce Commission Revised Motor Carrier Safety Regulations which are hereby made a part of this regulation. (NOTE: Said regulations may be obtained from the U.S. Government Printing Office, Washington, D.C. at 30 cents per copy.)~~

(2) ~~Electrical and Mechanical Turn Signals. Vehicles shall be equipped with, and required signal shall be given by, electrical or mechanical turn signals when the distance from the center of the top of the steering post to the left outside limit of the body cab or load exceeds 24 inches or when the distance from the center of the top of the steering post to the rear limit of the body or load thereof exceeds 14 feet. The latter measurement shall~~

~~apply to any single vehicle, and also to any combination of vehicles.~~

~~The above described vehicles require the installation of Class A turn signals, which signals are divided into three types:~~

~~Type I signal units are electric lamps which indicate a change in direction by giving flashing warning lights on the side toward which the turn is made.~~

~~Type II signal units are electric lamps which indicate a change in direction by means of illuminated flashing arrow heads or other similar means on the side toward which the turn will be made.~~

~~Type III signal units include all types of illuminated semaphore signals.~~

~~Turn signals shall be of a type approved by the State Commission on Equipment.~~

#### INSTALLATION OF CLASS A, TYPES I AND II ELECTRIC TURN SIGNAL UNITS

~~Front turn signals: There shall be two turn signal units showing to the front. They shall be as widely spaced laterally as practicable and at the same level displaying a white or amber light. Front turn signals may be either single or double faced. If double faced units are used they shall display a white or amber light forward and amber or red to the rear. The location of the front signal units shall be such that they can be clearly distinguished when the head lamps are lighted on the lower beam.~~

~~Rear turn signals: There shall be two turn signal units on the rear of the motor vehicle or on the rear of the rearmost vehicle, showing to the rear. They shall be as widely spaced laterally as practicable and at the same level displaying an amber or red light to the rear.~~

~~Truck tractors operated alone, with or without log trailers loaded thereon, will comply with these requirements when dual or double faced signals are installed on the rear vision mirror bracket so as to be seen from both the front and the rear.~~

~~Turn signal units and/or their brackets may extend beyond the extreme left or right of the body despite the fact that this results in a width in excess of 8 feet, but they are not to extend more than two inches on either side beyond the 8 foot limit.~~

~~Class A, Types I and II electric turn signals shall be visible from a distance of not less than 100 feet to the front and rear of the vehicle in normal sunlight.~~

#### INSTALLATION OF CLASS A, TYPE III TURN SIGNAL UNITS

~~The self-illuminated mechanical semaphore arm, if used, shall be installed on the left side of the cab and, when extended, the full length of the arm shall be visible from the front and rear of the motor vehicle or combination of vehicles from a distance of 100 feet.~~

~~(3) Vehicle Tire Chains. It shall be unlawful to operate a vehicle when, because of a hazardous condition existing on a given highway, the use thereof has been restricted by order of the State Highway Commission as~~

~~indicated by traffic control signs marked "Chains Required On All Vehicles," unless such vehicle shall be properly equipped with tire chains of a type approved by the State Commission on Equipment.~~

~~Each tire chain shall have at least two side chains, to which are attached sufficient cross chains of hardened metal so that at least one cross chain is in contact with the road surface at all times which, when required, shall be placed on the tires of the drive wheels of vehicles while traversing public highways: PROVIDED, That on vehicles equipped with dual tire drive wheels, individual metal chains of hardened metal may be used on the outside drive wheels, provided a minimum of four such chains equally spaced are used on each such wheel.))~~  
Adoption of United States department of transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1; part 396, excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on the effective date of this rule, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator", and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

~~((4)) (3) Safety Chains Or Other Load Fastening Devices. ((All motor trucks, with or without trailers, hauling logs or other loads where binder devices are required, shall have the loads thereon securely fastened and protected by one of the following methods, in addition to patent stakes or chuck blocks:~~

~~(a) Two safety chains, one at each end or each bunk of load. Such safety chains shall not be less than three-eighths inch diameter high test steel.~~

~~(b) Two steel cables, one at each end or each bunk of load. Steel cables shall not be less than one-half inch in diameter.~~

~~(c) Two steel strappings, one at each end or bunk of load. Steel strapping shall not be less than two inches by fifty one-thousandths inches in dimension.~~

~~All load binders shall be sufficiently strong to withstand all possible strains, and shall be used in accordance with the Safety Standards for Logging Operations prescribed by the Department of Labor and Industries of the State of Washington.)) Any motor truck, truck tractor, trailer, semitrailer, or any combination thereof, transporting logs upon a public highway where binder devices are required, shall have the load thereon securely fastened and protected as follows:~~

~~(a) Placement and number of wrappers required on log trucks using stakes.~~

(i) In the hauling of one log loads, one wrapper chain or cable shall be required and it shall be secured to the rear bunk and the log shall be properly blocked or secured in a manner which will prevent it from rolling or shifting. An additional wrapper, secured to the front bunk, is optional.

(ii) In the hauling of two log loads, not less than two wrapper chains or cables shall be used to secure the load. The logs shall be properly blocked to prevent them from rolling or shifting.

(iii) On loads consisting of three or four logs not over forty-four feet in length, the load shall be secured by not less than two properly spaced wrapper chains or cables. Ends of short logs not secured by such wrappers shall be secured with extra wrappers. If any log is over forty-four feet in length, the load shall be secured by not less than three properly spaced wrappers.

(iv) Loads consisting of five or more logs, when the logs are all seventeen feet or less in length, shall be secured by not less than two properly spaced wrappers. Loads consisting of five or more logs, when any log is over seventeen feet in length, shall be secured by not less than three properly spaced wrappers.

(b) Placement and number of wrappers required on log trucks using chock blocks.

(i) In the hauling of one log load, one wrapper chain or cable shall be required and secured to the rear bunk and the log shall be properly blocked in a manner to prevent it from rolling or shifting.

(ii) One additional wrapper chain or cable shall be required on log trucks using chock blocks over and above the requirements in subparagraphs (a) (iii) and (iv) of this subsection.

(c) Placement and number of wrappers required on crosswise loaded trucks, trailers, etc. In the case of short logs loaded crosswise, the following method of securing the load shall be used if the truck trailer is not provided with solid ends of a height sufficient to prevent any log in the load from rolling off: Not less than two chock blocks shall be used at each open end of the vehicle and the load shall be held with at least two wrapper chains or cables. The wrappers shall be firmly attached to the end of the truck or trailer. Rigid standards or stakes may be used in lieu of chock blocks but each such standard or stake shall be either rigidly connected to the bed of the truck or trailer or shall be placed in a tight fitting socket at least twelve inches in depth. Other means furnishing equivalent security may be acceptable.

(d) Wrapper placement. When two wrappers are required, they shall be applied within six feet of the front and rear bunks. When more than two wrappers are required, the front and back binder shall be applied within six feet of the front and rear bunks.

(e) Short logs. To properly secure short logs, binders shall be placed near the end, not less than twelve inches from the end of the log.

(f) Log on top or in outside saddle. No log loaded on top or in outside saddles of a load shall be transported unless secured by not less than two wrapper chains or cables, one of which shall be placed near each end of such log.

(g) Fasten in place. All wrappers and binders shall be fastened in place prior to tightening to prevent the displacement of logs on the top of the load.

(h) Surround load. All wrapper chains or cables, except in the case of one log loads, shall entirely surround the load. This does not apply to gut-wrappers.

(i) Gut-wrappers. Gut-wrappers, when used, shall be adjusted so as to be tightened by, but not carry the weight of the logs above them.

(j) Wrappers and binders to be placed before leaving immediate loading area. Wrappers and binders shall be placed and tightened around the completed load before the truck leaves the immediate loading area.

(k) Construction of wrappers and binders. Wrapper chains or cables, binders, fasteners, or attachments thereof, used for any purpose as required by these standards, shall have a minimum breaking strength of not less than fifteen thousand pounds and shall be rigged so that it can be safely released.

(l) Bundle straps or banding. For the purposes of this standard, applied bundle straps or banding are not acceptable as wrappers and binders.

(m) Loose ends secured. All loose ends of wrapper chains or cables shall be securely fastened so as to prevent their swinging free in a manner that will create a hazard.

(n) Trucks in sorting yards. Trucks and trailers used around sorting yards, etc., which travel at slow speeds, will not be required to use wrappers providing all logs are contained by and lie below the height of the stakes and there are no persons on the ground exposed to such traffic.

(o) Binder hook design. Binders for securing wrappers on logging trucks shall be fitted with hooks of proper size and design for the wrapper chain being used.

(p) Defective wrappers. Wrappers shall be removed from service when any of the following conditions exist:

(i) Excessively worn links on chains;

(ii) Deformed or stretched chain links;

(iii) Cracked chain links;

(iv) Frayed, stranded, knotted, or otherwise defective wire rope.

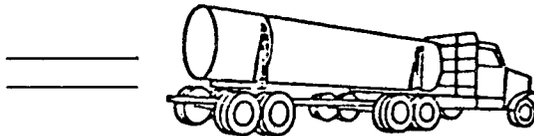
(q) Binder extensions. Pipe extension handles (swedes) for tightening or securing binders shall be limited to not longer than thirty-six inches. Care shall be taken that a sufficient amount of the pipe extends over the binder handle.

(r) Defective binders. Defective binders shall be immediately removed from service.

NOTE: See the following Diagrams I and II for illustrations of placement and number of load fastening devices.

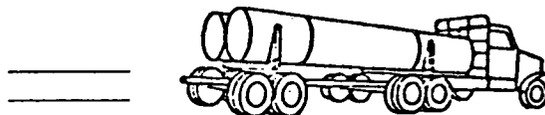
PLACEMENT AND NUMBER OF WRAPPERS

One log load



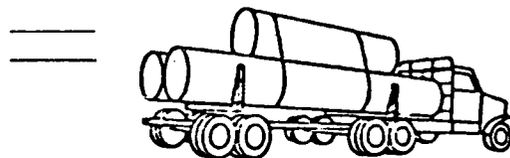
One wrapper required which shall be secured to the rear bunk. Log shall be blocked or secured in a manner to prevent it from rolling or shifting. A second wrapper secured to the front bunk is optional.

Two log load



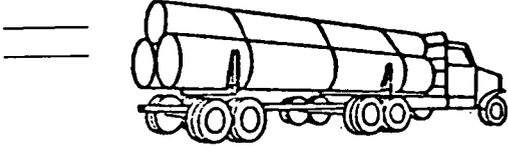
A minimum of two wrappers required. Logs shall be blocked to prevent them from rolling or shifting.

Three or four log load forty-four feet or less



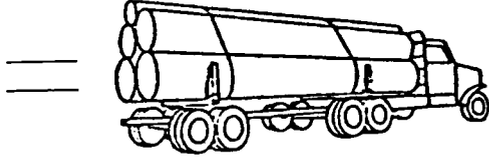
A minimum of two wrappers required.

Three or four log loads more than forty-four feet



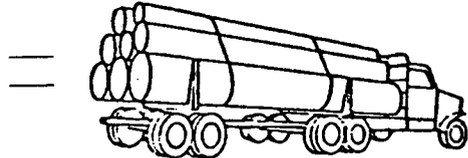
A minimum of three wrappers required.

Five or six log load  
all logs seventeen feet or less



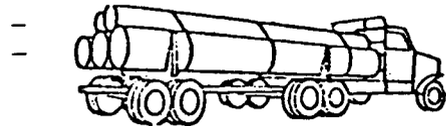
A minimum of two wrappers required.

Seven or more log load  
all logs seventeen feet or less



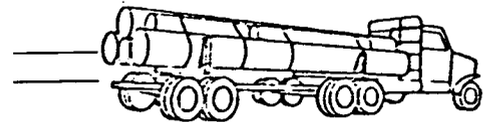
A minimum of two wrappers required.

Five or more log load  
if any logs are more than seventeen feet



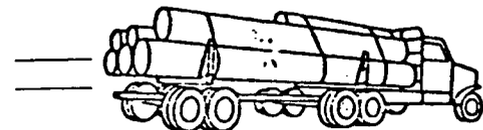
A minimum of three wrappers required.

Outside logs or top logs

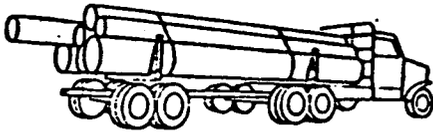


All outside or top logs shall be secured by a binder near  
but not within 12 inches of each end.

A wrapper shall be near each bunk

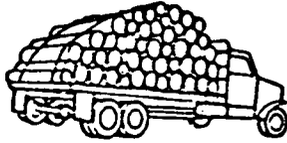


Each load shall be secured by having a wrapper within 6  
feet of each bunk except on one log loads.



Proper support for logs

Not more than approximately one-third the weight of any log shall extend beyond the end of the logs or bunk supporting it.



Short logs loaded crosswise

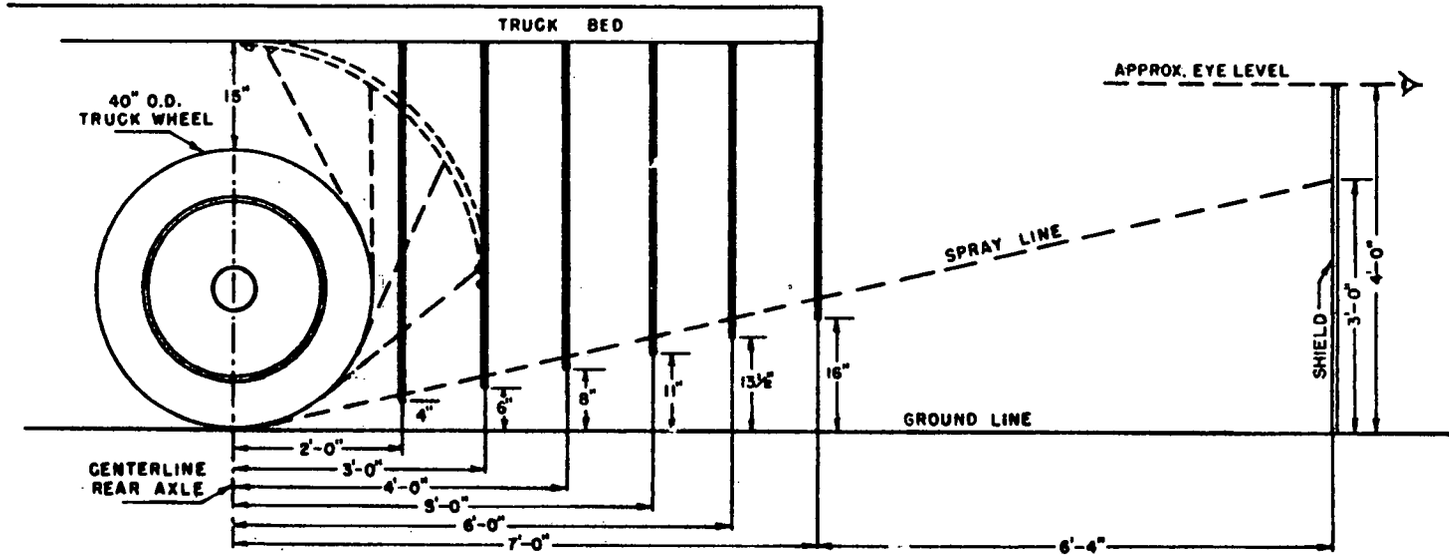
A minimum of two wrappers are required and two chocks or stakes shall be used on the open end of the truck.

NOTE: All loads of logs on logging trucks equipped with chock blocks instead of stakes, shall have at least one additional wrapper over and above the requirements for trucks equipped with stakes, excepting on one and two log loads and trucks with short logs loaded crosswise.

(4) Approved load fastening devices. The following binder devices are hereby approved for purposes of transporting logs as referred to in subsection (3) of this section, provided that they meet a breaking strength of at least fifteen thousand pounds:

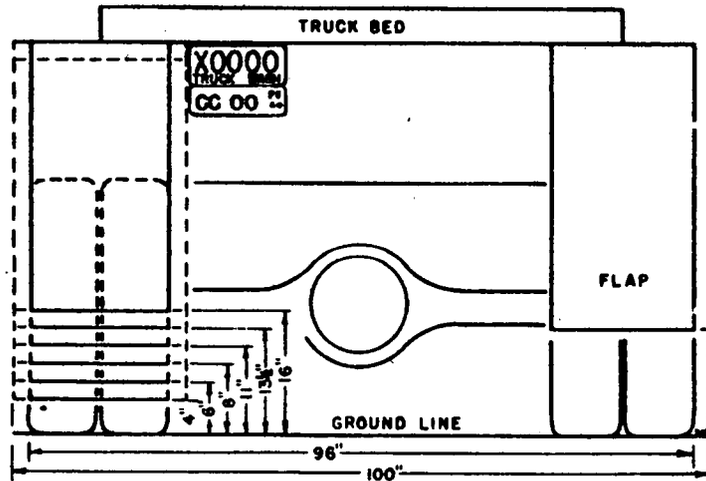
- (a) Three-eighths inch high-test steel chain;
- (b) One-half inch diameter steel cable; and
- (c) Steel strapping not less than two inches by fifty one-thousandths inches in dimension.

# VEHICLE ANTI-SPRAY DEVICE CHART



- DIAGRAM FOR WATER EFFECT AT 30 MILES PER HOUR -

PERIMETER SPEED OF TIRE AT 30 MILES PER HOUR EQUALS 44 FEET PER SECOND. SPEEDS BELOW 30 MILES PER HOUR WILL THROW A LESSER DISTANCE TO THE REAR BUT AT THE SAME ANGLE. SPEEDS GREATER THAN 30 MILES PER HOUR WILL THROW A GREATER DISTANCE TO THE REAR BUT AT THE SAME ANGLE. FLAPS OF SUFFICIENT WIDTH AND LENGTH, PROPERLY LOCATED, WILL ACCOMPLISH THE PURPOSE FOR WHICH THEY ARE INTENDED.



## - SPECIFICATIONS -

- (A) ALL DEVICES MUST BE AS WIDE AS TIRE OR TIRES.
- (B) IF BODY WIDTH IS LESS THAN TIRES AND OR DISTANCE FROM TOP OF TIRE TO LOAD OR BODY EXCEEDS 15 INCHES, DEVICE MUST EXTEND FORWARD TO THE CENTERLINE OF REAR AXLE.
- (C) DEVICE MUST BE OF SUCH MATERIAL SO AS NOT TO BE MATERIALLY AFFECTED BY WIND.
- (D) DEVICE MAY BE OF CURVED DESIGN IF DESIRED.
- (E) ALL MEASUREMENTS INDICATED ARE MAXIMUM.
- (F) DEVICE NOT REQUIRED WHERE BODY OR LOAD OVERHANG EXCEEDS 13 FEET 4 INCHES.
- (G) REAR AXLE ONLY, OF COMBINATIONS, REQUIRED TO BE EQUIPPED WITH DEVICE WHEN OPERATING IN COMBINATION.
- (H) MAXIMUM WIDTH OUTSIDE OF TIRES 96 INCHES.
- (I) MAXIMUM WIDTH, OUTSIDE TO OUTSIDE, OF PROTECTIVE FLAP 100 INCHES.

(5) Anti-Spray Devices. Every vehicle shall be equipped with a device adequate to effectively reduce the wheel spray or splash of water from the roadway to the rear thereof. The following chart contains the standards for such devices:

((6) Vehicle Lighting. Every vehicle shall be equipped with lights and other devices as specified on the following chart or in statutory references specified on the chart:

### VEHICLE LIGHTING CHART

(Drawn in accordance with RCW Chapters 46.37 & 46.80)





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**LAMPS AND EQUIPMENT REQUIRED ON ALL VEHICLES**

*Note: B, C, D & E shall be observed on both truck and trailer.*

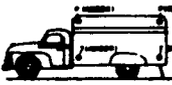
- A. 2 HEAD LAMPS (RCW Sections 46.37.040 & 46.37.020 to 46.37.030 inclusive)
- B. 2 TAIL LAMPS (RCW Section 46.37.080)
- C. 1 STOP LAMP (RCW Sections 46.37.020 & 46.80.120)
- D. 1 LICENSE PLATE LAMP - They be combined with tail lamp (RCW Section 46.37.090)
- E. 2 RED REFLECTORS - One on each side of rear (RCW Section 46.37.060)

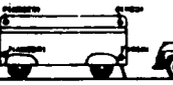
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**OPTIONAL LIGHTS**

- F. 2 SPOT LAMPS (RCW Section 46.37.100)
- G. 2 AUXILIARY LAMPS (RCW Section 46.37.100)
- H. 2 COWL LIGHTS OR 2 FENDER LIGHTS (RCW Section 46.37.210)
- I. 2 RUNNING BOARD LIGHTS - One on each side (RCW Section 46.37.210)
- J. BACKUP LAMP (RCW Section 46.37.210)

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**ADDITIONAL LIGHTS REQUIRED ON CERTAIN VEHICLES**

**M.1.** ALL VEHICLES OR COMBINATION OF VEHICLES WHOSE BODY, CAB OR LOAD EXTENDS 24" OR MORE TO THE LEFT OF THE STEERING POST, OR THE LENGTH OF WHICH IS IN EXCESS OF 4' FROM THE TOP OF THE STEERING POST TO THE REAR - MUST BE EQUIPPED WITH SELF ILLUMINATED MECHANICAL OR ELECTRICAL SIGNAL DEVICES (RCW Sections 46.37.020 & 46.80.120)

**M.2.** ALL VEHICLES MANUFACTURED OR ASSEMBLED AFTER JANUARY 1, 1984, SHALL BE EQUIPPED WITH SELF ILLUMINATED MECHANICAL TURN SIGNALS OR ELECTRICAL SELF-CANCELLING TURN SIGNALS OF A TYPE APPROVED BY THE COMMISSION ON EQUIPMENT PROVIDED, TURN SIGNALS REQUIRED ON COMBINATIONS OF VEHICLES SHALL NOT BE SELF-CANCELLING. (RCW Section 46.37.020)

**M.3.** 1 LIGHT OR LANTERN VISIBLE FROM THE SIDES AND REAR FOR A DISTANCE OF 500' REQUIRED FOR OVERHANGING LOADS OF MORE THAN 4'. (RCW Section 46.37.140)

**ADDITIONAL LIGHTS AND EQUIPMENT REQUIRED ON VEHICLES OVER 80" WIDE:**

- N.1.** 2 CLEARANCE LAMPS ON THE FRONT - ONE AT EACH SIDE ON PERMANENT STRUCTURE AT HIGHEST AND WIDEST POINT, AND 2 CLEARANCE LAMPS ON THE REAR - ONE AT EACH SIDE ON PERMANENT STRUCTURE AT HIGHEST AND WIDEST POINT (RCW Section 46.37.080)
- P.1.** 2 SIDE MARKER LAMPS AT OR NEAR THE FRONT, AND 2 SIDE MARKER LAMPS AT OR NEAR THE REAR (RCW Section 46.37.080)
- Note: Clearance lamps and side marker lamps may be mounted in combination provided clearance lamp is at least 12" high by 6" wide and side marker lamp is at least 6" wide by 6" high.*
- N.2.** 2 CLEARANCE LAMPS ON EVERY TRUCK-TRACTOR MOUNTED ON EACH SIDE OF CAB TOP (RCW Section 46.37.080)
- S.1.** 3 IN LINE IDENTIFICATION (AS INDICATED IN DRAWING) PERMITTED (RCW Section 46.37.080)
- T.1.** 2 AMBER SIDE MARKER REFLECTORS, ONE ON EACH SIDE AT OR NEAR THE FRONT, AND 2 RED SIDE MARKER REFLECTORS, ONE ON EACH SIDE AT OR NEAR THE REAR. (RCW Section 46.37.080)
- T.2.** 3 ELECTRIC OR 3 LIQUID BURNING FUSES OR 3 PORTABLE REFLECTOR UNITS, AND 2 RED FLAGS ON ALL TRUCKS AND TRUCK TRACTORS. (RCW Section 46.37.040)
- Note: Fuses producing flares, fuses or ignites not permitted on trucks transporting explosives (RCW Section 46.37.080)*

ALL LIGHTING EQUIPMENT SOLD OR USED MUST BE APPROVED BY THE STATE COMMISSION ON EQUIPMENT

(7) Additional Safety Devices. Every vehicle shall be equipped with the devices specified in the following list, and such devices shall be maintained and operated in accordance with the statutory references relating thereto:

- (a) Steering mechanism - must be free of defects.
- (b) Windshield - RCW 46.37.410 and 46.37.430.
- (c) Windshield wipers - RCW 46.37.410.
- (d) Rear vision mirror - RCW 46.37.400.
- (e) Brake systems - RCW 46.37.340 - 46.37.365 (inclusive).
- (f) Horn - RCW 46.37.380.
- (g) Wheel lugs, studs - Sec. 4.0.6 Order M. Commission on Equipment.
- (h) Wheels - Sec. 4.0.6 Order M. Commission on Equipment.
- (i) Fire Extinguishers - RCW 46.37.460.

(j) Exhaust - RCW 46.37.390.

(k) The foregoing list is not intended to relieve carriers of other safety requirements specified in State laws or regulations:

(8) Interstate Commerce Commission Rules. Generally speaking, the Washington State safety laws and these rules are compatible with similar Interstate Commerce Commission (ICC) laws and rules although the latter are more detailed and extensive. Therefore, interstate carriers who comply with ICC regulations will also be deemed in compliance with the safety rules and regulations of this State. However, carriers which are not in compliance with ICC regulations and, in particular, carriers which engage strictly in intrastate commerce are advised to examine and to comply with existing State laws as well as with all State regulations relating to safety of operations:))

AMENDATORY SECTION (Amending Order R-15, filed 2/3/70)

~~WAC 480-12-195 ((SAFETY REGULATIONS OF U.S.)) UNITED STATES DEPARTMENT OF TRANSPORTATION HAZARDOUS MATERIALS REGULATIONS. (1) ((All interstate carriers operating on highways of the State of Washington are subject to all Federal Department of Transportation (DOT) safety regulations:~~

~~(2) Carriers operating strictly in intrastate commerce only on highways of this state are subject to and must comply with all safety rules of the Washington Utilities and Transportation Commission:~~

~~EXCEPTION: Such strictly intrastate carriers operating on Washington State Highways with respect to the transportation of explosives and other dangerous articles are subject to the Department of Transportation rules governing the transportation of these commodities:~~

~~(NOTE: Such rules are published in American Trucking Associations Dangerous Articles Tariff No. 14 which may be obtained at a cost of \$8.75 from American Trucking Association, Inc., 1616 P. Street, N.W., Washington, D.C. 20036. Prices subject to change without notice.)) All carriers operating under chapter 81.80 RCW, and all interstate carriers operating within this state, shall comply with the regulations governing the transportation of hazardous materials by motor vehicle prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, parts 106 to 189, as now or hereafter amended.~~

~~(2) Pursuant to an agreement with the United States, the Washington utilities and transportation commission has authority to enforce the regulations designated in subsection (1) of this section.~~

**WSR 79-01-030**

**PROPOSED RULES**

**DEPARTMENT OF LABOR AND INDUSTRIES**

(Industrial Welfare Committee)

[Filed December 19, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 49.12.091, that the Industrial Welfare Committee intends to adopt, amend, or repeal rules concerning public housekeeping employment standards, new WAC 296-126-300 through 296-126-365;

and that the adoption, amendment, or repeal of such rules will take place at 2:00 p.m., Wednesday, January 24, 1979, in the Director's Office, Department of Labor and Industries, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 49.12.091.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 78-11-062, 78-12-100 and 79-01-015 filed with the code reviser's office on

October 27, 1978, December 6, 1978 and December 14, 1978.

Dated: December 18, 1978

By: Michael Tardif

Assistant Attorney General

for the Industrial Welfare Committee

**WSR 79-01-031**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 78-135—Filed December 19, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Minter Creek Hatchery escapement goals have been reached. Steelhead management needs should prevail in the other areas.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 19, 1978.

By Gordon Sandison

Director

**REPEALER**

*The following sections of the Washington Administrative Code are repealed, effective December 20, 1978:*

WAC 220-28-005G0A CLOSED AREA (78-104)

WAC 220-28-006F0C CLOSED AREA (78-104)

WAC 220-28-006G0C CLOSED AREA (78-107)

WAC 220-28-013H0A CLOSED AREA (78-121)

**WSR 79-01-032**

**NOTICE OF PUBLIC MEETINGS**

**WASHINGTON FOREST PROTECTION ASSOCIATION**

[Memorandum, Chairman—December 19, 1978]

The Washington Forest Fire Advisory Board, in accordance with the provisions of RCW 76.04.250, will hold a

public meeting on January 24, 1978 at 9:30 a.m. in the 2nd floor conference room of the Evergreen Plaza Building, 711 Capitol Way, Olympia. The Board will discuss the 1980 assessment for the Landowner Forest Fire Contingency Account and other forest protection matters on which the Board wishes to advise the Department of Natural Resources Fire Control Division.

Further information concerning the agenda may be obtained by contacting Robert P. Matthews, Chairman, 711 Capitol Way, Suite 608, Evergreen Plaza Building, Olympia, Washington 98501 (206-352-1500).

**WSR 79-01-033**

**ADOPTED RULES**

**TRANSPORTATION COMMISSION  
DEPARTMENT OF TRANSPORTATION**  
[Order 1, Resolution 13—Filed December 20, 1978]

Be it resolved by the Department of Transportation, acting at Room 1D2, Highway Administration Building, Olympia, WA 98504, that it does promulgate and adopt the annexed rules relating to sections in Title 252 will be readopted as a part of new WAC Title 468, "Department of Transportation". Section, chapter and title numbers will be changed accordingly. Appropriate changes in the text of the sections will be made to conform with chapter 151, Laws of 1977 ex. sess. (Department of Transportation Act). All sections in Title WAC 252 will be repealed.

This action is taken pursuant to Notice Nos. 7891 and 7943 filed with the code reviser on 11/28/77 and 12/27/77. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 151, Laws of 1977, ex. sess. which directs that the Washington State Transportation Commission, Department of Transportation has authority to implement the provisions of The Department of Transportation Act, chapter 151, Laws of 1977 ex. sess.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED January 24, 1978.

By Ray A. Aardal  
Chairman

**ADOPTED RULES**

**DEPARTMENT OF TRANSPORTATION**  
[Order 10—Filed December 20, 1978]

I, William A. Bulley, Secretary of Transportation do promulgate and adopt at Room 1D2, Highway Administration Building, Olympia, WA 98504 the annexed rules relating to sections in Title 252 will be readopted as a part of new WAC Title 468, "Department of Transportation". Section, chapter and title numbers will be changed accordingly. Appropriate changes in the text

of the sections will be made to conform with chapter 151, Laws of 1977 ex. sess. (Department of Transportation Act). All sections in Title WAC 252 will be repealed.

This action is taken pursuant to Notice Nos. 7891 and 7943 filed with the code reviser on 11/28/77 and 12/27/77. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to Section 10 (5), chapter 151, Laws of 1977 ex. sess. which directs that the Secretary, Department of Transportation has authority to implement the provisions of The Department of Transportation Act, chapter 151, Laws of 1977 ex. sess.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED January 24, 1978.

By W. A. Bulley  
Secretary of Transportation

**Title 468 WAC**

**DEPARTMENT OF TRANSPORTATION**

**Chapters**

- 468-02 Transportation commission—Organization.
- 468-06 Public access to information and records.
- 468-10 Practice and procedure.
- 468-12 Transportation commission and transportation department State Environmental Policy Act rules.
- 468-14 Small business and minority contractors.
- 468-18 State aid.
- 468-30 Highway property.
- 468-34 Utility lines—Franchises and permits.
- 468-38 Vehicle size and weight—Restricted highways—Equipment.
- 468-42 Vehicle parking restrictions.
- 468-46 Transit vehicle stop zones.
- 468-50 Auto state speed restrictions.
- 468-54 Limited access hearings.
- 468-58 Limited access highways.
- 468-62 Highway illumination.
- 468-66 Highway advertising control act.
- 468-70 Motorist information signs.
- 468-74 Junkyards adjacent to highways.
- 468-78 Transportation buildings—Works of art.
- 468-95 Manual on uniform traffic control devices for streets and highways.
- 468-300 State ferries and toll bridges.

**Chapter 468-06 WAC**

**PUBLIC ACCESS TO INFORMATION AND RECORDS**

**NEW SECTION**

**WAC 468-06-010 PURPOSE.** The purpose of this chapter shall be to ensure compliance by the Washington state department of transportation with the provisions of chapter 1, Laws of 1973 (Initiative 276), and in particular with sections 25 through 32 of that act, dealing with public records.

**NEW SECTION**

**WAC 468-06-020 DEFINITIONS.** (1) "Public record" includes any writing containing information

relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristic.

(2) "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

(3) "Department" means the Washington state department of transportation.

#### NEW SECTION

WAC 468-06-030 EXEMPTED RECORDS. In accordance with RCW 42.17.310, the following personal and other records shall be exempt from public inspection and copying:

(1) Personal information in any files maintained for students in public schools, patients or clients of public institutions or public health agencies, welfare recipients, prisoners, probationers or parolees.

(2) Personal information in files maintained for employees, appointees or elected officials of any public agency to the extent that disclosure would violate their right to privacy.

(3) Information required of any taxpayer in connection with the assessment or collection of any tax if the disclosure of the information to other persons would violate the taxpayer's right to privacy or would result in unfair competitive disadvantage to such taxpayer.

(4) Specific intelligence information and specific investigative files compiled by investigative, law enforcement and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.

(5) Information revealing the identity of persons who file complaints with investigative, law enforcement or penology agencies, except as the complainant may authorize.

(6) Test questions, scoring keys, and other examination data used to administer a license, employment or academic examination.

(7) Except as provided by chapter 8.26 RCW, the contents of real estate appraisals, made for or by any agency relative to the acquisition of property, until the project is abandoned or until such time as all of the property has been acquired, but in no event shall disclosure be denied for more than three years after the appraisal.

(8) Valuable formulae, designs, drawings and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.

(9) Preliminary drafts, notes, recommendations, and intraagency memorandums in which opinions are expressed or policies formulated or recommended except

that a specific record shall not be exempt when publicly cited by an agency in connection with any agency action.

(10) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.

The exemptions of this section shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or vital governmental interest, can be deleted from the specific records sought. No exemption shall be construed to permit the nondisclosure of statistical information not descriptive of any readily identifiable person or persons.

#### NEW SECTION

WAC 468-06-040 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF THE WASHINGTON STATE DEPARTMENT OF TRANSPORTATION. The description of the central and field organization of the Washington state department of transportation, as provided for in Title 47 RCW is set forth in chapter 468-02 WAC.

#### NEW SECTION

WAC 468-06-050 PUBLIC RECORDS OFFICER. The department's public records shall be in the charge of the manager, administrative services, who shall be the public records officer for the department. In the absence of the manager, administrative services, the administrative services officer shall serve as the public records officer. The persons so designated shall be located in the Transportation Building, Olympia, Washington. The public records officer shall be responsible for the following: The implementation of the department's rules and regulations regarding release of public records, coordinating the staff of the department in this regard, and generally insuring compliance by the staff with the public records disclosure requirements of chapter 1, Laws of 1973.

#### NEW SECTION

WAC 468-06-060 PUBLIC RECORDS AVAILABLE. All public records of the department, as defined in WAC 468-06-020, are deemed to be available for public inspection and copying pursuant to these rules, except as provided in WAC 468-06-030.

#### NEW SECTION

WAC 468-06-070 REQUESTS FOR PUBLIC RECORDS. Subject to the provisions of subsection (3) of this section, and in accordance with the requirements of chapter 1, Laws of 1973, that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records are only obtainable by members of the public when those members of the public comply with the following procedures.

(1) A request shall be made in writing upon a form (which shall be substantially in the form provided in this



permit the secretary of transportation or his or her designee to review the denial in accordance with WAC 468-06-120.

NEW SECTION

WAC 468-06-120 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition the public records officer for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) After receiving a written request for review of a decision denying a public record, if the public records officer determines to affirm the denial, then the written request shall immediately be referred to the assistant attorney general assigned to the department. The assistant attorney general shall promptly consider the matter and either affirm or reverse such denial. In any case, the request shall be returned with a final decision, within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the public records officer has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever first occurs.

NEW SECTION

WAC 468-06-130 RECORDS INDEX. (1) INDEX. The department has available to all persons at its headquarters in Olympia a current index which provides identifying information as to the following records issued, adopted or promulgated since June 30, 1972:

(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(b) Those statements of policy and interpretations of policy, statute and the constitution which have been adopted by the agency;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports or surveys, whether conducted by public employees or others; and

(f) Correspondence, and materials referred to therein, by and with the agency relating to any regulatory, supervisory or enforcement responsibilities of the agency, whereby the agency determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) AVAILABILITY. The current index promulgated by the department shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

Chapter 468-10 WAC  
PRACTICE AND PROCEDURE

NEW SECTION

WAC 468-10-010 APPEARANCE AND PRACTICE BEFORE COMMISSION OR SECRETARY—WHO MAY APPEAR. No person may appear in a representative capacity before the commission, or the secretary of transportation or its or his designated hearing officer other than the following:

(1) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.

(2) A bona fide officer, partner, or full time agent or employee of an individual association, partnership or corporation who appears for such individual association, partnership or corporation.

NEW SECTION

WAC 468-10-020 APPEARANCE AND PRACTICE BEFORE COMMISSION OR SECRETARY—SOLICITATION OF BUSINESS UNETHICAL. It shall be unethical for persons acting in a representative capacity before the commission or the secretary to solicit business by circulars, advertisements or by personal communication or interviews not warranted by personal relations, provided that such representatives may publish or circulate business cards. It is equally unethical to procure business indirectly by solicitors of any kind.

NEW SECTION

WAC 468-10-030 APPEARANCE AND PRACTICE BEFORE COMMISSION OR SECRETARY—STANDARDS OF ETHICAL CONDUCT. All persons appearing in proceedings before the commission or the secretary in a representative capacity shall conform to the standards of ethical conduct required of attorneys before the courts of Washington. If any such person does not conform to such standards, the commission or the secretary may decline to permit such person to appear in a representative capacity in any proceeding before the commission.

NEW SECTION

WAC 468-10-040 APPEARANCE AND PRACTICE BEFORE COMMISSION OR SECRETARY—APPEARANCE AND/OR REPRESENTATION BY FORMER EMPLOYEE, ATTORNEY, OR OFFICER. No person who has served as an officer, attorney or employee of the department of transportation shall, within a period of two years after the termination of such service or employment, appear before the commission or the secretary or receive compensation for any services rendered on behalf of any person, firm, corporation or association in relation to any case, proceeding or application with respect to which such person was directly concerned and in which he personally

participated during the period of his service or employment.

**NEW SECTION**

**WAC 468-10-050 COMPUTATION OF TIME.** The time within which acts are to be done, as provided in these rules, shall be computed by excluding the first and including the last day. If the last day is a Saturday or Sunday or a holiday, the act must be completed on the next business day.

**NEW SECTION**

**WAC 468-10-060 ORDER IN PRESENTING EVIDENCE—FRANCHISE APPLICATIONS.** Evidence will ordinarily be received in the following order:

- (1) Applicants
- (2) Department staff
- (3) Protestants
- (4) Rebuttal by applicant
- (5) Such oral argument as the commission, the secretary or the hearing officer, may deem proper.

**NEW SECTION**

**WAC 468-10-070 OFFICIAL NOTICE—MATTERS OF LAW.** The commission, the secretary or the hearing officer, upon request made before or during a hearing, will officially notice:

- (1) Federal law. The Constitution; congressional acts, resolutions, records, journals and committee reports; decisions of federal courts and administrative agencies; executive orders and proclamations; and all rules, orders and notices published in the Federal Register.
- (2) State law. The Constitution of the state of Washington, acts of the legislature, resolutions, records, journals and committee reports; decisions of administrative agencies of the state of Washington, executive orders and proclamations by the governor; and all administrative rules, orders and notices filed with the code reviser.
- (3) Governmental organization. Organization, territorial limitations, officers, departments, and general administration of the government of the state of Washington, the United States, the several states and foreign nations.
- (4) Department organization. The department's organization, administration, officers, personnel, official publications, and practitioners before its bar.

**NEW SECTION**

**WAC 468-10-080 OFFICIAL NOTICE—MATERIAL FACTS.** In the absence of controverting evidence, the commission, the secretary or the hearing officer, upon request made before or during a hearing, may officially notice:

- (1) Proceedings before the commission or secretary. The pendency of, the issues and position of the parties therein, and the disposition of any proceeding then pending before or theretofore concluded by the commission or the secretary.

(2) Business customs. General customs and practices followed in the transaction of business.

(3) Notorious facts. Facts so generally and widely known to all well-informed persons as not to be subject to reasonable dispute, or specific facts which are capable of immediate and accurate demonstration by resort to accessible sources of generally accepted authority, including, but not exclusively, facts stated in any publication authorized or permitted by law to be made by any federal or state officer, department or agency.

(4) Technical knowledge. Matters within the technical knowledge of the commission or the secretary as experts, within the scope or pertaining to the subject matter of the statutory duties, responsibilities or jurisdiction of the commission or the secretary.

(5) Request or suggestion. Any party may request, or the hearing officer for the commission or the secretary may suggest, that official notice be taken of a material fact, which shall be clearly and precisely stated, orally on the record, at any prehearing conference or oral hearing or argument, or may make such request or suggestion by written notice, any pleading, motion, memorandum, or brief served upon all parties, at any time prior to a final decision.

(6) Statement. Where an initial or final decision of the commission rests in whole or in part upon official notice of a material fact, such fact shall be clearly and precisely stated in such decision.

(7) Controversion. Any party may controvert a request or a suggestion that official notice of a material fact be taken at the time the same is made if it be made orally, or by a pleading, reply or brief in response to the pleading or brief or notice in which the same is made or suggested. If any decision is stated to rest in whole or in part upon official notice of a material fact which the parties have not had a prior opportunity to controvert, any party may controvert such fact by appropriate exceptions if such notice be taken in an initial or intermediate decision or by a petition for reconsideration if notice of such fact be taken in a final decision. Such controversion shall concisely and clearly set forth the sources, authority and other data relied upon to show the existence or nonexistence of the material fact assumed or denied in the decision.

(8) Evaluation of evidence. Nothing herein shall be construed to preclude the commission or the secretary or the authorized agents of the commission or the secretary from utilizing their experience, technical competence and specialized knowledge in the evaluation of the evidence presented to them.

**NEW SECTION**

**WAC 468-10-090 STIPULATIONS AND ADMISSIONS OF RECORD.** The existence or nonexistence of a material fact, as made or agreed in a written stipulation or in an admission of record, will be conclusively presumed against any party bound thereby, and no other evidence with respect thereto will be received upon behalf of such party, provided:

- (1) Upon whom binding. Such a stipulation or admission is binding upon the parties by whom it is made, their privies and upon all other parties to the

proceeding who do not expressly and unequivocally deny the existence or nonexistence of the material fact so admitted or stipulated, upon the making thereof, if made on the record at a prehearing conference, oral hearing, oral argument or by a writing filed with the commission or the secretary during or prior to any hearing or continuance thereof.

(2) **Withdrawal.** Any party bound by a stipulation or admission of record at any time prior to final decision may be permitted to withdraw the same in whole or in part by showing to the satisfaction of the hearing officer or the commission or the secretary that such stipulation or admission was made inadvertently or under a bona fide mistake of fact contrary to the true fact and that its withdrawal at the time proposed will not unjustly prejudice the rights of other parties to the proceeding.

#### NEW SECTION

WAC 468-10-100 **FORM AND CONTENT OF DECISIONS IN CONTESTED CASES.** Every decision and order, whether proposed, initial or final, shall:

- (1) Be correctly captioned as to name of agency and name of proceeding;
- (2) Designate all parties and counsel to the proceeding;
- (3) Include a concise statement of the nature and background of the proceeding;
- (4) Be accompanied by appropriately numbered findings of fact and conclusions of law;
- (5) Whenever practical, include the reason or reasons for the particular order or remedy afforded;
- (6) Wherever practical, be referenced to specific provisions of the law and/or regulations appropriate thereto.

#### NEW SECTION

WAC 468-10-110 **DEFINITION OF ISSUES BEFORE HEARING.** In all proceedings the issues to be adjudicated shall be made initially as precise as possible in order that the commission, the secretary or hearing officer may proceed promptly to conduct the hearings on relevant and material matter only.

#### NEW SECTION

WAC 468-10-120 **PREHEARING CONFERENCE RULE—AUTHORIZED.** In any proceeding the commission, secretary or designated hearing officer upon its or his own motion, or upon the motion of one of the parties or their qualified representatives, may in its or his discretion direct the parties or their qualified representatives to appear at a specified time and place for a conference to consider:

- (1) The simplification of the issues;
- (2) The necessity of amendments to the pleadings;
- (3) The possibility of obtaining stipulations, admissions of facts and of documents;
- (4) The limitation of the number of expert witnesses;
- (5) Such other matters as may aid in the disposition of the proceeding.

#### NEW SECTION

WAC 468-10-130 **PREHEARING CONFERENCE RULE—RECORD OF CONFERENCE ACTION.** The commission, the secretary or the designated hearing officer shall make an order or statement which recites the action taken at the conference, the amendments allowed to the pleadings and the agreements made by the parties or their qualified representatives as to any of the matters considered, including the settlement or simplification of issues, and which limits the issues for hearing to those not disposed of by admissions or agreements; and such order or statement shall control the subsequent course of the proceeding unless modified for good cause by subsequent order.

#### NEW SECTION

WAC 468-10-140 **SUBMISSION OF DOCUMENTARY EVIDENCE IN ADVANCE.** Where practicable the commission, the secretary or the designated hearing officer may require:

- (1) That all documentary evidence which is to be offered during the taking of evidence be submitted to the hearing examiner and to the other parties to the proceeding sufficiently in advance of such taking of evidence to permit study and preparation of cross-examination and rebuttal evidence.
- (2) That documentary evidence not submitted in advance, as may be required by subsection (1) of this section, be not received in evidence in the absence of a clear showing that the offering party had good cause for his failure to produce the evidence sooner.
- (3) That the authenticity of all documents submitted in advance in a proceeding in which such submission is required, be deemed admitted unless written objection thereto is filed prior to the hearing, except that a party will be permitted to challenge such authenticity at a later time upon a clear showing of good cause for failure to have filed such written objection.

#### NEW SECTION

WAC 468-10-150 **EXCERPTS FROM DOCUMENTARY EVIDENCE.** When portions only of a document are to be relied upon, the offering party shall prepare the pertinent excerpts, adequately identified, and shall supply copies of such excerpts, together with a statement indicating the purpose for which such materials will be offered, to the hearing examiner and to the other parties. Only the excerpts, so prepared and submitted, shall be received in the record. However, the whole of the original document shall be made available for examination and for use by all parties to the proceeding.

#### NEW SECTION

WAC 468-10-160 **EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—NUMBER AND QUALIFICATIONS OF WITNESSES.** The commission, the secretary or hearing

officer in all classes of cases where practicable may make an effort to have the interested parties agree upon the witness or witnesses who are to give expert or opinion testimony, either by selecting one or more to speak for all parties or by limiting the number for each party; and, if the interested parties cannot agree, require them to submit to it and to the other parties written statements containing the names, addresses and qualifications of their respective opinion or expert witnesses, by a date determined by it and fixed sufficiently in advance of the hearing to permit the other interested parties to investigate such qualifications.

NEW SECTION

WAC 468-10-170 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—WRITTEN SWORN STATEMENTS. The commission, the secretary or hearing officer, in all classes of cases in which it is practicable and pertinent, may require that all direct opinion or expert testimony and all direct testimony based on economic or statistical data be reduced to written sworn statements, and, together with the exhibits upon which based, be submitted to it and to the other parties to the proceeding by a date determined by the commission, the secretary or hearing officer and fixed a reasonable time in advance of the hearing; and such sworn statements may be acceptable as evidence upon formal offer at the hearing, subject to objection on any ground except that such sworn statements shall not be subject to challenge because the testimony is not presented orally: AND PROVIDED, That witnesses making such statements shall not be subject to cross-examination unless a request is made sufficiently in advance of the hearing to insure the presence of the witnesses.

NEW SECTION

WAC 468-10-180 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—SUPPORTING DATA. The commission, the secretary or hearing officer, in its or his discretion but consistent with the rights of the parties, may cause the parties to make available for inspection in advance of the hearing, and for purposes of cross-examination at the hearing, the data, underlying statements and exhibits submitted in accordance with WAC 468-10-170.

NEW SECTION

WAC 468-10-190 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—EFFECT OF NONCOMPLIANCE WITH WAC 468-10-160 OR 468-10-170. Whenever the manner of introduction of opinion or expert testimony or testimony based on economic or statistical data is governed by requirements fixed under the provisions of WAC 468-10-160 or 468-10-170, such testimony not submitted in accordance with the relevant requirements shall not be received in evidence in the absence of a clear showing that the

offering party had good cause for his failure to conform to such requirements.

NEW SECTION

WAC 468-10-200 CONTINUANCES. Any party who desires a continuance shall, immediately upon receipt of notice of a hearing, or as soon thereafter as facts requiring such continuance come to his knowledge, notify the commission, the secretary or designated hearing officer of said desire, stating in detail the reasons why such continuance is necessary. The commission, the secretary or designated hearing officer, in passing upon a request for continuance, shall consider whether such request was promptly and timely made. For good cause shown, the commission, the secretary or designated hearing officer may grant such a continuance and may at any time order a continuance upon its or his own motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, the commission, the secretary or hearing officer may in its or his discretion continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing.

NEW SECTION

WAC 468-10-210 RULES OF EVIDENCE—ADMISSIBILITY CRITERIA. Subject to the other provisions of these rules, all relevant evidence is admissible which, in the opinion of the commission or officer conducting the hearing, is the best evidence reasonably obtainable, having due regard for its necessity, availability and trustworthiness. In passing upon the admissibility of evidence, the commission, the secretary or officer conducting the hearing shall give consideration to, but shall not be bound to follow, the rules of evidence governing civil proceedings in the superior court of the state of Washington.

NEW SECTION

WAC 468-10-220 RULES OF EVIDENCE—TENTATIVE ADMISSION—EXCLUSION—DISCONTINUANCE—OBJECTIONS. When objection is made to the admissibility of evidence, such evidence may be received subject to a later ruling. The commission, or secretary or officer conducting the hearing may, in its or his discretion, either with or without objection, exclude inadmissible evidence or order cumulative evidence discontinued. Parties objecting to the introduction of evidence shall state the precise grounds of such objection at the time such evidence is offered.

NEW SECTION

WAC 468-10-230 BRIEFS. Briefs may be filed in any proceeding before the commission or before the secretary by any interested party, and shall be filed by any party to the proceeding upon the request of the commission or the secretary, and within such time as

shall be directed by the commission or the secretary. The commission or the secretary may require the filing of all briefs within three days after the close of the hearing upon a determination that the proceeding is such that an order should issue promptly; and in the case of matters requiring an immediate decision, may require the parties, or their counsel, to present their arguments and authority orally at the close of the hearing, instead of by facts and conclusion which the evidence tends to prove, and point out the particular evidence relied upon to support such conclusion. Briefs may be printed (size 6 1/2 inches by 8 1/2 inches), otherwise, they shall be mimeographed or typewritten (size 8 1/2 inches by 13 inches), and all copies shall be clearly legible. Eight copies of each brief shall be filed when the matter is being heard by the commission and two copies shall be filed when the matter is being heard by the secretary and copies thereof shall be served on all parties to the case, or their counsel.

NEW SECTION

WAC 468-10-240 PETITIONS FOR RULE MAKING, AMENDMENT, OR REPEAL—WHO MAY PETITION. Any interested person may petition the commission or the secretary requesting the promulgation, amendment or repeal of any rule.

NEW SECTION

WAC 468-10-250 PETITIONS FOR RULE MAKING, AMENDMENT, OR REPEAL—REQUISITES. Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule together with briefs of any applicable law. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule.

NEW SECTION

WAC 468-10-260 PETITIONS FOR RULE MAKING, AMENDMENT, OR REPEAL—AGENCY MUST CONSIDER. All petitions shall be considered by the commission or by the secretary. The commission or the secretary may, in its or his discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal or modification of any rule.

NEW SECTION

WAC 468-10-270 PETITIONS FOR RULE MAKING, AMENDMENT, OR REPEAL—NOTICE OF DISPOSITION. The commission or the secretary shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition.

NEW SECTION

WAC 468-10-280 PETITIONS FOR RULE MAKING, AMENDMENT, OR REPEAL—FORM.

Any interested person petitioning the commission or the secretary requesting the promulgation, amendment or repeal of any rules shall generally adhere to the following form for such purpose:

At the top of the page shall appear the wording "Before the Washington State Transportation Commission" or "Before the Secretary of Transportation." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (Name of petitioning party) for (state whether promulgation, amendment or repeal) of rule (or rules)." Opposite the foregoing caption shall appear the word "petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for amendment, the new matter shall be underscored and the matter proposed to be deleted shall appear in double parentheses. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by the WAC section number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

Petitions shall be dated and signed by the person or entity named in the first paragraph or by his attorney. The original and seven legible copies of the petition shall be filed with the commission if the commission has jurisdiction or an original and one copy shall be filed with the secretary if the secretary has jurisdiction. Petitions shall be on white paper, either 8 1/2 inches by 11 inches or 8 1/2 inches by 13 inches in size.

NEW SECTION

WAC 468-10-290 DECLARATORY RULINGS—WHO MAY PETITION—ACTION OF COMMISSION OR SECRETARY. As prescribed by RCW 34.04.080, any interested person may petition the commission or the secretary for a declaratory ruling.

The commission or secretary shall consider the petition, and within a reasonable time shall:

- (1) Issue a nonbinding declaratory ruling; or
- (2) Notify the person that no declaratory ruling is to be issued; or
- (3) Set a reasonable time and place for hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing or submission of evidence and of the issues involved.

If a hearing is held or evidence submitted as provided in subsection (3) of this section, the commission or the secretary shall within a reasonable time:

- (a) Issue a binding declaratory ruling; or
- (b) Issue a nonbinding declaratory ruling; or
- (c) Notify the person that no declaratory ruling is to be issued.

NEW SECTION

WAC 468-10-300 FORMS. Any interested person petitioning the commission or the secretary for a declaratory ruling pursuant to RCW 34.04.080, shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington State Transportation Commission" or "Before the Secretary of Transportation." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of petitioning party) for a Declaratory Ruling." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party. The second paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall set out the state of facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of this state. The concluding paragraphs shall contain the prayer of the petitioner. The petition shall be subscribed and verified in the manner prescribed for verification of complaints in the superior courts of this state.

The original and seven legible copies shall be filed with the agency. Petitions shall be on white paper, either 8 1/2 inches by 11 inches or 8 1/2 inches by 13 inches in size.

NEW SECTION

WAC 468-10-310 STAY OF FINAL DECISION. Upon entry of final decision in a contested case, any party aggrieved by such decision may, within 10 days after service of the decision, petition the commission or the secretary for a stay of such decision pending filing by said party of a petition for judicial review. Upon filing, the commission or the secretary may order a stay under such terms as it deems proper.

NEW SECTION

WAC 468-10-320 CONSIDERATION OF ECONOMIC COSTS AND IMPACTS IN RULE MAKING. In adopting rules pursuant to the provisions of chapter 34.04 RCW, the Washington state transportation commission and the secretary of transportation shall consider the economic costs and impacts of such rules, along with environmental, social, health, and safety considerations. Reasonable efforts shall be made to minimize the economic cost to affected parties and the public of complying with such rules, to the extent that such cost minimization is consistent with

the environmental, social, health, safety, or other policies sought to be implemented by such rules.

Chapter 468-12 WAC  
TRANSPORTATION COMMISSION AND  
TRANSPORTATION DEPARTMENT STATE  
ENVIRONMENTAL POLICY ACT RULES

NEW SECTION

WAC 468-12-010 AUTHORITY. This chapter is promulgated pursuant to the authority granted in RCW 43.21C.120 and chapter 197-10 WAC.

NEW SECTION

WAC 468-12-020 PURPOSE. (1) The purpose of this chapter is to establish rules pertaining to the integration of the policies and procedures of the State Environmental Policy Act of 1971 (SEPA) into the programs, activities, and actions of the Washington state transportation commission, department of transportation (hereinafter referred to as the transportation department). The rules contained herein are intended to implement and be consistent with the provisions and purposes of the SEPA guidelines (chapter 197-10 WAC).

(2) These rules are intended to establish procedures for implementing SEPA in a manner which reduces duplicative and wasteful practices, establishes effective and uniform procedures, encourages public involvement, and promotes certainty with respect to the requirements of SEPA.

NEW SECTION

WAC 468-12-025 SCOPE AND COVERAGE OF THIS CHAPTER. The rules of this chapter apply to the activities of the transportation department, and all divisions and subdivisions thereof. Compliance with the rules of this chapter shall constitute complete procedural compliance with SEPA for any "action" as defined in WAC 197-10-040(2).

NEW SECTION

WAC 468-12-040 INCORPORATION OF THE SEPA GUIDELINES ADOPTED BY THE DEPARTMENT OF ECOLOGY. (1) The provisions of chapter 197-10 WAC (SEPA guidelines adopted by council on environmental policy on December 12, 1975 and amended by the department of ecology), including all optional provisions thereof except WAC 197-10-440(13)(c) and 197-10-460(1)(g) are hereby adopted by the transportation department, and are incorporated in and made a part of this chapter by reference herein, to the extent that the SEPA guidelines are applicable to the programs, activities, and actions of the Washington state transportation commission and the Washington state department of transportation.

(2) The provisions of this chapter are intended to implement the provisions of chapter 197-10 WAC, and to be consistent therewith.

NEW SECTION

WAC 468-12-055 **TIMING OF THE EIS PROCESS.** (1) As provided by WAC 197-10-055, the EIS process shall be completed before the transportation department is irrevocably committed to a particular course of action. At the same time, the EIS process should not be undertaken until a proposal is sufficiently definite to permit meaningful environmental analysis.

(2) The threshold determination and any required EIS for transportation department actions of a nonproject nature shall be completed prior to official adoption of the action in question.

(3) The threshold determination and any required EIS for licensing actions of the transportation department shall be completed prior to issuance of the license or licenses in question.

(4) The threshold determination and any required EIS for transportation department actions of a project nature shall in all cases be completed prior to the approval of the location or design of the project in question. A draft EIS shall be prepared prior to the first public hearing which may be held in connection with such project, and shall be made available at such hearing. While the transportation department may tentatively affirm the choice of a particular location or design based upon completion of a draft EIS, final adoption of a particular location or design shall not occur until a final threshold determination has been made or a final EIS has been prepared.

NEW SECTION

WAC 468-12-060 **SCOPE OF A PROPOSAL AND ITS IMPACTS FOR THE PURPOSES OF LEAD AGENCY DETERMINATION, THRESHOLD DETERMINATION, AND EIS PREPARATION.** As recognized in WAC 197-10-060, for projects, such as highways, streets, etc., where the proposed action is related to a large existing or planned network, the present proposal may be treated as the total proposal, or only some of the future elements of a proposed action may be selected for present consideration in a threshold determination or EIS. These categorizations shall be logical with relation to the design of the total system or network, and shall not be made merely to divide a larger system into exempted fragments. These categorizations shall (1) connect logical termini (population centers, major traffic generators, major crossroads, etc.); (2) possess a reasonable degree of independent utility; and (3) promote a meaningful consideration of alternatives by avoiding the necessity of considering numerous combinations of different alternatives.

NEW SECTION

WAC 468-12-080 **PROGRAM ASSESSMENT OF RELATED ACTIONS.** Functionally related actions which are not categorically exempted by the provisions of WAC 197-10-170, and whose impacts are more significant and more readily analyzable on a "program" than on an "individual action" basis, may be analyzed,

for purposes of threshold determinations and EIS preparation, as a total program.

NEW SECTION

WAC 468-12-170 **CATEGORICAL EXEMPTIONS.** The following activities of the transportation department are within the categorical exemptions contained in the indicated subsections of WAC 197-10-170:

(1) The repair, maintenance, or minor alteration of existing private or public structures, facilities or equipment, as provided in WAC 197-10-170(1)(k), including but not limited to:

(a) Burning of weeds or brush within right of way limits;

(b) Preparation, storage, and application of NaCl (rock salt), sand, and de-icing chemicals;

(c) Disposal and/or treatment of sewage generated on transportation department property in accordance with state and local regulations;

(d) Right of way mowings;

(e) Snow removal and avalanche control;

(f) Erosion control measures;

(g) Stormwater disposal procedures not involving significant changes in existing drainage patterns and quantities outside of transportation right of way;

(h) Street, road, rail, and airport cleaning and sweeping;

(i) Litter pickup and disposal;

(j) Removal and disposal of debris;

(k) Application of right of way fertilizer;

(l) Planting, thinning, and removal of roadside, railside, or airport trees as required for landscaping and maintenance purposes;

(m) Dead animal removal and disposal;

(n) Pavement burning;

(o) Maintenance and fencing of game crossings;

(p) Pit and sundry site reclamation;

(q) Waste oil disposal;

(r) Maintenance of chemical toilets;

(s) Control and disposal of roadway spills;

(t) All repair, maintenance, or minor alteration of existing transportation pavement, rails, earthwork, bridges, tunnels, guardrails, railroad protective devices, signs, paths, trails, buildings, toll booths, radio and telephone equipment, air quality equipment, rest area facilities, storage facilities, pit sites, airports, and other physical features and structures within the jurisdiction of the transportation department.

(2) Adoptions or approvals of utility, transportation, and solid waste disposal rates, as provided in WAC 197-10-170(7)(i), including, but not limited to the establishment of or changes in toll rates.

(3) Information collection and research, as provided by WAC 197-10-170(17), including but not limited to the development, adoption, and revision of fourteen-year transportation plans and six-year construction programs, and any other studies, plans, and programs which lead to proposals which have not yet been approved, adopted, or funded, and which do not commit the transportation department to proceed with the proposals contained therein.

NEW SECTION

WAC 468-12-180 EXEMPTIONS FOR EMERGENCY ACTIONS. The emergency exemptions defined in WAC 197-10-180 include, but are not limited to, the following emergency actions taken by the transportation commission or transportation department.

- (1) Issuance of emergency load restrictions on highways and bridges;
- (2) Performance of emergency protection or restoration of highways and other transportation facilities under circumstances defined in RCW 47.28.170;
- (3) Approval of funding for emergency projects;
- (4) Emergency disposal of hazardous material;
- (5) Emergency disaster maintenance;
- (6) Installation, removal, or alteration of emergency generator equipment;
- (7) Restriction of use of bridges due to structural deterioration.

NEW SECTION

WAC 468-12-185 NONACTIONS. The following activities are exempted from the requirements and procedures established by this chapter because they are not actions as that term is defined by WAC 197-10-040(2):

- (1) National transportation studies;
- (2) Federal-aid system designations;
- (3) National functional classification of highways and determination of needs;
- (4) Other transportation department policies, plans, or programs which will govern the development of a series of functionally related major actions for which approval must be obtained from any federal agency prior to implementation.

NEW SECTION

WAC 468-12-460 AVAILABILITY OF DRAFT EIS. In addition to the circulation procedures specified by the mandatory subsections of WAC 197-10-460, the draft EIS shall be made available at appropriate public libraries or other public places as stated in the notice of availability of the draft EIS, and shall also be circulated to public and private organizations and individuals with special expertise with respect to the environmental impact involved, those which are known to have a serious interest in the proposed action, and those who request an opportunity to comment.

NEW SECTION

WAC 468-12-520 PROCEDURES WHEN CONSULTED. When a request by another agency for consultation is made pursuant to the provisions of WAC 197-10-500 through 197-10-540, such request shall be referred for response to the assistant secretary for public transportation and planning, who shall coordinate the research and field investigations which may be necessary, and supervise the transmittal of the requested information to the lead agency within the time periods specified by WAC 197-10-545.

NEW SECTION

WAC 468-12-550 EXTENSION OF TIME PERIOD ALLOWED FOR PREPARATION OF THE FINAL EIS. As permitted in general terms by the provisions of WAC 197-10-550, the normal seventy-five-day period for preparation of a final EIS may be extended whenever the proposal is unusually large in scope, or where the environmental impact associated with the proposal is unusually complex. The determination that additional time is required for preparation of the final EIS shall be made in writing by the responsible official or his designee and shall be accompanied by a brief statement explaining the reason that additional time is required.

NEW SECTION

WAC 468-12-820 DESIGNATION OF RESPONSIBLE OFFICIAL. The responsible official shall be the secretary of the department of transportation or his designee.

NEW SECTION

WAC 468-12-990 SUBSTANTIVE EFFECT OF THIS CHAPTER. (1) It is hereby declared to be the policy of the transportation department that significant adverse economic, social, and environmental effects relating to any proposed transportation department or transportation commission action should be fully considered in planning and implementing such action, and that final decisions on such action should be made in the best overall public interest, in a manner consistent with the policy statement of the transportation department action plan, and taking into consideration (a) the need for fast, safe, efficient, and economical transportation and public services reasonably responsive to the public's preferences, (b) the adverse environmental, social, and economic effects of the proposed action and alternative courses of action, and (c) the costs of eliminating or minimizing such adverse effects.

(2) The provisions of this chapter shall be interpreted in accord with this policy. This policy shall also govern substantive decisions made by the transportation commission and the transportation department.

Chapter 468-14 WAC  
SMALL BUSINESSES AND MINORITY  
CONTRACTORS

NEW SECTION

WAC 468-14-010 GENERAL. To enable a greater number of small businesses and minority contractors to compete effectively for Washington state department of transportation contracts, the secretary adopts the following rules and regulations in accordance with RCW 47.28.030 as amended by chapter 116, Laws of 1973, and by chapter 225, Laws of 1977 ex. sess.

NEW SECTION

WAC 468-14-020 CALL FOR BIDS—LIMITATION ON CONTRACT AMOUNT. (1) All contracts shall be awarded by competitive bidding to the extent that competitive bids are available except when delay of the work would jeopardize life or property or inconvenience the travelling public.

(2) Contracts may be awarded under these rules when the estimated cost of the work would not exceed fifty thousand dollars.

NEW SECTION

WAC 468-14-030 PRECONTRACT PREPARATION OF PLANS AND SPECIFICATIONS. All plans and specifications required for the work shall be prepared in a standard, simple and easily understood manner.

NEW SECTION

WAC 468-14-040 PREQUALIFICATION—FORM OF BID—REQUIREMENTS. (1) A limited prequalification questionnaire shall be required assuring only that a prospective bidder is experienced in the type of work to be performed, that all equipment to be used is adequate and functioning, and that all equipment operators are qualified to operate such equipment.

(2) No bid proposal shall be accepted from a bidder who has not submitted a limited prequalification questionnaire, unless the bidder is currently prequalified with the department of transportation.

(3) Prospective bidders shall be informed that advice and assistance relative to general bidding procedures are available in the office of the district administrator of the area where the work is to be performed.

(4) All bids shall be submitted on a standard bid proposal form.

(5) The successful bidder must comply with federal and state laws, applicable local laws and ordinances and applicable regulations which affect the performance of the contract.

NEW SECTION

WAC 468-14-050 BONDS—WITHHOLDING ON MONTHLY PROGRESS PAYMENTS. No bid deposit or performance bond shall be required but it shall be specified in the bidding proposal that, each month, the contractor may be required to submit paid invoices showing that disbursements have been made to laborers, materialmen, mechanics and subcontractors due such persons from the previous progress payment. If such disbursements have not been made, the monthly progress payment shall be withheld pending receipt of the paid invoices.

Chapter 468-18 WAC  
STATE AID

NEW SECTION

WAC 468-18-010 CONSENT BY LOCAL GOVERNING BODY. Consent by local governing

body . . . it is the requirement of the state department of transportation that when consent or concurrence is required of any local governing body as to any project or proposal of the state department of transportation, the local body indicate its concurrence, assent or other action regarding such project or proposal by resolution of the governing body of such authority, duly passed at a regular meeting of such body and directed to be transmitted to the state department of transportation.

NEW SECTION

WAC 468-18-030 POLICY GOVERNING USE OF COUNTY ROADS AS HAUL ROADS ON STATE HIGHWAY PROJECTS. (1) The secretary of transportation or his representative shall, at the time of the preliminary planning for any state highway project requiring the use of any county road or portion thereof as a haul road, contact the county officials and advise them that such use is contemplated.

(2) When the final plans for such project are prepared, and prior to advertising for bids, the secretary of transportation or his representative shall meet with the county officials and inform them of the full particulars regarding the intended use of the county road, including estimates of the total yardage involved and the duration of the project.

(3) Before a contract is awarded, the secretary of transportation and the county officials shall sign an agreement setting forth clearly the obligations of the state for defraying added maintenance costs for the county road involved. The agreement shall specifically set forth that the conclusions of the secretary of transportation as to the actual costs to be paid by the state shall be final and conclusive.

(4) Subsequent to the state's contractor having terminated his use of the county road and as soon thereafter as is possible the county shall submit its claim for compensation for additional maintenance and the secretary shall make such review thereof as shall be necessary to ascertain that the state will pay only that portion of the increased maintenance costs occasioned by the state's contractor's use of the county roads.

(5) A special provision in the contract shall specify that the contractor or contractors using the county road as a haul road in connection with the state project shall abide by all weight and speed laws in the operation of his or their equipment and shall be liable for any increased damage to the road by reason of his or their failure to do so.

(6) For administration purposes moneys paid pursuant to the maintenance agreement shall be included as part of the construction project.

NEW SECTION

WAC 468-18-040 DESIGN STANDARDS FOR REARRANGED COUNTY ROADS, FRONTAGE ROADS, ACCESS ROADS, INTERSECTIONS, RAMPS AND CROSSINGS. Because of the wide variety of rearranged county roads, frontage or access roads, intersections, ramps and crossings encountered by the freeway construction and relocation of other state

highways, further understandings are desirable as to the jurisdiction and the responsibility between the county and state.

The policy on the construction, improvement and maintenance of intersections of state highways and county roads approved December 7, 1952 by the Washington Association of County Commissioners and January 14, 1953 by the Washington state highway commission has been the guide in determining the responsibility of these two agencies, and is hereby revised and updated to supersede the above stated policy.

Following are the criteria, procedure and design standards that the state department of transportation shall use in the planning for frontage roads and access roads that counties will be requested to accept as county roads and the construction of rearranged county roads, intersections, ramps and crossings:

(1) At the early stages of planning, before the right of way maps are prepared, the state and county shall review the proposed improvement.

(2) The proposed design standards shall not be less than the current "Washington State County Arterial Design Standards," except where an individual county shall have adopted a higher design standard, in which case the higher standard shall apply.

(3) The required right of way for the proposed improvement, which shall not be less than that called for by the current "Washington State County Arterial Design Standards," shall be either deeded to the county or the county given an easement for rights of way purposes.

(4) The proposed construction shall include all the necessary traffic control and safety devices and be signed in accordance with the Manual on Uniform Traffic Control Devices for Streets and Highways, as modified and adopted by the Washington state department of transportation, to protect the driving public.

(5) An agreement shall be negotiated between the state and county at this early stage of planning, before right of way maps are approved for each rearranged county road, frontage or access road, intersection or crossing, which shall cover the standards of construction, right of way, and outline the responsibility of each agency which shall conform to the following basic principles of maintenance responsibilities:

(a) Where an existing county road is crossed by a state highway underpass, the state will construct the underpass and necessary approaches and maintain the underpass.

The roadway to be provided for county traffic will be constructed by the state.

If illumination exists on the county road at the time of construction of the underpass, the state shall provide the necessary facilities for illuminating the county's portion of the road over the state highway and the necessary approach roadway.

If it is determined that illumination will be necessary at a later date and it will be necessary to place conduits in the structure, the state shall provide same.

The county will maintain the roadway providing for county traffic including traffic stripe, snow removal, sanding and illumination, if needed, for the county road.

(b) Where an existing county road is crossed by a state highway overpass, the state will construct the structure and necessary approach roadway and maintain the structure.

The county will maintain the entire roadway under the structure except special drainage, if needed.

The state shall provide the necessary facilities for illuminating the county's portion of the road under the structure and necessary approach roadway, unless otherwise agreed.

(c) When an existing county road is crossed at grade by a new state highway, the state will assume all costs for the construction including taper sections, acceleration and deceleration lanes and be responsible for all maintenance to the right of way line.

Stop signs after installation shall be maintained in accordance with the state statutes.

The construction and maintenance of illumination will be the responsibility of the state.

When a new county road intersects a state highway, the maintenance responsibilities will be the same as outlined above. The construction costs shall be the responsibility of the county.

(d) Whenever, because of increased traffic, heavy turning movements, accident frequency or other good cause, it becomes necessary to initiate a project for the improvement of an existing intersection not incidental to a construction project, the state and county will cooperate in the cost of the improvement in each case by mutual agreement in accordance with the following formula:

(i) Ascertain the number of legs of the intersection under the existing responsibility of each agency involved.

(ii) Ascertain the traffic volume on each leg.

(iii) Add the traffic counts on each agency's intersection legs.

(iv) The resulting percentage of the traffic volume total falling to each jurisdiction should be the relative proportion of the improvement's cost to be borne by each agency: PROVIDED, That in no case shall the county's share of the total cost of the improvement exceed fifty percent of that cost.

The maintenance responsibilities will be the same as outlined above in subparagraph (c) of this subsection.

(e) When an interchange is constructed at an intersection of a state highway and county road, the ramps, structure and crossroad within the interchange area shall be maintained and reconstructed, if necessary, by the state. Illumination, if required, shall be constructed by the state and that portion located on state right of way maintained by the state or as otherwise agreed.

Traffic signals on state right of way, if required at ramp terminals, shall be constructed, operated and maintained by the state.

(f) Where it is necessary to relocate an existing county road, the state will construct the road and the county will maintain the road.

(g) If a county road or street is dead-ended, the state will construct a cul-de-sac to the county standards.

(h) When it is necessary for the state to construct service roads, landlock prevention roads or dead-end

roads, which may be desirable in lieu of damages to property, the provisions of RCW 47.52.105 shall be the guide.

These roads shall be the state's responsibility unless by agreement in accordance with the procedures outlined in the policy statement, the county will accept these roads as county roads and if such an agreement is entered into, all dead-end roads shall have a cul-de-sac constructed to the county's standard.

(i) Upon completion of the construction of each rearranged county road, frontage road, access road, intersection or crossing for which an agreement has been entered into between the state and county, an inspection by the state and county road engineer shall be made to determine that all the requirements of the agreement have been fulfilled. Upon fulfillment of the agreement, the district engineer shall notify the county in writing and the county shall accept the road as a county road or assume the responsibilities as set forth in said agreement.

Within one year the state will turn over the right of way to the county for any construction accepted by the county as a county maintained road.

**NEW SECTION**

**WAC 468-18-050 POLICY ON THE CONSTRUCTION, IMPROVEMENT AND MAINTENANCE OF INTERSECTIONS OF STATE HIGHWAYS AND CITY STREETS.** (1) Legal reference. Section 61, chapter 220, Laws of 1949 provides in part as follows: ". . . ; and all such streets including curbs and gutters and street intersections and

such bridges and wharves shall be constructed and maintained by the director from any state funds available therefor.

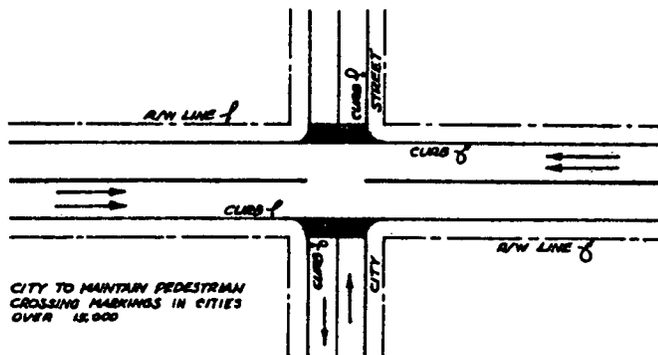
"The jurisdiction control and duty of the state and city and town with respect to said streets shall be as follows:

"(a) . . .

"(b) The city and town shall exercise full responsibility for and control over any such street beyond the curbs, and if no curb is installed beyond the portion used for highway purposes."

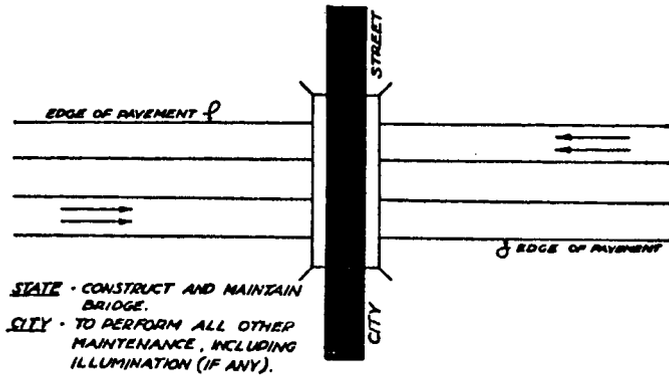
(2) The problem. The construction of partially and fully controlled limited access freeways or similarly designed state highways through cities and towns is becoming more frequent. The construction of cloverleaf and other types of interchanges makes it difficult to determine exactly which features of the interchange constitute the "street intersection" for which responsibility is established by law.

(3) The policy. After the access plan for any partial, or fully controlled limited access highway has been approved by a city or town, the state and city authorities shall negotiate an agreement establishing responsibility for construction and maintenance of the various features of each interchange. To illustrate the basic principles of these responsibilities and to serve as a guide in such negotiations, the attached sketches of typical intersections and interchanges are hereby made a part of this policy. The scope of this policy does not include the roadside areas enclosed in the loops or ramps of an interchange or the slopes of cuts and fills, responsibility for which is more clearly defined by statute.



**NORMAL INTERSECTION  
EXISTING STATE HIGHWAY**

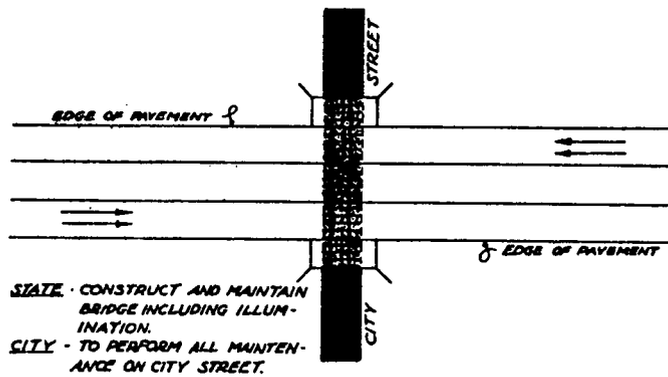
STATE MAINTENANCE OBLIGATION SHOWN IN GREEN ■ **Figure 1**



**EXISTING CITY STREET CROSSED BY  
NEW STATE HIGHWAY UNDERPASS**

**CITY MAINTENANCE OBLIGATION SHOWN IN RED ■**

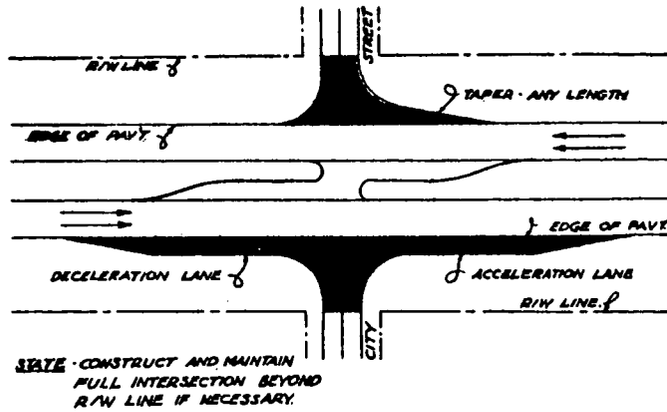
**Figure 2**



**EXISTING CITY STREET CROSSED BY  
NEW STATE HIGHWAY OVERPASS**

**CITY MAINTENANCE OBLIGATION SHOWN IN RED ■**

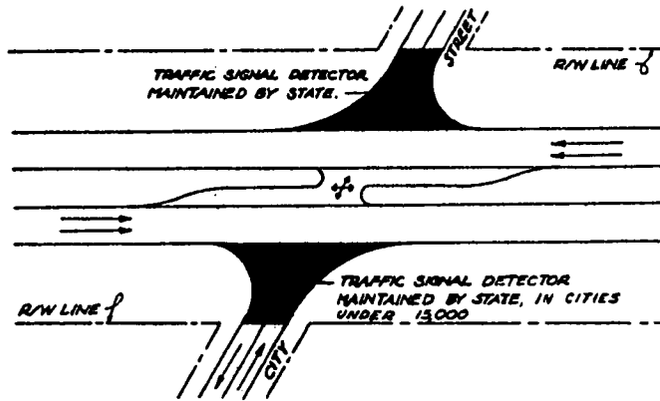
**Figure 3**



EXISTING CITY STREET CROSSED AT GRADE BY NEW STATE HIGHWAY

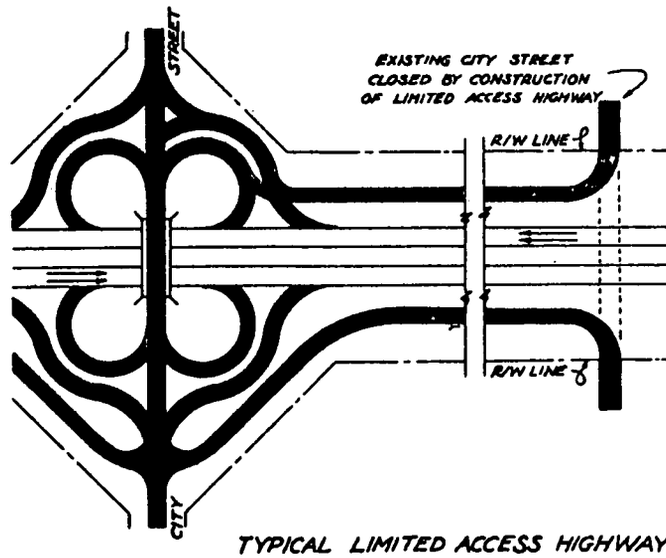
STATE MAINTENANCE OBLIGATION SHOWN IN GREEN

Figure 4

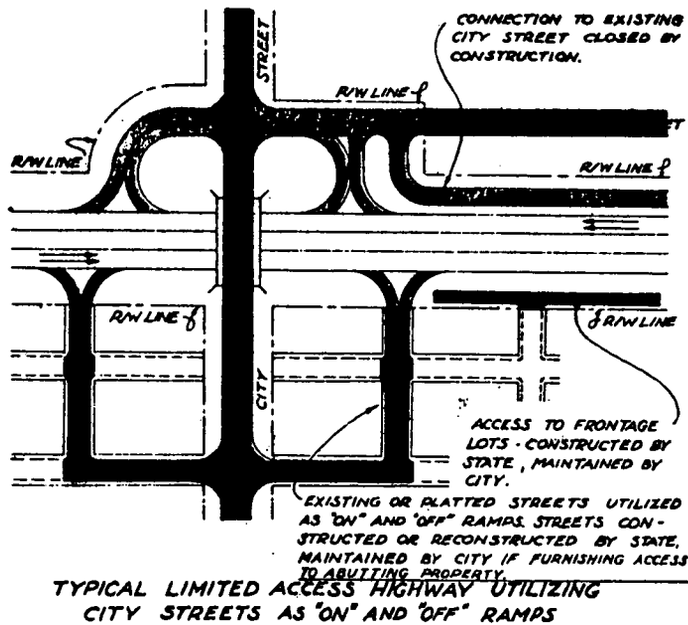


CHANNELIZED INTERSECTION  
NEW STATE HIGHWAY

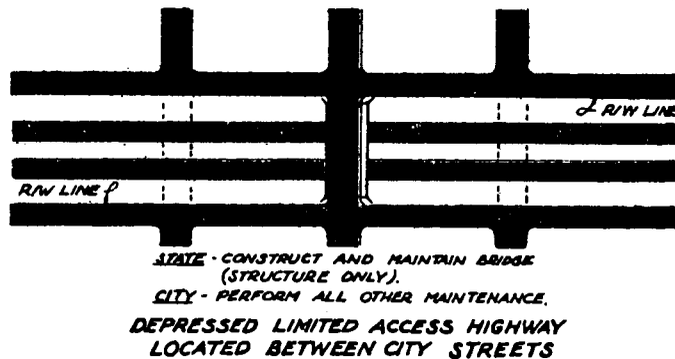
STATE MAINTENANCE OBLIGATION SHOWN IN GREEN ■ Figure 5



CITY MAINTENANCE OBLIGATION SHOWN IN RED ■ STATE MAINTENANCE OBLIGATION SHOWN IN GREEN ■ Figure 6



CITY MAINTENANCE OBLIGATION SHOWN IN RED ■ STATE MAINTENANCE OBLIGATION SHOWN IN GREEN ■ Figure 7



CITY MAINTENANCE OBLIGATION SHOWN IN RED ■  
STATE MAINTENANCE OBLIGATION SHOWN IN GREEN ■

Figure 8

**NEW SECTION**

WAC 468-18-060 SECRETARY OF TRANSPORTATION TO PROCEED WITH HEARINGS UNDER THE FEDERAL AID HIGHWAY ACT OF 1956. The secretary of transportation is authorized to proceed with necessary hearings in connection with plans for federal aid highway projects involving the bypassing or going through any city, town or village, either incorporated or unincorporated, under the provisions of section 116(c) of the Federal Aid Highway Act of 1956 as amended.

**NEW SECTION**

WAC 468-18-070 FEDERAL AID URBAN FUNDS. Federal aid urban funds apportioned to the state of Washington shall, after the deduction of one and one-half percent for economic investigation, be applied to projects on the routes of state highways in the urban areas: PROVIDED, That a city desiring to sponsor a project on a part of the urban system which is not a route of a state highway may apply to the department of transportation for an allocation of federal aid urban funds for such project. The department shall consider each such request upon its merits and upon its ability to qualify under federal aid urban standards and policies of the federal highway administration. For any urban project not on a state highway route, all matching funds, right of way and engineering costs, including design costs, shall be provided by the city involved as a nonfederal aid participating item. After funds have been allocated to an urban project which is not on the route of a state highway, that project must be placed under contract within an eighteen-month period. Failure on the part of the city to make this possible will result in forfeiture of the allocation.

**NEW SECTION**

WAC 468-18-080 POLICY GOVERNING THE APPLICATION OF FEDERAL AID SECONDARY FUNDS. (1) Two percent of the federal aid secondary

funds allocated to the state of Washington shall be deducted for use for highway planning and research activities.

(2) The remaining federal aid secondary funds allocated to the state of Washington shall be divided equally between the department of transportation for projects on state highways and counties for projects on county federal aid secondary roads.

(3) The funds allocated to the counties shall further be allocated to the individual counties by use of the current factor used in distributing the motor vehicle fuel tax funds to said counties.

(4) After an allocation of federal aid secondary funds shall have been allotted to an individual county for a period of 24 months and such funds have not been obligated by the approval of the project plans, specifications and estimate, the allocation shall be withdrawn and placed to the credit of all counties which, during the two preceding calendary years, shall not have had any federal aid secondary funds forfeited. The reallocation shall be made to each eligible county based upon the ratio that its current motor vehicle fuel tax distribution factor bears to the total of all such factors of the eligible counties. This provision shall be effective with respect to the allocation of federal aid secondary funds for the year 1976 and subsequent years.

(5) The department of transportation may advance federal aid secondary funds to a specific county project providing the advance will in no way affect, impair, jeopardize, or forestall the road program of any other county.

(6) Prior to advancing federal aid secondary funds to a county, the department shall receive a resolution from the county authorizing the department to withhold from the county's monthly motor vehicle fuel tax the amount advanced in monthly installments over a period not to exceed 24 months in the event the federal aid secondary program is discontinued.

(7) The department shall prepare guidelines in accord with the federal requirements for administration of the federal aid secondary program.

**NEW SECTION**

**WAC 468-18-090 MATCHING OF URBAN ARTERIAL TRUST ACCOUNT MONIES.** (1) Urban arterial trust account monies shall be matched in the case of cities from local funds by an amount not less than 10 percent of the total costs of the construction project. Counties shall match urban arterial trust account monies from locally collected road funds by an amount not less than 40 percent of the total costs of the construction project.

(2) Urban arterial trust account monies for city or county arterial projects authorized by the urban arterial board on or after May 20, 1971, shall be matched from local funds by an amount not less than 10 percent of the total cost of the construction project.

**Chapter 468-30 WAC  
HIGHWAY PROPERTY**

**NEW SECTION**

**WAC 468-30-010 POLICY AND PROCEDURE FOR HANDLING ASSESSMENTS AGAINST STATE HIGHWAY LANDS.** (1) The secretary of transportation is the "chief administrative officer" of the department of transportation as that phrase is applied in chapter 79.44 RCW. The secretary of transportation is also the "agency head" as that phrase is applied in chapter 82-12 WAC.

(2) Whenever real property or real property rights are acquired all interests in the real property or real property rights shall be discharged as authorized by law. If any assessing entity may in the course of its operation assess for the maintenance, operation, or any function of the assessing entity subsequent to acquisition, the present value of those subsequent assessments shall be determined by the parties and that amount paid in exchange for a deed releasing the real property or real property interests from all subsequent assessments by the assessing entity and an order entered in the records of the assessing entity to that same effect.

(3) Whenever any assessing district as defined and provided in chapter 79.44 RCW seeks to include any real property or real property interests of the department of transportation the department shall proceed as authorized by law. If any assessing district may assess further for the maintenance, operating, or any function of the assessing district, the present value of those subsequent assessments shall be determined by the parties and that amount paid in exchange for a deed releasing the real property or real property interests from all subsequent assessments by the assessing district and an order entered in the records of the assessing district to that same effect.

(4) Whenever the department of transportation holds any real property or real property interests which are subject to future assessments by an assessing entity the

present value of those subsequent assessments shall be determined by the parties and that amount paid in exchange for a deed releasing the real property or real property interests from all subsequent assessment by the assessing entity and an order entered in the records of the assessing district to that same effect.

(5) Whenever any assessing district as defined in chapter 73.44 RCW refuses to release future assessments by payment in advance, the assessments may be paid annually.

**NEW SECTION**

**WAC 468-30-020 POLICY FOR THE CONTROL OF IRRIGATION WASTE WATERS ENCROACHING UPON HIGHWAY RIGHTS OF WAY.** (1) When the United States bureau of reclamation or irrigation districts must permit their irrigation waste waters to encroach upon or cross highway rights of way in carrying them to a natural drainage channel or an established waterway or drainage ditch, said bureau of reclamation or irrigation districts shall request permission to do so under the provisions of chapter 47.44 RCW.

(2) Discharge of irrigation waste waters into normal highway ditches will not be tolerated. Property owners will not be permitted to carry waste waters in laterals paralleling and within highway rights of way.

**NEW SECTION**

**WAC 468-30-030 PROHIBITION OF FISHING FROM BRIDGES.** Fishing from the following bridges on the state highway system is prohibited:

**BRIDGE**

NO.	BRIDGE NAME AND LOCATION
District 1	
2/30	Wallace River — 11.3 miles east of Jct. SR 202, SR Mile Post 26.55
90/25	Lacey Murrow — 4.5 miles west of Jct. SR 405, SR Mile Post 5.03
District 2	
17/215	Parker Horn — 0.3 mile north of Jct. SR 171, SR Mile Post 54.24
90/220N	Moses Lake — 0.2 mile west of Jct. SR 171, SR Mile Post 175.65
90/220S	Moses Lake — 0.2 mile west of Jct. SR 171, SR Mile Post 175.65
90/225N	Pelican Horn — 0.9 mile east of Jct. SR 171, SR Mile Post 176.75
90/225S	Pelican Horn — 0.9 mile east of Jct. SR 171, SR Mile Post 176.75
97/460	Okanogan River — 6.0 miles south of Canadian Border, SR Mile Post 330.48
155/6	Upper Lewis Creek — 14.4 miles north of Jct. SR 2, SR Mile Post 14.52
155/8	Devil's Creek — 16.8 miles north of Jct. SR 2, SR Mile Post 16.83
155/10	Northrup Creek — 19.1 miles north of Jct. SR 2, SR Mile Post 19.14

BRIDGE  
NO.

BRIDGE NAME AND LOCATION

District 3

- 101/334 Elwha River — 8.2 miles west of Jct. SR 112, SR Mile Post 239.42
- 101/403 North Hamma Hamma River — 5.1 miles south of Jefferson-Mason County Line, SR Mile Post 319.72
- 101/404 South Hamma Hamma River — 5.3 miles south of Jefferson-Mason County Line, SR Mile Post 319.95
- 101/409 Lilliwaup River — 12.6 miles south of Jefferson-Mason County Line, SR Mile Post 327.24
- 105/104 South Bay — 1.9 miles northeast of Jct. SR 105 Westport Branch, SR Mile Post 32.20
- 302/105 Purdy Creek — 0.1 mile west of Jct. SR 16, SR Mile Post 19.27

District 4

- 4/205 Abernathy Creek — 2.5 miles east of Wahkiakum-Cowlitz County Line, SR Mile Post 48.13
- 4/210 Germany Creek — 4.6 miles east of Wahkiakum-Cowlitz County Line, SR Mile Post 50.27

NEW SECTION

WAC 468-30-040 USE OF SPACE BENEATH LIMITED ACCESS FACILITIES IN CITIES AND TOWNS. See WAC 468-58-040.

NEW SECTION

WAC 468-30-050 POLICY RELATIVE TO GRANTING AND MAINTAINING ROAD APPROACHES TO STATE HIGHWAY SYSTEM. (1)

Approaches granted by right of way negotiation shall include in the instrument a provision that the approach shall be maintained by the grantee outside the shoulder line of the highway. This shall obtain irrespective of whether the state constructs the approach or not.

(2) Approaches granted by permit shall continue to be maintained outside the highway shoulder line by the holder of the permit.

(3) Existing structures, which have been granted under permit but which may be reconstructed by the state with the reconstruction of the highway, shall be maintained by the property owner and provision for such maintenance shall be set forth in the new permit or right of way instrument providing for the approach reconstruction. This is applicable to approaches which have developed but which are not covered by permit or right of way negotiation.

(4) Existing approaches outside the shoulder of the highway which were constructed by the state under a provision of a right of way transaction without mention of maintenance and which have previously been maintained by the state shall hereafter be maintained by the abutting property owner.

(5) Approaches to limited access highways shall be to frontage roads where provided and only to the main roadway where this is specifically intended under the plan showing access for the particular section within which the approach is located.

NEW SECTION

WAC 468-30-060 RENTAL OF STATE HIGHWAY LANDS AND IMPROVEMENTS. (1) All

property acquired by the department of transportation and held for future highway or related purposes may be rented whenever the need of the land for construction shall be sufficiently far in the future as to permit occupancy by a party in possession on date of acquisition for at least one month or by a party not in possession on date of acquisition for at least two months. The sale or demolition of improvements shall be avoided (except with respect to those deemed unrentable or deemed to constitute a hazard) to insure that maximum rental revenue is obtained and the effects of right of way clearance on the community are reduced to a minimum. Full occupancy of rentable improvements shall be maintained to the maximum extent possible; however, improvements which are substandard or unsightly to the extent that they cannot be rented in three months after acquisition shall be disposed of by sale or demolition.

(2) Leases and rental agreements in furtherance of the policy set forth in subsection (1) of this section and pursuant to authority contained in chapter 162, Laws of 1949, shall be negotiated by the right of way division of the department of transportation where directed by the secretary of transportation. Said division shall prepare all necessary documents to accomplish such leases and shall submit same to the director for action thereon as indicated in subsection (4) of this section.

(3) The following rental rates are adopted as "minimum standard rental rates":

(a) "Owner-occupied." Improved properties occupied by the owners at time of acquisition by the state may be rented to such owner-occupants at a rate of 0.5 percent per month of the purchase price or award in condemnation (less damages to any remainder).

(b) "Tenant-occupied." Improved properties occupied by tenants at time of acquisition by the state may be rented to such tenants at their existing rental rate reduced by the value of any utility payments or services furnished by the former landlord: PROVIDED, That such adjusted rental is at a rate not less than 0.7 percent per month of the purchase price or award in condemnation (less damages to any remainder).

(c) "Subsequent-tenants." Rentals to any party subsequent to vacation by the original occupant at time of acquisition by the state shall be at a rate not less than 0.7 percent per month of the purchase price or award in condemnation (less damages to any remainder). Such rental rates shall exclude utilities which shall become the responsibility of the tenant, and shall require a waiver of any relocation assistance benefits.

(d) "Owner-retained improvements." When, in the acquisition transaction, an owner retains improvements for subsequent removal from the right of way, occupancy after the agreed possession date shall be at a rate not less than 0.5 percent per month of the amount paid for land and loss or removal of improvements (i.e. other damages to be excluded).

(e) "Improvements purchased at auction." If improvements are purchased at public auction for removal from the right of way, occupancy after the agreed removal date shall be at a rate of not less than 0.7 percent per month of the price paid by the state for the parcel of

land on which the improvement lies or fifteen dollars per month, whichever is greater.

(f) "Unimproved land." Unimproved land, not needed for construction, may be rented at not less than 0.7 percent per month of the price paid by the state for the parcel.

(4) Authority to approve rental agreements:

(a) All rental agreements in which the rental rate equals or exceeds the "minimum standard rental rates" of the applicable provisions of subsection (3) of this section may be approved by the secretary of transportation or his designee.

(b) The following described agreements (i) and (ii) will not be considered under the provisions of subsection (3) of this section and may be approved by the secretary of transportation.

(i) Interim possession agreements—Interim agreements will give possession to a prospective air space lessee during the period prior to the formalization and approval of an air space lease. The agreements will provide interim rental at a negotiated figure and will be terminable on thirty days' notice.

(ii) Mutual benefits possession agreements—Mutual benefits possession agreements will involve those properties where the benefits to the state will equal those derived by the lessee and will be terminable on thirty days' notice. The value of mutual benefit will be determined by the secretary or his designee.

(5) Leases and rental agreements shall be subject to termination on a maximum of sixty days' written notice, provided, that the secretary or his designee may approve time extensions in specific cases.

#### NEW SECTION

**WAC 468-30-070 PROCEDURE FOR TRANSFER OF ABANDONED STATE HIGHWAYS TO COUNTIES.** A public highway which is or has been a part of the route of a state highway and is no longer necessary as such may be certified to the county in which it is located in the following manner:

The state aid engineer shall notify the affected board of county commissioners and the county engineer of any certifications anticipated for the ensuing calendar year not later than August 1 of the previous year, so that the county may provide in its budget for the maintenance and/or reconstruction of roads which are transferred to it by the department of transportation in accordance with RCW 36.75.090.

(1) When a tentative date has been determined on which the transfer of the highway is to be made, the district engineer shall arrange for a joint maintenance inspection by representatives of the highway department and the county.

(2) The highway department shall be represented by the district state aid engineer and the district maintenance engineer or his designated representative.

(3) The county shall be represented by the county road engineer and his maintenance engineer, supervisor or designated representative.

(4) Any and all routine maintenance deficiencies which are noted at the time of this inspection shall be corrected by the district maintenance forces.

(5) Upon completion of any maintenance work deemed necessary, the district engineer shall by letter inform the county engineer to the effect that all maintenance deficiencies noted during the inspection have been corrected.

(6) The county engineer shall by letter subsequently inform the district engineer that the road or highway to be transferred is either (a) in a condition acceptable to the county, or (b) in a condition not acceptable to the county, in which case the unacceptable conditions shall be enumerated in detail.

(7) In the event that the district engineer feels that additional maintenance work is required, he shall direct such work to be done and again follow the procedure outlined in subsection (5) of this section; and the county engineer shall then follow the procedure outlined in subsection (6) of this section.

(8) In the event that it becomes impossible for the district and the county to reach agreement, a full report of the initial inspection and the apparent points of disagreement shall be transmitted to the state aid engineer, who will then consult with the state maintenance engineer and the county engineer and provide the director with all significant information and with his own recommendations.

(9) The secretary of transportation will take final action on the transfer of the road and the county shall be provided with a copy of his decision two weeks before the certification is made.

(10) After the certification has been made, the state will provide the county with all available maps, conveyances, permits, franchises and other documents which may relate to that portion of the road or highway transferred.

Maintenance is described as being the preservation and upkeep of a highway, including all of its elements, in as nearly its original, or as constructed, or as subsequently improved, condition as possible. This includes traffic control devices and other safety control measures deemed necessary.

#### NEW SECTION

**WAC 468-30-080 POLICY AND PROCEDURE FOR SALES OF PERSONALTY.** Whenever the department of transportation shall have acquired any lands, except state granted lands, upon which are located any structures, timber or other thing of value attached to the land, same may be severed from the land and sold at public auction subject to the following guidelines:

(1) Such items of value may be approved for sale at public auction or for removal by demolition under contract procedures approved by the secretary of transportation.

(2) Authorized sales of personalty shall be made by the department of transportation acting through the secretary of transportation at public auction upon a date, place and hour to be set by the secretary.

(3) The authorization for sale shall include a minimum price at which any item or items may be sold.

(4) Notice of sale shall be given as follows:

(a) By publishing notice of the time and place of sale two successive times with an interval of one week between publications, in any daily or weekly newspaper of general circulation published in the county in which the sale is to take place. If there is no legal newspaper published in the county, then such notice shall be published in the legal newspaper published in this state nearest to the place of sale.

(b) The notice shall describe with reasonable particularity each item of property to be sold, shall state the location at which said property can be viewed, shall state the date, time and place at which the auction is to be held, and shall be signed by the secretary of transportation or such other person as he may designate.

(5) All items sold shall be removed from the right of way or premises of the department of transportation within a maximum period of sixty days following sale, provided, that the secretary of transportation may increase said maximum period when in his judgment it would not be practical to make such removal within sixty days.

(6) The secretary of transportation is authorized at his discretion to include as a condition of any sale a requirement that the purchaser provide a surety deposit guaranteeing satisfactory performance in removal of the item purchased and correction of all unsightly or hazardous conditions caused by such removal, and the secretary is further authorized to determine the amount of deposit to be required.

(7) If a minimum price shall have been set and the highest bid at the auction is less than such minimum, one of the following alternative procedures shall be pursued:

(a) When time permits, the building shall be readvertised for sale at a later date and this shall be announced to the bidders immediately.

(b) If the building cannot be readvertised due to the imminence of construction, the bidders shall be advised immediately of the minimum acceptable bid and that a sale will be made to the first responsible bidder offering the minimum bid plus the required deposit.

#### NEW SECTION

WAC 468-30-090 DESIGNATION OF OFFICIAL CUSTODIAN OF RIGHT OF WAY MAPS. The engineering services manager, highway development group, Washington department of transportation, shall be the official custodian of the right of way maps of the department and, as such, shall have the authority to certify copies of said documents for the purposes specified in RCW 5.44.040.

#### NEW SECTION

WAC 468-30-100 POLICY RELATIVE TO THE INSTALLATION OF SIGNS AND MARKINGS ON STATE HIGHWAY RIGHTS OF WAY. No permits shall hereafter be issued for the installation of signs and markings other than traffic control signs and state historical markers on state highway rights of way. Traffic control signs shall be consistent with the manual on

Uniform Traffic Control Devices for Streets and Highways, as modified and adopted by the department of transportation.

#### Chapter 468-34 WAC

#### UTILITY LINES—FRANCHISES & PERMITS

#### NEW SECTION

WAC 468-34-010 APPLICATIONS. Applications for franchises and permits submitted to the Washington state department of transportation shall conform with the following requirements:

(1) Applications shall be submitted upon forms available from the department.

(2) Applications shall include a map or suitable sketch showing all existing roads within a reasonable distance on either side of the state highway and for at least one-half mile on either end of the beginning and end of the requested franchise location.

(3) Applications shall indicate compliance with the standards as set forth in the POLICY ON ACCOMMODATION OF UTILITIES ON HIGHWAY RIGHTS OF WAY as contained in these rules and any amendments thereto.

(4) The application shall discuss alternate possibilities, especially when a location on or across a limited access facility is considered necessary. Reasons for need to adhere to location as proposed must be adequately set forth in the application.

#### NEW SECTION

WAC 468-34-020 COSTS. (1) The applicant shall pay the reasonable cost to the department for investigating, handling and granting the franchise or permit, including but not limited to fees of hearing officers and reporters, including basic overhead charges upon the application and for providing an inspector during construction and/or maintenance of the utility facility as follows:

For each new franchise	\$150.00
For renewal of franchise	\$ 75.00
For amendment of franchise	\$100.00
For assignment of franchise	\$ 20.00
For each permit	\$ 35.00

together with an additional charge in the amount of expenses, if any, actually incurred by the department in investigation of the application; provided that no charge shall be made for applications for franchise or permit where the applicant is the United States or any of its agencies, or a utility anticipating relocation from its private easement acquired or to be acquired by the department for construction or reconstruction of a state highway.

(2) An equitable portion of the added costs of design and construction of highway structures shall be charged to any utility company which is required to pay the costs of relocation of its facilities and/or to any utility company making new installations.

(3) Before any construction work is started, a surety bond in an amount required by the department, but not

less than one thousand dollars, written by a surety company authorized to do business in the state of Washington, may be required by the department to insure completion of construction, including the restoration of surfacing, slopes, slope treatment, top soil, landscape treatment, drainage facilities and cleanup of right of way for a period ending not more than one year after date of completion, except the applicant shall be required to maintain an individual bond for a period of two years after date of completion where the utility facility disturbs the traveled lanes or usable shoulder. A blanket surety bond may be maintained covering multiple franchises or permits in lieu of individual bonds at the department's discretion. A blanket surety bond shall be in an amount of not less than ten thousand dollars.

#### NEW SECTION

WAC 468-34-040 **FRANCHISE HEARINGS.** Arrangements for a hearing before the secretary of transportation or his designee at the earliest possible date will be made by the department on any matters with respect to which a protest has been filed. Based on written objections or disputes which the department is unable to resolve or upon which it may have a divergent recommendation, the applicant and/or affected parties will be given the opportunity to appear before the secretary or his designee in support of their requests or contentions.

#### NEW SECTION

WAC 468-34-050 **NOTICE OF FILING.** Upon the filing of application for franchise, the department shall cause notice thereof to be given in the county or counties in which any portion of the highway upon which the franchise applied for is located, at the expense of the applicant, by posting written or printed notice in a public place at the county seat of such county or counties and by publishing a like notice in two successive issues of a newspaper having a general circulation in such county or counties. The notice shall state the name of the applicant and a description of the state highway or part thereof over which the franchise application extends. The auditor of the respective county shall cause the notices to be posted and published and shall file proof of posting and publishing with the department.

#### NEW SECTION

WAC 468-34-060 **PROTESTS.** Any person whose interests would be adversely affected by the granting of a franchise may file protests thereto. No form of protest is prescribed, but such protests shall be in writing, mailed to the department of transportation, Olympia, Washington, and to the applicant at the address stated in the application for franchise, and shall briefly state the facts upon which such protest is based. No protest or amendment thereof shall be considered by the department unless received within fourteen days after the Notice of Filing has been posted and published.

#### NEW SECTION

WAC 468-34-070 **UNCONTESTED APPLICATIONS.** If no protest to a franchise application is received within fourteen days after the Notice of Filing has been posted and published, the department may grant the franchise without further proceedings.

#### NEW SECTION

WAC 468-34-080 **PROCEDURE ON PROTESTS.** If a protest or protests to an application are filed with the department, the secretary or his designee shall, at the time for hearing such application, insofar as is practicable, state the issues raised by the protest or protests, take such other steps as it may deem necessary for complete hearing on such issues, and continue such hearing from time to time until the hearing is completed in accordance with these rules.

#### NEW SECTION

WAC 468-34-090 **HEARING OFFICERS.** The secretary may designate any qualified person as hearing officer with respect to hearings on any franchise application. Subject to later review and ruling by the secretary or his designee, such hearing officer may:

- (1) Administer oaths and affirmations, examine witnesses, and receive evidence;
- (2) Admit evidence which possesses probative value commonly accepted by reasonable, prudent men in the conduct of their affairs, giving effect to the rules of privilege recognized by law and excluding incompetent, irrelevant, immaterial and unduly repetitious evidence;
- (3) Rule on offers of proof and receive relevant evidence;
- (4) Regulate the course of the hearing;
- (5) Hold conferences for the settlement or simplification of the issues by consent of the parties;
- (6) Dispose of procedural requests or similar matters;
- (7) Prepare the proposed order, including findings of fact and conclusions of law, disposing of such application and submit the same to the secretary or his designee for consideration.

#### NEW SECTION

WAC 468-34-100 **POLICY ON ACCOMMODATION OF UTILITIES ON HIGHWAY RIGHTS OF WAY.** This policy shall apply to all franchises and permits issued subject to chapter 47.44 RCW to all public and private utilities for electric power, telephone, telegraph, water, gas, oil, petroleum products, steam, chemicals, sewage, drainage, irrigation and similar lines that are to be located, adjusted or relocated within the rights of way of state highways other than provided for in chapter 47.24 RCW.

Nothing in this policy shall be construed as limiting the rights of the department to impose restrictions or requirements in addition to and/or deviations from those stated herein in any franchise or permit where the department deems it advisable to do so.

**NEW SECTION**

**WAC 468-34-110 DEFINITION OF TERMS.**

Unless otherwise stated, words and phrases used herein shall have the following meaning:

(1) Highway – A general term denoting a street, road or public way for purposes of vehicular travel, including the entire area within the right of way.

(2) Conventional highway – An arterial highway without access control.

(3) Limited access highway – A highway upon which the rights to ingress and egress, light, view and air are controlled by law.

(a) Full control of access – Means that the authority to control access is exercised to give preference to through traffic by providing access connections with selected public roads by prohibiting crossings or direct private driveway connections at grade.

(b) Partial control of access – Means that the authority to control access is exercised to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings and some private driveway connections at grade.

(c) Freeway – A fully controlled limited access highway of four or more traffic lanes with the opposing traffic lanes separated by a median strip of arbitrary width.

(4) Frontage road – A local street or road auxiliary to an arterial highway for service to abutting property and adjacent areas and for control of access.

(5) Scenic route – A highway forming a part of the scenic and recreational highway system as set forth under chapter 47.39 RCW.

(6) Roadway prism – That portion of the highway right of way between back of ditch, bottom of ditch, back of curbs including slopes, shoulders, pavement and a median of less than sixteen feet in width.

(7) Roadway – The portion of a highway including shoulders, for vehicular use. A divided highway has two or more roadways.

(8) Median – The portion of a divided highway separating the traveled ways for traffic in opposite directions.

(9) Roadside – A general term denoting the area adjoining the outer edge of the roadway. Extensive areas between the roadways of a divided highway may also be considered roadside.

(10) Rest area – A roadside area with parking facilities separated from the roadway provided for motorists to stop and rest. It may include drinking water, toilets, tables and benches, telephones, information, and other facilities for travelers.

(11) Viewpoint – A roadside area provided for motorists to stop their vehicles beyond the shoulder, primarily for viewing the scenery in safety.

(12) Right of way – A general term denoting land, property, or interest therein, usually in a strip, acquired for or devoted to highway transportation purposes.

(13) Clear roadside policy – The policy employed by a highway authority to increase safety, improve traffic operation and enhance the appearance of highways by designing, constructing and maintaining highway roadsides as wide, flat, and rounded as practical and as free as

practical from physical obstructions above the ground such as trees, drainage structures, massive sign supports, utility poles and other ground-mounted obstructions.

(14) Encroachment – Unauthorized use of highway right of way as for signs, fences, buildings, etc.

(15) Restoration – A general term denoting replacing, repairing or otherwise restoring the right of way to the same or equal conditions as before any change or construction thereon.

(16) Franchise – Occupancy and use document required for longitudinal occupancy of highway rights of way in accordance with chapter 47.44 RCW.

(17) Permit – Occupancy and use document required for an occupancy of the highway rights of way other than by franchise as provided in chapter 47.44 RCW.

(18) Private lines – Privately owned facilities which convey or transmit commodities as listed in WAC 468-34-100, but are devoted exclusively to the use of the owner.

(19) Roadway structure – The combination of sub-base, base course, and surface course placed on a sub-grade to support the traffic load and distribute it to the roadbed.

(20) Overcrossing – A grade separation where the subject highway passes over an intersecting highway or railroad.

(21) Undercrossing – A grade separation where the subject highway passes under an intersecting highway or railroad.

(22) Backfill – Replacement of soil around and over a pipe.

(23) Bedding – Organization of soil or fine gravel to support a pipe.

(24) Overfill – Backfill above a pipe.

(25) Sidefill – Backfill alongside a pipe.

(26) Carrier – Pipe directly enclosing a transmitted fluid (liquid or gas).

(27) Casing – A larger pipe enclosing a carrier.

(28) Sleeve – Short casing through pier or abutment of highway structure.

(29) Vent – Appurtenance to discharge gaseous contaminants from casings.

(30) Coating – Material applied to or wrapped around a pipe.

(31) Conduit or Duct – An enclosed tubular runway for protecting wires or cables.

(32) Cover – Depth of top of pipe below grade of roadway or ditch.

(33) Drain – Appurtenance to discharge accumulated liquid contaminants from casings or other enclosures.

(34) Encasement – Structural element surrounding a pipe.

(a) Jacket – Encasement by concrete poured around a pipe.

(b) Walled – Partially encased by concrete poured alongside the pipe.

(35) Gallery – An underpass for two or more pipelines.

(36) Grounded – Connected to earth or to some extended conducting body which serves as a ground instead of the earth.

(37) Manhole – An opening in an underground system which workmen or others may enter for the purpose of making installations, inspections, repairs, connections, and tests.

(38) Pipeline – A tubular product made as a production item for sale as such.

(39) Pressure – Relative internal pressure in psig (pounds per square inch gage).

(40) Slab, floating – Slab between but not contacting pipe and pavement.

(41) Trenched – Installed in a narrow open excavation.

(42) Untrenched – Installed without breaking ground or pavement surface, such as by jacking or boring.

(43) Utility service connection – A service connection from a utility's distribution or feeder line or main to the premises served.

(44) Traffic control – Those provisions necessary to safeguard the public during construction activities.

(45) Normal – Crossing at a right angle.

(46) Standard specifications for road and bridge construction – The compilation of standard requirements for road and bridge construction issued by the Washington state department of transportation.

(47) True line and grade – A line reasonably free from variation on both horizontal and vertical alignment.

#### NEW SECTION

WAC 468-34-120 APPLICATION OF POLICY TO VARIOUS TYPES OF RIGHT OF WAY. The applicable policy for the accommodation of utilities on various types of highways shall be in accordance with the following:

(1) Freeways – Accommodation of utilities shall be in accordance with "A Policy on the Accommodation of Utilities on Freeway Rights-of-Way" issued by the American Association of State Highway Officials (AASHO) 1969, and amendments thereto, and this policy.

(2) Limited access highways – Accommodation of utilities shall be the same as for freeways.

(3) Conventional highways – Rural – Accommodation of utilities shall be in accordance with this policy.

(4) Conventional highways – Cities and towns – Accommodation of utilities shall be in accordance with:

(a) Underground

(i) Water and sewer – the currently applicable "Standard Specifications for Municipal Public Works Construction," published by Washington State Chapter American Public Works Association.

(ii) All other facilities – Accommodation of utilities shall be in accordance with this policy.

(b) Overhead – Accommodation of utilities shall be in accordance with this policy.

#### NEW SECTION

WAC 468-34-130 LOCATION. (1) Utility installations should be located to minimize need for later adjustment to accommodate future highway improvements

and to permit access for servicing such lines with minimum interference to highway traffic.

(2) Longitudinal installations should be located on a uniform alignment and grade as near as practicable to the right of way line so as to provide a safe environment for traffic operation and preserve space for future highway improvements or other utility installations.

(3) Utility line crossings of the highway shall be normal to the highway center line to the extent feasible and practical. Crossings should be made on a true line and grade.

(4) The horizontal location shall be placed with relation to the centerline of the highway as approved by the department.

(5) The vertical location of underground utility lines shall be in accordance with the currently applicable Design Standard for Underground Utility Encroachments. The vertical clearance of above ground facilities shall be consistent with the clearances as provided in WAC 468-34-290.

(6) In all cases, full consideration shall be given to aesthetics, sound engineering principles, and overall economic aspects.

(7) Utility installations that are needed for a highway purpose, such as for continuous highway lighting or to serve a weigh station, rest or recreational area, are to be located and designed in accordance with the requirements of this policy.

(8) The department may restrict the number of utility service connections, and require the placement of one or more distribution lines in lieu thereof.

#### NEW SECTION

WAC 468-34-140 UTILITY TUNNELS AND BRIDGES. The department should insure adequate study is made by the utility companies to anticipate their needs (present and future) for crossings and to determine if convergence of several crossings can be made to make it more feasible to use a utility tunnel or bridge.

In a combined tunnel or bridge, provision shall be made to isolate mutually hazardous transmittants such as fuels and electric energy by compartmentizing or by auxiliary encasement of incompatible carriers.

The utility tunnel or bridge shall comply in appearance, location, cover, earthwork and markers with the standards as set in the currently applicable Standard Specifications for Road and Bridge Construction.

#### NEW SECTION

WAC 468-34-150 DESIGN. (1) The utility company shall be responsible for the design of the utility facility. The department shall review and approve the utility's plans with respect to location and the manner in which the utility facility is to be installed and measures to be taken to preserve safe and free flow of traffic, structural integrity of the roadway or highway structure, ease of highway maintenance, appearance of the highway and the integrity of the utility facility.

(2) Utility installations on, over or under the rights of way and utility attachments to highway structures shall

as a minimum comply with the following standards and/or amendments thereto:

(a) Electric power and communication facilities shall conform with the currently applicable National Electric Safety Code and/or Washington State Safety Code.

(b) Water lines shall conform with the currently applicable specifications of the American Water Works Association including but not limited to:

Welded Steel Water Pipe	AWWAC201 & ASTM A 120
	AWWAC203
Asbestos Cement Pipe	AWWAC205
Reinforced Concrete Water Pipe	AWWAC400
	AWWAC300
	AWWAC301
	AWWAC302
Cast Iron Water Pipe	AWWAC106
	AWWAC108
	AWWAC111
Wrought Iron Water Pipe	ASTMA72

(c) Pressure pipeline shall conform with the currently applicable sections of Standard Code for Pressure Piping of the American National Standards Institute and applicable industry codes, including:

(i) Power Piping, ANSI B 31.10

(ii) Petroleum Refinery Piping, ANSI B 31.3

(iii) Liquid Petroleum Transportation Piping Systems, ANSI B 31.4

(iv) CFR 49, Part 192, Transportation of Natural and Other Gas by Pipeline - Minimum Federal Safety Standards

(v) Liquid petroleum pipelines shall conform with the currently applicable recommended practice of the American Petroleum Institute for Pipeline Crossings Under Railroad and Highways. (API RP 1102)

(d) Sewer pipe shall conform with the currently applicable Standard Specifications for Road and Bridge Construction.

(e) Drainage pipe shall conform with the currently applicable Standard Specifications for Road and Bridge Construction.

(3) Ground mounted utility facilities shall be of a design compatible with the visual quality of the specific highway section being traversed.

(4) All utility installations on, over, or under highway right of way and attachment to highway structures shall be of durable material designed for long service life expectancy and relatively free from routine servicing and maintenance.

(5) On new installations or adjustment of existing utility lines, provision shall be made for known or planned expansion of the utility facilities, particularly those located underground or attached to structures. They shall be planned so as to minimize hazards and interference with highway traffic when additional overhead or underground lines are installed at some future date.

(6) Government or industry codes required by law or regulation shall be followed in addition to rules and regulations referred to herein. This shall include any highway design standards which the department shall deem

necessary to provide adequate protection to the highway, its safe operation, appearance and maintenance.

NEW SECTION

WAC 468-34-160 PERMITS AND FRANCHISES. Except as provided in WAC 468-34-180, a permit or franchise shall be required for occupancy of highway right of way by utility facilities, including private lines.

NEW SECTION

WAC 468-34-170 PERMITS AND FRANCHISES—CONTENTS. All permits or franchises shall:

(1) Incorporate all pertinent provisions of this policy as to location, construction, traffic protection, maintenance, access restriction, preservation of aesthetic qualities, and such special conditions as the department may deem appropriate.

(2) Generally describe the facilities to be installed as to size, type, nature and extent.

(3) Contain adequate exhibits, preferably state highway maps, depicting

(a) Existing or proposed location in relation to the highway.

(b) Existing or planned highway improvements.

(c) Right of way.

(d) Control of access and access points.

(4) Contain a summarization of the effects the installation will have on the aesthetics of the highway right of way and visible natural features.

(5) Specify the extent of liability and responsibilities associated with future adjustment of the utility facilities to accommodate highway improvements.

(6) Specify the effect of noncompliance with the conditions thereof.

(7) Contain terms which shall commit the holder to a pledge that performance of routine cutting and trimming work will be accomplished in such a manner that the roadside appearance will not be disfigured. When major work is involved, or damage to roadside appearance may become significant, the holder shall secure the approval of the department in advance of the work.

NEW SECTION

WAC 468-34-180 ACCOMMODATION WHERE PRIOR RIGHT. Where the utility facilities are to be adjusted to accommodate highway construction and the utility has a prior property right in its location, the department and the utility may enter into a common use agreement providing for joint occupancy of right of way consistent with the requirements of each party.

NEW SECTION

WAC 468-34-190 PIPELINES—LOCATION AND ALIGNMENT. (1) For all crossings, the angle of crossing should be based on economic considerations of practical alternates. The crossings should be as near normal to the highway centerlines as practical.

(2) Pipeline crossings should avoid deep cuts, footings of bridges and retaining walls, wet or rocky terrain or locations where highway drainage would be affected.

(3) Longitudinal installations shall parallel the highway and lie as near as practicable to the highway right of way line. Any longitudinal installation in the roadway, as defined in WAC 468-34-110(7), of a limited access highway shall be considered a deviation from this policy. Any request for such a deviation must demonstrate that:

(a) The installation will not adversely affect the design, construction, stability, structural integrity, traffic safety or operation of the highway.

(b) The installation, other than in the roadway, will create an undue hardship or financial burden by reason of terrain, geology, or environmental damage along the roadside.

#### NEW SECTION

WAC 468-34-200 PIPELINES—COVER. (1) The grade of the top of pipe within the highway right of way shall comply with the applicable Design Standard for Underground Utility Encroachment.

(2) Where less than minimum cover is made necessary to avoid obstacles, the pipe should either be rerouted or protected with a casing or concrete slab acceptable to the department.

(3) Cover for pipelines carrying transmittants which are flammable, corrosive, expansive, energized, or unstable shall not be reduced below safety limits as specified in the appropriate industry standards and specifications.

#### NEW SECTION

WAC 468-34-210 PIPELINES—ENCASEMENT. (1) Casings shall be required for the following conditions except as may be permitted under subsection (3) of this section.

(a) Pipeline crossings under completed freeways and other controlled access highways.

(b) Pipeline crossings where casing is required by appropriate industry code or special conditions.

(c) Pressurized carrier pipes and carriers of transmittants which are flammable, corrosive, expansive, energized, or unstable.

(d) Pipeline installations where local features, embankment materials, construction methods or other conditions indicate any possibility of damage to the protective coating during installation.

(2) Casings may be required for the following conditions.

(a) As an expediency in the insertion, removal, replacement or maintenance of carrier pipe crossings of freeways and other locations where it is necessary in order to avoid open trench construction.

(b) As protection for carrier pipe from external loads or shock, either during or after construction of the highway.

(c) As a means of conveying leaking fluids or gases away from the area directly beneath the traveled way to a point of venting at or near the right of way line or to a point of drainage in the highway ditch or a natural drainage way.

(d) Jacked or bored installations of coated carrier pipes, except where assurance is provided the department that there will be no damage to the protective coating.

(3) Casings may or may not be required for the following conditions.

(a) Pipelines relocated in advance of highway construction, including those conveying natural or other gas which meet the design, installation and cathodic protection provisions of the Minimum Federal Safety Standards, CFR 49, Part 192 may be constructed without encasement provided the department (and the pipeline officials) agree that the lines are and will remain structurally sound and operationally safe.

(b) Uncased crossings for local service connections carrying natural or other gas which conform to the design, installation, and cathodic protection provisions of the Minimum Federal Safety Standards, CFR 49, Part 192 may be permitted on two-lane highways at those locations where the department agrees that the embankment materials and installation methods are adequate and that complete assurance is provided against damage to the protective coating of the pipe or to the roadway structure.

(c) Pipelines installed where open cutting is allowed.

(4) Casing pipes shall extend a minimum of six feet beyond the toe of fill slopes, or back of ditch line, or outside curb. The casing pipe need not be continuous on freeways with or without frontage roads; however, maintenance in the median shall not be required on a routine basis.

(5) Casing pipes shall be sealed at the ends.

(6) Casing pipes shall be designed to support the load of the highway and superimposed loads thereon and, as a minimum, shall equal the structural requirements for highway drainage facilities. Casings shall be composed of materials of sufficient durability to withstand any conditions to which they may be exposed.

#### NEW SECTION

WAC 468-34-220 PIPELINES—APPURTENANCES. (1) Vents shall be required for casings, tunnels and galleries enclosing carriers of fuel where required by CFR 49, Part 192, Minimum Federal Safety Standards. Vent standpipes shall be located and constructed so as not to interfere with maintenance of the highway nor to be concealed by vegetation; preferably they should stand by a fence or on the right of way line.

(2) Drains shall be required for casings, tunnels, or galleries enclosing carriers of liquid, liquefied gas or heavy gas. Drains may outfall into the roadway ditch or natural water course at locations approved by the department. The outfall shall not be used as a wasteway for purging the carrier unless specifically authorized by the department.

(3) Marker location and emergency information shall be conspicuously marked for all pipelines, using color if necessary to contrast with the environment. They should be provided at one end of a normal crossing, at both ends of an oblique crossing and at five hundred foot intervals along a longitudinal installation. Markers shall include pipeline identification and station; owner of the

pipeline; and telephone number or other means of contact with local office. Markers may also include depth of cover, size, pressure and contents of carrier, and potential of ducted wires and cables.

(4) Manholes shall not be located in the pavement or shoulders of any access controlled highway. Manholes should be designed and located in such a manner that will cause the least interference to other utilities and future highway expansion.

(5) Automatic shut-off valves shall be installed in line at or near ends of structures, near unusual hazards, unless the hazardous segments can be isolated by other sectionalizing devices within a reasonable distance.

(6) Above-ground appurtenances shall be located to comply with the clear roadside policy.

#### NEW SECTION

WAC 468-34-230 PIPELINES—UNCASED CARRIERS. (1) The carrier pipe shall conform to the material and design requirements of the Utility industry and government codes and specifications.

(2) The carrier pipe shall be designed to support the load of the highway plus superimposed loads thereon when the pipe is operated under all ranges of pressure from maximum internal to zero pressures.

(3) Suitable bridging, concrete slabs, or other appropriate measures as approved by the department shall be used to protect existing carrier pipes which by reason of shallow bury or location makes them vulnerable to damage from highway construction or maintenance operations.

(4) Existing carrier pipelines may remain in place without further protective measures if they are of adequate depth and do not conflict with highway construction or maintenance and provided the department (and the pipeline officials) agree that the lines are, and will remain, structurally sound and operationally safe.

#### NEW SECTION

WAC 468-34-240 PIPELINES—RESTRICTIONS AGAINST VARIED USE. (1) Pipeline installation requests shall specify the class of transmittant, the maximum working, test, or design pressures, and the design standards for the carrier.

(2) A change in the class of transmittant, or an increase in the maximum design pressure specified in the permit or franchise, shall require approval of the department. The request for the change shall specify the applicable codes to be used.

#### NEW SECTION

WAC 468-34-250 PIPELINES—INSTALLATION. Installation or replacement of pipelines along or crossing highways shall ordinarily be controlled by end-product specifications. However, to insure safety of traffic and preservation of the earth structure supporting the pavement, any required construction shall be in accordance with the following controls:

(1) Trenched construction and backfill. The essential features for trench and backfill construction are:

(a) Restoration of the structural integrity of entrenched roadbed.

(b) Security of the pipe against deformation likely to cause leakage.

(c) Assurance against the trench becoming a drainage channel or against drainage being blocked by the backfill.

(2) Trenched construction – bedding and backfill.

(a) Trenches shall be cut to have vertical faces, where soil and depth conditions permit, with a maximum width of outside diameter of pipe plus two feet. Shoring shall comply with the Department of Labor and Industries Safety Code for Construction and/or as directed by the department.

(b) Bedding shall be provided to a depth of six inches or half the diameter of the pipe, whichever is least. Bedding should consist of granular material free of lumps, clods, stones, and frozen material. Bedding shall be graded to a firm but yielding surface without abrupt change in bearing value. Unstable soils and rock ledges should be subexcavated from the bedding zone and replaced with suitable material or as directed by the department. The bottom of the trench should be prepared to provide the pipe with uniform bedding throughout the length of the installation.

(c) Backfill shall be placed in two stages:

(i) Sidefill to the level of top of pipe.

(ii) Overfill to former grade surface. Sidefill and overfill shall consist of granular material laid in six-inch layers, each consolidated by mechanical tamping and controlled addition of moisture, to a density of ninety-five percent as determined by AASHTO Method T-99. Consolidation by saturation or ponding is not permitted. Backfilling and methods of compaction should be adapted to achieve prompt restoration of traffic. Additional cutback of base and surfacing and transitioning of trench shoulders to minimize later development of sag in the grade of the pavement over the trench shall be as directed by the department.

(3) Untrenched construction shall be required on all pipeline crossings of limited access highways and:

(a) The width of untrenched construction shall extend a minimum of six feet outside the roadway prism.

(b) Pipelines installed under a highway without disturbing the surface shall be made using a technique approved by the department.

(c) The size of the opening shall not exceed five percent oversize in diameter. Backfill is required for pipes over twelve inches in diameter.

(d) Overbreaks, unused holes, or abandoned casings shall be backfilled as directed by the department.

#### NEW SECTION

WAC 468-34-260 PIPELINES—ADJUSTMENT. (1) An existing pipeline should be relocated in plan and/or grade whenever the top of the pipe is less than the requirements of the currently applicable Standard Design Plate for Underground Utility Encroachments.

(2) An existing or relocated pipeline shall be encased or otherwise protected wherever such treatment normally would be required for a future pipeline at the site.

(3) An existing pipeline which would lack adequate cover for protection against vehicular live loads or highway construction operations may, in lieu of encasement, be protected by a floating slab.

(4) Notwithstanding reinforcement or protection otherwise provided, the highway construction contractor should be warned and made responsible for the security of each existing pipeline within the construction zone. Where there are unusual utility hazards and where heavy construction equipment will be needed, it should be arranged that the contractor provide an adequate temporary protective cover of earth or bridge the utility if underground.

**NEW SECTION**

**WAC 468-34-270 INSTALLATIONS ON HIGHWAY STRUCTURES.** Attachment of utility lines to a highway structure may be allowed where such attachment shall conform to sound engineering considerations for preserving the highway, its safe operation, maintenance and appearance. The attachment shall be in accordance with the following:

(1) Each proposed bridge attachment should be considered on its individual merits and separately designed so as to be compatible with the appearance of the structure.

(2) Bridge attachment of a utility should not be considered unless the structure in question is of a design that is adequate to support the additional load and to accommodate the utility facility without compromise of highway features, including reasonable ease of bridge maintenance.

(3) Utility positionings on a structure which would inhibit access to any structure part for bridge painting, repair or maintenance should not be allowed. Manholes for utility access shall not be allowed in the bridge deck on overcrossings.

(4) Attachment on a structure of a pipeline carrying a hazardous transmittant shall be avoided where practical.

(5) The utility attachment shall not effectively reduce the clearance of the structure where such clearance is critical.

(6) Generally, utility attachments should be beneath the structure's floor, between the girders or beams or within a cell and at an elevation above low superstructure steel or masonry. Attachment to the outside of the bridges should be avoided where there are reasonable alternatives.

(7) Utility mountings should be of a type which will not create noise resulting from vibration.

(8) The hole created in the bridge abutment shall be of the minimum size necessary to accommodate the utility line. The hole shall be sealed to prevent any leakage of water or backfill material.

(9) The utility line back of the bridge abutment should curve or angle out to align outside the roadbed area in as short a distance as is operationally practicable.

(10) Acceptable utility attachment methods are hangers and/or roller assemblies suspended from inserts in

the underside of the bridge floor or from hanger rods clamped to the flange of some substructure member or as otherwise specified by the department.

(11) Utility construction shall conform to applicable codes, standards and specifications.

(12) The utility company shall be responsible for any restoration or repair of any portion of bridge or highway disturbed by the utility installation or use.

(13) Communication and electric power line attachments shall be suitably insulated, grounded, and carried in protective conduit or pipe from point of exit from ground to reentry. The cable shall be carried to a manhole located beyond the backwall of the structure. Carrier pipe and casing pipe shall be suitably insulated from electric power line attachments.

(14) WAC 468-34-210 shall apply to installations on structures.

**NEW SECTION**

**WAC 468-34-280 OVERHEAD POWER AND COMMUNICATION LINES—TYPE OF CONSTRUCTION.** Longitudinal installations on the right of way should be single pole construction. Joint use single pole construction is generally desirable and should be used whenever feasible.

**NEW SECTION**

**WAC 468-34-290 VERTICAL CLEARANCE.** The vertical clearance for overhead power and communication lines above the highway and the lateral and vertical clearance from bridges shall conform with the National Electrical Safety Code and/or with the clearances as shown below, whichever is greater.

TYPE OF UTILITY LINE	LINES CROSSING ROADWAYS	LONGITUDINAL
Communications	24'	20'
Communications joint usage with electrical	20'	20'
<b>ELECTRICAL</b>		
0 - 750 volts	24'	24'
751 - 15,000 volts	30'	27'
15,001 - 50,000 volts	32'	32'
50,001 volts & over	34'	32'

(1) The minimum height of highway crossing shall be measured from the high point of the roadway.

(2) The minimum height of longitudinal lines shall be measured from ground line.

(3) All clearances shall be at State Electrical Construction Code Temperature and loading standards, and comply with all other requirements of this code.

**NEW SECTION**

**WAC 468-34-300 OVERHEAD LINES—LOCATION.** (1) As a minimum, pole lines should be located outside the clear roadside area for the highway section involved.

(2) Guy wires to ground anchors and stub poles should not be placed between a pole and the traveled way where they encroach on the clear roadside area.

(3) Where irregular shaped portions of the right of way extend beyond the normal right of way limits, variances in the location from the right of way line should be allowed as necessary to maintain a reasonably uniform alignment for longitudinal overhead and underground installations.

(4) On and along conventional highways, poles and related facilities should be located as near as practicable to the right of way line.

#### NEW SECTION

**WAC 468-34-310 UNDERGROUND POWER AND COMMUNICATION LINES.** (1) The general controls relative to pipelines shall apply to underground installation of power and communication lines.

(2) The general controls set forth in WAC 468-34-270 relative to Installations on Highway Structures shall be followed.

(3) The design of underground installations should reflect consideration of possible future highway and/or utility enlargement.

(4) Manholes shall be designed and located in such a manner that will cause the least interference to other utilities and future highway expansion.

(5) New underground utility installations may be permitted in scenic strips, overlooks, where they will not require extensive removal or alteration of trees visible to the highway user or impair the visual quality of the lands being traversed.

#### NEW SECTION

**WAC 468-34-320 CONVERSION TO UNDERGROUND OR RELOCATION OF OVERHEAD LINES-RESPONSIBILITY.** Consistent with existing statutes and the necessity for protecting roadside appearance and removal or relocation of existing aerial lines within certain areas, the following methods of sharing cost responsibility shall pertain under various circumstances.

(1) Where an aerial utility line exists under franchise and for aesthetic reasons the department desires undergrounding or aerial relocation during the life of the franchise to serve the highway purpose, the department will pay the cost of the new facility, plus cost of removal of the old plant, less a credit for depreciation and salvage on the replaced plant.

(2) For new franchises for new utility lines where none presently exist and where the department determines on the basis of scenic classification (WAC 468-34-330) that the facilities shall be placed underground, the entire cost shall be borne by the utility.

Where a franchise is to be amended or has been renewed for the first time after the effective date (August 20, 1974) of this policy revision and the department determines on the basis of scenic classification (WAC 468-34-330) that the facility should be placed underground or relocated aerially, the cost for such undergrounding or relocation shall be borne by the utility. Such undergrounding or relocation shall occur at the time of reconstruction of the line by the utility or at a time

determined by the utility within the renewal period, whichever occurs first.

(3) Within the limits of projects for highway construction where the utility occupies the right of way by right of franchise and where the department determines on the basis of scenic classification (WAC 468-34-330) that the facility should be placed underground or, based on design and/or location considerations the facility may be relocated aerially, the cost responsibilities shall be determined as follows:

(a) The utility shall be responsible for the full cost of that portion of the existing aerial facility that must be relocated within the physical limits of construction.

(b) The department will pay the cost of the new facility, plus the cost of removal of the old plant less a credit for depreciation and salvage on the replaced plant, for that portion of aerial line not physically affected by the highway construction.

#### NEW SECTION

**WAC 468-34-330 SCENIC ENHANCEMENT.**

(1) Undergrounding requirements within scenic areas: In the interest of protection and preservation of roadside appearance and visual quality of scenic areas, the following requirements shall pertain to highway sections classified in accordance with the definitions set forth in subsection (3) of this section.

##### **CLASS A & B:**

Initial franchises and franchise amendments where aerial facilities are nonexistent: Installation shall be underground except as may be justified as special exceptions listed in subsection (2) of this section.

Initial franchises and franchise amendments where aerial facilities exist: An aerial facility may be allowed on existing poles with the franchise to expire on the date of the existing franchise for the aerial line. No major reconstruction of the existing pole line or construction of a new aerial facility will be allowed except as may be justified under subsection (2) of this section.

Franchise renewals of existing aerial facilities: Upon expiration of an existing franchise, one franchise renewal for a period of twenty-five years may be granted for existing aerial lines with a special provision included in the franchise requiring the utility to apply for an initial franchise, franchise amendment or franchise renewal for burial of the facility either at the time major reconstruction of the line, for that portion of line to be reconstructed, or prior to expiration of the first franchise renewal. Existing facilities may be allowed to remain aerial if justified under subsection (2) of this section.

In considering approval of aerial facilities as special exceptions under subsection (2) of this section, greater emphasis upon the justification of facilities within Class A route segments shall be given by the department as compared to those in Class B.

##### **CLASS C & D:**

Aerial installations within highway sections having Class C and D scenic classification are permitted.

##### **CLASS AX & BX:**

An Aerial facility may be allowed if found acceptable to the department based on design and/or location

which will not detract from scenic values typical of those defined in Classes A & B.

(2) Special exceptions: Special exceptions may be made where one or more of the following conditions exist:

Power lines of voltage in excess of 35 KV. Special design should be incorporated to minimize the visual impact of the facility.

Other utility locations are not available or are usually difficult and unreasonably costly, or are more undesirable from the standpoint of visual quality.

The placing of the utility underground is not technically feasible or is unreasonably costly.

The impact of the required undergrounding adversely affects the utility consumer rates or the long term economics of the utility.

(3) Classifications:

Class A — Superior scenic qualities: Unique settings of superior scenic quality, historic or cultural, interest that should be protected or preserved by special treatment for heritage of others. Panoramic views from the highway of ocean beaches, scenic valleys, lake frontage, mountain forests, rivers, etc.

Class B — High scenic value: Areas where valuable scenic and environmental amenities exist and are enjoyed generally by travelers and public and deserve serious consideration for preservation and protective measures.

Class C — Secondary scenic importance: Scenic characteristics are of marginal importance.

Class D — Industrial, heavily urbanized or deteriorated areas: Industrial areas, urban settings and blighted areas which expense for beautification measures is not appropriate.

Sub-class X — Alternative for Class A & B: Areas where based on design alternatives, such as configurations, color and location, an aerial facility could be allowed without changing the landscape quality.

General criteria: Classifications are to be based on the scenic values of the view from the roadway including the roadway appearance attainable after ultimate improvements within the right of way. Sections are to be of sufficient length to sustain separate distinguishable area characteristics.

## NEW SECTION

WAC 468-34-340 MISCELLANEOUS. (1) Preservation, restoration and cleanup

(a) Disturbed areas — The size of the disturbed area shall be kept to a minimum. Restoration methods shall be in accordance with the specifications and/or special provisions of the permit or franchise. Unsatisfactory restoration work shall be promptly redone by the utility. If necessary, unsatisfactory restoration work may be accomplished by the department and billed to the utility company.

(b) Drainage — Care shall be taken in utility installations to avoid disturbing existing drainage facilities. Underground utility facilities should be backfilled with pervious material and outlets provided for entrapped water. Underdrains should be provided where necessary.

No jetting or puddling shall be permitted under the roadway.

(c) Spraying, cutting and trimming of trees — The indiscriminate cutting of trees or disfiguring of any feature of scenic value shall not be permitted. The utility shall repair or replace in kind any tree or shrub removed or disfigured when such is not necessary for the utility installation.

(d) If chemical sprays are used to kill weeds and brush, they shall comply with currently applicable federal and state department of agriculture regulations and the following:

(i) A special permit issued by the department shall be required.

(ii) Brush and trees thirty inches or higher shall be close cut and treated with spray to kill the roots and stumps.

(iii) Brush shall be disposed of by chipping or burning.

(iv) Brush and weeds thirty inches or less in height may be treated with a chemical spray. After the brush and weeds have died, they shall be immediately removed to prevent a serious fire hazard.

(v) The utility shall be responsible for any drift of the spray that contacts vegetation on private property adjacent to the highway.

(vi) Ingredients that are toxic to livestock, game animals or fowls shall not be used.

(e) Refuse and debris shall be disposed of to the satisfaction of the department.

(2) Safety and convenience

(a) Traffic controls including detours for utility construction and maintenance shall conform with currently applicable "Manual on Uniform Traffic Control Devices for Streets and Highways." All construction and maintenance operations shall be planned to keep interference with traffic to an absolute minimum. On heavily traveled highways construction operations interfering with traffic shall not be allowed during periods of peak traffic flow. Work shall be planned so that closure of intersecting streets, road approaches or other access points is held to a minimum. Adequate provisions shall be made to safeguard any open excavation to include barricades, lights, flagmen, or other protective devices as may be necessary.

(b) All utility facilities shall be kept in good state of repair both structurally and from the standpoint of appearance. The permit or franchise shall specify the maintenance operations which are permitted and the required notification to the department before any work is accomplished. Vehicle parking and the storage of materials on through roadways or ramps shall not be allowed.

(c) If emergency repairs are required, such repairs shall be undertaken and notice given immediately and approval as to the manner of repair secured as soon as possible. The utility shall confine its operations as much as possible to the nontraveled portion of the right of way and shall exercise caution to protect the traveling public during such repairs. Flagmen, warning lights, barricades, and signs shall be employed in accordance with currently applicable "Manual on Uniform Traffic Control Devices for Streets and Highways," and "Manual for Emergency Traffic Control for Protection of Men and Equipment."

Chapter 468-38 WAC  
VEHICLE SIZE AND WEIGHT—RESTRICTED  
HIGHWAYS—EQUIPMENT

NEW SECTION

WAC 468-38-010 THREE VEHICLE COMBINATIONS. (1) Combination shall consist of: Truck-tractor, semi-trailer and full trailer.

(2) Total length of combination shall not exceed 60 feet over-all, except that a total length of not to exceed 65 feet may be permitted upon highway sections specifically designated therefor by the department of transportation.

(3) Brakes shall be of the progressive type controlled by the foot brake and so designed that the braking effort shall start with the last axle in the combination and progress forward to the power unit.

(4) Maximum speed shall not exceed posted limits for trucks and combinations.

(5) "When snow or ice conditions on the surface of the highway are such that the unit may be stalled due to lack of traction or being unable to stop without jack-knifing or in any other way create hazardous conditions which would endanger the unit or other vehicles using the highways, the operator, in addition to any other posted regulations, shall immediately institute either of the following two procedures: (a) Drop the last unit in the combination or (b) place tire chains on the drive axle of the tractor and on the last axle of the second trailer".

(6) Maximum gross weight of the combination shall not exceed 72,000 lbs. gross, except a maximum of 76,000 lbs. gross may be carried on the combination when a special restricted route permit is issued, but the additional weight will only be allowed on highways authorized to carry the additional weight and under the terms and conditions applying to restricted route permits. No single unit in the combination shall exceed its licensed capacity or legal limit and no axle in the combination shall exceed the limitations provided by law.

NEW SECTION

WAC 468-38-020 ADDITIONAL TONNAGE PERMITS. (1) Maximum gross weight not to exceed . . . . . pounds gross vehicle weight.

(2) Wheelbase of groups of axles must meet Washington gross weight table.

(3) Maximum gross weight on dual axles not to exceed 32,000 pounds.

(4) Maximum gross weight for each tire not to exceed 500 pounds per inch width of such tire, except when winter or other restrictions are in force.

(5) Maximum speed shall not exceed posted limits for trucks.

(6) This permit valid on state highways when regular or emergency winter road restrictions are in force only for maximum weights posted for such highways.

(7) This permit does not authorize operation over any road or structure in excess of posted limits thereof.

(8) This permit only valid on Washington state highways.

(9) Upon application to the department of transportation for a permit authorizing use of a boost-a-load or similar device, the applicant is required to produce written evidence from respective county and/or city authorities indicating their approval to travel over county roads and city streets.

NEW SECTION

WAC 468-38-030 ISSUANCE OF ADDITIONAL TONNAGE PERMITS. (1) All permits are to be issued at the headquarters office of the department of transportation, Olympia, Washington.

(2) Permits will not be issued unless remittance is received with application.

(3) Axle loading shall not exceed 32,000 pounds gross on duals. (18,000 pounds on singles).

(4) Maximum speed shall not exceed posted limits for trucks and combinations.

(5) Permit will not be valid on state highways when regular winter road restrictions are in force unless vehicles are equipped with 10:00 or larger tires on all wheels.

(6) Permit will not be valid on state highways when emergency winter road restrictions are in force, regardless of tire sizes.

(7) Permitted routes are subject to change or cancellation upon notification by the state department of transportation.

(8) Permits are not valid for widths, heights, or lengths in excess of legal limits.

(9) Permits will be issued only to the following types of vehicles: Three or more axle full trucks; three or more axle truck-tractors; three or more axle dromedary truck-tractors; three axle full trailers. Three axle full trailers will require a permit only when towed by a two axle full truck, or if the towing vehicle is not covered by an additional tonnage permit.

(10) Three or more axle trucks and three or more axle truck-tractors or three or more axle dromedary truck-tractors may be issued a permit in excess of the legal gross weight limit, provided the axle loads or tire limits are not in excess of provisions of law.

(11) Three or more axle trucks, when operating in combination with three axle full trailers, must have a valid additional tonnage permit issued for the maximum gross weight allowed under permit. The total gross weight of the combination shall not exceed 76,000 pounds gross. The weight may be distributed on either the truck or trailer, but neither vehicle shall exceed the maximum axle or tire limits prescribed by law. No permit will be required for the three axle full trailer when operated in combination with a full three or more axle truck. Three or more axle truck-tractors or dromedary truck-tractors operated in combination with two axle semi-trailers shall not exceed a combined gross weight of 73,280 pounds. The overall wheelbase of any combination of vehicles shall be equal to or in excess of the minimum wheelbase required for 68,000 pounds or 72,000 pounds, as provided by the legal gross weight table in RCW 46.44.044.

(12) An additional tonnage permit, valid only for use with three vehicle combinations, may be issued allowing an additional 4,000 pounds gross or total of 76,000

pounds gross on the combination when operating on routes approved by the department of transportation. This permit shall be subject to the fees provided by law and subject to the rules and regulations adopted by the state transportation commission.

(13) Three axle full trailers, when towed by a two axle truck, must have a valid additional tonnage permit issued to the trailer involved, and all permitted weight must be carried on the trailer.

(14) Permits will not be issued to semi-trailers.

(15) The fees for additional tonnage permits shall be prorated under the following conditions and by the following method:

(a) Additional tonnage permits will be prorated only to firms or individuals listed by the director of licensing to be fleet operators and only when the name is indicated on the listing furnished by the director of licensing.

(b) All power units in a fleet which are eligible for additional tonnage permits and which have been reported to the department of licensing under supplement "B" of Interstate Vehicle Proration application shall be considered as the number of power units on which additional tonnage fees will be prorated.

(c) The total number of units determined under subparagraph (b) of this subsection shall then be multiplied by the current fee for additional tonnage permits in effect at the time of application.

(d) The percentage of mileage operated in Washington, which shall be the same percentage as reported for vehicle license proration, shall be used to determine the amount of fees to be paid to the department of transportation for the issuance of additional tonnage permits to all eligible units reported under subparagraph (b) of this subsection. This amount is arrived at by taking the total under subparagraph (c) of this subsection and multiplying by the percent of mileage operated in Washington: PROVIDED, HOWEVER, That the minimum fee assessed for any permit shall not be less than five dollars.

(e) Additions to fleets may be issued additional tonnage permits and payment shall be determined by using the same method as in subparagraphs (a), (b), (c), and (d) of this subsection: PROVIDED, HOWEVER, No additional permits will be issued until the vehicle or vehicles involved have been duly registered with the department of licensing as additions to the fleet involved.

#### NEW SECTION

**WAC 468-38-040 SPECIAL LOG TOLERANCE TRANSPORTATION PERMITS.** (1) The permit shall be termed "special log tolerance transportation permit."

(2) The permit shall be issued only at the headquarters office of the department of transportation located in Olympia, Washington.

(3) Payment of the fee shall be paid by cash; certified check; postal money order; bank draft; or Western Union money order, payable to department of transportation.

(4) Application will be accepted only on special forms provided by the department of transportation and applicant shall furnish all requested information.

(5) Permit may be denied if the vehicles for which a permit is requested cannot meet the legal requirements provided by law.

(6) Maximum gross weight of the combination shall not exceed 68,000 lbs. by more than 6800 lbs. gross.

(7) Maximum gross weight on dual axles shall not exceed 32,000 lbs. by more than 1600 lbs. on each set of dual axles.

(8) Maximum speed shall not exceed posted limits for trucks.

(9) Not valid on state highways placed under regular winter road restrictions unless vehicles are equipped with 11:00 or larger tires on all wheels.

(10) Not valid on state highways placed under emergency winter road restrictions regardless of tire sizes used on vehicles.

(11) Authorized state highway routes for this permit subject to change or cancellation upon notification by the state department of transportation.

(12) Not transferable to another vehicle.

(13) This permit does not authorize any width, height or length in excess of the legal limitations.

(14) Permit shall not be valid until permit is signed by permittee who agrees to follow conditions and requirements set forth.

(15) Bridges and structures will be the paramount controlling factor when granting permits. Permit may be issued only after the application is cleared by the bridge engineer and approved by the secretary of transportation or his designee.

(16) Permits will not be issued until a proper investigation has been made by the department of transportation relative to the ability of the requested section of state highway to accommodate the increased loading. Each route or section shall be considered separately.

(17) Any approved route, previously granted, shall be subject to immediate cancellation if upon determination of the department of transportation the section of state highway involved is showing abnormal failure or over-stress. The maintenance division, upon notification by the department of transportation, shall immediately notify the permittee that the permit is canceled covering the section or sections for which said permit was granted. The permittee shall have the privilege of review before the secretary of transportation or his designee in the event that the permit cancellation by the department of transportation is questioned.

(18) When county roads are used to reach state highways, the permit for such use of county roads is to be issued by the proper county authorities, and the permission to use the state highways is to be issued by the proper state authority.

#### NEW SECTION

**WAC 468-38-050 LOAD LIMITATIONS ON STATE HIGHWAYS WITHIN MOUNT RAINIER NATIONAL PARK.** The maximum gross weights of vehicles on portions of primary state highway No. 5 within the boundaries of Mount Rainier National Park from the northerly boundary of said park to the easterly boundary thereof at Chinook Pass and from Cayuse Pass to the southerly boundary of said park near

Ohanapecosh Junction be and the same are hereby imposed and fixed as follows: (1) Closed to all vehicles having a gross weight in excess of 5,000 pounds, except when such use is in connection with the operation of the park or with the operations of park concessioners holding contracts from the secretary of the interior.

(2) Closed to all trailers having a gross weight in excess of 5,000 pounds, except when such use is in connection with the operation of the park or authorized park concessioners.

Exceptions:

(a) Buses having a gross weight in excess of 5,000 pounds may make regular or special runs on the above described roads, provided authority is obtained from the park superintendent or his representative.

(b) Trucks and/or trailers having a gross weight in excess of 5,000 pounds per vehicle unit may be allowed on the above named roads if they are hauling pack or saddle stock or recreational supplies or equipment for use within Mount Rainier National Park.

(c) Trucks and/or trailers having a gross weight in excess of 5,000 pounds per vehicle unit may be allowed on United States highway No. 410 between the north park boundary and the White River (Yakima Park) wye if they are hauling materials to or from a mine situated within Mount Rainier National Park.

(d) Trucks and/or trailers having a gross weight in excess of 5,000 pounds per vehicle unit may be allowed on the above named roads when the purpose of the trip is to carry stock used or grazed in the immediate vicinity of the park in areas served by said roads, provided that permission is obtained from the park superintendent or his representative.

There shall be posted at either end of said portion of primary state highway No. 5, where the load restrictions are in effect, signs of sufficient size to be easily read, setting forth the maximum loads allowed and stating that this regulation is made by order of the department of transportation pursuant to law.

NEW SECTION

WAC 468-38-060 LOAD LIMITATIONS ON CERTAIN STATE HIGHWAYS ADJACENT TO MOUNT RAINIER NATIONAL PARK. The following vehicle load limitations shall apply on the section of primary state highway 5 from the easterly boundary of Mount Rainier National Park easterly to the American River resort.

(1) Closed to all vehicles having a gross weight in excess of 5,000 pounds, except when such use is in connection with the operation of said park or with the operations of park concessioners holding contracts from the secretary of the interior.

(2) Closed to all trailers having a gross weight in excess of 5,000 pounds, except when such use is in connection with the operation of said park or authorized park concessioners.

Exceptions:

(a) Buses having a gross weight in excess of 5,000 pounds may make regular or special runs, provided authority is obtained first from the park superintendent or

his representative, for operation within the park and from the department of transportation for operation on the highways described above.

(b) Trucks and/or trailers having a gross weight in excess of 5,000 pounds per vehicle unit may be allowed on the above named roads if they are hauling pack or saddle stock or recreational supplies or equipment for use with Mount Rainier National Park.

(c) Trucks and/or trailers having a gross weight in excess of 5,000 pounds per vehicle unit may be allowed on the above named roads when the purpose of the trip is to carry stock used or grazed in the immediate vicinity of the park in areas served by said roads, provided that permission is first obtained from the park superintendent or his representative.

There shall be posted at either end of said portions of primary state highway No. 5, where the load restrictions are in effect, signs of sufficient size to be easily read, setting forth the maximum loads allowed and stating that this regulation is made by order of the department of transportation pursuant to law.

The foregoing load limitations are adopted also for the section of primary state highway 5 from the southerly boundary of Mount Rainier National Park southerly to the junction of primary state highway 5, White Pass branch.

NEW SECTION

WAC 468-38-070 CARGO PROHIBITION ON REVERSIBLE LANE ROADWAYS. Trucks carrying flammable liquid cargoes are prohibited from using the reversible lane roadways on State Route 5, Seattle freeway, between James Street and 110th Street N.E. The term "flammable liquid" as applied to this rule shall be as defined in chapter 46.04 RCW.

NEW SECTION

WAC 468-38-080 RESERVATION OF FACILITIES FOR METRO TRANSIT BUSES AND THREE-PERSON CAR POOL. (1) The section of State Route 5 through the city of Seattle described in subparagraphs (a) and (b) herein, shall be used exclusively by rubber tired buses designated and operated by metro and three-person car pools. All other traffic is prohibited from the use of these sections which shall be posted with proper signing, pavement marking, and traffic control devices installed in conformance with applicable requirements of the Manual on Uniform Traffic Control Devices.

(a) The entire reversible roadway exit-entrance on State Route 5 (Interstate 5) which serves Cherry Street and Columbia Street in Seattle. This entrance begins at the bifurcation of the lane serving the southerly reversible connection to the freeway mainline and the lane serving the Cherry-Columbia connection, reversible lane Mile Post 165.59, and extends southerly on the ramp roadway to its intersections on Fifth Avenue with both Columbia Street and Cherry Street.

(b) The most easterly lane of the reversible roadway in the southbound direction only from the Cherry-Columbia ramp exit, reversible roadway Mile Post

165.59, northerly 1.62 miles to reversible roadway Mile Post 167.21.

(2) The channelization of designated bus and three-person car pool traffic exclusively into the defined sections of the easterly reversible lane and Cherry-Columbia ramp shall be in effect at all times. The westerly lanes of the reversible roadway from Mile Post 165.59 to Mile Post 167.21, as well as all other portions of the roadway not specifically restricted herein, shall remain open to all motor vehicle traffic.

**NEW SECTION**

**WAC 468-38-090 RESERVATION OF FACILITY FOR TRANSIT BUS AND CAR POOL.** (1) The westbound shoulder of State Route 520 from the Toll Plaza, Mile Post 4.17 to 104th Avenue N.E., Mile Post 5.82, a distance of 1.65 miles, is reserved for the exclusive use of transit bus and three or more person car pool, on weekdays only, from 6:30 a.m. to 9:30 a.m.

(2) To allow transit and three-person minimum car pools exclusive southbound use of the Pike Street ramp, from Mile Post 165.97 to Mile Post 166.13, from 6:00 a.m. to 12:30 p.m.

**NEW SECTION**

**WAC 468-38-100 VEHICLE TIRE CHAINS.** Each motor vehicle tire chain shall have at least two side chains, to which are attached sufficient cross chains so that at least one cross chain is in contact with the road surface at all times, which when required, shall be placed on the tires of the rear drive wheels of motor vehicles while traversing public highways.

It shall be unlawful for any person to operate any motor vehicle upon any public highway of this state when, because of the hazardous condition existing on such highway the use thereof has been restricted by order of the department of transportation as indicated by traffic control signs marked "Chains required on all vehicles," unless such vehicle shall be properly equipped with tire chains of a type approved by the state commission on equipment.

**NEW SECTION**

**WAC 468-38-110 BRIDGE TRAFFIC LIMITATIONS EFFECTIVE THROUGH AUGUST 31, 1982.** The following bridge traffic limitations shall be effective through August 31, 1982 or until the bridge is either replaced or the deficiency removed:

BRIDGE NO.	NAME AND LOCATION	LIMITATIONS
140/102	Washougal River, 9.8 mi. E. of Washougal	One truck at a time. Narrow Bridge Truck 16 tons Truck & Semi-Tr. 18 tons Truck & Trailer 22 tons
165/20	South Prairie Creek, 2.1 mi. S. of Buckley	Narrow Bridge All trucks stop before moving onto bridge. One truck at a time. Maximum speed 10 MPH. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons

BRIDGE NO.	NAME AND LOCATION	LIMITATIONS
407/5	Branch of Elokomina River, 5.5 mi. N. of Jct. SR 4 near Cathlamet	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
411/18	Olequah Creek, 2.0 mi. S. of Vader	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
506/104	Olequah Creek at Vader	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
20/618	Methow River, 8.2 mi. W. of Winthrop	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
SR 21	Keller Ferry Landings 13.9 mi. N. Jct. SR 174	Maximum Gross load 40 tons
112/8	Sekiu River, 6.8 mi. E. of Clallam Bay	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
126/102	Pataha Creek, 6.0 mi. W. of Pomeroy	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
161/1	Little Mashel River, 1.0 mi. S. of Eatonville	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
170/6	East Low Canal, 0.3 mi. W. of Warden	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
409/3	Welcome Slough, 2.2 mi. S. of Cathlamet	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
503/26	Lewis River, 6.3 mi. N. of Amboy	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons
542/37	Gulch, 7.8 mi. E. of Glacier	Narrow Bridge One truck at a time. Truck 20 tons Truck & Semi-Tr. 34 tons Truck & Trailer 36 tons

**NEW SECTION**

**WAC 468-38-120 OVERSIZE MOBILE HOME TRANSPORT REGULATIONS.** (1) The purpose of this section of chapter 468-38 WAC is to supplement provisions of WAC 468-38-150 through 468-38-430 to provide additional controls in regulating movement of mobile homes on state highways, subject to the statutory provisions for special permits.

(2) Definitions:

(a) "Mobile home" means all trailers of the semitrailer type with hitch ball coupler designed as structures for human habitation or which have been subsequently adapted to other uses, which are capable of being towed

upon the public streets and highways and are more than forty-five feet in length or more than eight feet in width.

(b) "Modular homes and sectional buildings" means any factory built housing designed for residential occupancy by human beings which does not contain a permanent frame and must be mounted on a permanent foundation. Modular homes or sectional buildings with their own attached running gear which can qualify for tow-away methods are considered to be mobile homes for purposes of this regulation. Modular homes or sectional buildings moved on legally registered trailers are subject to the provisions of chapter 46.44 RCW and the Washington Administrative Code governing overweight and overdimension vehicle permits.

(c) Oversize permits may be issued to transporters, dealers or owners who shall assume full responsibility while operating under a permit. Operators of tow vehicles and escort vehicles and others assisting in the transport must function as agents or employees of the permittee.

(d) A "unit" is a complete or irreducible part of an oversize mobile home, together with its tow vehicle.

(3) Oversize limits: The following regulations are based upon the authority of the department of transportation to issue special permits as cited in chapter 46.44 RCW and apply to mobile homes of semi-trailer design whose width exceeds eight feet but does not exceed fourteen feet and whose length exceeds forty-five feet but in combination with a tow vehicle does not exceed eighty-five feet.

(4) Oversize mobile home permits may be issued as follows:

(a) Annual permits: Issued only to permittees who are qualified as dealers or manufacturers as provided in chapter 46.70 RCW and to transporters licensed as provided in chapter 46.76 RCW. Fees as provided for in RCW 46.44.0941.

Annual permits shall apply only to transport of mobile homes fourteen feet or less in height, above level ground, while being transported.

Applicant must present a copy of transporter's license obtained in accord with chapter 46.76 RCW, a dealer's license or manufacturer's license obtained in accord with chapter 46.70 RCW, and register with the department of transportation the license number of the tow vehicle for which the oversize permit will be assigned, and the numbers of the dealer's, manufacturer's, and transporter's plates that may be used in combination with the tow vehicle's license number. Operation under the permit with dealer's, manufacturer's, and transporter's plates under conditions other than those recorded on the permit, shall constitute violation of the permit.

Within ten days of transporting a mobile home on an annual oversize permit, the permittee shall mail a completed Highway Form (560-053) to the department of transportation, giving notice of the origin and destination of the mobile home. Failure to comply with this regulation is a misdemeanor as provided by RCW 46.16.106.

(b) Monthly permits: Issued to dealers, manufacturers, and transporters under the same conditions as annual permits except fourteen feet height limitations may be

waived as provided by RCW 46.44.0941. Fees also provided for under RCW 46.44.0941.

(c) Single trip permits: Issued to dealers, transporters and owners for a specific combination of tow vehicle and mobile home to travel from a point of origin to a prescribed destination.

A movement permit (\$5.00 fee) is required for all mobile homes without a dealer's or transporter's license plates (in addition to an oversize mobile home permit). For mobile homes being transported within or leaving the state, a movement permit shall not be issued until a Highway Form (560-053) is provided, signed by the county treasurer in which the mobile home has been located assuring that all appropriate taxes and fees have been paid. The highway form is not required for movement permits issued at ports of entry for mobile homes in transit throughout the state.

(5) Before an oversize permit is issued, the permittee must carry evidence that he has insurance in effect while operating under the permit, in the minimum amounts of \$100,000-\$300,000 public liability and \$50,000 property damage.

(6) While operating under an oversize permit, accidents involving other vehicles or structures which results in damages of one hundred dollars or more, or any incident which results in damage only to the mobile home in excess of two hundred fifty dollars, shall be reported by the permittee immediately to the nearest state patrol office. The report shall include a statement of location of accident, the cause, and a brief account of circumstances and effects relating to the accident. Without approval by the state patrol, further movement of the mobile home is prohibited under the permit (except to take the minimum action to remove or reduce a hazard to highway traffic).

(7) Dealers selling over 12-foot to 14-foot wide mobile homes will advise the prospective purchaser, by written notice, that the movement of such mobile homes over state highways will be at the discretion of the department of transportation, and that an oversize permit cannot be granted for movement over any section of state highway which is not designated as a route for over 12-foot to 14-foot wide mobile homes.

(8) Mobile and modular homes in transit under the authority of permits issued in accordance with WASHTO Uniform Mobile and Modular Home Transportation Regulations, will be subject to such regulations and any conflicts between WASHTO regulations, as applied to an individual permit, issued by another WASHTO state and any regulations contained herein, will be resolved in favor of WASHTO regulations. On transporter's, dealer's or owner's request, permits may be issued in accordance with WASHTO Uniform Mobile and Modular Home Transportation Regulations when travel out-of-state is also involved.

(9) Mobile homes:

(a) Overall dimensions shall not exceed those presented in the permit except for minor protrusions not to exceed 2 inches, such as door and window hardware. Eaves will be included in the measurement of maximum width. All dimensions shall be reduced to the practical minimum. Mobile homes having a single eave overhang along

their length will be transported to allow for safe passing distances.

(b) The entire system (frame, drawbar and coupling mechanism, running gear assembly, and lights) shall be in accord with federal H.U.D. rules and regulations title 24, chapter 11, subpart J part 280 effective June 15, 1976 (24 CFR 280) and as thereafter amended. In addition thereto, all tires used in transportation of mobile homes under this category shall be in accord with Federal Motor Carrier Safety regulations title 49, chapter 111, subchapter B, part 393 effective October 1, 1975, and as thereafter amended. Mobile homes not certified as qualifying to the minimum H.U.D. specifications herein, shall have brakes on a minimum of two axles and on four wheels. Units that are sixty feet or more in length shall have at least three full axles, provided, 12-foot wide mobile homes manufactured prior to November 1, 1970, may be moved with a minimum of two axles. The brakes shall be under the control of the driver from the cab of the towing vehicle, shall be adequate to control the mobile home and its load, and so designed and connected that they shall automatically apply in case of accidental breakaway from the towing vehicle. A wet-cell or approved battery with a full charged rating of 12 volts will be installed in the mobile home to actuate electric brakes in the event of a breakaway. Minimum track width between two wheels on an axle shall be not less than eight feet. Track width shall be measured from the outer edges of the road bearing tread of tires on a single axle. Tires shall have no signs of separation or excessive aging, be inflated to maximum recommended tire pressure and have tread depth no less than 3/32nd inch in any part of tire contacting the road. Recapped or retreaded tires are not allowed. Minimum combined load rating of mobile home tires must be in excess of their in-transit load. Axles and wheels must be properly aligned to minimize wear and overheating of tires.

(c) The open sides of half sections of mobile homes shall be covered with rigid material such as plywood, hardboard, or similar material, in lieu of rigid material, suitable plastic polyethylene or other material with a minimum .5 mil thickness may be used provided a rigid grillwork of squares, not exceeding four feet on a side, prevents billowing of the flexible material.

(d) Rear mounted turn and stop signal lights shall be in accord with Federal Motor Vehicle Safety Standard No. 108 effective January 1, 1972, and as thereafter amended.

(e) If mobile home is to transport furnishings or other loose objects, they shall be secured in positions to achieve proper weight and balance.

(f) Be in accord with Federal H.U.D. Mobile Home Construction and Safety Standards title 24, chapter 11, part 280, effective June 15, 1976, and as thereafter amended.

(10) Tow vehicles:

(a) Tow vehicles shall comply with the following minimum requirements:

MOBILE HOME WIDTH TO BE TOWED	DRIVE AXLE TIRE WIDTH	DRIVE AXLE TIRE RATING	GCW	(1) WEIGHT	REAR AXLE RATING
Over 8' to 10'	7.00"	6 ply	(2)	6,000#	(2)
Over 10' to 12'	8.00"	8 ply	35,000(3)	8,000#	15,000#
Over 12' to 14'	8.25"	10 ply	35,000#	9,000#	15,000#

(1) Includes fuel and accessories prior to hook-up with mobile home.

(2) Not required.

(3) May be waived for older vehicles.

(b) Conventional or cab-forward configuration shall have a minimum wheelbase of 120 inches. Cab-over engine tow vehicles shall have a minimum wheelbase of 89 inches. Two vehicles shall have a minimum 4-speed transmission. Power shall be sufficient to meet the requirements listed.

(c) Electrical brake controls, wiring and connections to mobile home brake systems will be capable of producing rated voltage and amperage at the mobile home brake magnets in accordance with the mobile home brake manufacturer's specifications.

(11) Signs and flags: Provisions of WAC 468-38-200 and 468-38-240 will apply and in addition thereto, sign length will be attached horizontally on rear of trailer home with bottom edge not less than six feet nor more than seven feet above road surface. Sign material shall be impervious to moisture, clean and mounted with adequate supporting anchorage to provide legibility at all times.

(12) In addition to provisions of WAC 468-38-230, 6-inch diameter flashing amber lights with minimum of 35 candle power shall be mounted on the upper outer edges of the rear of the trailing unit. They shall be operated with a flashing cycle of 60-120 times per minute during transit.

(13) Travel speeds for mobile homes:

(a) The maximum speed on sections of highway posted for 55 miles per hour will be 45 miles per hour and the minimum speed will be 35 miles per hour, except where traffic or roadway conditions require a lower speed.

(b) The maximum speed on sections of highway posted for 50 miles per hour will be 40 miles per hour and the minimum speed will be 35 miles per hour, except when traffic or roadway conditions require a lower speed.

(14) In addition to the provisions of WAC 468-38-330, movement of mobile homes will be made with maximum consideration for safety and with the least possible inconvenience for the traveling public. Units traveling in rural areas shall maintain adequate spacing of at least one-half mile between any two mobile home units. All units shall maintain a minimum distance of from 400 to 500 feet behind any truck, truck-tractor or trailer which could impair the visibility of overtaking vehicle.

(15) On multiple lane routes, the unit shall be operated in the right outside or number (1) lane, except when passing. On two lane highways, units shall not pass other vehicles, except when required to safely pass a vehicle operating at speeds less than the minimum specified in these regulations.

**NEW SECTION**

**WAC 468-38-130 EMERGENCY CLOSURE AND LOAD RESTRICTIONS ON STATE HIGHWAYS.** (1) In accordance with the provisions of RCW 46.44.080, whenever due to emergency conditions the use of a state highway by all vehicles or by vehicles whose gross tire loads exceed those described in either schedule contained in subsection (2) of this section, will damage the highway or will be dangerous to traffic using the highway, the department of transportation shall without delay close such highway temporarily to all vehicles or to a designated class of vehicles, as the case may be, by posting notices at each end of the closed portion of highway and at all intersecting state highways.

(2) When imposing load restrictions pursuant to this section, the department of transportation shall specify and display by posted signs whichever of the following schedules of emergency load restrictions is necessary to protect the highway from damage in accordance with the conditions then existing.

**EMERGENCY LOAD RESTRICTIONS**

CONVENTIONAL TIRES		TUBELESS OR SPECIAL WITH .5 MARKING	
TIRE SIZE	GROSS LOAD EACH TIRE	TIRE SIZE	GROSS LOAD EACH TIRE
7.00	1800 lbs.	8-22.5	2250 lbs.
7.50	2250 lbs.	9-22.5	2800 lbs.
8.25	2800 lbs.	10-22.5	3400 lbs.
9.00	3400 lbs.	11-22.5	4000 lbs.
10.00	4000 lbs.	11-24.5	4000 lbs.
11.00	4500 lbs.	12-22.5	4500 lbs.
12.00		12-24.5	
& over	4500 lbs.	& over	4500 lbs.

**SEVERE EMERGENCY LOAD RESTRICTIONS**

CONVENTIONAL TIRES		TUBELESS OR SPECIAL WITH .5 MARKING	
TIRE SIZE	GROSS LOAD EACH TIRE	TIRE SIZE	GROSS LOAD EACH TIRE
7.00	1800 lbs.	8-22.5	1800 lbs.
7.50	1800 lbs.	9-22.5	1900 lbs.
8.25	1900 lbs.	10-22.5	2250 lbs.
9.00	2250 lbs.	11-22.5	2750 lbs.
10.00	2750 lbs.	11-24.5	2750 lbs.
11.00		12-22.5	
& over	3000 lbs.	& over	3000 lbs.

(a) No allowance will be made for any second rear axle that is suspended from the frame of a vehicle independent of the regular driving axle, commonly known as a "rigid trail axle". Allowance will be made for single tires only, on the front axle of any truck.

(b) The load distribution on any one axle of any vehicle shall be such that it will not load the tires on said axle in excess of the prescribed load set forth in this section: PROVIDED, That a truck, truck tractor, passenger bus or school bus having conventional 10:00 x 20 tires or 11-22.5 tires, or larger, may carry a maximum load of 10,000 lbs. on the front axle over any state highway placed under Emergency Load Restrictions.

(3) Permits may be issued by the department of transportation to allow the operation of school buses and motor trucks transporting perishable commodities or commodities necessary for the health and welfare of local residents on such state highways as may be closed or restricted in accordance with RCW 46.44.080, subject to specific weight and speed restrictions as may be deemed necessary by the department of transportation to protect highways from undue damage.

(4) This rule shall not supersede or modify any rule in force establishing load limitations on state highway bridges.

**NEW SECTION**

**WAC 468-38-140 LOAD LIMITATION ON STATE ROUTE 11.** All vehicles over 10,000 pounds gross weight shall be prohibited from using State Route 11 between Mile Post 10.79 at Oyster Creek and Mile Post 14.28 in the vicinity of Larrabee State Park, a distance of 3.49 miles except those vehicles connected with the operation, maintenance and construction of the highway, and emergency vehicles.

**NEW SECTION**

**WAC 468-38-150 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS.** (1) Pursuant to the provisions of these rules, special permits may be issued for movement of overlegal size or weight loads, other than those types of loads covered by other rules of the department of transportation, when:

(a) Application has been submitted in person, in writing, or by other approved method, good cause has been shown, and the applicant is competent to make the move.

(b) The applicant has shown that the load to be moved cannot reasonably be dismantled or disassembled, except as otherwise provided in subsection (2) of this section.

(c) The vehicle, combination, or load has been dismantled and made to conform with legal limitations where practical. Reductions shall be made even though the use of additional vehicles becomes necessary, except as otherwise provided in subsection (2) of this section.

(d) The vehicle or vehicle and load has been thoroughly described and identified; the points of origin and destination and the route of travel have been stated and approved.

(e) The proposed move has been determined to be "not inconsistent with traffic safety."

(f) The permittee affirms that:

(i) The vehicles have been properly licensed to make the proposed move or carry the load described in accordance with the provisions of Washington law;

(ii) The drivers and owners of the vehicles have met all financial responsibility requirements imposed by law;

(iii) The drivers are properly licensed to operate in Washington in the manner proposed; and

(iv) When the permit is requested, such action shall be deemed an unequivocal allegation by the permittee

that all operational and financial responsibility requirements have been complied with.

(g) All applicable rules pertaining to the issuance of any special permit shall be complied with.

(2) The provisions of subsection (1) (b) and (c) of this section may be waived and a permit issued when the width of a vehicle or load will not exceed eight feet six inches. Safety appliances may extend beyond the approved width by no more than two inches as defined in RCW 46.44.010 despite the fact that this results in a width in excess of eight feet six inches.

#### NEW SECTION

WAC 468-38-160 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—LIABILITY OF PERMITTEE. Permits are granted with the specific understanding that the permittee shall be responsible and liable for accidents, damage or injury to any person or property resulting from the operation of the piece of equipment covered by the permit upon public highways of the state, and that the permittee shall hold blameless and harmless and shall indemnify the state of Washington, department of transportation and members thereof, its officers, agents and employees against any and all claims, demands, loss injury, damage, actions and costs of actions whatsoever, which they or any of them may sustain by reasons of unlawful acts, conducts or operations of the permittee in connection with the operations covered by the permit.

#### NEW SECTION

WAC 468-38-170 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—MAXIMUMS FOR SPECIAL PERMITS. (1) Overwidth: 14 feet on any 2-lane highway. (See also Buildings); 20 feet on any multiple lane highway where a physical barrier serving as a median divider separates the oncoming and opposing traffic lanes; 32 feet on any multiple lane undivided highways. RCW 46.44.092.

(2) Overheight: Governed by the clearance of overhead obstructions such as bridges, underpasses, wires, sign bridges, etc. Highways listed on a special permit for an overheight load as a primary route from starting point to destination does not insure the route to be free of low overhead structures. It is the responsibility of the permittee to check the proposed route and detour when necessary. County or city road detours for this purpose require authorization from respective jurisdictions.

(3) Overlength: Controlled by the route to be traveled and the ability to negotiate curves, interchanges, entrance and exit roadways, etc. In all instances, the general safety of the public is considered paramount.

(4) Overweight: 22,000 pounds on a single axle. (See also weight construction equipment); 43,000 pounds on dual (tandem) axles. RCW 46.44.091.

#### NEW SECTION

WAC 468-38-180 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF

OVERLEGAL SIZE OR WEIGHT LOADS—ESCORT CAR REQUIREMENTS. Escort cars are required:

(1) When vehicle, vehicles or load is over 10 feet in width, escort cars (both front and rear) are required when the highway to be traversed is a two-lane highway.

(2) When vehicle, vehicles or load is over 12 feet in width, one escort car in rear of movement will be required on multiple-lane highways unless otherwise specified on permit maps furnished by the department of transportation.

(3) When vehicle, vehicles or load is over 20 feet in width, escort cars both in front and rear of movement will be required when highway to be traversed is a multiple-lane, undivided highway.

(4) When overall length of load, including vehicles, exceeds 100 feet or when rear overhang of load from the last axle exceeds one-third of total length, one escort car or by express authority set forth in the permit a riding flagman will be required on 2- and 3-lane highways.

(5) When overall length of load, including vehicles, exceeds 140 feet, one rear escort car will be required when movement is on multiple-lane highways.

(6) When in the opinion of the department of transportation, escort cars are necessary to protect the traveling public, for any overdimension and/or overweight move either across, upon, or along a highway.

#### NEW SECTION

WAC 468-38-190 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—TYPE OF ESCORT CARS. Cars must be furnished by the permittee. Escort cars may be a passenger car or a 2-axle truck with a minimum wheelbase of 95 inches and a maximum curb weight not to exceed 10,000 pounds except when used as escort vehicle, an unladen tow vehicle may exceed 10,000 pounds.

Escort cars will be of such design so as to afford the driver clear and unobstructed vision both front and rear.

Escort cars will be in safe operational condition, properly licensed and obey all traffic laws.

Escort car operators shall be experienced in the operation of escort vehicles, and no unnecessary passengers who could distract operator in escort vehicles shall be permitted.

When required, pilot escort cars will travel at a distance of approximately 800-1,500 feet in front of and to the rear of the load except that this distance will be reduced in urban areas, at major intersections, and at structures less than 28 feet curb-to-curb width.

When dictated by hazardous conditions the pilot car driver will act as a flagman for traffic control and will signal by hand or by radio to the towing vehicle driver when he can proceed without conflict with approaching traffic.

The driver of the rear escort car will act as a flagman when hazardous conditions exist and in turning movements will advise the towing vehicle driver as to clearance in turning movements and of accumulations of overtaking traffic so the driver can provide an opportunity to pass.

When required, the rear escort car will travel far enough behind the load to provide adequate warning for overtaking vehicles and safe space for the rear escort car and the trailing unit for passing vehicles. All escort cars shall carry a minimum of three approved emergency fuses and red flags.

Pilot car operators shall be properly licensed to operate the vehicle: PROVIDED, When uniformed off-duty law enforcement officers act as escorts, using official police cars or motorcycles, the preceding car requirements shall not be applicable.

#### NEW SECTION

WAC 468-38-200 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—FLAGS. All flags shall be clean, bright red flags at least 12 inches square. They shall be displayed so as to wave freely on all four corners of overwidth objects and at the extreme ends of all protrusions, projections, or overhangs.

#### NEW SECTION

WAC 468-38-210 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—QUALIFICATIONS FOR FLAGMAN. The flagman shall be an employee or an agent of the permittee, may be either male or female, shall be at least eighteen years of age, and shall be equipped with a red flag not less than 12 inches square mounted on a staff. He may ride in the cab of the motor vehicle with the driver, or may accompany the movement in another vehicle not being operated under permit authority. At least one flagman must accompany each move for which a flagman is stipulated in the permit. One flagman may not be assigned to two or more simultaneous moves.

#### NEW SECTION

WAC 468-38-220 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—DUTIES OF FLAGMAN. The flagman shall dismount and direct traffic at all locations where traffic may be obstructed, or when it is necessary to infringe on the opposite bound traffic lane due to breakdown, pulling on or off the road, or other causes. Through the use of the red flag, he shall warn traffic of the approaching load at danger points such as bridges, tunnels, and sharp corners where the vehicle or vehicles plan to turn.

#### NEW SECTION

WAC 468-38-230 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—AMBER LIGHTS ON ESCORT VEHICLES. Two 4 inch minimum flashing amber lights or a single rotating amber flashing beacon will be displayed on the top, above the roof line of car escorts and plainly visible. The amber lights used for these purposes shall meet SAE

Standard Specification (SAE J-59 5b), "Flashing Warning Lamps for Authorized Emergency, Maintenance and Service Vehicles." These amber lights will operate at all times during movement of oversize unit.

#### NEW SECTION

WAC 468-38-240 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—SIGNS. "Oversize load" signs meeting the minimum standards of the department of transportation will be mounted on the front of the towing vehicle and on the rear of the load or trailing unit and above the roof line of escort cars, a minimum of 5 feet from the roadway surface measured from the bottom of the sign. A variance of this sign mounting requirement will be granted only when, due to nature of the towing vehicle and load, the sign is mounted above the front bumper or as high as practicable on vehicle or load. Such signs will be displayed only when the unit is in transit and must be removed or retracted at all other times.

#### NEW SECTION

WAC 468-38-250 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—TWO-WAY RADIO. Both towing unit and escort vehicles shall be equipped with two-way radio facilities, licensed under federal communications commission regulations, adequate to provide reliable voice intercommunication between the drivers thereof at all times during which the oversize unit is in motion. Transmitting and receiving capabilities of the radio facilities employed shall be adequate to provide the required intercommunication over a minimum distance of one-half mile separation under conditions normally encountered along the proposed route. Communication shall be established between escort units and towing unit at the start of the movement and maintained at intervals during the movement sufficient to provide assurance of intercommunication capability. The selected radio channel shall be continuously monitored by both towing unit and escort vehicle drivers at all times oversize unit is in motion. Note: For the purpose of this requirement, radios designed for use under Federal Communications Commission Rules, Part 15, Subpart E - low power communication devices will not be considered acceptable.

#### NEW SECTION

WAC 468-38-260 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—DAYS UPON WHICH PERMIT MOVEMENTS ARE PROHIBITED. Oversize movements are prohibited on Fridays after 2:00 p.m. if width is in excess of 10 feet; all other overlegal movements prohibited after 4:00 p.m. Fridays, after 12:00 noon on Saturdays, on Sundays and on the holidays of New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day, and during the afternoon of the day preceding

said holidays. Should any of the holidays fall on a Saturday or Sunday, the preceding Friday or the following Monday shall be considered such holiday.

NEW SECTION

WAC 468-38-270 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—PERMITS NOT ISSUED ON SATURDAYS, SUNDAYS OR HOLIDAYS. All offices of the department authorized to issue permits for the movement of vehicles or loads of excess size or weight are closed on Saturdays, Sundays and legal holidays. Consequently, permits will not be issued on these days. Applicants are required to arrange moving schedules and apply for permits sufficiently in advance of the moving dates to allow for this contingency. Movements may be made on holidays which are not universally observed: PROVIDED, They do not conflict with the policy for Fridays, Saturdays and Sundays. i.e. Lincoln's Birthday, Washington's Birthday, Columbus Day and General Election Day.

NEW SECTION

WAC 468-38-280 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—WINTER ROAD RESTRICTIONS. During the period of winter restrictions, permits shall not be issued for movement on routes posted for restricted weight and speed limits unless the tire sizes and number meet the requirements for waiver of such restrictions. The movement of units whether driven, towed or hauled is prohibited in areas where "Approved Traction Devices Recommended;" "Approved Traction Devices Required" or "Tire Chains Required" signs are displayed. Special permits for movements over mountain passes (Snoqualmie, Stevens, Sherman, Blewitt, White and Satus) will not be valid during periods when snow is falling to a degree that the visibility is limited to less than 1,000 feet; immediately following a severe storm when snow removal equipment is working; when fog or rain limits visibility to less than 1,000 feet; or when compact snow or ice conditions require the use of chains. If after a move is undertaken, hazardous conditions are encountered, it shall be the responsibility of the permittee to remove the oversize load from the highway, and he shall not proceed until conditions have abated and he has obtained clearance from the nearest department of transportation office or the Washington state patrol: PROVIDED, That no permits will be issued for 14 feet wide mobile homes during the winter months commencing on a date to be determined by the secretary of transportation when snow conditions on any portion of Snoqualmie Pass first restrict the movement of such vehicles off the traveled portion of the highway onto shoulder areas. The prohibition of movement of such vehicles over Snoqualmie Pass shall continue until such time that the secretary determines that snow conditions on that pass which would restrict movement of such vehicles onto shoulder

areas will probably not recur for the year. This restriction shall be effective when properly posted by the department of transportation.

NEW SECTION

WAC 468-38-290 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—NIGHT-TIME MOVEMENTS PROHIBITED. Special permits will authorize overlegal movements only during daytime hours under normal atmospheric conditions. No movements shall be made when visibility is reduced to less than 1,000 feet or when hazardous roadway conditions exist. Daytime means from one-half hour before sunrise to one-half hour after sunset. Night-time means any other hour. It shall be the responsibility of the permittee to discontinue movement and remove the unit from the highway when any of the above conditions exist, which could create an unsafe movement.

NEW SECTION

WAC 468-38-300 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—HOURS MOVEMENTS NOT ALLOWED. Commuter Traffic Restrictions: Movement will be prohibited on urban sections of state highway in the vicinity of cities having a population of more than 15,000 during the morning and evening commuting hours and other sections of state highways having excessive traffic volumes. The department shall prescribe specific hours and regulations for oversize movements in and adjacent to Seattle, Tacoma, Everett, and other areas as deemed necessary.

NEW SECTION

WAC 468-38-310 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—ADVERSE WEATHER. Moves may not be made when visibility is reduced to less than 1,000 feet or under hazardous roadway conditions deemed unsafe by the department of transportation or the Washington state patrol.

NEW SECTION

WAC 468-38-320 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—PATROL MAY RESTRICT MOVEMENTS. During those periods of adverse weather when overdimension vehicles and loads may otherwise be transported over highways under permit authority, should operating conditions be impaired or otherwise become hazardous due to inclement weather (which may include high winds), the Washington state patrol, at their discretion, may require the driver of the vehicle or combination to pull off the highway. They may direct or escort a vehicle off the highway to a place of safety where it may be parked

until weather conditions abate and the movement can be resumed under safe operating conditions.

NEW SECTION

WAC 468-38-330 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—CONSIDERATION OF TRAVELING PUBLIC. When five or more vehicles queue up behind an oversize load, the unit is to be removed from the roadway at a place of safety and temporarily stopped until the traffic has cleared.

NEW SECTION

WAC 468-38-340 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—SPEED LIMITS. (1) Unless otherwise stated, maximum speeds for vehicles, combination of vehicles, or vehicles and loads being operated under permit shall be as posted for trucks.

(2) When travel on the roadway shoulder is required on a two-lane highway, to allow overtaking traffic to pass, the speed will not exceed 25 miles per hour.

(3) The speed limit contained in a permit has been listed as one of the conditions upon which the permit has been issued. This stated speed limit takes precedence over any maximum or minimum speed limit that may be posted on any highway. Violation of the speed limit contained in the permit will render the permit null and void.

(4) Speed limits shall be as follows:

(a) On two-lane highways in rural areas, 45 miles per hour.

(b) On multiple-lane highways (for all moves including 12-foot width), as posted.

(c) On multiple-lane highways (for moves over 12-foot width), 50 miles per hour.

NEW SECTION

WAC 468-38-350 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—LANE OF TRAVEL. On multiple lane routes the oversize unit shall be operated in the right outside or number one lane, except when passing. On two-lane highways no passing will be permitted, except when required to safely pass a vehicle operating at speeds less than the minimum specified in these regulations. Exception: When permit requires crossing structures on inside lane or on centerline.

NEW SECTION

WAC 468-38-360 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—MOVES IN CONVOY. Vehicles traveling under permit authority requiring pilot cars may not travel in convoy.

NEW SECTION

WAC 468-38-370 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—LOADING RESTRICTIONS AND REQUIREMENTS. (1) The vehicle, combination or load must be reduced or disassembled to a practical minimum. Loads created by means of welding, bolting or tying will be construed to be reducible. Reductions shall be made even though the use of additional vehicles becomes necessary.

(2) Tracked vehicles must be loaded longitudinally upon the hauling unit.

(3) Oversize hauling units will be authorized to be used under permit authority only when the article to be hauled cannot reasonably be dismantled or disassembled and the size of such article equals or exceeds out-size dimensions of hauling unit. Oversize hauling units shall not be used to haul objects which can readily be reduced and hauled within the limits of a legal vehicle or combination of vehicles.

(4) Notwithstanding the provisions of subsections (1) and (3) of this section a vehicle or load exceeding eight feet in width may be allowed by permit provided it does not exceed eight feet six inches and providing such vehicle employs a minimum axle track of not less than 77-1/2 inches in width. Safety appliances may extend beyond the approved width by no more than two inches as defined in RCW 46.44.010 despite the fact that this results in a width in excess of eight feet six inches.

NEW SECTION

WAC 468-38-380 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—CONSTRUCTION EQUIPMENT. State law provides that vehicles equipped with large pneumatic tires may be granted a special permit exceeding the axle limits, provided they meet the following tire size requirements: Vehicles equipped with single tires must have a rim width of 20 inches or more and a rim diameter of 24 inches or more. Vehicles equipped with dual tires must have a rim width of 16 inches or more and a rim diameter of 24 inches or more. The law provides that application shall be made at least 36 hours in advance of the proposed movement in order that an investigation of the requested route may be made to determine if the move can be allowed.

NEW SECTION

WAC 468-38-390 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—SPECIAL EQUIPMENT. Special equipment employing axle groupings other than the conventional single or tandem axle must first undergo a test inspection by the Washington state patrol before permits will be granted authorizing the unit to operate on state highways. The inspection report must be filed with the headquarters

permit office before issuance of a permit will be authorized. Approved listings of such approved equipment will be maintained at each office.

NEW SECTION

WAC 468-38-400 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—BRAKES—REQUIREMENTS. (1) Every motor vehicle or combination of motor drawn vehicles shall be capable, at all times and under all conditions of loading, of being stopped on a dry, smooth, level road free from loose material, upon application of the service brake, within a distance of 50 feet decelerating from 20 m.p.h.

(2) Permits will not be issued to equipment "in tow" without brakes unless a three axle truck with a minimum unladen weight of 15,000 pounds is employed as the power unit and is equipped with sufficient power and brakes to control at all times the vehicle being towed, in accordance with subsection (1) of this section.

NEW SECTION

WAC 468-38-410 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—LIGHTS—STOP AND TURN SIGNALS. Permits will not be issued to allow movement of a vehicle not equipped with lights as provided by RCW 46.37.200.

NEW SECTION

WAC 468-38-420 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—SAFETY CHAINS AND DEVICES. Special permits will not authorize the operation of any vehicle upon the public highways of this state without having the load thereon securely fastened and protected by safety chains or other device. Dragging of load on the roadway will not be permitted. Vehicles with a boom or structural erection member attached thereto must have the boom or member secured in such a manner that it will not elevate or sway in transportation.

NEW SECTION

WAC 468-38-430 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—DRAWBAR—TOWLINES. The drawbar or other connection between vehicles in combination shall be of sufficient strength to hold the weight of the towed vehicle on any grade where operated. No trailer shall whip, weave, or oscillate or fail to follow substantially in the course of the towing vehicle. When a disabled vehicle is being towed by means of a bar, chain rope, cable or similar means and the distance between the towed vehicle and the towing vehicle exceeds 15 feet, there shall be fastened on such connection in approximately the center thereof a white flag or cloth not less than 12 inches square.

NEW SECTION

WAC 468-38-440 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—BUILDINGS. (1) Width: Will include all eaves, porches, etc., if attached during movement.

(2) Height: The maximum height will be governed by location of any structures on the route and by overhead wires, signs, or traffic signals. In all building movements involving heights that will require the dropping of any overhead service wire, it is the responsibility of the mover to make all arrangements with the power and telephone companies involved. If the move would require moving of overhead signs or signals, clearance must be obtained from the district engineer involved before the permit is granted.

(3) Length: Local consideration will determine the length limitation of buildings.

(4) Pilot cars: The same requirements apply to buildings as to any overlegal load.

(5) Speed: Maximum speed shall not exceed twenty-five miles per hour. If overhead obstructions are involved, a slower speed will be required to insure safe passage.

(6) Hard rubber-tired dollies: No permit will be granted for dollies equipped with hard rubber or solid cushion rubber tires.

(7) Movement of buildings over 14 feet in width on two-lane state highways may be permitted under the following conditions:

(a) Uninterrupted vehicular traffic shall be maintained in one direction at all times.

(b) Maximum distance of movement shall not exceed five miles. Additional contiguous permits shall not be issued to exceed the five mile limit: PROVIDED, That when in the opinion of the department of transportation, a hardship would result, this limitation may be exceeded upon the approval of the department. RCW 46.44.092.

(c) Prior to issuing a permit, a qualified highway department employee shall make a visual inspection of the building and route involved determining that the conditions listed in this section shall be complied with and that structures or overhead obstructions may be cleared or moved in order to maintain a constant and uninterrupted movement.

(d) Special escort and other precautions may be imposed to assure movement is made under the safest possible conditions, and the Washington state patrol shall be advised when and where the movement is to be made.

NEW SECTION

WAC 468-38-450 SPECIAL PERMITS FOR MOVEMENT OVER STATE HIGHWAYS OF OVERLEGAL SIZE OR WEIGHT LOADS—TRIPLE SADDLEMOUNTS. (1) Definition: A combination of four vehicles used in a driveaway-towaway operation with three vehicles in saddlemount position with the towing vehicle.

(2) Authority: In accordance with RCW 46.44.038, special permits may be issued authorizing the operation

of triple saddlemounts on the state highway system with an overall combined length of 65 feet.

(3) Operating conditions are as follows:

(a) Vehicles operating in triple saddlemount will meet specifications of I.C.C. regulations in parts 393.40 through 393.52.

(b) Combination will not consist of more than four vehicles.

(c) In triple saddlemount combinations, no towed vehicle will be permitted in lieu of saddlemount.

(d) No full mounted vehicle shall be carried on the towing vehicle or any towed vehicle.

#### NEW SECTION

##### WAC 468-38-460 FARM IMPLEMENTS. (1)

This section of chapter 468-38 WAC is exclusive of all other sections of this chapter of the WAC in the regulation of the movement of farm implements on state highways and unless the context clearly requires otherwise adopts the definitions of the various terms set forth in chapter 46.44 RCW, except that movement of any farm implement on the interstate highway system shall be subject to the provisions for special permits and the limitations thereon as they existed prior to the enactment of chapter 1, Laws of 1973 1st ex. sess.

(2) "Farm implement" means every device capable of being driven or drawn upon a highway which, when operated, directly affects the fertilizing, tilling, planting, cultivation, or harvesting of crops of the soil but shall not include:

(a) Those having a gross weight of forty-five thousand pounds or more; and

(b) Those having a total outside width of twenty feet or more; and

(c) Those which are not equipped to travel upon pneumatic tires; and

(d) Those of greater than fourteen feet in width which are used for other than the harvest of mature crops; and

(e) Those spray or fertilizer applicator rigs, or nurse rigs for them, or equipment auxiliary to any of these rigs which is greater than eight feet in width being operated more than 50 miles from the base of the parent dealer facility.

(3) Movement of farm implements on the state highways is subject to the following conditions:

(a) The special limitations on the use of any state highway such as those at WAC 468-38-130, and 468-38-140 or others as they now exist or may be hereafter established by the transportation commission or the department of transportation shall apply;

(b) The owner and the operator of the farm implement shall accept the hold harmless provisions of WAC 468-38-160 whether the movement is under a special permit or not.

(c) While moving along state highways, a farm implement more than eight feet in width shall display bright red flags at least twelve inches square so as to wave freely on all four corners of the farm implement and at extreme ends of all protrusions, projections, or overhangs.

(d) While moving along state highways, a farm implement shall travel a minimum distance of five hundred

feet from any truck, trailer, farm implement, or vehicle which could impair the visibility of an overtaking vehicle. When three or more vehicles queue up behind a farm implement, the farm implement is to be removed from the roadway at a place of safety and temporarily stopped until the traffic is cleared.

(e) Except as may be authorized by the department of transportation to meet an emergent harvest condition, farm implements shall be moved only during daylight hours (one-half hour before sunrise to one-half hour after sunset). Movement is not allowed (i) during the daylight hours when visibility is reduced to less than one thousand feet, or (ii) when hazardous roadway conditions exist and have been deemed unsafe by the department of transportation or the Washington state patrol. Movement of a farm implement on a state highway whether moving under a permit or not is subject to the authority of the Washington state patrol to restrict movements of overdimension vehicles and loads as provided generally in WAC 468-38-320.

(f) Farm implements when operated during hours of darkness as authorized by subparagraph (e) of this subsection shall be preceded and followed by escort vehicles conforming to the requirements established in subsection (6) of this section. The farm implement in such case shall also be lighted so as to conform to provisions of RCW 46.37.160 and in addition thereto display four-inch double face flashing amber lights mounted one on each side at the widest point on the farm implement to be visible to oncoming and overtaking traffic.

(g) Farm implements shall be moved only as single units and not in combination or by convoy except convoying is permitted:

(i) When authorized by the department of transportation to meet an emergent harvest condition; or

(ii) When traveling upon state highways signed for the movement of oversize vehicles as provided in subsection (7) of this section.

(h) A farm implement moving on two-lane state highways shall be signed or escorted as follows:

(i) If more than eight feet but not more than ten feet in width there shall be displayed "OVERSIZE LOAD" signs plainly visible to oncoming and overtaking traffic. These signs shall measure seven feet wide by eighteen inches high; black twelve-inch letters and two-inch stroke on yellow background, and shall be mounted as high as practicable on the farm implement.

(ii) If more than ten feet but less than twenty feet in width, the implement shall be preceded and followed by escort vehicles.

(i) A farm implement moving on multiple-lane state highways shall be signed or escorted as follows:

(i) If more than eight feet but not more than twelve feet in width there shall be displayed "OVERSIZE LOAD" signs as described in subparagraph (g)(i) of this subsection, plainly visible to overtaking traffic.

(ii) If more than twelve feet but less than twenty feet in width, the implement shall be followed by an escort vehicle.

(4) No farm implement with a total outside width of twenty feet or more may be moved on the state highways.

(5) No farm implement with a total outside width more than fourteen feet but less than twenty feet may be moved on a state highway unless the operator who draws or drives the farm implement has in his possession a currently valid special permit issued upon proper application to the department of transportation to the owner or operator of the farm implement.

(6) Escort vehicles and their operators and operation whenever required by this section of the Washington Administrative Code shall conform to the provision of WAC 468-38-190, 468-38-200, 468-38-210, 468-38-220, 468-38-230 and 468-38-240.

(7) If the intended route of travel along the public highways is not more than two miles and escort vehicles are required by this section, that requirement may, in lieu thereof, be satisfied by the posting of signs on the shoulder on the right side of the roadway proximate to but no more than twelve feet from the edge of the traffic lane. The sign shall not rest on the ground and must be visible to vehicles approaching or turning onto the portion of state highway on which the farm implement will travel. They will be placed as follows:

(a) In advance of the intended point of entry of the farm implement onto the state highway; and

(b) In advance of the intended point of exit from the state highway; and

(c) One sign on each side of the state highway proximate to every public or private access to the state highway to inform the driver of a vehicle turning onto the state highway in either direction.

Signs referred to in this subsection shall be of the following type and style: A square thirty-six inches on a side with the message, "OVERSIZE VEHICLE MOVING AHEAD" in black lettering on a yellow background. The sign shall be removed as soon as practicable after the farm implement has left the state highway.

#### Chapter 468-42 WAC VEHICLE PARKING RESTRICTIONS

##### NEW SECTION

WAC 468-42-002 STATE ROUTE 2. (1) Sunset Falls vicinity. Parking is prohibited on the south side of SR 2 from 1.69 miles east of the Burlington Northern Railroad Undercrossing, Mile Post 36.61, to 1.79 miles east of the Burlington Northern Railroad Undercrossing, Mile Post 36.71, a distance of 0.10 mile.

(2) Barclay Creek vicinity. Parking is prohibited on the north side of SR 2 from 1.12 miles west of the west pavement seat of the Barclay Creek Bridge, Mile Post 38.84, to 1.01 miles west of the west pavement seat of the Barclay Creek Bridge, Mile Post 38.95, a distance of 0.11 mile.

Parking is prohibited on both sides of State Route 2, from 7:00 a.m. to 5:00 p.m. on school days only, for 50 feet on each side of Mile Post 39.73.

(3) Grotto vicinity. Parking is prohibited on the north side of SR 2 from 0.62 mile east of the east pavement seat of the Bridge No. 2-107, Mile Post 45.05, to 0.71 mile east of the east pavement seat of Bridge No. 2-107, Mile Post 45.14, a distance of 0.09 mile.

Parking is prohibited on the south side of SR 2 from 0.71 mile east of the east pavement seat of Bridge No. 2-107, Mile Post 45.14, to 0.79 mile east of the east pavement seat of Bridge No. 2-107, Mile Post 45.22, a distance of 0.08 mile.

(4) Skykomish vicinity. Parking is prohibited on the south side of SR 2 from 0.33 mile east of the east pavement seat of the south fork of the Skykomish River Bridge, Mile Post 50.05, to 0.48 mile east of the east pavement seat of the south fork of the Skykomish River Bridge, Mile Post 50.22, a distance of 0.17 mile.

Parking is prohibited on the north side of SR 2 from 0.35 mile east of the east pavement seat of the south fork of the Skykomish River Bridge, Mile Post 50.07, to 0.48 mile east of the east pavement seat of the south fork of the Skykomish River Bridge, Mile Post 50.22, a distance of 0.15 mile.

(5) Alpine Chainup Areas. Parking is prohibited on both sides of SR 2 from 0.11 mile east of the west pavement seat of Bridge No. 2-120, Mile Post 54.11, to 0.44 mile east of the west pavement seat of Bridge No. 2-120, Mile Post 54.44, a distance of 0.33 mile.

Parking is prohibited on both sides of SR 2 from 0.22 mile west of the Tye River Rd., Mile Post 54.79, to 0.15 mile east of the Tye River Rd., Mile Post 55.16, a distance of 0.37 mile.

(6) Scenic vicinity. Fifteen minute parking to be applied only when road and/or weather conditions warrant, from Mile Post 57.76 to Mile Post 57.86, a distance of 0.10 mile.

(7) Stevens Pass Summit and vicinity. Parking is prohibited on the following sections of SR 2 as weather and/or road conditions warrant.

(a) On both sides from 0.52 mile west of the King-Chelan County Line, Mile Post 64.11, to 0.02 mile west of the Chelan-King County Line, Mile Post 64.61, a distance of 0.50 mile.

(b) On both sides from 0.19 mile east of the King-Chelan County Line, Mile Post 64.82, to 0.44 mile east of the King-Chelan County Line, Mile Post 65.07, a distance of 0.25 mile.

(c) On the westbound shoulder from 1.40 miles east of the King-Chelan County Line, Mile Post 66.03, to 1.90 miles east of the King-Chelan County Line, Mile Post 66.53, a distance of 0.50 mile.

(d) On the eastbound shoulder from 6:00 p.m. to 7:00 p.m., from 1.40 miles east of the King-Chelan County Line, Mile Post 66.03, to 1.90 miles east of the King-Chelan County Line, Mile Post 66.53, a distance of 0.50 mile.

(8) Stevens Pass vicinity. Parking is prohibited for that portion of the Upper Mill Creek Road, between the east and westbound lanes, starting at Mile Post 70.33 and extending to the east for 0.17 mile.

(9) Dryden to Cashmere. Parking is prohibited on the north side of SR 2 from Mile Post 110.48, easterly for a distance of 1,100 feet to Mile Post 110.69, a distance of 0.21 mile.

(10) Wenatchee vicinity. Parking is prohibited on the east and west sides of SR 2 from approximately 490 feet north of Maple Street, Mile Post 120.68, northerly to

the south pavement seat of the Wenatchee River Bridge, No. 2/402S, Mile Post 119.58, a distance of 1.10 miles.

(11) West Spokane vicinity. Parking is prohibited on the south side of State Route 2 from Spotted Road, Mile Post 281.22, westerly for 1,000 feet to Mile Post 281.03.

(12) Vicinity Junction State Route 206. No parking any time from a point 0.10 mile south of Junction State Route 206 at Mile Post 297.15, to a point 0.03 mile north of Junction Walter Avenue, at Mile Post 297.65, a distance of 0.50 mile on both east and west sides of the road.

#### NEW SECTION

WAC 468-42-003 STATE ROUTE 3. Community of Silverdale. Parking of all vehicles is prohibited at any time in the community of Silverdale as follows:

(1) On the northwest side of State Route 3 between the intersections of the Silverdale Loop Road and Bangor Road (County Road No. 401), Mile Post 43.65 to Mile Post 43.68, a distance of 0.03 mile.

(2) On the southeast side of State Route 3 from the intersection of Pacific Avenue, Mile Post 43.67, northerly to Mile Post 43.69, a distance of 0.02 mile.

#### NEW SECTION

WAC 468-42-004 STATE ROUTE 4. Coal Creek Slough bridge vicinity, Cowlitz county. Parking of all vehicles is prohibited on both sides of State Route 4 from Mile Post 54.94 easterly to the west pavement seat of the Coal Creek Slough bridge, a distance of 250 feet.

#### NEW SECTION

WAC 468-42-005 STATE ROUTE 5. (1) North of Kelso. Parking is prohibited on State Route 5 north of Kelso on the east side between Mile Post 41.12 and Mile Post 41.20, a distance of 0.08 mile.

(2) Blaine vicinity. The stopping or standing of vehicles is prohibited on both sides of the northbound lanes of State Route 5 from the north pavement seat of the overcrossing at the North Blaine Interchange, Mile Post 276.23, northerly to the north corporate limits of Blaine, Mile Post 276.50, a distance of 0.27 mile.

(3) Jct. with SR 532. The parking of all vehicles is prohibited on both shoulders of the southbound lanes of State Route 5 from the intersection with State Route 532, Mile Post 212.72, northwesterly to Mile Post 212.97, a distance of 0.25 mile.

(4) Vancouver interstate bridge. The stopping or standing of vehicles is prohibited on State Route 5, Interstate Bridge, from the Washington-Oregon state line, Mile Post 0.00, to the north pavement seat of the Interstate Bridge, Mile Post 0.27, a distance of 0.27 mile.

(5) Snohomish-Skagit County line vicinity. Parking is prohibited on both sides of the southbound lanes of State Route 5 in Snohomish county from the intersection of said lanes with 324th Street N.W. at Mile Post 217.00 northerly to Mile Post 217.09, a distance of 0.09 mile.

#### NEW SECTION

WAC 468-42-006 STATE ROUTE 6. Community of Lebam in Pacific county. The parking of all vehicles is prohibited on the south side of State Route 6 from a point 0.22 mile east of the Willapa River bridge, Mile Post 14.27, easterly to the west seat of Half Moon Creek bridge, Mile Post 14.50, a distance of 0.23 mile.

#### NEW SECTION

WAC 468-42-007 STATE ROUTE 7. (1) Intersection of State Route 512, (Old SSH 5-G), Parkland vicinity. Parking is prohibited on the east side of State Route 7 from the intersection with State Route 512 (Old SSH 5-G), Mile Post 52.26 southerly to Mile Post 52.36, a distance of 0.10 mile. Parallel parking is permitted on the west side of State Route 7 for a distance of 830 feet south and 730 feet north of the intersection of State Route 512 (Old SSH 5-G), Mile Post 52.20 to Mile Post 52.36, a distance of 0.16 mile. Parallel parking is permitted on the east side of State Route 7 from Mile Post 52.36 to Mile Post 52.48, a distance of 0.12 mile.

(2) South of Tacoma. Parallel parking is established on the west side of State Route 7 south of Tacoma from the south right of way line of 107th Street, Mile Post 52.63, southerly for a distance of 200 feet to the north right of way line of 108th Street, Mile Post 52.67, a distance of 0.04 mile.

(3) Tacoma city limits to Roy Wye. Parallel parking only is permitted on the east and west sides of State Route 7 from the south city limits of Tacoma, Mile Post 53.37, southerly to 146th Street, Mile Post 56.39, a distance of 3.02 miles, and also from Military Road, Mile Post 47.39, southerly to the intersection with State Route 507 (Roy Wye), Mile Post 49.88, a distance of 2.49 miles.

(4) Roy Wye to Elbe. The stopping, standing or parking of all vehicles is prohibited on the east and west sides of State Route 7 from a point 0.48 mile south of the intersection of the Sterling Road, Mile Post 42.83, southerly to Mile Post 42.98, a distance of 0.15 mile.

#### NEW SECTION

WAC 468-42-009 STATE ROUTE 9. (Spur) (1) Snohomish vicinity. Parking is prohibited on the west and east sides of State Route 9 from 0.13 mile north of the Jct. SR 9 at Mile Post 0.13 to 0.09 mile south of RR Grade X-ing at Mile Post 0.89 a distance of 0.76 mile.

(2) Hatley Road vicinity. Parking is prohibited on the east side of SR 9 from 0.01 mile north of the north pavement seat of the Smith Creek bridge, Mile Post 84.49, to Hatley Rd., Mile Post 84.53, a distance of 0.04 mile.

#### NEW SECTION

WAC 468-42-011 STATE ROUTE 11. (1) Sam Bell - Allen West Road Intersection. No parking any time on the east side of State Route 11, from junction Sam Bell - Allen West Road, Mile Post 2.85, to 0.05 mile northerly, Mile Post 2.90, a distance of 0.05 mile.

(2) Inspiration Point. Parking is prohibited on the west side of State Route 11 from Mile Post 17.80 to Mile Post 17.95, a distance of 0.15 mile.

#### NEW SECTION

WAC 468-42-012 STATE ROUTE 12. (1) State Route 5 vicinity. Parking of all vehicles is prohibited along both shoulders of State Route 12 in Lewis county, State Route 5 vicinity, from Mile Post 66.62 to Mile Post 66.72, a distance of 0.10 mile.

(2) Intersection with Brim and Leonard roads. Parking of all vehicles is prohibited on both sides of State Route 12 in Lewis county from a point 0.05 mile west of the intersection with Brim and Leonard roads, Mile Post 74.12, easterly to a point 0.05 mile east of said intersection, Mile Post 74.22, a distance of 0.10 mile.

(3) Mayfield Dam road vicinity. Parking of all vehicles is prohibited along both shoulders of State Route 12 in Lewis County, Mayfield Dam road vicinity, from Mile Post 80.61 to Mile Post 80.71, a distance of 0.10 mile.

(4) White Pass Summit and vicinity. Prohibiting the parking of all vehicles annually from November 1 through April 30 between the hours of 12:00 midnight and 7:00 a.m. on the north side of State Route 12 from Mile Post 151.34 easterly to Mile Post 151.99 and on the south side of said highway from Mile Post 151.27 easterly to Mile Post 151.99; and also prohibiting the parking of all vehicles at any time on the north side of State Route 12 from Mile Post 151.28 easterly to Mile Post 151.31, a distance of 0.03 mile.

(5) Community of Sawyer. No parking any time from a point 0.06 mile west of the Junction Lombard Loop Road, at Mile Post 217.85, to a point 0.17 mile east of the Junction Lombard Loop Road at Mile Post 218.08, a distance of 0.23 mile on the south side of the road.

(6) Vicinity Humorist Road. No parking any time from a point 0.09 mile west of Junction Humorist Road, at Mile Post 296.43 to a point 0.11 mile east of Junction Humorist Road at Mile Post 296.63, a distance of 0.20 mile on both the north and south sides of the road.

(7) East of Walla Walla. Parking is prohibited on the north and south sides of State Route 12 from Wilbur Avenue, at Mile Post 339.06, the east city limits of Walla Walla, easterly to the forest service headquarters, Mile Post 339.63, a distance of 0.57 mile.

(8) Clarkston vicinity. Parking is prohibited on the north and south sides of State Route 12 (Bridge Street) from the intersection of State Route 128 (15th Street) at Mile Post 432.62, easterly to the west corporate limits of the city of Clarkston at 13th Street, Mile Post 433.12, a distance of 0.50 mile.

#### NEW SECTION

WAC 468-42-014 STATE ROUTE 14. Vicinity of Lyle market. No parking any time on the north side of the street from Junction 6th Street, at Mile Post 76.21, to a point 0.04 mile east of Junction 6th Street, at Mile Post 76.25, a distance of 0.04 mile.

#### NEW SECTION

WAC 468-42-020 STATE ROUTE 20. (1) Burlington vicinity. Parking is prohibited on both sides of State Route 20 from the junction of SR 5, Mile Post 4.56, easterly to the west corporate limits of Burlington, Mile Post 4.72, a distance of 0.16 mile.

(2) Rocky Creek vicinity. Parking is prohibited on State Route 20 from 0.18 mile east of the east pavement seat of the Rocky Creek bridge, Mile Post 48.27, to 0.28 mile east of the east pavement seat of Rocky Creek bridge, Mile Post 48.37, a distance of 0.10 mile.

(3) Avon-Allen road vicinity. Parking is prohibited on the south side of State Route 20, from 200 feet west of the Avon-Allen Road, Mile Post 57.48, to the Avon-Allen Road, Mile Post 57.52, a distance of 0.04 mile.

(4) Skagit/Whatcom county line vicinity. Parking is prohibited on the north side of SR 20 from 0.17 mile east of the Skagit/Whatcom county line, Mile Post 62.43, to 0.21 mile east of the Skagit/Whatcom county line, Mile Post 62.47, a distance of 0.04 mile.

Parking is prohibited on the south side of SR 20 from 0.12 mile west of the west pavement seat of the Thornton Creek bridge, Mile Post 62.74, to 0.08 mile west of the west pavement seat of the Thornton Creek bridge, Mile Post 62.78, a distance of 0.04 mile.

(5) Gorge Lake vicinity. Parking is prohibited on the north side of SR 20 from 0.04 mile east of the east pavement seat of Gorge Creek bridge, Mile Post 69.33, to 0.8 mile east of the east pavement seat of the Gorge Creek bridge, Mile Post 69.37, a distance of 0.04 mile.

Parking is prohibited on the south side of SR 20 from 0.93 mile east of the east pavement seat of the Gorge Creek bridge, Mile Post 70.22, to 0.97 mile east of the Gorge Creek bridge, Mile Post 70.26, a distance of 0.04 mile.

(6) Thunder Arm vicinity. Parking is prohibited on the north side of SR 20 from 0.13 mile west of the west pavement seat of the Thunder Arm bridge, Mile Post 75.99, to 0.09 mile west of the west pavement seat of the Thunder Arm bridge, Mile Post 76.03, a distance of 0.04 mile.

(7) Horsetail Creek vicinity. Parking is prohibited on the south side of SR 20 from 1.45 miles west of the east pavement seat of the Horsetail Creek bridge, Mile Post 78.80, to 1.41 miles west of the east pavement seat of the Horsetail Creek bridge, Mile Post 78.84, a distance of 0.04 mile.

(8) Ross Lake vicinity. Parking is prohibited on the south side of SR 20 from 1.11 miles west of the east pavement seat of the Lillian Creek bridge, Mile Post 81.00, to 1.07 miles west of the east pavement seat of the Lillian Creek bridge, Mile Post 81.04, a distance of 0.04 mile.

(9) Panther Creek vicinity. Parking is prohibited on the south side of SR 20 from 0.22 mile west of the east pavement seat of the Panther Creek bridge, Mile Post 84.07, to 0.18 mile west of the east pavement seat of the Panther Creek bridge, Mile Post 84.11, a distance of 0.04 mile.

(10) Cusick vicinity. Parking is prohibited on the east side only of State Route 20 from Mile Post 406.38 to Mile Post 406.61, a distance of 0.23 mile.

(a) Parking is prohibited on the west side only of State Route 20 from Mile Post 406.46 to Mile Post 406.69, a distance of 0.23 mile.

(b) Parking is prohibited on both sides of State Route 20 from Mile Post 410.68 to Mile Post 410.91, a distance of 0.23 mile.

#### NEW SECTION

WAC 468-42-022 STATE ROUTE 22. Satus vicinity. No parking any time from a point 0.09 mile west of Junction Satus Road, at Mile Post 14.62, to a point 0.09 mile east of Junction Satus Road, at Mile Post 14.82, a distance of 0.20 mile on both the north and south sides of the road.

#### NEW SECTION

WAC 468-42-023 STATE ROUTE 23. Sprague vicinity. Parking is prohibited on the east side of State Route 23 from Mile Post 40.37 to Mile Post 40.43, a distance of 0.06 mile.

(1) Parking is prohibited on the west side of State Route 23 from Mile Post 40.47, to Mile Post 40.53, a distance of 0.06 mile.

(2) Parking is prohibited on the west side of State Route 23 from Mile Post 42.27 to Mile Post 42.33, a distance of 0.06 mile.

(3) Parking is prohibited on the east side of State Route 23 from Mile Post 42.29 to Mile Post 42.35, a distance of 0.06 mile.

#### NEW SECTION

WAC 468-42-024 STATE ROUTE 24. Yakima to Moxee. Parking is prohibited on both sides of State Route 24 from the easterly end of the Yakima River bridge at Mile Post 0.69 to the Birchfield Road at Mile Post 2.07, a distance of 1.38 miles.

#### NEW SECTION

WAC 468-42-027 STATE ROUTE 27. (1) Opportunity vicinity. Parking is prohibited on both sides of State Route 27, from 16th Avenue, Mile Post 84.43, to Mission Avenue, Mile Post 86.45, a distance of 2.02 miles.

(2) 46th Avenue to 32nd Avenue. Stopping and standing of all vehicles on both sides of State Route 27, is prohibited from 0.03 mile south of the Junction of 46th Avenue, and Mile Post 82.00 to 32nd Avenue, at Mile Post 83.15, a distance of 1.15 miles.

#### NEW SECTION

WAC 468-42-028 STATE ROUTE 28. Odessa vicinity. Parking is prohibited on the north and south sides of State Route 28 from a point approximately 0.17 mile east of the east corporate limits of the town of Odessa at Mile Post 94.48, easterly to Mile Post 94.60, a distance of 0.12 mile.

#### NEW SECTION

WAC 468-42-031 STATE ROUTE 31. Community of Jared. Parking is prohibited on the east and west sides of State Route 31 between Mile Post 28.17 and Mile Post 28.30 in the vicinity of Jared, Washington, a distance of 0.13 mile.

#### NEW SECTION

WAC 468-42-090 STATE ROUTE 90. (1) SR 901 Overcrossing Easterly. Parking is prohibited at all times on the north and south sides of State Route 90 from the SR 901 Overcrossing at Mile Post 14.57 easterly to East Front Street in Issaquah at Mile Post 17.21, a distance of 2.64 miles.

(2) North Bend vicinity. Parking is prohibited on the north side of the westbound roadway of SR 90 from 0.30 mile east of Main Street (East City Limits of North Bend), Mile Post 31.00, to 0.41 mile east of Main St. Mile Post 31.11, a distance of 0.11 mile.

(3) North Bend vicinity. Parking is prohibited on both sides of the westbound lanes of State Route 90 from the Mount Si Road, Mile Post 32.01, easterly for a distance of 0.25 mile to Mile Post 32.26.

#### NEW SECTION

WAC 468-42-097 STATE ROUTE 97. (1) Blewett Pass section, Mill Creek to Jct. SR 2. Parking is prohibited on the northerly and southerly sides of State Route 97 from Mile Post 184.94 southeasterly to Mile Post 185.00 in the close proximity of the intersection of State Route 97 and State Route 2, Peshastin vicinity, a distance of 0.06 mile.

(2) Goldendale vicinity. Parking of all vehicles is prohibited on both sides of State Route 97 from Roosevelt Street (east city limits of Goldendale) at Mile Post 12.75 northeasterly to a point approximately 100 feet northeast of the state patrol weighing station at Mile Post 13.00, a distance of 0.25 mile.

(3) Spring Hill vicinity. Parking of all vehicles is prohibited on the north side of State Route 97 between Mile Post 31.78 and Mile Post 31.94, a distance of approximately 850 feet.

(4) Biggs Rapids bridge toll plaza. Parking is prohibited on the west side of State Route 97 from 0.10 mile south of the Biggs Rapids bridge toll plaza, Mile Post 0.12, northerly to a point 0.10 mile north of said toll plaza, Mile Post 0.32, a distance of 0.20 mile.

(5) Swauk Pass summit. Parking is prohibited between November 1 and March 1 annually on both sides of State Route 97 in the vicinity of Swauk Pass summit from Mile Post 163.82 to Mile Post 163.87 Bk.=Mile Post 164.00 Ahd., a distance of 0.05 mile; parking is limited to a maximum of 30 minutes between November 1 and March 1 annually on State Route 97 in the vicinity of Swauk Pass Summit on the south side between Mile Post 164.00 Ahd. and Mile Post 164.04, a distance of 0.04 mile, and on the north side from Mile Post 163.87 Bk.=Mile Post 164.00 Ahd. to Mile Post 164.07, a distance of 0.07 mile.

NEW SECTION

WAC 468-42-099 STATE ROUTE 99. (1) Federal Way vicinity. Parking is prohibited on both sides of State Route 99 from the junction with So. 348th St., Mile Post 8.14 to the junction of South 304th Street, Mile Post 10.94, a distance of 2.80 miles.

(2) Intersection of South 272nd Street. Parking is prohibited on the east and west sides of State Route 99 for a distance of 200 feet, north of the intersection of State Route 99 with South 272nd Street, Mile Post 12.92 to Mile Post 12.96, a distance of 0.04 mile.

(3) Seattle-Tacoma Airport vicinity. Parking is prohibited on the west side of State Route 99 between South 170th Street at Mile Post 18.35 and South 188th Street in the vicinity of the Seattle-Tacoma Airport at Mile Post 19.47, a distance of 1.12 miles.

(4) N. 184th to N. 185th. Parking is prohibited between North 184th Street at Mile Post 42.43 and North 185th Street on State Route 99 at Mile Post 42.49, a distance of 0.06 mile.

(5) Vicinity of North 192nd Street, King county. Parking is prohibited on the east and west sides of State Route 99 from a point 1,000 feet south of the intersection of North 192nd Street at Mile Post 42.61, northerly to a point 750 feet north of the intersection of North 192nd Street, Mile Post 42.94, a distance of 0.33 mile.

(6) South of Everett. Parking is prohibited on the east and west sides of State Route 99 in the vicinity of 168th Street S.W. approximately 10 miles south of Everett from Mile Post 48.71 northerly to Mile Post 48.86, a distance of 0.15 mile.

(7) Vicinity of 112th Street S.W., Snohomish county. Parking is prohibited on both sides of State Route 99 in Snohomish county from Mile Post 52.36, which is 0.50 mile south of 112th Street S.W., northwesterly to the junction with 112th Street S.W. at Mile Post 52.86, a distance of 0.50 mile.

NEW SECTION

WAC 468-42-101 STATE ROUTE 101. (1) Astoria bridge vicinity. Parking is prohibited on both sides of State Route 101 from the center line of the north approach to the Astoria bridge at Mile Post 0.46, westerly to Mile Post 0.96, a distance of 0.50 mile.

(2) United States wildlife station vicinity, Pacific county. Parking of all vehicles is prohibited on both sides of State Route 101 from Mile Post 23.98 to Mile Post 24.16, a distance of 0.18 mile.

(3) Fairmont Street, Port Angeles vicinity. Parking is prohibited on both sides of State Route 101 from Fairmont Street, Mile Post 245.87, to Euclid Avenue/C Street Exit, Mile Post 245.98, a distance of 0.11 mile.

(4) Port Angeles vicinity. Parking is prohibited on both sides of State Route 101 from the Junction of Golf Course Road, Mile Post 249.63, to County Road No. 429 (Masters Road), Mile Post 251.68, a distance of 2.05 miles.

(5) Elwha Street, Port Angeles vicinity. Parking is prohibited on the eastbound side only of State Route 101 from Elwha Street, Mile Post 251.16, to 0.18 mile

east of Elwha Street, Mile Post 251.34, a distance of 0.18 mile.

(6) Community of Quilcene. Parking is prohibited between 8:00 a.m. and 4:00 p.m. on the east side of State Route 101 in the Community of Quilcene, Mile Post 294.69 to Mile Post 294.75, a distance of 0.06 mile.

(7) Community of Brinnon. Emergency parking only is permitted along both sides of State Route 101 in the Community of Brinnon from 0.15 mile south of Dosewallips Road, Mile Post 306.22, to 0.13 mile south of Dosewallips State Park entrance, Mile Post 307.08, a distance of 0.86 mile.

(8) Hoodspout. Parallel parking only is permitted on both sides of State Route 101 within the community of Hoodspout from Mile Post 331.72, to Mile Post 332.34, a distance of 0.62 mile.

NEW SECTION

WAC 468-42-104 STATE ROUTE 104. (1) Kingston. Parallel parking is established on both sides of State Route 104 from the northwest end of the Kingston Ferry Dock at Mile Post 24.31 northwesterly to the county road to Indianola at Mile Post 24.45, a distance of 0.14 mile.

(2) Edmonds vicinity. Parking is prohibited on the north side of State Route 104 from the east corporate limits of Edmonds, which is 600 feet west of Fifth Avenue N.E., Mile Post 29.21, easterly to Fifth Avenue N.E., Mile Post 29.33, a distance of 0.12 mile.

(3) Edmonds vicinity. Parking is prohibited on the south side of State Route 104 from the junction with State Route 99 (west corporate limits of Edmonds), Mile Post 28.33, easterly to Fifth Avenue N.E., Mile Post 29.33, a distance of 1.00 mile.

(4) Kingston vicinity. Parking is limited to a maximum of one hour from 9:00 a.m. to 6:00 p.m. on both sides of State Route 104 in the vicinity of Kingston from Iowa Avenue, Mile Post 24.32, to Washington Boulevard, Mile Post 24.43, a distance of 0.11 mile.

NEW SECTION

WAC 468-42-106 STATE ROUTE 106. Union. Parallel parking only is permitted on both sides of State Route 106 within the community of Union from Mile Post 4.95 to Mile Post 5.35, a distance of 0.40 mile.

NEW SECTION

WAC 468-42-129 STATE ROUTE 129. Clarkston vicinity. No parking any time from a point 0.03 mile south of Junction Riverlawn Drive, at Mile Post 39.75, to Junction Riverside Drive, at Mile Post 40.59, a distance of 0.84 mile on both the east and west sides of the road.

NEW SECTION

WAC 468-42-151 STATE ROUTE 151. Daroga Park vicinity. Parking is prohibited along both sides of State Route 151 from the north end of Dry Gulch bridge, Mile Post 6.22, northerly to Mile Post 7.22, a distance of 1.00 mile.

NEW SECTION

WAC 468-42-153 STATE ROUTE 153. Pateros to Twisp. Parking is prohibited on the west side only of SR 153, from Mile Post 4.53, to Mile Post 4.59, a distance of 0.06 mile.

(1) Parking is prohibited on the east side only of SR 153, from Mile Post 5.98, to Mile Post 6.04, a distance of 0.06 mile.

(2) Parking is prohibited on the east side only of SR 153, from Mile Post 10.06 to Mile Post 10.14, a distance of 0.08 mile.

(3) Parking is prohibited on the west side only of SR 153, from Mile Post 12.70 to Mile Post 12.74, a distance of 0.04 mile.

(4) Parking is prohibited on the west side only of SR 153, from Mile Post 14.13 to Mile Post 14.20, a distance of 0.07 mile.

(5) Parking is prohibited on the east side only of SR 153, from Mile Post 19.08 to Mile Post 19.12, a distance of 0.04 mile.

(6) Parking is prohibited on the east side only of SR 153, from Mile Post 28.33 to Mile Post 28.41, a distance of 0.08 mile.

NEW SECTION

WAC 468-42-161 STATE ROUTE 161. North Meridian Hill. No stopping or standing on the west side of the road from a point 0.16 mile north of Jct. Dechaux Road at Mile Post 29.65 to a point 0.33 mile south of Jct. Meridian Court, at Mile Post 29.74, a distance of 0.09 mile.

NEW SECTION

WAC 468-42-164 STATE ROUTE 164. Auburn to Enumclaw. Parking is prohibited on the north and south sides of State Route 164 from a point 0.2 mile west of the intersection of 228th Avenue S.E. at Mile Post 12.04 easterly to a point 0.1 mile east of said intersection at Mile Post 12.34, a distance of 0.30 mile.

NEW SECTION

WAC 468-42-167 STATE ROUTE 167. (1) Renton Boeing. A two-hour parking limit is established between the hours of 7:00 a.m. and 9:00 p.m. on the westerly side of State Route 167, Rainier Avenue, from South 116th Street, at Mile Post 21.19, southerly to Mile Post 21.41, a distance of 0.22 mile.

(2) Rainier Avenue, Renton vicinity. A two-hour parking limit is established between the hours of 7:00 a.m. and 9:00 p.m. on the easterly side of State Route 167, Rainier Avenue, from South 116th Street at Mile Post 21.19 southerly to Mile Post 21.41 in the vicinity of the north city limits of Renton, a distance of 0.22 mile.

NEW SECTION

WAC 468-42-169 STATE ROUTE 169. (1) North of Enumclaw. Parking is prohibited on the west side of State Route 169 from a point 400 feet south of S.E. 400th Street at Mile Post 2.59 northerly to a point 400

feet north of S.E. 400th Street at Mile Post 2.75, a distance of 0.16 mile.

(2) Summit vicinity. Parking is prohibited on both sides of State Route 169 from a point 400 feet south of the intersection of State Route 516 at Mile Post 11.36 northerly to a point 400 feet north of said intersection at Mile Post 11.52, a distance of 0.16 mile.

(3) Maple Valley vicinity. No parking any time on the west side of the road from a point 0.33 mile north of Junction S.E. 231st street, at Mile Post 14.50, to a point 0.25 mile south of Junction Banil Witte Roads, at Mile Post 14.70, a distance of 0.20 mile.

(4) Cedar Mountain vicinity. No parking any time on the west side of the road from a point 0.14 mile south of Junction Jones Road, at Mile Post 19.08, to a point 0.04 mile south of Junction Jones Road, at Mile Post 19.18, a distance of 0.10 mile.

NEW SECTION

WAC 468-42-202 STATE ROUTE 202. Snoqualmie vicinity. Parking is prohibited on the south side of SR 202 from 0.04 mile west of 394th Place S.E., Mile Post 27.57, to 394th Place S.E., Mile Post 27.61, a distance of 0.04 mile.

NEW SECTION

WAC 468-42-224 STATE ROUTE 224. West Richland vicinity. Parking is prohibited on both sides of State Route 224 in Benton county from Mile Post 4.34 which is 0.40 mile west of the OWRN railroad undercrossing No. 3-R/5, northeasterly to said undercrossing, Mile Post 4.74, a distance of 0.40 mile.

NEW SECTION

WAC 468-42-270 STATE ROUTE 270. Pullman to Moscow. Parking is prohibited on the north side of SR 270 from Mile Post 0.81 to Mile Post 0.89, a distance of 0.08 mile.

(1) Parking is prohibited on the north side of SR 270 from Mile Post 4.66 to Mile Post 4.74, a distance of 0.08 mile.

(2) Parking is prohibited on the south side of SR 270 from Mile Post 5.31 to Mile Post 5.39, a distance of 0.08 mile.

(3) Parking is prohibited on the north side of SR 270 from Mile Post 8.06 to Mile Post 8.14, a distance of 0.08 mile.

(4) Parking is prohibited on the south side of SR 270 from Mile Post 9.30 to Mile Post 9.38, a distance of 0.08 mile.

NEW SECTION

WAC 468-42-272 STATE ROUTE 272. Palouse vicinity. Parking is prohibited on the south side of SR 272 from Mile Post 13.76 to Mile Post 13.84, a distance of 0.08 mile.

(1) Parking is prohibited on the north side of SR 272 from Mile Post 15.46 to Mile Post 15.54, a distance of 0.08 mile.

(2) Parking is prohibited on the south side of SR 272 from Mile Post 17.96 to Mile Post 18.04, a distance of 0.08 mile.

(3) Parking is prohibited on the north side of SR 272 from Mile Post 18.36 to Mile Post 18.44, a distance of 0.08 mile.

NEW SECTION

WAC 468-42-290 STATE ROUTE 290. Argonne Road vicinity. Parking is prohibited on the north side of State Route 290 from Mile Post 6.17, easterly to Mile Post 6.55, a distance of 0.38 mile.

NEW SECTION

WAC 468-42-291 STATE ROUTE 291. (1) Spokane vicinity. Parking is prohibited on State Route 291 from the west city limits of Spokane, Mile Post 4.31, to Lowell Avenue, Mile Post 5.21, the end of the 50-foot wide curbed section of roadway, a distance of 0.90 mile.

(2) Spokane vicinity. Parking is prohibited on both sides of State Route 291 from 0.25 mile south of the junction of Rutter Park Way/Charles Road, Mile Post 8.86, to the junction of Rutter Park Way/Charles Road, Mile Post 9.11, a distance of 0.25 mile, and from 0.20 mile south of the Spokane-Stevens county line, Mile Post 10.97, to the Spokane-Stevens county line, Mile Post 11.17, a distance of 0.20 mile.

NEW SECTION

WAC 468-42-302 STATE ROUTE 302. Purdy vicinity. Parking is prohibited on the north side of State Route 302 from Mile Post 18.54 northeasterly to the west pavement seat of the Purdy Creek bridge at Mile Post 19.22, a distance of 0.68 mile, and on the south side of State Route 302 from Mile Post 19.09 northeasterly to Mile Post 19.22, a distance of 0.13 mile.

NEW SECTION

WAC 468-42-303 STATE ROUTE 303. (Spur) (1) Keyport vicinity. Parking is prohibited for a distance of 0.20 mile on the northwest and southeast sides of State Route 303, northeasterly of the intersection of SR 303 and SR 303 Spur, Mile Post 10.04 to Mile Post 10.24, a distance of 0.20 mile.

(2) Keyport Naval Station vicinity. Parking is prohibited on both sides of State Route 303 Spur from Mile Post 10.43 northerly to Mile Post 10.45 in the vicinity of the entrance gate to the Keyport Naval Station, a distance of 0.02 mile.

NEW SECTION

WAC 468-42-395 STATE ROUTE 395. (1) North Spokane vicinity. Parking is prohibited on the west side of State Route 395 from the north corporate limits of Spokane, Mile Post 164.50, to a point 300 feet north of Hawthorne Road, Mile Post 165.37, and on the east side of State Route 395 from Country Homes Boulevard, Mile Post 164.60, to Hawthorne Road, Mile Post 165.32.

(2) Addy vicinity. Parking is prohibited on both sides of State Route 395 from 0.16 mile north of the County Road (south approach to Addy), Mile Post 215.70, to 0.41 mile north of the County Road (south approach to Addy), Mile Post 215.95, a distance of 0.25 mile.

NEW SECTION

WAC 468-42-401 STATE ROUTE 401. Astoria bridge vicinity. Parking is prohibited on both sides of State Route 401 from the center line of the north approach to the Astoria bridge, Mile Post 0.00, easterly to Mile Post 0.40, a distance of 0.40 mile.

NEW SECTION

WAC 468-42-410 STATE ROUTE 410. Tacoma to Puyallup. Parking is prohibited on the northeast and southwest sides of State Route 410 from the east city limits of Tacoma at Mile Post 0.67 to the Northeast city limits of Puyallup at Mile Post 5.22, a distance of 4.55 miles.

NEW SECTION

WAC 468-42-501 STATE ROUTE 501. (1) Vancouver vicinity. Parking is prohibited on both sides of State Route 501 from Mile Post 2.33, which is 0.16 mile west of the west corporate limits of Vancouver, westerly to Mile Post 5.27, a distance of 2.94 miles.

(2) End of Completed Roadway. Parking is prohibited on State Route 501 from Mile Post 5.27 to Mile Post 7.57, end of the completed roadway between Vancouver and Ridgefield, a distance of 2.30 miles.

NEW SECTION

WAC 468-42-504 STATE ROUTE 504. Silver Lake vicinity. Parking is prohibited on both sides of State Route 504 in the vicinity of Silver Lake from Mile Post 8.17, which is located 2,112 feet southwest of the George Taylor Road, northeasterly to Mile Post 8.75, which is located 1,056 feet northeast of the George Taylor Road, a distance of 0.6 mile.

NEW SECTION

WAC 468-42-507 STATE ROUTE 507. Centralia vicinity. Parking is prohibited on both sides of State Route 507 from Mile Post 4.50 to Mile Post 4.60, a distance of 0.10 mile.

NEW SECTION

WAC 468-42-509 STATE ROUTE 509. Normandy Park vicinity. Parking is prohibited on State Route 509 in the Normandy Park vicinity from Five Corners at Mile Post 24.31, southerly to Mile Post 24.11, a distance of 0.20 mile.

NEW SECTION

WAC 468-42-512 STATE ROUTE 512. Puyallup vicinity. Parking is prohibited on the north side of State Route 512 in the vicinity of Puyallup between Fifth and

Ninth Streets, Mile Post 8.53 to Mile Post 8.78, a distance of 0.25 mile.

NEW SECTION

WAC 468-42-514 STATE ROUTE 514. (1) Milton vicinity. Parking is prohibited on the north side of State Route 514 from Mile Post 2.14 to Mile Post 2.22, a distance of 0.08 mile.

(2) Milton vicinity. Parking is prohibited on the north side of State Route 514, from the Milton east City Limits (23rd Avenue), Mile Post 3.60, to the junction of State Route 161, Mile Post 4.08, a distance of 0.48 mile; and on the south side of State Route 514, from 5th Street Northwest, Mile Post 3.83, to the junction of State Route 161, Mile Post 4.08, a distance of 0.25 mile.

NEW SECTION

WAC 468-42-515 STATE ROUTE 515. Kent vicinity. Parking is prohibited on the east side of State Route 515 from South 240th Street at Mile Post 0.75 southerly to South 244th Street at Mile Post 1.00, a distance of 0.25 mile.

NEW SECTION

WAC 468-42-516 STATE ROUTE 516. Lake Meridian vicinity. Parking is prohibited on the south side of State Route 516 from the junction of 152nd Ave. S.E., Mile Post 10.61, to 0.05 mile east of the junction of 152nd Ave. S.E., Mile Post 10.66, a distance of 0.05 mile.

NEW SECTION

WAC 468-42-520 STATE ROUTE 520. Toll Plaza to 104th Avenue N.E. The parking or standing of vehicles is prohibited from 6:30 a.m. to 9:30 a.m. weekdays only, on the west bound shoulder of State Route 520 from the Toll Plaza, Mile Post 4.17, to 104th Avenue N.E., Mile Post 5.82, a distance of 1.65 miles.

NEW SECTION

WAC 468-42-522 STATE ROUTE 522. Lake Forest Park to Kenmore vicinity. The stopping or standing of vehicles is prohibited from 6:30 a.m. to 9:30 a.m., weekdays only, on the westbound shoulder of State Route 522, from the east city limits of Lake Forest Park, Mile Post 6.21, to 73rd Avenue N.E., Mile Post 7.49, a distance of 1.28 miles.

NEW SECTION

WAC 468-42-525 STATE ROUTE 525. Clinton vicinity. Parking is prohibited on both sides of State Route 525 from Mile Post 8.47 to Mile Post 9.06 in the vicinity of the Mukilteo-Columbia Beach ferry landing on Whidbey Island, a distance of 0.59 mile.

NEW SECTION

WAC 468-42-526 STATE ROUTE 526. Mukilteo vicinity. Parking is prohibited on State Route 526 from the junction with State Route 525, Mile Post 0.00, to

40th Avenue West, Mile Post 0.66, a distance of 0.66 mile.

NEW SECTION

WAC 468-42-527 STATE ROUTE 527. (1) South 208th Street to South 192nd Street. Parking is prohibited on both sides of State Route 527, from Mile Post 3.97, which is 0.23 mile north of South 208th Street, northerly to Mile Post 4.72, which is at a junction with South 192nd Street, a distance of 0.75 mile.

(2) Silver Lake vicinity. Parking is prohibited on both sides of State Route 527, from 0.09 mile north of 120th Place S.E., Mile Post 9.66, to 0.07 mile south of Lake Heights Drive, Mile Post 9.71, a distance of 0.05 mile.

(3) Silver Lake vicinity. Parking is prohibited on both sides of State Route 527 from 0.04 mile south of 126th Street S.E., Mile Post 9.19, to 0.09 mile north of 120th Place S.E., Mile Post 9.66, and from 0.07 mile south of Lake Heights Drive, Mile Post 9.71, to 0.02 mile south of Silver Lake Road, Mile Post 10.30, a total distance of 1.06 miles, during annual special events in June and September of each year.

NEW SECTION

WAC 468-42-539 STATE ROUTE 539. (1) Laurel Road vicinity. Parking is prohibited on both sides of State Route 539 from Laurel Road, Mile Post 5.00, northerly to Mile Post 5.19, a distance of 0.19 mile.

(2) Hemmi Road Intersection. No parking any time on the west side of State Route 539, from 0.05 mile south of Hemmi Road, Mile Post 5.45, to the junction with Hemmi Road, Mile Post 5.50, a distance of 0.05 mile.

(3) Wisner Lake bridge vicinity. Parking is prohibited on both sides of State Route 539 from a point 1,000 feet south of the Wisner Lake bridge at Mile Post 8.24 northerly to a point 650 feet north of said bridge at Mile Post 8.56, a distance of 0.32 mile.

(4) Kok Road Intersection. Parking is prohibited on the west side of State Route 539 from Kok Road, Mile Post 10.53, northerly to Mile Post 10.63, a distance of 0.10 mile.

NEW SECTION

WAC 468-42-542 STATE ROUTE 542. (1) Deming vicinity. Parking is prohibited on the south side of State Route 542 from its junction with State Route 9 at Mile Post 14.57 easterly to Mile Post 14.61, a distance of 0.04 mile.

(2) Kendall vicinity. Parking is prohibited on the north side of State Route 542 from the junction with Wheeler Road, Mile Post 22.91, to 0.08 mile east of Wheeler Road, Mile Post 22.99, a distance of 0.08 mile.

(3) Mount Baker vicinity. Parking is limited to a maximum of 30 minutes when road and/or weather conditions warrant, as follows:

(a) On the south side of State Route 542 from 0.13 mile east of Church Mountain Road (six-mile chain-up area), Mile Post 38.89 to 0.30 mile east of Church Mountain Road, Mile Post 39.06, a distance of 0.17 mile.

(b) On the south side of State Route 542 from 2.10 miles east of Bridge No. 542-37 East Pavement Seat (nine-mile chain-up area), Mile Post 43.31, to 2.18 miles east of Bridge No. 542-37 East Pavement Seat, Mile Post 43.39, a distance of 0.08 mile.

(c) On the south side of State Route 542 from 0.34 mile west of Nooksack River Bridge West Pavement Seat (Shuksan chain-up area), Mile Post 46.21, to 0.16 mile west of Nooksack River Bridge West Pavement Seat, Mile Post 46.39, a distance of 0.18 mile.

(d) On both sides of State Route 542 from 0.16 mile east of Bagley Creek Bridge East Pavement Seat (Bagley chain-up area), Mile Post 49.33, to 0.31 mile east of Bagley Creek Bridge East Pavement Seat, Mile Post 49.48, a distance of 0.15 mile.

(e) On both sides of State Route 542 from 0.19 mile east of Galena Creek Bridge East Pavement Seat (Verona chain-up area), Mile Post 50.58, to 0.32 mile east of Galena Creek Bridge East Pavement Seat, Mile Post 50.71, a distance of 0.13 mile.

(4) Mount Baker Loop. Parking is prohibited on State Route 542, Mount Baker Loop, as follows:

(a) On both sides of State Route 542 from Mile Post 52.97 in a general southwesterly direction to Mile Post 53.97 at the easternmost intersection with State Route 542 Loop Road in the vicinity of the Mount Baker ski area, a distance of 1.0 mile.

(b) Along the southwest shoulder of State Route 542 from Mile Post 54.47 to Mile Post 54.55, the westernmost intersection with State Route 542 Loop Road, a distance of 0.08 mile.

(c) Along the west shoulder of the State Route 542 Loop Road from Mile Post 54.55, which is the westernmost junction with State Route 542, in a northerly and westerly direction for a distance of 900 feet.

(5) Glacier vicinity. Parking is prohibited along both shoulders of State Route 542 from Mile Post 34.58 northeasterly to Mile Post 34.78, a distance of 0.20 mile.

(6) Mount Baker Lodge vicinity. Parking is prohibited for all vehicles from 7:00 p.m. to 7:00 a.m. on both shoulders of the Mount Baker Loop on State Route 542, Mile Post 53.97 to Mile Post 54.89, with the exception of the right shoulder from Mile Post 54.47 to Mile Post 54.72, on which parking is prohibited at any time under subsections 3(b) and 3(c) of this section.

#### NEW SECTION

WAC 468-42-543 STATE ROUTE 543. Blaine Customs Area. Parking is restricted to one-hour parallel truck parking only on the east side of State Route 543, Blaine Customs Area, from 0.05 mile south of the International Boundary (Blaine north corporate limits), Mile Post 1.08, northerly to the International Boundary, Mile Post 1.13, a distance of 0.05 mile.

#### NEW SECTION

WAC 468-42-901 STATE ROUTE 901. (1) Vasa Park vicinity. Parking is prohibited on the east side of State Route 901 from a point 400 feet southeast of S.E. 38th Street at Mile Post 3.53, northwesterly to a point 575 feet northwest of S.E. 38th Street at Mile Post 3.71,

a distance of 0.18 mile, and on the west side of State Route 901 from S.E. 38th Street at Mile Post 3.61 northwesterly to Mile Post 3.72, a distance of 0.11 mile.

(2) Jct. State Route 90 Northerly. Parking is prohibited on the west side of State Route 901 from a point 250 feet north of the junction of SR 90 off ramp, Mile Post 2.68, northerly to the Bellevue south city limits, Mile Post 5.43, a distance of 2.75 miles.

#### NEW SECTION

WAC 468-42-906 STATE ROUTE 906. Snoqualmie Summit. Parking restrictions are established on State Route 906, Snoqualmie Summit, as follows:

(1) Parking is prohibited at all times along both shoulders from Mile Post 0.00 to Mile Post 0.10, a distance of 0.10 mile.

(2) Parking is prohibited at all times along the north shoulder from Mile Post 0.49 to Mile Post 0.75, a distance of 0.26 mile.

(3) Parking is prohibited at all times along the south shoulder from Mile Post 0.45 to Mile Post 0.75, a distance of 0.30 mile.

(4) Parking is prohibited from 12:00 midnight to 7:00 a.m. along both shoulders from Mile Post 0.10 to Mile Post 0.45, a distance of 0.35 mile, and from Mile Post 0.75 to Mile Post 1.52, a distance of 0.77 mile.

(5) Parking is limited to a maximum of 15 minutes on the north side of the highway in the vicinity of "Travelers' Rest" between Mile Post 0.45 and Mile Post 0.49, a distance of 0.04 mile.

#### NEW SECTION

WAC 468-42-908 STATE ROUTE 908. Kirkland ECL to Redmond WCL. Parking is prohibited at any time on both sides of State Route 908 from the Kirkland East city limits, Mile Post 3.80, easterly to the Redmond West city limits, Mile Post 4.73, a distance of 0.93 mile.

#### Chapter 468-46 WAC TRANSIT VEHICLE STOP ZONES

#### NEW SECTION

WAC 468-46-010 ENGINEERING AND TRAFFIC INVESTIGATION OF REQUEST FOR TRANSIT VEHICLE STOP ZONE. Upon receipt of a request from a public transit authority for approval of a transit vehicle stop zone outside of any incorporated city or town, the department of transportation shall conduct an engineering and traffic investigation in an attempt to find a suitable location at which transit vehicles may stop wholly off the roadway for the purpose of receiving or discharging passengers.

#### NEW SECTION

WAC 468-46-020 SECRETARY OF TRANSPORTATION OR DESIGNEE TO APPROVE TRANSIT VEHICLE STOP ZONES. Should such a location not be found within a reasonable or practical distance suitable to the transit authority needs, and the public convenience requires that transit vehicles temporarily stop upon the roadway for the purpose of receiving

or discharging passengers, the secretary of transportation or any assistant secretary or district engineer to whom the secretary has delegated the authority, may approve a transit vehicle stop zone at the most suitable location available having adequate sight distance based upon engineering judgment, with stopping sight distance as a minimum. The secretary of transportation may approve transit vehicle stop zones at locations not meeting the above requirements where the secretary deems the circumstances warrant such exceptions.

NEW SECTION

WAC 468-46-030 TRANSIT VEHICLE STOP SYMBOL SIGN. A transit vehicle stop (bus stop) symbol sign shall be installed at each approved location with the cost to be the obligation of the transit authority.

NEW SECTION

WAC 468-46-040 ADVANCE TRANSIT VEHICLE STOP SYMBOL SIGN. The department of transportation shall install at its own expense in advance of each approved transit vehicle stop zone an advance symbol sign consisting of a transit bus symbol, black in color, on a diamond shape, yellow background, together with an educational plaque reading "TRANSIT STOP AHEAD."

NEW SECTION

WAC 468-46-050 TRANSIT VEHICLE WARNING LIGHTS AT STOP ZONE. While stopped on the roadway at approved transit vehicle stop zones for the purpose of receiving or discharging passengers each transit vehicle shall be so equipped and the driver thereof shall activate the four-way warning lights as specified by RCW 46.37.210(4).

NEW SECTION

WAC 468-46-060 ELIMINATION OF TRANSIT VEHICLE STOP ZONES. Continuous effort shall be made, subject to the availability of funding, to undertake improvements which will eliminate conditions requiring temporary stops by transit vehicles upon the roadway for the purpose of receiving or discharging passengers.

Chapter 468-50 WAC  
AUTO STAGE SPEED RESTRICTIONS

NEW SECTION

WAC 468-50-010 SPEED LIMITS FOR AUTO STAGES ON STATE HIGHWAYS. (1) On every portion of the national system of interstate and defense highways on which a daytime maximum speed limit for automobiles of seventy miles per hour has been established and posted by the department of transportation, the maximum speed limit for auto stages shall be sixty-five miles per hour in the daytime and sixty miles per hour in the nighttime.

(2) On every highway or portion thereof (other than the portions of the national system of interstate and defense highways referred to in subsection (1) of this section) on which a truck maximum speed limit has been established and posted by the department of transportation which is lower than the maximum speed limit for automobiles, the maximum daytime and nighttime speed limits for auto stages shall be the same as that established and posted for trucks.

(3) The maximum speed limit for auto stages on any portion of a state highway other than those referred to in subsections (1) and (2) of this section shall be the same as that established and posted by the department of transportation for all vehicles.

(4) The word "truck" or "trucks" as used in this section shall mean vehicles over ten thousand pounds gross weight.

Chapter 468-54 WAC  
LIMITED ACCESS HEARINGS

NEW SECTION

WAC 468-54-010 DEFINITIONS. As used in these rules:

(1) "Fully controlled limited access highway" is a highway where the right of owner or occupants of abutting land or other persons to access, light, air or view in connection with the highway is controlled to give preference to through traffic by providing access connections with selected public roads only, and by prohibiting crossings or direct private driveway connections at grade.

(2) "Partially controlled limited access highway" is a highway where the right of owner or occupants of abutting land or other persons to access, light, air or view in connection with the highway is controlled to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings and some private driveway connections at grade. A partially controlled limited access highway may be designed to provide for separation of a part or all road crossings and the elimination of a part or all direct private driveway connections under a stage plan of future construction.

(3) "An expressway limited access highway" is a partially controlled limited access highway of four or more traffic lanes with the opposing lanes of travel separated by a median strip of arbitrary width.

(4) "A freeway limited access highway" is a fully controlled limited access highway of four or more traffic lanes with the opposing traffic lanes separated by a median strip of arbitrary width.

(5) "Party" is any person, county, city or town who is entitled to notice of a limited access hearing and who has entered a written appearance at the hearing.

NEW SECTION

WAC 468-54-020 ESTABLISHMENT OF LIMITED ACCESS FACILITIES—INITIATION. Proceedings to establish a limited access facility may be initiated by interested persons owning property in the

vicinity of the proposed facility or by the department of transportation. If the secretary of transportation ascertains that there is merit in the proposal, he will adopt an order designating the portion of the highway, road or street where the limited access highway may be established. The secretary or his designee shall by order fix the date and place where the proposal may be heard.

NEW SECTION

WAC 468-54-030 INITIATION OF PROPOSAL BY DEPARTMENT OF TRANSPORTATION. The department of transportation may initiate a proposal to establish limited access facilities. Such proposal shall designate the portion of the highway, road or street where the limited access facility is to be established. The secretary of transportation or his designee will set a date and place for a hearing on the proposal. The department will submit the access report plan to the appropriate authorities.

NEW SECTION

WAC 468-54-040 NOTICE OF HEARING. Notice of the proposal to establish a limited highway facility shall be given to the owners of property abutting the section of any existing highway being established as a limited access facility, as indicated in the tax rolls of the county and to the county and/or city or town in which the facility is proposed to be established. The notice shall be by United States mail setting forth a time and place for the hearing to be held not less than fifteen days after mailing the notice. Notice of such hearing shall also be published not less than fifteen days prior to the hearing in one or more newspapers of general circulation within such county, city or town. Such notice shall indicate a suitable location where plans for such proposal may be inspected. Notice given as herein provided shall be deemed sufficient as to any owner or reputed owner or any unknown owner or owner who cannot be located and to the county, city or town.

NEW SECTION

WAC 468-54-050 CONDUCT OF HEARING. At such hearing the secretary of transportation shall preside, or may designate some suitable person to preside as examiner. The hearing may, at the option of the secretary, be conducted in accordance with federal laws and regulations governing highway design public hearings. The department shall introduce by competent evidence a summary of the proposal for the establishment of a limited access facility and any evidence that supports the adoption of the plan as being in the public interest. Any persons desiring to be heard must first enter a written appearance, signed by the party seeking to appear or by his attorney. At the conclusion of the evidence presented by the department, evidence and statements or counterproposals bearing upon the reasonableness of the proposal may be introduced by persons entitled to notice who have entered a written appearance. Such evidence must be material to the issues before the secretary and shall be presented in an orderly

manner. Any person who desires to present a limited access proposal in the form of a plan for consideration by the commission shall offer at least five copies of an explanatory map or exhibit. Any such evidence and statements or counterproposals shall receive reasonable consideration by the secretary before any proposal is adopted.

NEW SECTION

WAC 468-54-065 HEARING OFFICER. The secretary may designate any suitable person as examiner with respect to hearings on any limited access proposal. Subject to later review and ruling by the secretary, such examiner may:

- (1) Examine witnesses, and receive evidence;
- (2) Admit evidence which possesses probative value commonly accepted by reasonable, prudent men in the conduct of their affairs, giving effect to the rules of privilege recognized by law and excluding incompetent, irrelevant, immaterial and unduly repetitious evidence;
- (3) Rule on offers of proof and receive relevant evidence;
- (4) Regulate the course of the hearing;
- (5) Hold conferences for the settlement or simplification of the issues by consent of the parties; and
- (6) Dispose of procedural requests or similar matters.

NEW SECTION

WAC 468-54-070 HEARING—FINDINGS OR ORDER—FINALITY. At the conclusion of such hearing the secretary or his designee shall consider the evidence taken at such hearing and shall make specific findings in the case of each proposal or counterproposal and shall adopt a plan with such modifications, if any, he deems proper and necessary. He may order the adoption of any proposal or counterproposal in its entirety or in part, or may modify or reject any such proposal or counterproposal. His findings or order shall be in writing and copies thereof shall be served by United States mail upon all persons having entered a written appearance at such hearing and upon the county commissioners of the county affected and/or the mayor of the city or town affected. The department shall also cause a resume of such plan to be published once each week for two weeks in one or more newspapers of general circulation within such county, city or town beginning not less than ten days after the mailing of such findings and order. Such determination by the secretary or his designee shall become final within thirty days after such mailing unless a review is taken as by statute provided. In case of an appeal by any party the order shall be final as to all parties not appealing.

NEW SECTION

WAC 468-54-080 FEES FOR TRANSCRIPTS OF LIMITED ACCESS HEARINGS. Whereas numerous requests are being made by private individuals, firms and public agencies for transcripts of the hearings for the establishment of limited access on existing highway sections; and

Whereas such requests have placed an additional burden upon the department of transportation in supplying or meeting such requests and the department has decided to adopt a policy to be followed in the future with reference to such requests by setting forth a fee schedule for the furnishing of such transcripts to assist in meeting the additional burden by reason thereof;

Now therefore the department shall collect the following fees for the following services:

(1) For preparing and/or furnishing of a copy of a transcript of any hearing held by the department of transportation, one dollar for the first page and fifty cents for each additional page.

(2) For certifying to any copy furnished, one dollar additional. All fees received by the department for such services shall be forwarded to the accounting section for deposit in the motor vehicle fund.

### Chapter 468-58 WAC LIMITED ACCESS HIGHWAYS

#### NEW SECTION

**WAC 468-58-010 DEFINITIONS.** The following definitions shall designate limited access highways and shall indicate the control of access to be exercised by each:

(1) "Fully controlled limited access highway" is a highway where the right of owner or occupants of abutting land or other persons to access, light, air, or view in connection with the highway is controlled to give preference to through traffic by providing access connections with selected public roads only, and by prohibiting crossings or direct private driveway connections at grade;

(2) "Partially controlled limited access highway" is a highway where the right of owner or occupants of abutting land or other persons to access, light, air, or view in connection with the highway is controlled to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings and some private driveway connections at grade. A partially controlled limited access highway may be designed to provide for separation of a part or all road crossings and the elimination of a part or all direct private driveway connections under a stage plan of future construction;

(3) "An expressway limited access highway" is a partially controlled limited access highway of four or more traffic lanes with the opposing lanes of travel separated by a median strip of arbitrary width;

(4) "A freeway limited access highway" is a fully controlled limited access highway of four or more traffic lanes with the opposing traffic lanes separated by a median strip of arbitrary width.

#### NEW SECTION

**WAC 468-58-020 REVISION TO LIMITED ACCESS HIGHWAY FACILITIES.** The secretary of transportation or his designee may adopt the following revisions to duly established limited access highway facilities:

(1) Revisions of the access control, or right of way line that do not affect a property that was not party to the original establishment of the limited access plan.

(2) Revisions to modify the use of highway rights of way within the controlled area by the addition, deletion, or revision of transit facilities, rest areas, information centers, viewpoints, historical sites, U-turns, pedestrian-bicycle-equestrian paths, etc., that do not require additional right of way and/or access taking from a property not originally involved in the establishment of the limited access plan.

(3) Revisions to, but not the addition or deletion of, ingress and egress points, or crossings, of a limited access highway; such as interchanges, intersections, separations, ramps, and approaches to abutting property that do not require the taking of additional right of way and/or access control from a property not originally involved in the establishment of the limited access plan.

(4) Revisions to allow pedestrian access from adjacent public or private property to public transit facilities which are located within the highway right of way.

(5) Revisions to allow pedestrian, bicycle, or equestrian access from adjacent public or private property to pedestrian-bicycle-equestrian paths, trail, or other similar facilities which are located within the highway right of way.

(6) Revisions to accommodate joint development and multiple use of the highway right of way.

(7) Revisions to permit the addition, deletion, or correction of right of way details that do not affect access features; such as parcel numbers, boundaries, dimensions, and ownerships.

(8) Revisions to permit the addition or relocation of frontage roads that do not affect property not involved in the original establishment of the limited access plan.

(9) Revisions which authorize the granting of temporary permits for access to limited access highways where frontage roads are to be constructed in the future, provided that such access and the authorizing permits will be terminated when the frontage roads are constructed.

(10) Revisions which add turnback lines and designations to allow relinquishment of frontage roads, etc., to local agencies.

(11) Revisions to provide approaches for ingress and egress to state highway properties required for the construction, operation and/or maintenance of the highway facilities by the department of transportation or its agents. This would include, but not be limited to, pit sites, stockpile sites, quarry sites, waste sites, maintenance sites, etc., that are located adjacent to a partially controlled limited access highway.

#### NEW SECTION

**WAC 468-58-030 LIMITED ACCESS HIGHWAYS-POLICIES ON SERVICE STATION LOCATION, COMMON CARRIER AND SCHOOL BUS STOPS, MAIL BOX LOCATIONS AND PEDESTRIAN CROSSINGS.** (1) Fully controlled limited access highways:

(a) No service stations shall be permitted direct access to main roadway but only to frontage roads when these

are provided in the access plan or in the vicinity of interchanges where ramp layout permits.

(b) No common carrier bus stops other than required by law shall be permitted except at locations provided by the state on the interchanges or, in exceptional cases, along the main roadway where pedestrian separation is available.

(c) School bus stops shall not be permitted except as in subparagraph (b) of this subsection.

(d) No mail boxes shall be permitted except on frontage roads.

(e) Pedestrian crossings shall not be permitted at grade.

(2) Partially controlled limited access highways:

(a) Service stations:

(i) For above highway type on new alignment, no service stations shall be permitted except on frontage roads provided in the access plan or at intersections;

(ii) For above highway type on a converted existing highway, service stations or other businesses are to be given consideration in the plan for control of access. Approaches to abutting property or frontage road construction shall be evaluated and determined through right of way appraisal. Service station locations are not considered a necessary adjunct to the main highway traffic lanes.

(b) Bus stops for both common carriers and school buses shall not be permitted other than as required by law on either two or four lane highways, except as follows:

(i) At locations of intersections, with necessary lanes to be constructed by the state;

(ii) Where shoulder widening has been provided for mail delivery service;

(iii) For a designated school bus loading zone on the traveled lane or adjacent thereto which has been properly posted.

(c) Pedestrian grade crossings will be permitted only where a grade crossing is provided, except that pedestrian crossings will be permitted on two lane highways at mail box locations or at points designated for school children to cross as provided in subparagraph (d) of this subsection.

(d) Pedestrian crossings are prohibited in the immediate vicinity of school bus loading zones when located adjacent to the traveled way. Pedestrian crossings may be permitted:

(i) On two lane highways in a marked crosswalk not less than 100 feet from a school bus loading zone adjacent to the traveled lane;

(ii) On two lane highways at the school bus when stopped on the traveled lane to load or unload passengers and the proper sign and signal lights displayed.

(e) All school bus loading zones on partially controlled access highways shall be posted with school bus loading zone signs.

(f) The list of designated school bus loading zones approved by the department of transportation will be kept on file and maintained by the headquarters traffic engineer.

(g) Mail boxes shall be located on frontage roads or at intersections, with the following exceptions for properties which are served by type A or B approaches:

(i) Mail boxes for type A or B approaches on a four lane highway shall be located only on the side of the highway on which the approach is provided;

(ii) Mail boxes for type A or B approaches on a two lane highway shall all be located on that side of the highway which is on the right in the direction of the mail delivery.

#### NEW SECTION

WAC 468-58-040 USE OF SPACE BENEATH STRUCTURES ON LIMITED ACCESS HIGHWAYS. The general policy of the department of transportation with respect to the use of space beneath structures on limited access facilities lying within the limits of cities and towns shall be as follows:

(1) Any use of such space shall be in accord with the bureau of public roads memorandum IM 21-3-62 dated May 4, 1962, and any amendments and supplements thereto insofar as applicable and shall be subject to the prior approval of the federal highway administration where required by such regulations.

(2) Any use of such space shall be subject to the prior approval of the city or town in which such space is located. Any applications to the department for such use shall be accompanied by written proof of such city approval.

(3) Any application to the department for the use of such space shall state in detail the use to be made of such space and the physical facilities to be installed and maintained on state right of way.

(4) The lessee or permittee alone shall be responsible for any and all damage to persons or to public or private property that may result from or be caused by his use of such space or from the erection or maintenance of any structure or facility upon the highway right of way. A lessee or permittee shall reimburse the department for any moneys expended by it for the protection or repair of any state facility required as a result of any such use. He shall also indemnify and hold the state of Washington harmless from liability of any sort whatsoever as a result of and caused by any use of such space.

(5) No use of such space shall be allowed which is not primarily for the good of the public or which endangers any state highway facility, or the public's use of it, or impedes the use of such facility for state highway purposes.

(6) Use of such space for any use other than vehicular parking shall be by permit only and as authorized under RCW 47.32.150-47.32.170.

(7) The granting of any use of such space shall be subject to the discretion of the department and upon such terms and conditions in addition to those stated herein as it shall deem proper.

(8) No assignment of any lease or permit by the lessee or permittee shall be of any force and effect unless prior written approval of such assignment has been given by the department and the city or town involved.

**NEW SECTION**

**WAC 468-58-050 PROHIBITION OF NONMOTORIZED TRAFFIC ON FULLY CONTROLLED LIMITED ACCESS HIGHWAYS.** (1) All nonmotorized traffic shall be prohibited on state highways which have been established and constructed as fully controlled limited access facilities, and signs giving notice of such prohibition shall be posted upon all such highways.

(2) This prohibition of nonmotorized traffic on fully controlled limited access highways shall not apply to pedestrian overcrossings and undercrossings or other facilities provided specifically for the use of such traffic.

(3) This prohibition of nonmotorized traffic shall not apply to the following sections of established and operating fully controlled limited access highways with regard to pedestrians and bicycles:

- (a) State Route 2, Mile Post 0.00 to Mile Post 2.50;
- (b) State Route 410, Mile Post 0.30 to Mile Post 11.60;
- (c) State Route 526, Mile Post 0.80 to Mile Post 4.57;
- (d) State Route 5, Mile Post 165.40 to Mile Post 172.40, Reversible Lanes, from 9:00 a.m. to 6:00 p.m. on June 18, 1978.

(4) This prohibition shall not apply to the shoulders of the following sections of an established and operating fully controlled limited access highway with regard to bicycles during daylight hours only:

- (a) State Route 5, Mile Post 23.01 to Mile Post 27.42; and
- (b) State Route 5, Mile Post 116.70 to Mile Post 119.01.

Signs giving notice of such permission shall be posted upon these highway routes.

(5) This prohibition shall not apply to the shoulders of the following section of an established and operating fully controlled limited access highway with regard to bicycles during daylight hours only from May 1 through September 30:

State Route 90, Mile Post 254.02 to Mile Post 257.69.

Signs giving notice of such permission shall be posted upon these highway routes.

**NEW SECTION**

**WAC 468-58-060 REGULATIONS FOR BICYCLISTS TRAVELING IN A GROUP OR CARAVAN ON PARTIALLY CONTROLLED LIMITED ACCESS HIGHWAYS.** (1) Riding single file on the usable shoulder is encouraged.

(2) Care and caution as well as compliance with Rules of the Road and traffic control devices - signs, signals and markings shall be exercised by bicycle operators when traveling upon state highways.

(3) No person operating a bicycle shall stop on a bridge or other structure, except on a sidewalk or other area not less than three feet wide separated from the traveled roadway by a painted stripe or a physical barrier.

(4) When traveling in a large group, caravan or expedition, the size of travel units shall be limited to a maximum of six bicyclists per unit.

(5) The maximum number of units in a group, caravan or expedition shall not exceed twenty-five.

(6) Travel units of bicyclists shall maintain a minimum spacing between travel units of 500 feet to provide passing opportunities for motor vehicle operators.

**NEW SECTION**

**WAC 468-58-070 STALLED OR DISABLED VEHICLES AS A DANGER TO SAFETY—REMOVAL.** The parking of a stalled or disabled vehicle within the right of way of a limited access facility for periods in excess of twenty-four hours is deemed to be an occurrence which is dangerous to those using the highway or will unduly interfere with the free movement of traffic thereon. Such stalled or disabled vehicles shall thereafter be removed from such facilities and impounded and held until towing charges have been paid by the owner thereof.

**NEW SECTION**

**WAC 468-58-080 GUIDES FOR CONTROL OF ACCESS ON CROSSROADS AND INTERCHANGE RAMPS.** (1) Fully controlled highways, including interstate.

(a) There shall be no connections to abutting property or local service or frontage roads within the full length of any "off" or "on" interchange ramp from a fully controlled limited access highway. Such ramp shall be considered to terminate at its intersection with the local road which undercrosses or overcrosses the limited access facility, provided that in urban areas "off" and "on" ramps may be terminated at local streets other than crossroads where necessary to service existing local traffic.

(b) There shall be no direct connections from the limited access facility in rural areas to local service or frontage roads except through interchanges.

(c) In both urban and rural areas access control on a fully controlled highway shall be established along the crossroad at an interchange for a minimum distance of three hundred feet beyond the centerline of the ramp or terminus of transition taper. If a frontage road or local road is located in a generally parallel position within three hundred fifty feet of a ramp, access control should be established along the crossroad and in addition for a minimum distance of one hundred thirty feet in all directions from the center of the intersection of the parallel road and crossroad.

(d) Full control of access should be provided along the crossroad from the centerline of a ramp or terminus of a transition taper for a distance of three hundred fifty feet unless deemed inappropriate by the department of transportation to do so. Upon such determination by the department, full control of access should be provided for the first one hundred thirty feet from the centerline of the ramp or terminus of a transition taper and partial control of access may be provided for the remainder of the distance to the frontage road or local road for a total distance for the two types of control of three hundred fifty feet. Under the latter condition, Type A, B and C road approaches, as defined hereafter under subsection

(3) of this section, "General," may be permitted on that portion of the crossroad on which partial control of access is established.

(2) Partially controlled highways.

(a) There shall be no connections to abutting property or local service or frontage roads within the full length of any "off" or "on" interchange ramp from a partially controlled limited access highway. Such ramp shall be considered to terminate at its intersection with the local road which undercrosses or overcrosses the limited access facility, provided that in urban areas "off" and "on" ramps may be terminated at local streets other than crossroads where necessary to service existing local traffic.

(b) In both urban and rural areas access control on a partially controlled highway shall be established along the crossroad at an interchange for a minimum distance of three hundred feet beyond the centerline of the ramp or terminus of transition taper. If a frontage road or local road is located in a generally parallel position within three hundred fifty feet of a ramp, access control may be established along the crossroad and in addition for a minimum distance of one hundred thirty feet in all directions from the center of the intersection of the parallel road and crossroad.

(c) Access control limits at the crossroads on a partially controlled highway shall be established along the crossroad at a grade intersection for a minimum distance of three hundred feet from the centerline of the nearest directional roadway. If a parallel road is located within three hundred fifty feet of said grade intersection, access control should be established along the crossroad and in addition for a minimum distance of one hundred thirty feet in all directions from the center of the intersection of the parallel road and crossroad.

(3) General.

(a) Access control may be increased or decreased beyond or under the minimum requirements to fit local conditions if so determined by the department.

(b) Type A, B and C approaches are defined as follows:

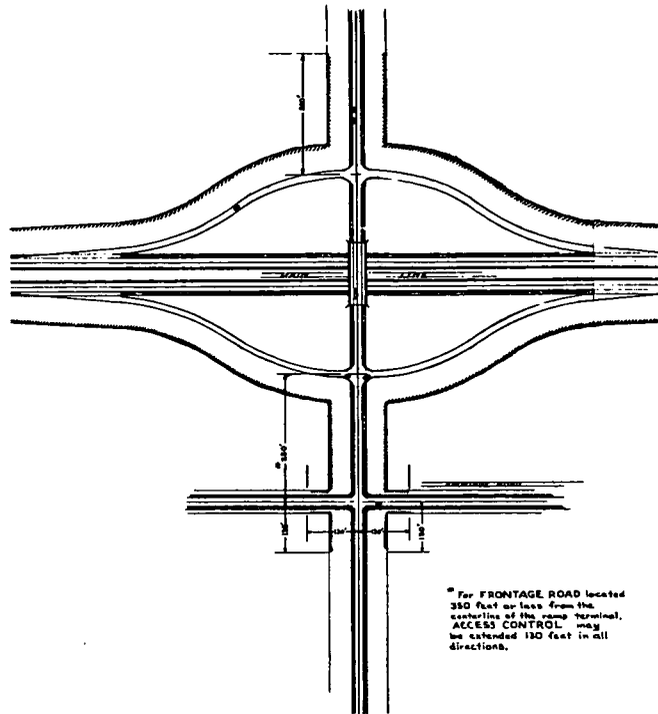
(i) Type A approach. Type A approach is an Off and On approach in legal manner, not to exceed fourteen feet in width, for sole purpose of serving a single family residence. It may be reserved by abutting owner for specified use at a point satisfactory to the state at or between designated highway stations.

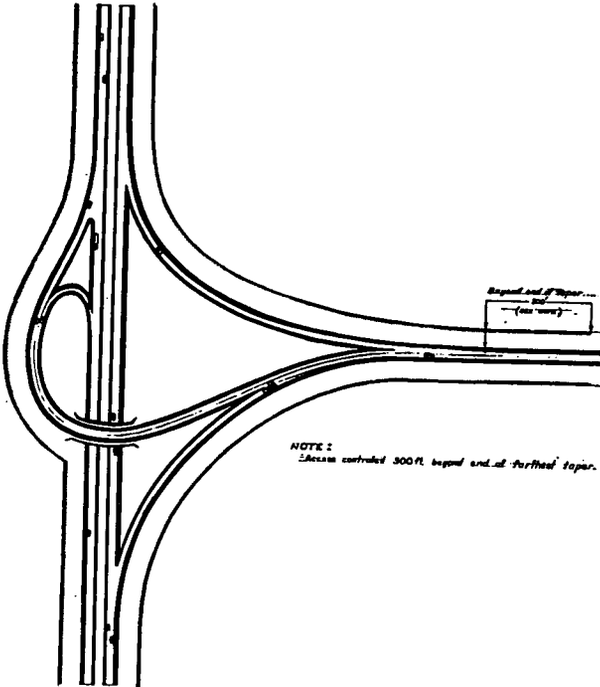
(ii) Type B approach. Type B approach is an Off and On approach in legal manner, not to exceed twenty feet in width, for use necessary to the normal operation of a farm, but not for retail marketing. It may be reserved by abutting owner for specified use at a point satisfactory to the state at or between designated highway stations.

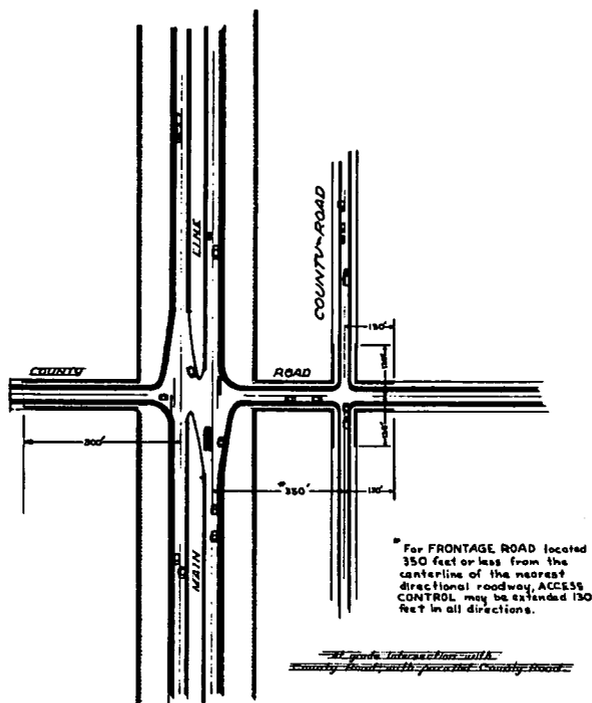
(iii) Type C approach. Type C approach is an Off and On approach in legal manner, for special purpose and width to be agreed upon. It may be specified at a point satisfactory to the state at or between designated highway stations.

(c) Commercial approaches shall not be permitted within the limits of access control except where modified access control has been approved by the department.

(d) All access control shall be measured from the centerline of the ramps, crossroads or parallel roads or from the terminus of transition tapers. On multiple lane facilities measurement shall be from the centerline of the nearest directional roadway.







**NEW SECTION**

**WAC 468-58-090 GUIDES FOR APPLICATION OF ACCESS CONTROL ON STATE HIGHWAYS.**

- (1) Fully controlled limited access highways:
  - (a) All interstate highways shall require full control of access.

- (b) All principal highways requiring four or more through traffic lanes within a thirty year design period shall require full control of access, unless approved for modified access control on existing highways by the department of transportation.
- (c) Every major highway requiring four or more through traffic lanes, where the estimated traffic volumes

exceed 30,000 average daily traffic or 2,000 directional design hour volume within a thirty year design period, shall require full control of access, unless approved for modified access control on existing highways by the department.

(2) Partially controlled limited access highways:

(a) Every principal highway requiring only two through traffic lanes within a thirty year design period shall require partial control of access, unless approved for modified access control on existing highways by the department.

(b) Every major highway requiring four or more through traffic lanes within a twenty year design period, or requiring only two through traffic lanes where the estimated traffic volumes exceed 3,000 average daily traffic within a thirty year design period, shall require partial control of access, unless approved for modified access control on existing highways by the department. All new rural locations and major relocations in urban areas (other than where full control is required) shall require partial control of access.

(c) All rural collector highways and urban collector highways on new location requiring four or more through traffic lanes within a twenty year design period shall require partial control of access.

Rural collector highways with only two lanes and urban collector highways with four lanes on new location may be considered for partial control of access if the control can be acquired at a reasonable cost; if the route connects two highways of a higher classification; if the potential land development would result in numerous individual approaches such as may be encountered in a recreational area; or if the highway traverses publicly owned lands where access control seems desirable.

Urban collector highways on locations already established without access control will not normally be considered for development to access control standards.

(d) Access rights need not be acquired in urban areas, or inside corporate limits on principal or major highways where traffic volumes are less than 700 design hour volume if required levels of urban service, including operating speeds, can be maintained for the estimated traffic under existing or estimated future conditions, including traffic engineering operational improvements. If not, the route should be relocated and designed in accordance with the partial access control standards.

(e) Termini of access control sections should be at apparent logical points of design change.

(3) Modified access control – Access control on existing highways:

(a) Modified access control may be established when warranted on existing highways other than interstate where there is no practical alternative within reasonable cost. The degree of control applied will be such that most approaches, including commercial approaches, existing and in use at the time of the establishment, may be allowed.

(b) Selection of facilities on which modified access control will be applied, will be based upon a design analysis considering but not limited to traffic volumes, level of service, route continuity, population density, predicted growth rate established by the planning agency

having jurisdiction, economic analysis, and safety. A comparison of these factors based on modified access control versus full or partial control shall be the basis of the decision by the department to establish modified access control on a section or sections of highway.

Nothing in this policy should be construed to prevent short sections of full or partial control of access where unusual topographic, land use, or traffic conditions exist. Special design problems should be dealt with on the basis of sound engineering-economic principles.

Because specific warrants cannot be logically or economically applied in every circumstance, the department with reasonable justification may deviate from this policy.

#### NEW SECTION

WAC 468-58-100 GUIDES FOR THE APPLICATION OF MODIFIED ACCESS CONTROL ON EXISTING STATE HIGHWAYS. (1) Definitive standards for road approaches on modified access controlled highways shall be as follows:

(a) The type of approach for each parcel shall be commensurate with the present and potential land use and be based on appraisals which consider the following:

- (i) Local zoning regulations.
- (ii) Property covenants and/or agreements.
- (iii) City or county ordinances.
- (iv) The highest and best use of the property.
- (v) Highest use and best use of adjoining lands.
- (vi) Change in use by merger of adjoining ownerships.
- (vii) All other factors bearing upon proper land use of the parcel.

(b) The type of approaches to be considered are:

- (i) Type \*A (Residential).
- (ii) Type \*B (Farm).
- (iii) Type \*C (Special Use).
- (iv) Type D (Commercial single 50 feet width).
- (v) Type E (Commercial double 30 feet width).

(c) Once established, the type, size and location of the approach may be modified by the secretary of transportation or his designee.

(d) When type D or E approaches have been established, interim use of type A or B approaches will be allowed.

(2) Design. The number and location of approaches on a modified access control highway shall be carefully planned to provide a safe highway compatible with present and potential land use. The following will be applied:

(a) Parcels which have access to another public road or street as well as frontage on the highway will not normally be allowed direct access to the highway.

(b) Approaches located in areas where sight limitations create undue hazard shall be relocated or closed.

(c) The number of access openings shall be held to a minimum. Access openings are limited to one approach for each parcel of land with the exception of extensive frontages where one approach is unreasonable or for type E approaches which feature separate off and on approaches.

(d) Joint use of access approaches shall be considered, where feasible.

(e) New approaches will be considered at the time of plan adoption to prevent a physical "landlock" by reason of access taking.

(f) Existing access points not meeting the test of these rules as described in this section, will be closed.

(3) Type D and E commercial approaches are defined as follows:

(a) Type D approach is an off and on approach in a legal manner not to exceed 50 feet in width for use necessary to the normal operation of a commercial establishment. It may be specified at a point satisfactory to the state at or between designated highway stations. Under no circumstances will a change in location or width of this approach be permitted unless approved by the secretary or his designee. Noncompliance or violation of these conditions will result in the immediate closure of the approach.

(b) Type E approach is a separated off and on approach in a legal manner, with each opening not exceeding 30 feet in width, for use necessary to the normal operations of a commercial establishment. It may be specified at a point satisfactory to the state at or between designated highway stations. Under no circumstances will a change in location or width of this approach be permitted unless approved by the secretary or his designee. Noncompliance or violation of these conditions will result in immediate closure of the approach.

\*Refer to WAC 468-58-080 for definitions.

#### NEW SECTION

WAC 468-58-110 STATE ROUTE 5. Seattle Freeway. Right turns are prohibited from the southbound off ramp of State Route 5 to westbound on Dearborn Street during the hours and days determined by the secretary of transportation or his designee to be necessary for the control of traffic for major events in the King Dome Stadium. Restrictions authorized herein shall be effective when posted.

#### Chapter 468-62 WAC HIGHWAY ILLUMINATION

#### NEW SECTION

WAC 468-62-010 INTERSTATE HIGHWAYS.  
(1) Urban - All interchanges shall be illuminated in accordance with the indicated minimum standards set forth in Plate Y-21, Freeway Ramp Illumination of the Washington State Transportation Department Design Standards.

(2) Rural - Rural interchanges serving as the entrance connections to cities, towns or communities; connecting to other state highway routes; or those connecting to major county roads which serve as the principal route to a city, town or community, will be considered for illumination in accordance with the minimum standards set forth in the above noted Plate Y-21, Freeway Ramp Illumination.

(3) General - Lighting in addition to that shown on the standard plan will only be considered as follows:

(a) Where adverse line, grade or sight distance creates a hazardous condition, additional illumination may be considered to alleviate the problem.

(b) In urban areas exceeding 15,000 in population, where the freeway passes through heavily built up areas that are well illuminated, additional illumination may be considered as outlined on the above noted Plate Y-21, Freeway Ramp Illumination.

(c) Ramps shall not be illuminated continuously unless conditions as stated under paragraph (b) are encountered, or where an off ramp in an urban area as described above terminates at a city street or county road upon which illumination is installed and maintained at 0.6 foot-candles or more.

(d) All on ramps or off ramps which carry 500 vehicles or more per day shall be illuminated where they terminate at the county road or city street. If the ramps do not carry 500 vehicles per day, but the county road or city street carries traffic in excess of 1500 vehicles per day in both directions the ramp terminals shall be illuminated. In either case illumination shall conform with Plate Y-20, Freeway Ramp Terminal Illumination, of the Washington State Transportation Department Design Standards.

(e) Major interchanges of two interstate highways, or an interstate highway and a freeway, shall be considered for additional illumination on their individual merit.

#### NEW SECTION

WAC 468-62-020 FREEWAYS (OTHER THAN INTERSTATE). Freeway routes, other than interstate, will be considered for illumination on the same basis as set forth in WAC 468-62-010 for interstate routes.

#### NEW SECTION

WAC 468-62-030 FOUR-LANE HIGHWAYS.  
(1) Interchanges - Must qualify as stated in WAC 468-62-010(2) under interstate for rural interchanges, before minimum illumination will be considered.

(2) Intersections (Partial controlled limited access) - All such intersections shall be illuminated in accordance with the minimum standards set forth in Plate Y-18, Minor Intersection Control, of the Washington State Transportation Department Design Standards.

(3) Other intersections - All intersections having channelization or traffic signals shall be illuminated to a minimum as follows:

Generally where raised curbing channelization is installed four or six lighting standards will be required, while where painted channelization is installed only two lighting standards will be required. Special design conditions may dictate other considerations, to be determined at the time preliminary plans are approved.

#### NEW SECTION

WAC 468-62-040 TWO-LANE HIGHWAYS.  
(1) Interchanges - Must qualify as stated in WAC 468-62-010(2) under interstate for rural interchanges, before minimum illumination will be considered.

(2) Intersections – Intersections will be illuminated as outlined in WAC 468-62-030(3) for four-lane highways where channelization or traffic signals are installed.

**NEW SECTION**

**WAC 468-62-050 OTHER CONDITIONS JUSTIFYING ILLUMINATION.** Before illumination is authorized at any location not specifically outlined in WAC 468-62-010 through 468-62-040, the department of transportation shall make a complete analysis of the conditions which are considered to make such illumination necessary. Such analysis shall include, but not be limited to, the following factors:

- (1) Night-time accident pattern susceptible of being corrected by illumination.
- (2) Roadside development.
- (3) Pedestrian crossing (if applicable).
- (4) Geometric layout.
- (5) Traffic volumes, including turning movements.
- (6) Approach speeds.
- (7) Details of other corrective measures taken, delineation, signing, speed controls, etc.
- (8) Entrances to by-passed communities, where the community (street lighting, business, etc.) is clearly visible from the by-pass route.

**NEW SECTION**

**WAC 468-62-060 ILLUMINATION BY OTHERS.** (1) Public agencies – Recognizing the possibility that a city, town, county, or other political subdivision for any reason may desire more illumination facilities than the foregoing policy provides for traffic safety on limited access highways, the department of transportation may grant to the city, town, county, or other political subdivision a permit to install such additional illumination facilities subject to the following:

(a) Permittee shall assume all costs of installation, maintenance and operation of such illumination facilities.

(b) Installations shall conform with the design and construction standards for highway lighting presently being used in the area by the department of transportation.

(c) Before the permit is granted by the department of transportation, the department shall review all plans and specifications for compliance with the above and any other departmental policies.

(d) The privilege of installing and servicing the lighting facility located within the right of way under permit will be permitted.

(2) Private owners – All requests by private owners for permission to install illumination facilities on limited access rights of way shall be denied.

Chapter 468-66 WAC  
HIGHWAY ADVERTISING CONTROL ACT

**NEW SECTION**

**WAC 468-66-010 DEFINITIONS.** The following terms when used in these regulations shall have the following meanings:

(1) "Act" as used herein shall mean the Highway Advertising Control Act of 1961 as amended by chapter 62, Laws of 1971 ex. sess. and subsequent amendments.

(2) "Centerline of the highway" means a line equidistant from the edges of the median separating the main-traveled ways of a divided highway, or the centerline of the main-traveled way of a nondivided highway.

(3) "Commercial and industrial areas" means any area zoned commercial or industrial by a county or municipal code, or if unzoned by a county or municipal code, that area occupied by three or more separate and distinct commercial and/or industrial activities within a space of five hundred feet and the area within five hundred feet of such activities on both sides of the highway. The area shall be measured from the outer edges of the regularly used buildings, parking lots, storage or processing areas of the commercial or industrial activity and not from the property lines of the parcels upon which such activities are located. Measurements shall be along or parallel to the edge of the main-traveled way of the highway. The following shall not be considered commercial or industrial activities:

(a) Agricultural, forestry, grazing, farming, and related activities, including, but not limited to, wayside fresh produce stands;

(b) Transient or temporary activities;

(c) Railroad tracks and minor sidings;

(d) Signs;

(e) Activities more than six hundred and sixty feet from the nearest edge of the right of way;

(f) Activities conducted in a building principally used as a residence.

Should any commercial or industrial activity, which has been used in defining or delineating an unzoned area, cease to operate for a period of six continuous months, any signs located within the former unzoned area shall become nonconforming and shall not be maintained by any person after May 10, 1974.

(4) "Commission" means the Washington state transportation commission.

(5) "Directional or other official sign or notice" means:

(a) An official sign or notice;

(b) A service club or religious notice containing only the name of a nonprofit service club or religious organization, its address, and the time of its meetings or services; or

(c) A directional sign.

(6) "Entrance roadway" means any public road or turning roadway including acceleration lanes, by which traffic may enter the main-traveled way of a controlled access highway from the general road system within the state, including rest areas, view points, and sites used by the general public, irrespective of whether traffic may also leave the main-traveled way by such road or turning roadway.

(7) "Erect" means to construct, build, raise, assemble, place, affix, attach, create, paint, draw, or in any other way bring into being or establish.

(8) "Exit roadway" means any public road or turning roadway including deceleration lanes, by which traffic may leave the main-traveled way of a controlled access

highway to reach the general road system within the state, including rest areas, view points, and sites used by the general public, irrespective of whether traffic may also enter the main-traveled way by such road or turning roadway.

(9) "Interstate system" means any state highway which is or does become part of the national system of interstate and defense highways as described in section 103(d) of Title 23, United States Code.

(10) "Legible" means capable of being read without visual aid by a person of normal visual acuity.

(11) "Maintain" means to allow to exist.

(12) "Main-traveled way" means the traveled way of a highway on which through traffic is carried. In the case of a divided highway, the traveled way of each of the separated roadways for traffic in opposite directions is a main-traveled way. It does not include such facilities as frontage roads, turning roadways, entrance roadways, exit roadways, or parking areas.

(13) "Person" means this state or any public or private corporation, firm, partnership, association, as well as any individual, or individuals.

(14) "Primary system" means any state highway which is or does become part of the federal-aid primary system as described in section 103(b) of Title 23, United States Code.

(15) "Scenic system" means:

(a) Any state highway within any public park, federal forest area, public beach, public recreation area, or national monument;

(b) Any state highway or portion thereof outside the boundaries of any incorporated city or town designated by the legislature as a part of the scenic system; or

(c) Any state highway or portion thereof, outside the boundaries of any incorporated city or town, designated by the legislature as a part of the scenic and recreational highway system except for the sections of highways specifically excluded in section 2, chapter 62, Laws of 1971 ex. sess.

(16) "Sign" means any outdoor sign, display, device, figure, painting, drawing, message, placard, poster, billboard, or other thing which is designed, intended or used to advertise or inform, any part of the advertising or informative contents of which is visible from any place on the main-traveled way of the interstate system or other state highway.

(17) "Trade name" shall include brand name, trademark, distinctive symbol, or other similar device or thing used to identify particular products or services.

(18) "Traveled way" means the portion of a roadway for the movement of vehicles, exclusive of shoulders.

(19) "Turning roadway" means a connecting roadway for traffic turning between two intersection legs of an interchange.

(20) "Visible" means capable of being seen (whether or not legible) without visual aid by a person of normal visual acuity.

#### NEW SECTION

WAC 468-66-020 RESTRICTIONS ON SIGNS. Except as permitted by the act and these regulations, no person shall erect or maintain a sign which is visible

from the main-traveled way of the interstate system, the primary system, or the scenic system. In case a highway or a section of highway is both a part of the primary system and the scenic system, only those signs permitted along the scenic system shall be erected or maintained.

#### NEW SECTION

WAC 468-66-030 GENERAL PROVISIONS. Notwithstanding any other provision of the act or these regulations, no signs visible from the main-traveled way of the interstate system, primary system, or scenic system which have any of the following characteristics shall be erected or maintained:

(1) Signs advertising activities that are illegal under state or federal laws or regulations in effect at the location of such signs or at the location of such activities.

(2) Obsolete signs.

(3) Signs that are not clean and in good repair.

(4) Signs that are not securely affixed to a substantial structure.

(5) Signs which attempt or appear to attempt to direct the movement of traffic or which interfere with, imitate or resemble any official traffic sign, signal or device.

(6) Signs which prevent the driver of a vehicle from having a clear and unobstructed view of official signs and approaching or merging traffic.

(7) Signs which contain, include, or are illuminated by any flashing, intermittent, or moving light or lights (except those having flashing, intermittent, or moving lights giving public service information such as time, date, temperature, weather, or similar information).

(8) Signs which use any lighting in any way unless it is so effectively shielded as to prevent beams or rays of light from being directed at any portion of the traveled ways of the highway or is of such low intensity or brilliance as not to cause glare or to impair the vision of the driver of any motor vehicle, or to otherwise interfere with any driver's operation of a motor vehicle.

(9) Signs which move or have any animated or moving parts (except revolving signs giving public service information such as time, date, temperature, weather, or similar information).

(10) Signs which are erected or maintained upon trees or painted or drawn upon rocks or other natural features.

(11) Signs which exceed twenty feet in length, width or height, or one hundred fifty square feet in area, including border and trim but excluding supports, except:

(a) Larger signs as permitted within commercial and industrial areas adjacent to the primary system pursuant to section 7, chapter 62, Laws of 1971 ex. sess.; and

(b) Type 3 signs not more than fifty feet from the advertised activity.

#### NEW SECTION

WAC 468-66-040 MEASUREMENTS OF DISTANCE. All distances for measurement of location of signs permitted under WAC 468-66-050 and 468-66-060 and spacing requirements of WAC 468-66-080 shall be measured along the centerline of the highway

between two vertical planes which are normal or perpendicular to and intersect the centerline of the highway and which pass through the termini of the measured distance.

#### NEW SECTION

WAC 468-66-050 CLASSIFICATION OF SIGNS. Signs shall be classified as follows:

(1) Type 1—A directional or other official sign or notice.

(2) Type 2—For Sale or Lease Sign. A sign not prohibited by state law which is consistent with the applicable provisions of these regulations and which advertises the sale or lease only of the parcel of real property upon which the sign is located. The name of the owner of the property offered for sale or lease or the owner's agent shall not be displayed more conspicuously than the words "for sale" or "for lease". Not more than one such sign advertising the sale or lease of a parcel of property shall be permitted in such manner as to be visible to traffic proceeding in any one direction on an interstate system, primary system or scenic system highway.

(3) Type 3—On-Premise Sign. A sign advertising an activity conducted on the property on which the sign is located. Not more than one such sign, visible to traffic proceeding in any one direction on an interstate system, primary system, or scenic system highway may be permitted more than fifty feet from the advertised activity.

(4) Type 4—Signs Within Twelve Air Miles of Advertised Activities. Signs not prohibited by state law which are consistent with the applicable provisions of these regulations and which advertise activities conducted within twelve air miles of such signs.

(5) Type 5—Signs in the Specific Interest of the Traveling Public. Signs authorized to be erected or maintained by state law which are consistent with these regulations and which are designed to give information in the specific interest of the traveling public.

(6) Type 6—Signs lawfully in existence on October 22, 1965, determined by the department of transportation, subject to the approval of the United States secretary of transportation, to be landmark signs, including signs on farm structures or natural surfaces, of historic or artistic significance the preservation of which would be consistent with the purposes of chapter 47.42 RCW.

#### NEW SECTION

WAC 468-66-060 SIGNS ALONG SCENIC, PRIMARY, AND INTERSTATE SYSTEMS. Signs of types 4 and 5 shall not be erected or maintained within view of the main-traveled way of the scenic or primary system. Signs visible from the main-traveled way of the primary system within commercial and industrial areas shall be permitted as provided in WAC 468-66-110. Only signs of types 1, 2, 3, 4 and 5 shall be erected or maintained within view of the main-traveled way of the interstate system to the extent and in the manner permitted by WAC 468-66-080, 468-66-090, and 468-66-

100: PROVIDED, That after May 10, 1974, no type 4 or type 5 signs shall be maintained within view of the main-traveled way of the interstate system outside of commercial and industrial areas.

#### NEW SECTION

WAC 468-66-070 ON-PREMISE SIGNS (TYPE 3). (1) Not more than one type 3 sign visible to traffic proceeding in any one direction on an interstate system, primary system outside an incorporated city or town or commercial or industrial area, or scenic system highway may be permitted more than fifty feet from the advertised activity.

(2) For the purpose of measuring from the "advertised activity" the distance shall be measured from that building, storage, or other structure or processing area, which is the most regularly used and essential to the conduct of the activity.

(3) A type 3 sign permitted more than fifty feet from the advertised activity pursuant to subsection (1) of this section shall not be erected or maintained a greater distance from the advertised activity than one of the following options selected by the owner of the business being advertised:

(a) One hundred fifty feet measured along the edge of the protected highway from the edge of the main entrance to the activity advertised (when applicable);

(b) One hundred fifty feet from any outside wall of the main building of the advertised activity; or

(c) Fifty feet from any outside edge of a regularly used parking lot maintained by and contiguous to the advertised activity.

(4) One type 3 sign in each direction, not exceeding fifty square feet in area bearing only the name and a directional message, indicating the location of a business, farm, ranch or orchard may be allowed on such premises that were in existence on June 25, 1976, provided that the following conditions exist:

(a) No other type 3 signs legible from the main traveled lanes of the highway are maintained.

(b) The sign is located on property abutting the highway where ownership or unrestricted lease is contiguous to and includes the advertised activity and not on a strip or parcel of land deemed by the department of transportation to be acquired for the sole purpose of outdoor advertising.

#### NEW SECTION

WAC 468-66-080 NUMBER OF SIGNS AND SPACING REQUIREMENTS ALONG INTERSTATE SYSTEM. No type 4 or type 5 signs which are visible from the main-traveled way of the interstate system shall be erected or maintained in any manner inconsistent with the following:

(1) In advance of an intersection of the main-traveled way of the interstate highway and an exit roadway, such signs visible to interstate system traffic approaching such intersection may not be permitted to exceed the following number:

Distance from intersection	Number of signs
0-2 miles .....	0
2-5 miles .....	6
More than 5 miles .....	Average of one sign per mile

The specified distances shall be measured to the nearest point of the intersection of the traveled way of the exit roadway and the main-traveled way of the interstate highway.

(2) Subject to the other provisions of this section, not more than two such signs may be permitted within any mile distance measured from any point, and no such signs may be permitted to be less than one thousand feet apart.

(3) Such signs may not be permitted adjacent to any interstate highway right of way upon any part of the width of which is constructed an entrance or exit roadway.

(4) Such signs visible to interstate highway traffic which is approaching or has passed an entrance roadway may not be permitted for one thousand feet beyond the furthest point of the intersection between the traveled way of such entrance roadway and the main-traveled way of the interstate highway.

(5) Not more than one such sign advertising activities being conducted as a single enterprise or giving information about a single place may be permitted to be erected or maintained in such manner as to be visible to traffic moving in any one direction on any one interstate highway.

**NEW SECTION**

**WAC 468-66-090 PREFERENCE OF APPLICANTS FOR TYPE 4 AND TYPE 5 SITES.** Applications for available type 4 and type 5 sign sites, where the number of applications shall exceed the available sites, shall be awarded upon the following preferential basis:

(1) Agencies of the state of Washington in order of their applications.

(2) Counties or incorporated cities in the order of their applications.

(3) Federal agencies in the order of their applications.

(4) All other applicants in the order of their applications, giving preference, however, to the holder of an existing permit for renewal thereof. All applications received during the department's normal office hours during the same day shall be construed as having been received simultaneously. In the case of a tie between applicants, and upon notification thereof by the department, the department shall determine by lot which shall receive the permit.

**NEW SECTION**

**WAC 468-66-100 ADVERTISING COPY.** (1) A type 4 sign that displays any trade name which refers to or identifies any service rendered or product sold, used or otherwise handled more than twelve air miles from such sign may not be permitted unless the name of the advertised activity which is within twelve air miles of

such sign is displayed as conspicuously as such trade name.

(2) In type 5 signs, only information about public places operated by federal, state or local governments, natural phenomena, historic sites, areas of natural scenic beauty or naturally suited for outdoor recreation, and places for camping, lodging, eating and vehicle service and repair is deemed to be in the specific interest of the traveled public. For the purposes of the act and these regulations, a trade name is deemed to be information in the specific interest of the traveling public only if it identifies or characterizes such a place or identifies vehicle service, equipment, parts, accessories, fuels, oils or lubricants being offered for sale at such a place. Signs displaying any other trade name may not be permitted under type 5.

(3) Notwithstanding the provisions of subsection (1) of this section, type 4 signs which also qualify as type 5 signs may display trade names in accordance with the provisions of subsection (2) of this section.

**NEW SECTION**

**WAC 468-66-110 SIGNS WITHIN COMMERCIAL AND INDUSTRIAL AREAS OF PRIMARY SYSTEM.** Signs visible from the main-traveled way of the primary system within commercial and industrial areas whose size and spacing are consistent with the customary use of property for the effective display of outdoor advertising as set forth in this section may be erected and maintained: PROVIDED, That nothing in this section shall restrict type 3 signs located along any portion of the primary system within an incorporated city or town or within any commercial or industrial area.

(1) Size of signs:

(a) The maximum area for any one sign shall be six hundred seventy-two square feet with a maximum height of twenty-five feet and maximum length of fifty feet inclusive of any border and trim but excluding the base or apron, supports and other structural members: PROVIDED, That cut-outs and extensions may add up to twenty percent of additional sign area.

(b) For the purposes of this subsection, double-faced, back-to-back or V-type signs shall be considered as two signs.

(c) Signs which exceed three hundred twenty-five square feet in area may not be double-faced (abutting and facing the same direction).

(2) Spacing of signs:

(a) Signs may not be located in such a manner as to obscure, or otherwise physically interfere with the effectiveness of an official traffic sign, signal, or device, obstruct or physically interfere with the driver's view of approaching, merging, or intersecting traffic.

(b) On limited access highways established pursuant to chapter 47.52 RCW no two signs shall be spaced less than one thousand feet apart, and no sign may be located within three thousand feet of the center of an interchange, a safety rest area or information center, or within one thousand feet of an intersection at grade. Double-faced signs shall be prohibited. Not more than a total of five sign structures shall be permitted on both sides of the highway per mile.

(c) On noncontrolled access highways inside the boundaries of incorporated cities and towns not more than a total of four sign structures on both sides of the highway within a space of six hundred sixty feet shall be permitted with a minimum of one hundred feet between sign structures. In no event, however shall more than four sign structures be permitted between platted intersecting streets or highways. On noncontrolled access highways outside the boundaries of incorporated cities and towns minimum spacing between sign structures on each side of the highway shall be five hundred feet.

(d) For the purposes of this subsection, a back-to-back sign and a V-type sign shall be considered one sign structure.

(e) Official signs, and signs advertising activities conducted on the property on which they are located (type 2 and type 3 signs) shall not be considered in determining compliance with the above spacing requirements. The minimum space between structures shall be measured along the nearest edge of the pavement between points directly opposite the signs along each side of the highway and shall apply to signs located on the same side of the highway.

#### NEW SECTION

WAC 468-66-120 SIGNS ERECTED PRIOR TO JUNE 1, 1971 IN COMMERCIAL AND INDUSTRIAL AREAS ALONG THE PRIMARY SYSTEM. Signs lawfully erected and maintained which are visible from the main-traveled way of the primary system within commercial and industrial areas on June 1, 1971 shall be permitted to remain and be maintained. Such signs, however, shall be included in the determination of spacing requirements for additional signs as permitted by WAC 468-66-110.

#### NEW SECTION

WAC 468-66-130 SIGNS TO BE REMOVED. No sign visible from the main-traveled way of the interstate system, the primary system, or the scenic system which was there lawfully maintained immediately prior to May 10, 1971 but which does not comply with the provisions of the act and these regulations, shall be maintained by any person:

- (1) After May 10, 1974; or
- (2) With respect to any highway hereafter designated by the legislature as a part of the scenic system, after three years from the effective date of the designation.

#### NEW SECTION

WAC 468-66-140 PERMITS. (1) No signs except type 1, type 2, or type 3 signs shall be erected or maintained adjacent to interstate system or primary system highways without a permit issued by the department of transportation. Permits for erection and maintenance of signs adjacent to the interstate system or primary system will be issued by the department of transportation in accordance with these rules and regulations.

(2) Applications for permits will be accepted only at the Department of Transportation Headquarters Office, Olympia, Washington. Applications transmitted by mail

shall be effective from date of receipt rather than of mailing.

(3) Application forms shall contain:

(a) The name and address of the person who will erect and/or maintain the sign;

(b) A statement and the signature of the owner or occupant of the land on which the sign is to be erected or maintained indicating that he has consented thereto;

(c) A statement of the precise location where the sign is to be erected or maintained;

(d) A statement of the proposed size and shape of the sign. An application for a type 5 sign to be erected along the interstate system shall contain a description of the copy to be placed on the sign;

(e) Such other information as may be required by the department.

(4) Applications shall be accompanied by a fee of ten dollars for each sign.

(5) Permits shall be for the calendar year and shall be renewed annually upon payment of said fee for the new year without the filing of a new application except as provided in WAC 468-66-090. Fees shall not be prorated for fractions of the year. Any moneys paid to the department of transportation for a sign permit shall be credited first to the payment of any annual permit or renewal fee for such sign due for any prior year. The department shall not accept payment for the current year renewal fee until all due and unpaid permit and renewal fees for prior years have been paid.

(6) Prior to December 1 of each year the department of transportation shall notify in writing the owner of every sign for which a permit is required under RCW 47.42.120 and this rule but for which no sign permit was obtained or renewed for the then current calendar year, that all unpaid permit and renewal fees for such sign and the renewal fee for such sign due in the calendar year to commence on the following January 1 shall be due and payable not later than the following February 1. The notice shall further state that if all such fees have not been paid by February 1, legal proceedings will be instituted to cause removal of such sign as an illegally maintained sign.

(7) Following the notice specified in subsection of this section, if all due and unpaid permit and renewal fees are not received for any sign for which a permit is required by the date specified, the department of transportation shall request the attorney general on its behalf to institute legal proceedings to cause such sign to be removed as an illegal sign without the payment of compensation therefor.

(8) Changes in size, shape, or position of a permitted sign shall be reported to the department of transportation at Olympia at least ten days before a change is to be made. In the case of type 5 signs permitted along the interstate system, changes in copy shall be reported to the department at Olympia at least ten days before a change is to be made.

(9) Assignment of permits in good standing shall be effective only upon receipt of assignment by the department of transportation.

(10) Every permit issued by the department shall be assigned a separate identification number, and it shall be

the duty of each permittee to fasten to each sign a weatherproof label, not larger than six square inches, which shall be furnished by the department and on which shall be plainly visible the said permit number. The permittee shall also place his name in a conspicuous position on the front or back of each sign.

(11) A permit issued under these rules does not relieve the permittee from the duty to comply with all local rules, regulations, and ordinances pertaining to signs and sign structures.

#### NEW SECTION

WAC 468-66-150 PENALTIES. (1) After hearing, as required by chapter 34.04 RCW (Administrative Procedure Act) and the rules and regulations of the department of transportation adopted pursuant thereto, any permit may be revoked by the department for any of the following reasons:

(a) For the making of any false or misleading statements in the application for any permit, whether or not the same is material to or relied upon by the department in the issuance of such permit when such false or misleading statement or information shall remain uncorrected after the expiration of thirty days following written notification thereof.

(b) For allowing or suffering any sign to remain in a condition of disrepair or unreasonable state of repair after the expiration of thirty days following written notification thereof.

(c) For maintaining any sign, for which a permit has been issued, in violation of any provision of the act or these regulations after the expiration of thirty days following written notification thereof.

(d) For any convictions of a violation of the act or any of these regulations, any permit held by the convicted person may be revoked whether or not such violation is related to the sign for which the permit is revoked.

(2) Notice whenever required herein shall be given to the person entitled thereto by registered mail at the last known address of such person which shall be such address as may be on file with the department, if any, otherwise the last address of such person shown by the tax records of the county in which the real property upon which the sign in question is maintained.

(3) Computation of time when dependent upon giving of notice shall relate to the day of mailing such notice rather than the day of receipt.

#### Chapter 468-70 WAC MOTORIST INFORMATION SIGNS

#### NEW SECTION

WAC 468-70-010 GENERAL. (1) These rules and regulations implement, and are prescribed by, chapter 80, Laws of 1974 ex. sess. (43rd Leg., 3rd ex. sess.) and chapter 47.42 RCW.

(2) The regulations provide for the installation of motorist information signs which will inform the motoring public of tourist services conveniently accessible from interstate, primary and scenic highways within the state.

#### NEW SECTION

WAC 468-70-020 DEFINITIONS. (1) When used in these regulations the terms: Sign, business sign, commercial and industrial areas, commission, interstate system, primary system, scenic system, and specific information panel shall have the same meaning as set forth in the act.

(2) When used in these regulations the term:

(a) "Act" shall mean the Highway Advertising Control Act of 1961 as amended by chapter 80, Laws of 1974 ex. sess. (43rd Leg., 3rd ex. sess.) and chapter 47.42 RCW.

(b) "Conventional road" shall mean a primary or scenic highway which is not an expressway or freeway.

(c) "Department" shall mean the Washington state department of transportation.

(d) "Expressway" shall mean a divided arterial highway for through traffic with partial control of access and grade separations at most major intersections.

(e) "Freeway" shall mean an expressway with full control of access.

(f) "Motorist service activity" shall mean a business furnishing gas, food, lodging, camping and/or related tourist services.

(g) "Owner" shall mean a person who owns or operates a motorist service activity and who has authority to enter into and be bound by agreements relevant to matters covered by these regulations.

(h) "Supplemental directional panel" shall mean a motorist informational panel located on, opposite, or at the terminus of an exit ramp bearing business sign for a qualified motorist service activity and directional information.

(i) "Trade name" shall mean any brand name, trade mark, distinctive symbol or other similar device or thing used to identify a particular motorist service.

(j) "Urban area" shall mean an area including and adjacent to a municipality or other place of five thousand or more population as shown by the latest available federal census.

#### NEW SECTION

WAC 468-70-030 LOCATION OF PANELS AND SIGNS. (1) Specific information panels will be provided on interchange approaches and in advance of intersections. Where a qualified type of motorist activity is not present, a panel will not be erected. Generally, these panels should be located near the right of way line and readable from the main traveled way. Normally, the panels will be erected between the previous interchange/intersection and one half mile in advance of the theoretical gore for the approaching interchange, except on conventional highways.

(2) The distinguishing characteristic between signing for freeways/expressways and conventional roads is that for the latter there will be one panel for "GAS-FOOD-LODGING" right, and one panel for "GAS-FOOD-LODGING" left and one for RECREATION, while for the former there will be one panel each for GAS, FOOD, LODGING and CAMPING or RECREATION.

(3) Information for specific information panels on expressways/freeways will be repeated on the supplemental directional panels located along the interchange ramps or at the ramp terminal where the services are not visible from the ramp. There will be one GAS-FOOD-LODGING supplement for each direction and a separate supplement for RECREATION or CAMPING.

(4) Appendices A thru E show typical signing situations with minimum distance requirements and by this reference are made part of these rules and regulations. Where there occurs a situation not definable by figure representation, the department shall look to other applicable state and federal regulations for guidance.

#### NEW SECTION

**WAC 468-70-040 INTERCHANGE AND INTERSECTION SELECTION FOR SPECIFIC INFORMATION PANELS.** (1) On an interstate highway the interchange must:

- (a) Be located in a rural or nonurban area; and
  - (b) Consist of both an exit and entrance ramp: PROVIDED, That where an entrance ramp is not present an interchange will qualify if an entrance ramp is reasonably and conveniently located, in the determination of the department, so as to permit a motorist to proceed without undue indirection or use of poor connecting roads.
- (2) On a primary or scenic highway the interchange or intersection must:
- (a) Be located outside the boundaries of a city, or town, and lie outside commercial and industrial areas; and
  - (b) Consist of both an exit and entrance, provided that where an entrance is reasonable and conveniently located, in the determination of the department, so as to permit a motorist to proceed without undue indirection or use of poor connecting roads.

#### NEW SECTION

**WAC 468-70-050 BUSINESS ELIGIBILITY.** (1) To be eligible for placement of a business sign on a specific information panel a motorist activity must conform to the following standards:

- (a) Gas activity:
  - (i) Provide vehicle services such as fuel, oil, lubrication, tire repair and water; and
  - (ii) Be in continuous operation at least sixteen hours a day, seven days a week; and
  - (iii) Provide restroom facilities, drinking water and a telephone access;
  - (iv) Specific information panels may be installed and existing signing will not be removed when the service facility is closed for a short period of time or when its hours of operation have been reduced as a result of a shortage of gasoline.
- (b) Food activity:
  - (i) Be licensed or approved by the Washington department of social and health services or county health office; and

- (ii) Be in continuous operation for a minimum of twelve hours a day to serve three meals a day, seven days a week; and

- (iii) Have seats for a minimum of twenty patrons and/or parking and drive-in facilities for a minimum of ten vehicles; and

- (iv) Provide telephone and restroom facilities.

- (c) Lodging activity:

- (i) Be licensed or approved by the Washington department of social and health services or county health office; and

- (ii) Consist of at least twelve units, each having a private bath and access to telephone service: PROVIDED, That a lodging activity on a highway with partial access control or no access control with fewer than twelve units will be eligible for a business sign if otherwise qualified and there are fewer than three lodging activities within the distances prescribed in subsection (3)(c) of this section which have twelve or more units.

- (d) Camping activity (applicable only for activities on fully controlled limited access highways):

- (i) Be licensed or approved by the Washington department of social and health services or county health office;

- (ii) Consist of at least twenty camping spaces, at least fifty percent of which will accommodate tents, and have adequate parking, modern sanitary and drinking water facilities for such spaces; and

- (iii) Have an attendant on duty to manage and maintain the facility twenty-four hours a day while in operation.

- (e) Recreation activity (applicable only for activity on scenic system or primary system highways with partial access control or no access control):

- (i) Consist of activities and sports of interest to family groups and the public generally in which people participate for purposes of active physical exercise, collective amusement or enjoyment of nature; e.g., hiking, golfing, skiing, boating, swimming, picnicking, camping, fishing, tennis, horseback riding, ice skating and gun clubs; and

- (ii) Be licensed or approved by the state or local agency regulating the particular type of business; and

- (iii) When the recreational activity is a campground, it must meet the criteria specified in WAC 252-42-040(1)(d)(i) thru (iii).

(2) Distances prescribed herein will be measured by road miles from the center of terminus of the exit ramp or intersection to the activity.

(3) The maximum distance that GAS, FOOD, LODGING, CAMPING or RECREATIONAL activities can be located on either side of an interchange or intersection to qualify for a business sign shall be as follows:

- (a) From an interchange on a fully controlled limited access highway, GAS, FOOD and LODGING activities shall be located within one mile in either direction, and CAMPING activities shall be located within five miles in either direction;

- (b) From an interchange or intersection on a highway with partial access control or no access control, GAS and FOOD activities shall be located within five miles in either direction.

(c) From an interchange or intersection on a highway with partial access control or no access control, LODGING activities shall be located within five miles in either direction. If within such five mile limit there are fewer than three LODGING activities available, then activities of such type located within a ten mile limit shall qualify. If within such ten mile limit there are fewer than three LODGING activities available, then activities of such type located within a fifteen mile limit shall qualify.

(d) From an interchange or intersection on a highway with partial access control or no access control, RECREATIONAL activities shall be located within ten miles in either direction. If within such ten mile limit there are fewer than three RECREATIONAL activities available, then activities of such type located within a fifteen mile limit shall qualify.

(4) A GAS, FOOD, LODGING or RECREATIONAL activity visible from a highway which has no access control shall not qualify for a business sign on such highway.

(5) To be eligible for business sign placement or supplemental directional panel the activity must be eligible for specific information panel placement.

(6) When an activity qualifies for business sign placement on more than one type of information panel, placement will be made on that type of panel which, as determined by the department, best describes the main product or service.

(7) When appropriate, the department may require an applicant activity to file written assurances that adequate follow-through signing, as specified by the department, will be erected and maintained.

(8) Where operations are seasonal, business signs for each specific location shall be removed or covered during the appropriate period as determined by the department.

## NEW SECTION

WAC 468-70-060 SIGNING DETAILS. (1) Specifications. All specific information panels, supplemental directional panels, and business signs shall be constructed in accordance with the Washington State Standard Specifications, Standard Plans and amendments thereto. All business signs shall be constructed of a single piece of 0.080 inch thick aluminum. All panels and business signs shall be fully reflectorized to show the same shape and color both by day and night.

(2) Color of panels and signs:

(a) The background color for GAS, FOOD, LODGING and CAMPING (and GAS-FOOD-LODGING) specific information panels and supplemental directional panels shall be blue. The background color for RECREATION specific information panels and supplemental directional panels shall be brown. The border and lettering on all such signs shall be white.

(b) The background color for business signs shall be blue or brown (only if for a recreation activity) with a white message and border, except that colors consistent with customary use should be used with nationally recognized or locally known symbols or trademarks.

(3) Composition of specific information panels:

(a) Interstate and primary scenic highways which are expressways or freeways:

(i) For single exit interchange, GAS specific information panels shall be limited to six business signs, FOOD, LODGING, CAMPING (in the case of interstate highway) and RECREATION (in the case of primary/scenic) shall be limited to four business signs each. The business signs shall be arranged on the panel, with maximum of two horizontal rows. These signs are to be mounted on the panel in the order of the travel distance, the closest at the top left, the next closest at the bottom left. When the number of business signs is half or less of the maximum permitted, the arrangement shall be in one horizontal row reading from left to right in order of travel distance.

(ii) For double exit interchanges and at grade intersections, the specific information panels will consist of two sections (piggy-back) where the same type of motorist services are to be signed for each exit. The top section of the panel will display the signs for the first exit and shall display a directional legend "Next Right" (interchanges) or "Next Left" (intersections). The lower section of the panel will display the business signs of the second exit with the directional legend "Second Right" (for interchanges) or "Next Right" (for intersections). The number of business signs on this type of panel shall be limited to three for GAS and two each for FOOD, LODGING, CAMPING and RECREATION, for each exit. The arrangement shall follow the same pattern as for single exit.

(b) Primary and scenic highways which are conventional roads:

(i) "GAS-FOOD-LODGING" specific information panels shall be limited to a total of four business signs for GAS and two each for FOOD and LODGING for each intersection. If there are more than two qualified business activities for either FOOD or LODGING and not two of the other, any combination up to a total of four business signs may be provided. These signs will be mounted in order of travel distance, reading from left to right. The bottom line of the specific information panel shall contain the directional legend, "Next Left" or "Next Right", as required.

(ii) Specific information panels for RECREATION shall be limited to four business signs. The business signs shall be arranged in two vertical rows with the left row for RECREATION to the left and the right row for RECREATION to the right. These business signs will be mounted on the panel in order of travel distance, with the closest at the top. The directional legend, "Next Left" and "Next Right" shall be placed above the corresponding vertical row of business.

(iii) For qualifying businesses located more than one mile from the intersection, the mileage to the business shall be shown to the nearest mile on the business sign.

(4) Composition of supplemental directional panels.

(a) When required, placement on a supplemental directional panel shall be limited to six business signs for GAS and four each for FOOD, LODGING and CAMPING. The business signs shall be arranged in three horizontal rows, with the top row for GAS, the center row for FOOD, and the third row for LODGING. These signs will be mounted on the panel in order of travel distance, reading left to right. The bottom line

shall display an arrow showing the direction of the services.

(b) The supplemental directional panel for RECREATION or CAMPING shall be limited to four business signs. The business signs shall be arranged in two vertical rows with the left row for RECREATION or CAMPING to the left and the right row for RECREATION or CAMPING to the right and shall include the appropriate directional arrow below each vertical row. These signs are to be mounted on the panel in order of travel distance, with the closest at the top.

(c) For activities located more than one mile from the interchange, the mileage to the nearest mile shall be shown on business signs mounted on the supplemental directional panel.

(5) Panel, sign and legend size: (NOTE: Reference is to outside dimensions including border.)

(a) Specific information panels - Interstate and scenic/primary freeways and expressways.

(i) Single-exit interchange: 13 feet wide (15 feet wide for GAS) by 10 feet high (11 1/2 feet high for RECREATION). Minimum 13 feet wide (15 feet wide for GAS) by 6 feet high (7 1/2 feet high for RECREATION).

(ii) Double-exit interchange 13 feet wide (14 feet wide for LODGING and CAMPING and 15 feet for GAS) by 6 feet high for single (8 feet high for RECREATION) and 12 feet high for double (14 feet high for RECREATION).

(iii) The words GAS, FOOD, LODGING, CAMPING, RECREATION and directional message shall be ten-inch capital letters.

(b) Specific information panels - conventional roads.

(i) Standard - 8 feet wide by 6 1/2 feet high. (NOTE: The minimum and maximum panel size shall be as required to accommodate the required business signs.)

(ii) The words GAS, FOOD, LODGING, RECREATION and the directional message shall be six-inch capital letters.

(c) Supplemental directional panels - expressways and freeways:

(i) Standard size for the GAS-FOOD-LODGING panels shall be 10 feet wide by 6 feet high. The standard size for RECREATION or CAMPING shall be 6 feet wide by 5 feet high. (NOTE: The minimum and maximum panel size shall be as required to accommodate the required information.)

(ii) The words, GAS, FOOD, LODGING, CAMPING and RECREATION will be six-inch capital letters.

(d) Business signs - interstate and primary/scenic freeway and expressways for mounting on specific information panels:

(i) "GAS" signs - 48 inches wide by 36 inches high.

(ii) "FOOD", "LODGING", "CAMPING" and "RECREATION" signs - 60 inches wide by 36 inches high (including border).

(iii) The principal legend height shall be at least ten inches whether capitals or lower case. (NOTE: Where the symbol or trademark is used alone, any legend on

the symbol shall be in proportion to the size of the symbol, consistent with customary use.)

(e) Business signs - conventional roads:

(i) "GAS" signs - 24 inches wide by 16 inches high.

(ii) "FOOD", "LODGING" and "RECREATION" signs - 36 inches wide by 16 inches high (including border).

(iii) Principal legend height shall be at least 6 inches (4-inch minimum with 2 lines) whether capital or lower case. (NOTE: Where the symbol or trademark is used alone, any legend on the symbol shall be in proportion to the size of the symbol, consistent with customary use.)

(f) Business signs - mounted on supplemental directional panels:

(i) "GAS" signs - 18 inches wide by 12 inches high.

(ii) "FOOD", "LODGING", "CAMPING" and "RECREATION" signs - 24 inches wide by 12 inches high.

(iii) The principal legend height shall be at least 6 inches (4-inch minimum with 2 lines).

#### NEW SECTION

WAC 468-70-070 PERMITS AND PROCEDURE. (1) No business signs will be installed on information panels prior to issuance of a permit by the department. Permits will be issued by the department in accordance with these rules and regulations.

(2) Permit applications will be accepted at the appropriate department of transportation district office in care of the district engineer. Applications transmitted by mail shall be effective from date of receipt rather than of mailing.

(3) One permit application will be for all the signing that the applicant will qualify for at a single interchange or intersection.

(4) Application, forms for which may be obtained from the department, shall contain the following information:

(a) Name and address of the owner of the business to be advertised.

(b) The highway for which the applicant seeks signing.

(c) A description of the interchange or intersection for which the business sign is to be installed.

(d) A statement of location including exact distance from the interchange or intersection and precise roads used for access.

(e) An agreement to limit the height of any on-premise sign to no greater than 15 feet higher than the roof of the main building.

(f) Such other information as may be required by the department.

(5) Each permit application will include a sketch, drawing or picture of the message to be placed on the business signs. The department shall have final approval of the design of the business sign and may modify such submissions to achieve uniformity.

(6) A standard application processing fee of seventy-five dollars will accompany each application. Such fee will be returned if an application is denied or if after approval the activity is not signed for reasons caused by the department.

(7) Once an initial application has been received by the department for signing at an eligible intersection or interchange, the department will notify all businesses in the area and set a date, at least thirty days after receipt of the first application, for all interested businesses to submit applications. Where the number of applications for business signs exceeds the available spaces on the information panel, businesses will be given preference in order of distance from the grade intersection or ramp terminal of the interchange. In addition, preference may be given at the discretion of the department in favor of those businesses offering rest-room facilities for handicapped persons.

(8) Any party aggrieved by an application determination of the department shall be accorded hearing rights before the secretary of transportation or his designee pursuant to chapter 34.04 RCW.

(9) Once an application is approved, the owner shall remit a manufacturing and installation fee within ten days of receipt of written notice of such approval. This fee will be in the amount prescribed by WAC 468-70-080 fee schedule, shall not be prorated for fractions of years, and will fulfill the owner's maintenance obligation for the first calendar year or fraction thereof during which a business sign is actually installed. If for reasons caused by the department the owner's activity is not signed, this fee will be returned.

(10) For each additional year an annual maintenance fee shall be paid, as prescribed by WAC 468-70-080 for each business sign that is maintained by the department. This annual maintenance fee is to be paid by February 1 of the calendar year it is due. This fee will not be prorated for fractions of the year in the event of removal or coverage. Failure to pay the annual maintenance fee by February 1 of the year due will cause the permit application to expire and the business signs will be removed from the information panels.

(11) In the event of change of ownership or operation, assignment of permits in good standing shall be effective only upon receipt of assignment by the department.

(12) Revocation and expiration:

(a) After hearing before the secretary of transportation or his designee, as required by chapter 34.04 RCW (Administrative Procedure Act) and the rules and regulations of the department adopted pursuant thereto, any permit may be revoked by the secretary or the secretary's designee who has conducted the hearing for any of the following reasons:

(i) For the making of any false or misleading statements in the application for any permit, whether or not the same is material to or relied upon by the department in the issuance of such permit when such false or misleading statement or information shall remain uncorrected after the expiration of thirty days following written notification thereof.

(ii) For allowing or suffering any on-premise sign to remain that does exceed the height requirements set forth in the act or these regulations.

(iii) For failure to provide the services and/or facilities required by WAC 468-70-050 and 468-70-070 of these regulations.

(b) If a permit is revoked or is allowed to expire, a new application may be accepted by the department and the application must meet the requirements of any other new application.

NEW SECTION

WAC 468-70-080 FEE SCHEDULE. (1) Manufacturing and installation charge.

(a) Interstate highways and freeways and expressways.

(i) "GAS" - pictorial business sign to be installed on a specific information panel . . . . . \$180.00

(ii) "GAS" - pictorial business sign to be installed on a supplemental information panel . . . . . \$ 40.00

(iii) "GAS" - lettered business sign to be installed on a specific information panel . . . . . \$110.00

(iv) "GAS" - lettered business sign to be installed on a supplemental directional panel . . . . . \$ 25.00

(v) "FOOD, LODGING, CAMPING or RECREATION" - pictorial business sign to be installed on a specific information panel . . . . . \$200.00

(vi) "FOOD, LODGING, CAMPING or RECREATION" - pictorial business sign to be installed on a supplemental directional panel . . . . . \$ 50.00

(vii) "FOOD, LODGING, CAMPING or RECREATION" - lettered business sign to be installed on a specific information panel . . . . . \$125.00

(viii) "FOOD, LODGING, CAMPING or RECREATION" - lettered business sign to be installed on a supplemental directional panel . . . . . \$ 30.00

(b) Primary or scenic highways that are conventional roads.

(i) "GAS" - pictorial business sign to be installed on a specific information panel . . . . . \$ 90.00

(ii) "GAS" - lettered business sign to be installed on a specific information panel . . . . . \$ 65.00

(iii) "FOOD, LODGING, or RECREATION" - pictorial business sign to be installed on a specific information panel . . . . . \$100.00

(iv) "FOOD, LODGING or RECREATION" - lettered business sign to be installed on a specific information panel . . . . . \$ 70.00

(2) The following schedule is the annual maintenance charge.

(a) Interstate highways and freeways and expressways.

(i) "GAS" - pictorial business sign on a specific information panel . . . . . \$ 45.00

(ii) "GAS" - pictorial business sign on a supplemental directional panel . . . . . \$ 20.00

(iii) "GAS" - lettered business sign on a specific information panel . . . . . \$ 30.00

(iv) "GAS" - lettered business sign on a supplemental directional panel . . . . . \$ 20.00

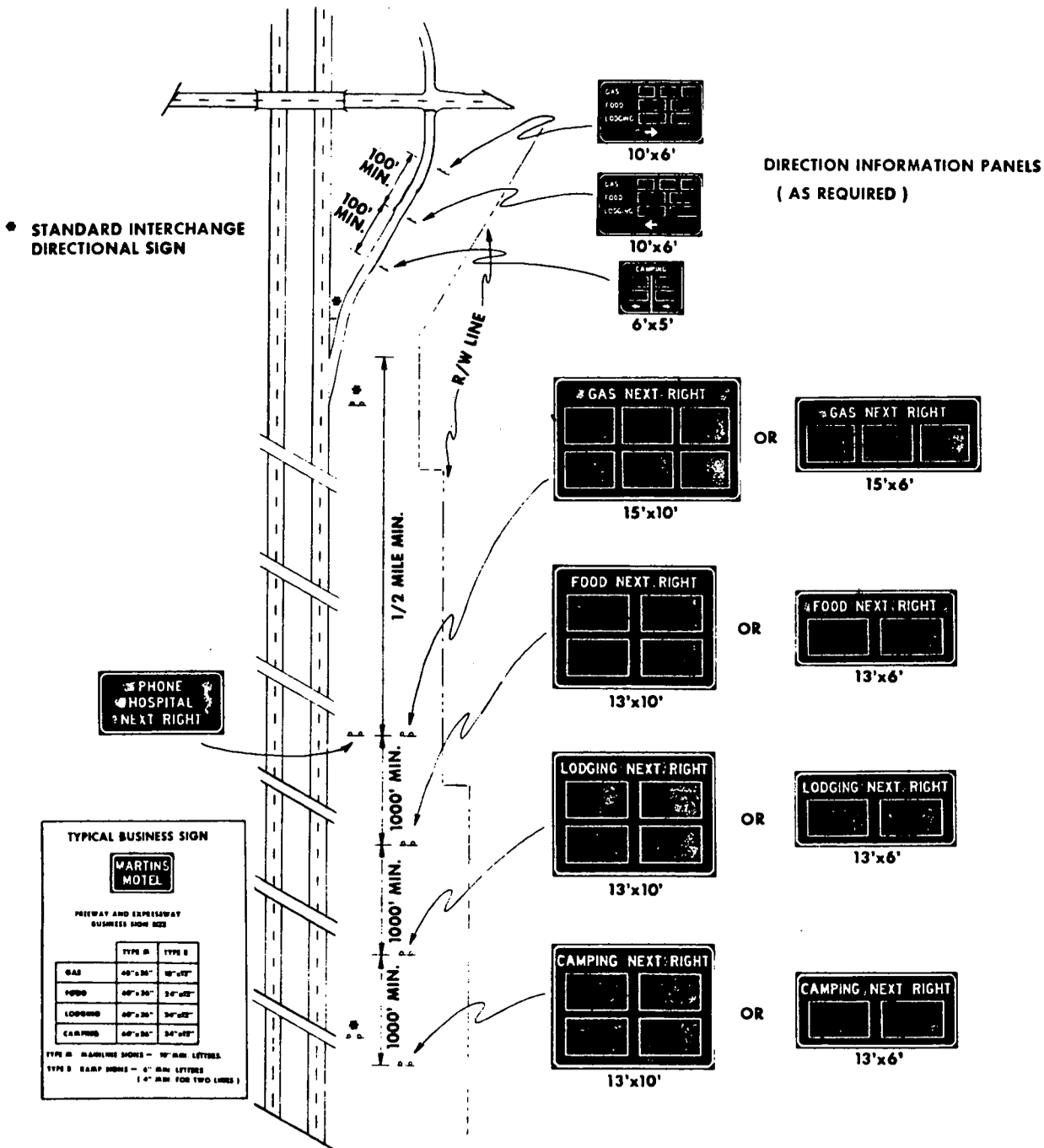
(v) "FOOD, LODGING, CAMPING or RECREATION" - pictorial business sign on a specific information panel . . . . . \$ 50.00

- (vi) "FOOD, LODGING, CAMPING or RECREATION" – pictorial business sign on a supplemental directional panel ..... \$ 25.00
- (vii) "FOOD, LODGING, CAMPING or RECREATION" – lettered sign on a specific information panel ..... \$ 30.00
- (viii) "FOOD, LODGING, CAMPING or RECREATION" – lettered sign on a supplemental directional panel ..... \$ 20.00
- (b) Primary or scenic highways that are conventional roads.
  - (i) "GAS" – pictorial business sign on a specific information panel ..... \$ 25.00
  - (ii) "GAS" – lettered business sign on a specific information panel ..... \$ 20.00
  - (iii) "FOOD, LODGING or RECREATION" – pictorial business sign on a specific information panel ..... \$ 30.00
  - (iv) "FOOD, LODGING or RECREATION" – lettered business sign on a specific information panel ..... \$ 20.00

**NEW SECTION**

**WAC 468-70-990 APPENDIX A—TYPICAL SIGNING FOR SINGLE EXIT INTERCHANGE ON THE INTERSTATE SYSTEM.**

**APPENDIX A**



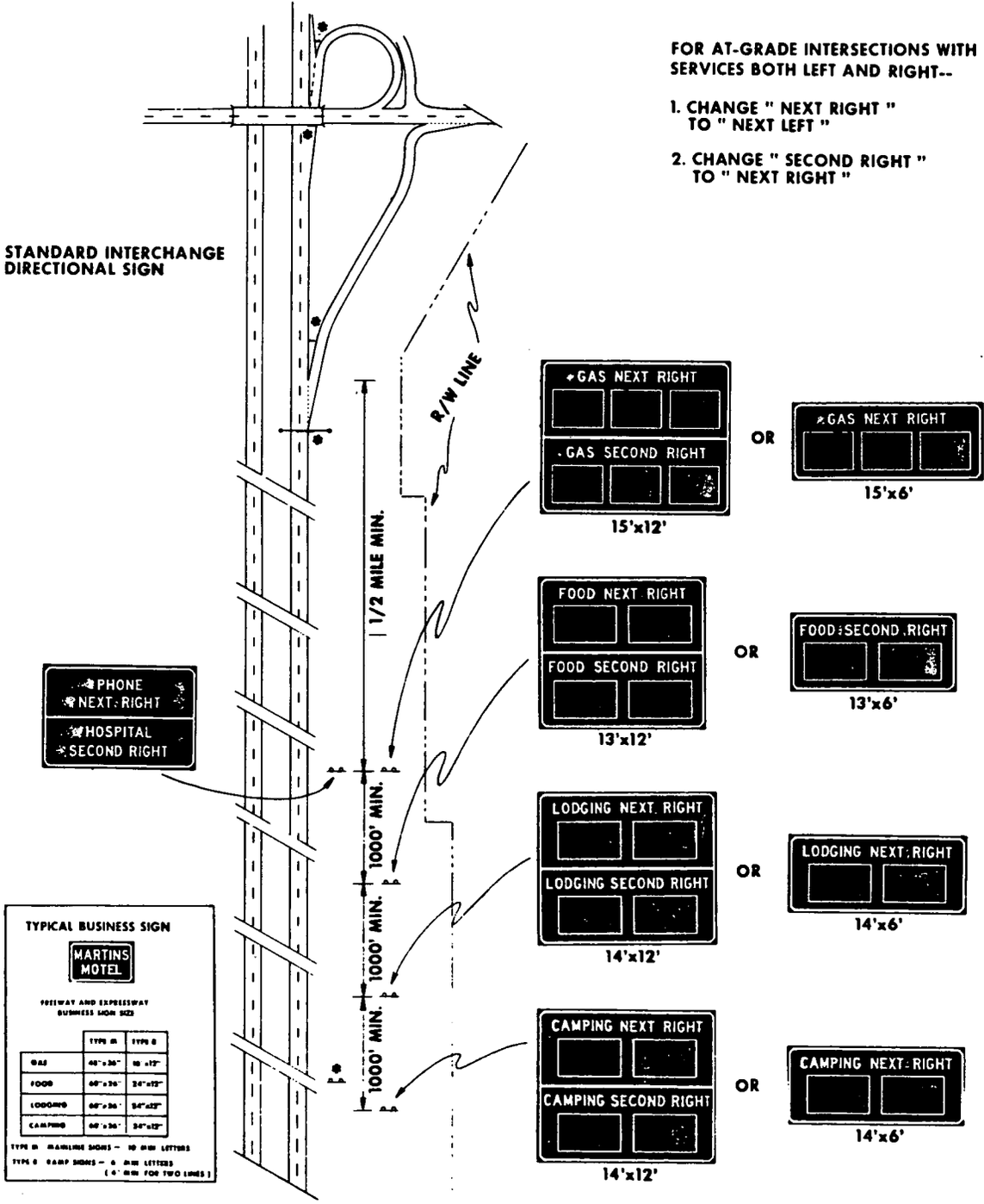
**TYPICAL SIGNING FOR SINGLE EXIT INTERCHANGE ON THE INTERSTATE SYSTEM**

**NEW SECTION**

**WAC 468-70-99001 APPENDIX B—TYPICAL SIGNING FOR DOUBLE EXIT INTERCHANGE ON THE INTERSTATE SYSTEM.**

**APPENDIX B**

• STANDARD INTERCHANGE DIRECTIONAL SIGN

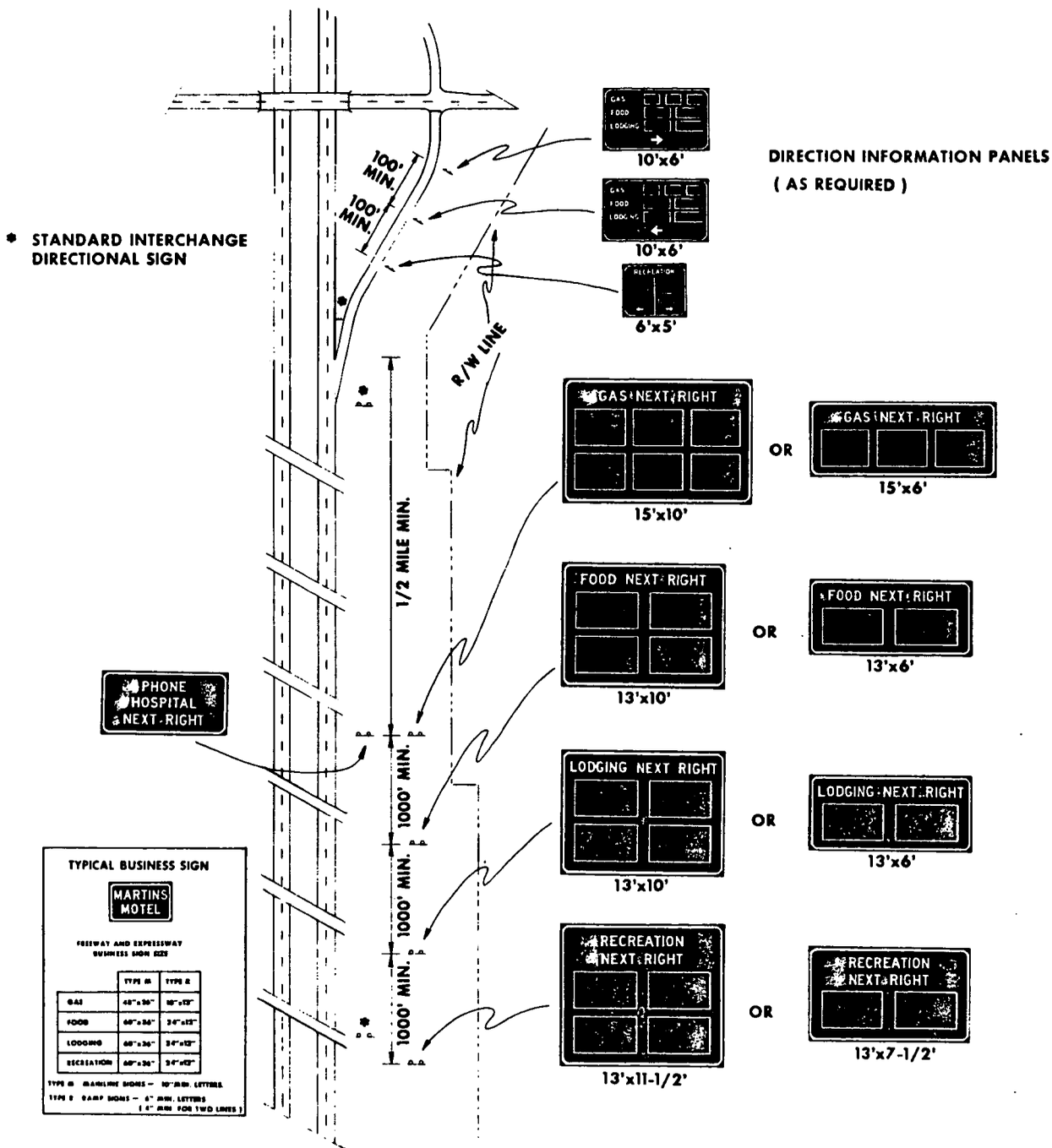


**TYPICAL SIGNING FOR DOUBLE EXIT INTERCHANGE ON THE INTERSTATE SYSTEM**

**NEW SECTION**

**WAC 468-70-99002 APPENDIX C—TYPICAL SIGNING FOR SINGLE EXIT INTERCHANGE FOR A FREEWAY OR EXPRESSWAY PART OF THE PRIMARY OR SCENIC SYSTEM.**

**APPENDIX C**

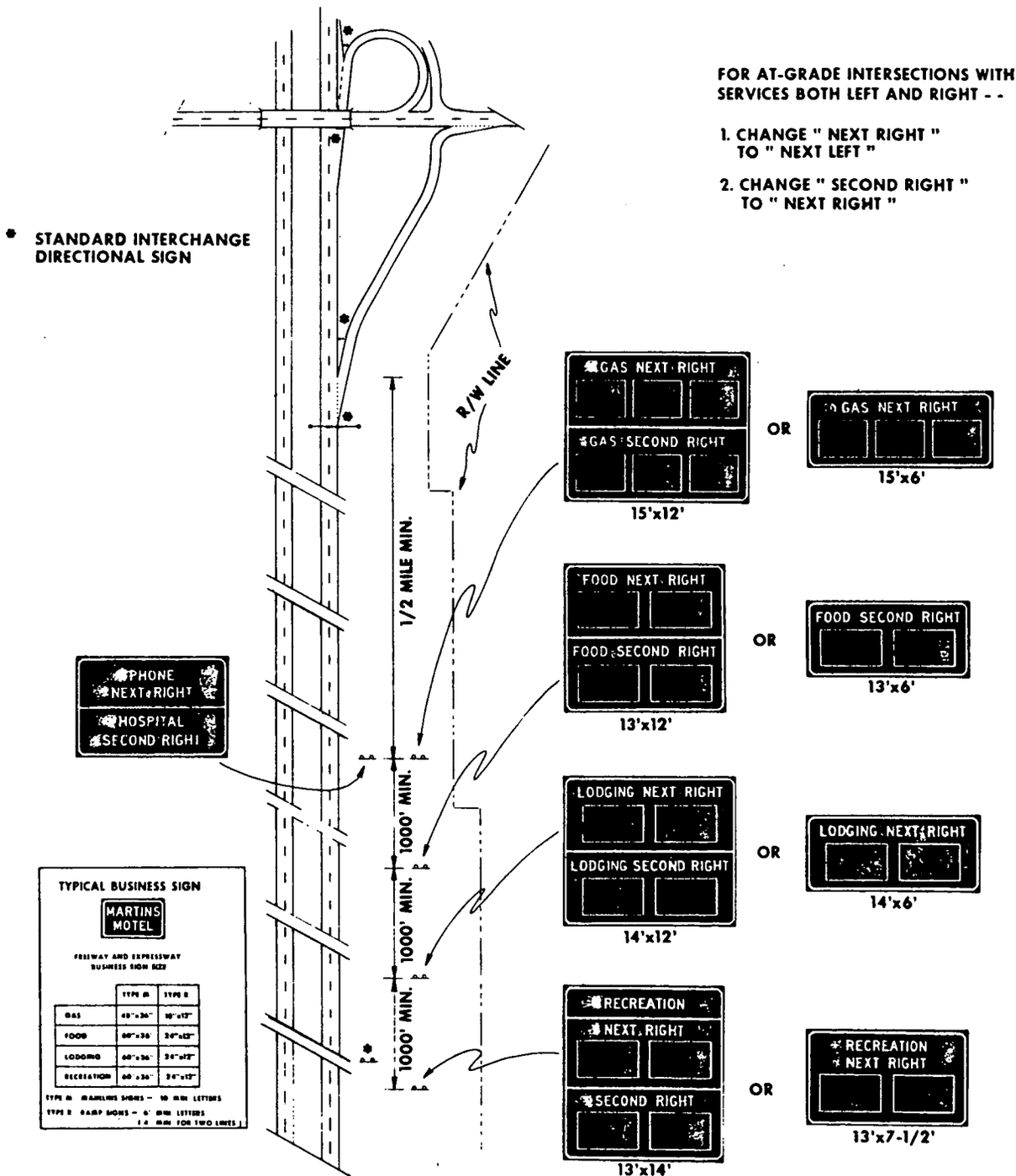


**TYPICAL SIGNING FOR SINGLE EXIT INTERCHANGE FOR A FREEWAY OR EXPRESSWAY PART OF THE PRIMARY OR SCENIC SYSTEM**

**NEW SECTION**

**WAC 468-70-99003 APPENDIX D—TYPICAL SIGNING FOR DOUBLE EXIT INTERCHANGE AND AT-GRADE INTERSECTIONS FOR A FREEWAY OR EXPRESSWAY PART OF THE PRIMARY OR SCENIC SYSTEM.**

**APPENDIX D**

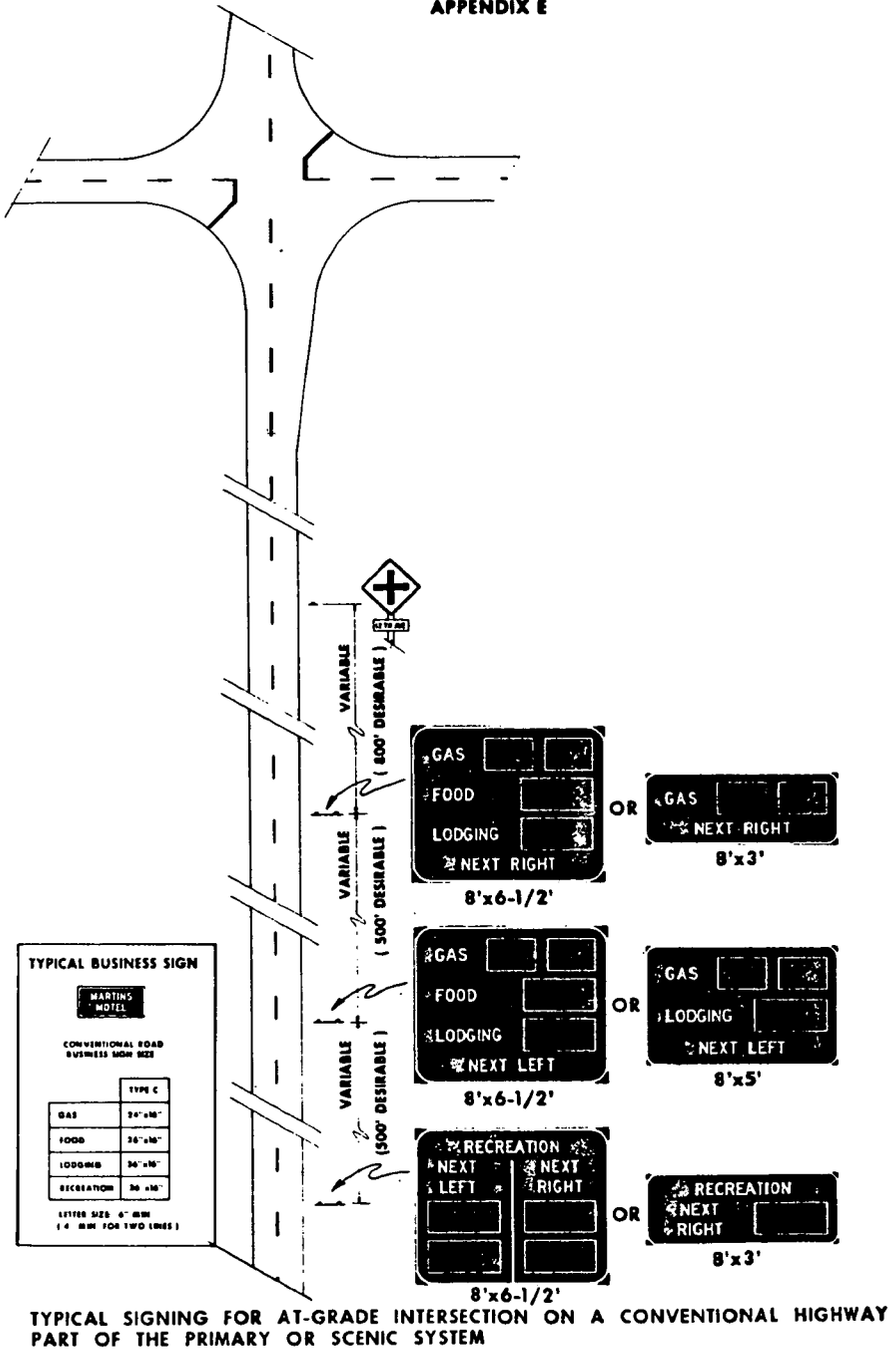


**TYPICAL SIGNING FOR DOUBLE EXIT INTERCHANGE AND AT-GRADE INTERSECTIONS FOR A FREEWAY OR EXPRESSWAY PART OF THE PRIMARY OR SCENIC SYSTEM**

**NEW SECTION**

**WAC 468-70-99004 APPENDIX E—TYPICAL SIGNING FOR AT-GRADE INTERSECTION ON A CONVENTIONAL HIGHWAY PART OF THE PRIMARY OR SCENIC SYSTEM.**

**APPENDIX E**



Chapter 468-74 WAC  
JUNKYARDS ADJACENT TO HIGHWAYS

NEW SECTION

WAC 468-74-010 DEFINITION OF "UNZONED INDUSTRIAL AREAS." In the administration of chapter 47.41 RCW, relating to the regulation and control of junkyards adjacent to highways, the term "unzoned industrial areas" shall be interpreted to mean those areas not zoned by county or municipal code, occupied by three or more separate and distinct industrial activities within a space of five hundred feet and the area within five hundred feet of such activities on both sides of the highway. The area shall be measured from the outer edges of the regularly used buildings, parking lots, storage or processing areas of the industrial activity and not from the property lines of the parcels upon which such activities are located. Measurements shall be along or parallel to the edge of the main traveled way of the highway. The following shall not be considered industrial activities:

- (1) Agricultural, forestry, grazing, farming and related activities, including, but not limited to, wayside fresh produce stands;
- (2) Transient or temporary activities;
- (3) Railroad tracks and minor sidings;
- (4) Signs;
- (5) Activities more than three hundred feet from the nearest edge of the right of way;
- (6) Activities conducted in a building principally used as a residence;
- (7) Activities not visible from the traffic lanes of the main traveled way;
- (8) Junkyards, as defined in section 136, Title 23, United States Code.

Chapter 468-78 WAC  
TRANSPORTATION BUILDINGS—WORKS OF ART

NEW SECTION

WAC 468-78-010 AUTHORITY. This chapter is adopted pursuant to section 2, chapter 176, Laws of 1974 ex. sess. (RCW 43.17.200) 43rd Legislature.

NEW SECTION

WAC 468-78-020 FUNDING. There shall be expended one-half of one percent of the cost of construction of permanent department of transportation buildings, as shown in the operating program budget adopted by the transportation commission, for the acquisition of works of art. This provision shall not apply to construction sheds, warehouses, or temporary buildings.

NEW SECTION

WAC 468-78-030 POWERS. The secretary of transportation or his designated representative(s) shall have the authority, for (1) the selection, (2) commissioning of the artist, (3) review of design, (4) execution, (5) placement, and (6) acceptance of such works of art,

as well as such other authority as is necessary to carry out the intent of this chapter.

Chapter 468-95 WAC  
MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS

The "Manual on Uniform Traffic Control Devices for Streets and Highways" 1970 Revision (MUTCD), approved by the Federal Highway Administrator on November 13, 1970, as the national standard for all highways open to public travel; published under date of 1971 by the U. S. Department of Transportation, Federal Highway Administration, together with "Modifications to Manual on Uniform Traffic Control Devices" designated Exhibit "A" was duly adopted by the Highway Commission by Permanent Order 132, dated March 20, 1972, filed on March 22, 1972, and was adopted for recodification in title 468 of the Washington Administrative Code by Administrative Order No. 1 of the Washington Transportation Commission dated January 24, 1978, (filed on December 20, 1978) and by Administrative Order No. 10 of the Secretary of Transportation dated January 24, 1978 (filed on December 20, 1978). The manual includes in part 350 illustrations, some of which depend on color for proper interpretation. The Reviser has deemed it inexpedient to convert these regulations, illustrations and the additions and amendments to the manual which are identified hereinbelow, to the prescribed form and style of WAC and therefore exclude them from publication. Copies of the MUTCD may be obtained from the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402, Stock No. 5001-0021, Price \$3.50. The document and the amendments thereto are available for public inspection at the Headquarters Office and all District Offices of the Washington State Department of Transportation. Further, each city, town, and county engineering office in the state will have a copy of the MUTCD in its possession.

The following amendments and modifications to the MUTCD have been adopted by Administrative Order No. 1 adopted by the Washington Transportation Commission on January 24, 1978 (filed December, 1978), and by Administrative Order No. 10 adopted by the Secretary of Transportation on January 24, 1978 (filed December 20, 1978):

The following designated rulings on the Manual on Uniform Traffic Control Devices as contained in "Official Rulings on Requests for Interpretations, Changes and Experimentations," Volumes I through VIII published by the U. S. Department of Transportation, Federal Highway Administration, are adopted:

<u>Ruling</u>	<u>Volume</u>	<u>Subject</u>
		<u>SIGNS</u>
Sn 5-71	III	Use of "Right Lane" in place of "Next Right" on exit direction signs.
Sn 1-72	III	Use of symbol signs for airports.
Sn 10-72	III	Use of an "Exempt" railroad crossing sign.

Washington State Register, Issue 79-01

<u>Ruling</u>	<u>Volume</u>	<u>Subject</u>	<u>Ruling</u>	<u>Volume</u>	<u>Subject</u>
Sn 11-72	III	Change in size of County Route Marker.	Sn 111	VIII	Handicapped crossing symbol warning sign.
Sn 42	III	Signing for emergency call boxes.	Sn 141/142	VIII	Wrong way traffic control.
Sn 54	IV	Use of a distance in place of "Next Right" on advance guide signs for the second exit of a double exit interchange.	Sn 156	VIII	Two-way left turn sign.
Sn 71(1)	V	Selection of destination points on mileage signs.	Sn 188	VIII	Fire truck crossing or station symbol sign.
Sn 76	V	Use of small mileposts for low volume rural roads off the Federal-Aid System.	Sn 191	VIII	Use of keep right sign.
Sn 82	V	Local government symbols for street name signs except none are to be used on city streets forming the route of a state highway.	Sn 192	VIII	Divided highway crossing sign.
Sn 7-72	VI	Symbol weight limit sign.	Sn 195	VIII	Lateral placement of mile post markers.
Sn 57	VI	Color combination of auxiliary county and forest route markers.	Sn 196	VIII	Signing for long, steep downgrades.
Sn 61	VI	Bus priority lane signs.	Sn 203	VIII	Narrow bridge symbol sign.
Sn 67	VI	Installation of service signs at ramp terminals.	Sn 205	VIII	Playground symbol sign.
Sn 72	VI	Shape and color combination for recreation area signs.	Sn 206	VIII	Pavement ends symbol sign.
Sn 75	VI	Mandatory usage of down arrows with "EXIT ONLY" sign panels.	Sn 211	VIII	Chevron alignment sign.
Sn 84	VI	Recreation symbol signs.	Sn 218	VIII	Guide signs to fringe parking areas.
Sn 88	VI	Weather information signs for rural highways.	Sn 220	VIII	No hitchhiking symbol signs.
Sn 89	VI	Fully reflectorized interstate and route marker shields.	Sn 221	VIII	Tow-away zone symbol sign.
Sn 95	VI	Handicapped symbol sign for rest area.	Sn 222	VIII	Trailer sanitary disposal station sign.
Sn 97	VI	State name on interstate route marker.	M		<b>MARKINGS</b>
Sn 98	VI	New locations for "NO LEFT TURN" signs.	M 14	IV	Use of a single solid yellow left edge line on all divided highways.
Sn 99	VI	Speed limit sign beacon within school speed limit sign.	M 15	IV	Spacing requirements of delineators along ramps.
Sn 104	VI	Small size pedestrian push-button sign.	M 17	V	Mandatory use of work "ONLY" with symbol.
Sn 115	VI	Educational plague time limit.	M 24	VI	Two-way left turn lane markings.
Sn 116	VI	"NO TURN ON RED" sign.	M 26	VI	Symbol for restricted lane use.
Sn 109	VII	Equestrian crossing symbol sign.	M 31a and b	VII	Yellow and double delineators for one-way roadways.
Sn 120	VII	New location and design for pedestrian crossing sign.	M 37	VII	Red and white barricades in non-construction and non-maintenance areas.
Sn 126	VII	Welcome center signing.	M 33	VIII	New alphanumeric alphabet.
Sn 130	VII	Hand held STOP sign for school zones.	M 43	VIII	Yellow traffic cones and tubular markers.
Sn 135	VII	No parking bus stop sign.	M 44	VIII	Speed measurement markings.
Sn 139	VII	Combination GAS, FOOD, and LODGING logo signs.	M 45	VIII	Delineating median crossovers.
Sn 143	VII	Trail markers.	M 48	VIII	End-of-roadway marker.
Sn 144	VII	NO PEDESTRIAN CROSSING symbol sign.			<b>SIGNALS</b>
Sn 148	VII	Symbolized NO PARKING sign.	Sg 21	IV	Use of two red lenses in vertical array in a stop sign beacon.
Sn 156	VII	Two-way left turn sign.	Sg 31	IV	Ramp control signals.
Sn 158	VII	Increased use of NO PASSING ZONE (penant) sign.	Sg 32	V	Warrants for freeway entrance ramp control signals (interim).
Sn 172	VII	Bus terminal symbol sign.	Sg 33	V	Clearly define the legal limitations of the MUTCD and to recognize the uppermost authority of state law relative to the meanings of "Signal Indications."
Sn 173	VII	Railroad station symbol sign.	Sg 37	VI	Left-turn signal indications during flashing operation.
Sn 186	VII	YIELD and STOP AHEAD symbol signs.	Sg 39	VI	Minimum vertical height of traffic signal faces.
Sn 47/107	VIII	Classification and placement of interchange guide signs.	Sg 43	VI	Traffic signals for one-lane two-way facilities.
Sn 108	VIII	Truck crossing symbol sign.	Sg 63	VI	Speed limit sign beacon.
			Sg 53	VII	Length of red interval in operation of draw-bridge signals.

Ruling	Volume	Subject
Sg 54	VII	Location of signal instruction signs.
Sg 69	VII	Dual indication traffic signal.
Sg 74	VII	Vertical arrangement of lenses in a signal face.
Sg 78	VII	Pedestrian detectors.
Sg 81	VII	Priority control of traffic signals.
Sg 67	VIII	Traffic control devices at movable bridges.
Sg 89	VIII	Symbolic pedestrian indications.
Sg 95	VIII	Pedestrian walk interval.
<b>CONSTRUCTION AND MAINTENANCE</b>		
Cn 5	V	Design of Type II barricades, drums, and flasher supports and markings thereon.
Cn 6	VI	Usage and coding of barricades, object markers and vertical panels.
Cn 8	VI	"NEXT . . . . MILES" for use on road construction signs.
Cn 9a	VI	Barricade characteristics.
Cn 9b	VI	Warning light application.
Cn 11	VI	Hand held signaling devices.
Cn 12	VII	Reflectorized drum design.
Cn 16	VII	Use of orange clothing for flagmen.
Cn 18	VII	Nighttime flagging procedures.
Cn 10	VIII	Advance flagman symbol sign.
Cn 13	VIII	Warning signs for both men and women, worker symbol.
Cn 26	VIII	Advance flashing arrow panels.
Cn 33	VIII	Stronger requirements for local traffic signs.
<b>NEW PARTS TO THE MUTCD</b>		
Part VIII	VIII	Traffic control systems for railroad and highway grade crossings.
RR 4	VIII	Proper referencing of traffic control devices handbook.
Part IX	VIII	Traffic controls for bicycle facilities.

The following designated rulings on the Manual on Uniform Traffic Control Devices as contained in "Official Rulings on Requests for Interpretations, Changes, and Experimentations," Volumes V, VII, and VIII published by the U. S. Department of Transportation, Federal Highway Administration, are amended and adopted as set forth hereinbelow:

Ruling Sn 134, Volume VII, "Service Signs," is adopted as published except for the following modifications:

(1) The third paragraph of Section 2 D-46 of the MUTCD as revised is amended to read as follows:

General motorist service signs, if used, shall carry word legends or symbols either individually or in combination for the following services: FOOD, GAS, LODGING, CAMPING, PHONE, HOSPITAL, along

with a directional legend, NEXT RIGHT, SECOND RIGHT, or the like. Intermixing of symbols and word legends shall not be permitted, although educational plaques may be used in conjunction with symbols. The International Symbol of Access for the Handicapped Sign (D9-6) may be used with or beneath REST AREA or SCENIC AREA signs where paved ramps and rest-room facilities accessible to, and useable by, the physically handicapped are provided. The service signs shall have reflectorized white letters, symbols and border on a reflectorized or opaque blue background and are to be erected at a suitable distance in advance of the turnoff point or intersecting highway.

(2) The first paragraph of Section 2E-33 of the MUTCD as revised is amended to read as follows:

On rural sections of expressways where general motorist services are infrequent, service signing may be needed. In such cases, the provisions of section 2D-46 will apply, except that signs should be suitably enlarged. Letter and numeral sizes are shown in table II-I. All approved symbols shall be permitted as alternates to word messages wherever motorist services signs are used but intermixing of symbols and word legends shall not be permitted. However, educational plaques may be used in conjunction with symbols.

(3) The first full paragraph of Section 2F-32 appearing on page 161 of the MUTCD is amended to read as follows:

Only services that adequately serve the needs of the freeway motorist should be shown. Where services are not within sight of the interchange, the road authority shall repeat the service signing in smaller size, on the intersecting highways, with arrows indicating the direction to the services. Distances to services not within the immediate interchange area should be shown. All approved symbols shall be permitted as alternates to word messages wherever motorist services are used but intermixing of symbols and word legends shall not be permitted. However, educational plaques may be used in conjunction with symbols.

Ruling Sn 175, Volume VII, "Destination and Mileage Signs," is adopted as published except that the second paragraph of Section 2D-35 of the MUTCD is amended to read as follows:

On the state highway system these signs shall have a reflectorized white legend and border on a green background. Reflectorization of the green background is optional. On any particular highway, reflectorization should be consistently uniform.

Ruling Sn 176, Volume VIII, "Meaning of Signal Indications," is adopted as published except that Subparagraph 3c of Section 4B-5 as revised is amended to read as follows:

Except when a sign is in place prohibiting a turn, vehicular traffic facing any steady red signal may cautiously enter the intersection to turn right, or to turn left from a one-way or two-way street into a one-way street, after stopping as required by (a) and (b) above. Such vehicular traffic shall yield the right of way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection.

Ruling Sg 64, Volume VII, "Portable Traffic Control Signals," is adopted as published except that Section 4B-4 of the MUTCD is amended to read as follows:

A portable traffic control signal must meet three physical display and operational requirements of this manual as specified in Sections 4B-7 (number of Lenses per Signal Face), 4B-13 (Height of Signal Faces), and 4B-15 (Vehicle Change Interval). A portable traffic control signal should normally not operate longer than 30 days unless associated with a construction or maintenance project, in which case it shall be removed when no longer needed on the project. It is desirable to use advance signing when employing this device. A portable traffic control signal should be used only when an engineering study so indicates.

Ruling Cn 5, Volume V, "Markings for Barricade Rails," is adopted as published except that the second paragraph of Section 6C-2 as revised is amended to read as follows:

Markings for barricade rails shall be alternate orange and white stripes and should slope downward at an angle of 45 degrees in the direction traffic is to pass.

Ruling Cn 30, Volume VIII, "Channelization," is adopted as published except that the second sentence of paragraph 1 of Section 6C-12 as revised is amended to read as follows:

Markings no longer applicable which might create confusion in the minds of vehicle operators should be removed or obliterated as soon as practicable.

and the first sentence of paragraph 2 of Section 6C-12 as revised is amended to read as follows:

Conflicting pavement markings should be obliterated to prevent confusion to vehicle operators.

There is added to the Manual on Uniform Traffic Control Devices the following rule pertaining to signing of county roads:

#### I-7-7 CAUTION - NO WARNING SIGNS

A sign containing the caption "CAUTION - NO WARNING SIGNS" may be used on those extremely low volume county roads as designated by resolution of the board of county commissioners pursuant to a study and recommendation from the county road engineer. To qualify for such designation a road or portion of a road shall have the following characteristics:

1. Functional classification as an access road.
2. AADT determined by the county engineer of less than 50.
3. Soil, gravel or stone surfaced.

When used, it shall be erected at the milepoint so designated by resolution as the termini, and may be erected at intermediate milepoints along the road or road section if conditions warrant.

#### I-7-701 NEXT \_\_\_ MI.

A sign containing the words "NEXT \_\_\_ MILES" shall always be used in conjunction with Sign I-7-7 and shall be installed on the same post below Sign I-7-7.

The designs of Signs I-7-7 and I-7-701 are available for public inspection at the Headquarters Office and all District offices of the Washington State Department of Transportation.

The following, supplementing paragraph 7B-12 of the Manual on Uniform Traffic Control Devices, is hereby adopted:

#### DEFINITION OF SCHOOL SPEED LIMIT SIGN SUPPLEMENT "WHEN CHILDREN ARE PRESENT"

The supplemental or lower panel of a "SCHOOL SPEED LIMIT 20" sign which reads, "WHEN CHILDREN ARE PRESENT" shall indicate to the motorist that the 20 mile per hour school speed limit is in force under the following conditions:

- (1) School children are occupying or walking within the marked crosswalk.
- (2) School children are waiting at the curb or on the shoulder of roadway and are about to cross the roadway by way of the marked crosswalk.
- (3) School children are present or walking along the roadway, either on the adjacent sidewalk or, in the absence of sidewalks, on the shoulder within the posted school speed limit

zone which extends 300 feet in either direction from the marked crosswalk.

Chapter 468-300 WAC  
STATE FERRIES AND TOLL BRIDGES (~~(=TOLL SCHEDULES)~~)

NEW SECTION

WAC 468-300-500 SECOND LAKE WASHINGTON TOLL BRIDGE TOLL SCHEDULE.

TYPE	TOLL
Automobile, Pickup, Panel, Motorcycle (Note 1 & 2)	\$ .35
Automobile, Pickup, Panel, with 1 axle Trailer (Note 2)	.50
Automobile, Pickup, Panel, with 2 axle Trailer (Note 2)	.75
Truck, Bus, 2 axles	.50
Truck, Truck Combination, Bus, 3 axles	.75
Truck Combination, 4 axles	1.00
Truck Combination with more than 4 axles, for each additional axle	.25
Commute Book, 26 crossings in 37 days	5.00
Commute Book, 53 crossings in 75 days	10.00

NOTE 1: Taxicab, Ambulance, Hearse, Station Wagon, Suburban Carryall and Trucks licensed under 8,000 lbs. will be classified as an automobile and will, therefore, be subject to all conditions applying to automobile traffic.

NOTE 2: Automobiles and vehicles classified as automobiles (see Note 1) carrying three or more occupants shall be charged a toll of 10 cents.

NEW SECTION

WAC 468-300-600 POLICY GOVERNING DISTRIBUTION OF MATERIALS ON FERRY VESSELS AND AT FERRY TERMINALS. No person shall display, distribute or place, for any commercial purpose, any promotion or trade stimulation materials of any kind, including but not limited to any brochure, map, flyer, sign or insignia, aboard any ferry vessel, within any ferry terminal, upon any publicly owned areas adjacent to the ferry terminals, or on or within any other toll facility of the department of transportation, except as may otherwise be authorized by the department.

NEW SECTION

WAC 468-300-610 NO SMOKING AREAS. Each passenger carrying state operated ferry shall have specific areas designated by "No Smoking" signs where smoking is prohibited. Smoking is prohibited in those areas of all such ferries where "No Smoking" signs are posted.

REPEALER

The following chapters of the Washington Administrative Code are each repealed:

- (1) CHAPTER 252-02 WAC COMMISSION—ORGANIZATION.
- (2) CHAPTER 252-03 WAC PUBLIC ACCESS TO INFORMATION AND RECORDS.
- (3) CHAPTER 252-04 WAC UTILITY LINES—FRANCHISES AND PERMITS.
- (4) CHAPTER 252-06 WAC LIMITED ACCESS HEARINGS.
- (5) CHAPTER 252-08 WAC PRACTICE AND PROCEDURE.
- (6) CHAPTER 252-09 WAC TRANSPORTATION COMMISSION AND TRANSPORTATION DEPARTMENT STATE ENVIRONMENTAL POLICY ACT RULES.
- (7) CHAPTER 252-10 WAC STATE AID.
- (8) CHAPTER 252-10B WAC ALLOCATION OF FEDERAL SAFER OFFSYSTEM ROAD (SOS) FUNDS.
- (9) CHAPTER 252-12 WAC HIGHWAY PROPERTY.
- (10) CHAPTER 252-20 WAC LIMITED ACCESS HIGHWAYS.
- (11) CHAPTER 252-24 WAC SIZE, WEIGHT, LOAD-WEIGHT, AND CARGO RESTRICTED HIGHWAYS—EQUIPMENT.
- (12) CHAPTER 252-30 WAC HIGHWAY ILLUMINATION AND POLICY ON SIGNS.
- (13) CHAPTER 252-32 WAC VEHICLE PARKING RESTRICTIONS.
- (14) CHAPTER 252-34 WAC TRANSIT VEHICLE STOP ZONES.
- (15) CHAPTER 252-34A WAC VEHICLE TURN RESTRICTIONS.
- (16) CHAPTER 252-36 WAC SPEED RESTRICTIONS.

- (17) CHAPTER 252-40 WAC HIGHWAY ADVERTISING CONTROL ACT.
- (18) CHAPTER 252-42 WAC MOTORIST INFORMATION SIGNS.
- (19) CHAPTER 252-44 WAC JUNKYARDS ADJACENT TO HIGHWAYS.
- (20) CHAPTER 252-50 WAC SMALL BUSINESS AND MINORITY CONTRACTORS.
- (21) CHAPTER 252-60 WAC ACQUISITION OF WORKS OF ART.
- (22) CHAPTER 252-80 WAC HIGHWAY DEPARTMENT PERSONNEL.
- (23) CHAPTER 252-85 WAC STATE FERRIES AND FERRY TERMINALS.
- (24) CHAPTER 252-300 WAC WASHINGTON TOLL BRIDGE AUTHORITY.
- (25) CHAPTER 252-990 WAC APPENDIX—MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS.

**WSR 79-01-034****ADOPTED RULES****UTILITIES AND TRANSPORTATION COMMISSION**

[Order R-118, Cause No. TV-1182—Filed December 20, 1978]

In the matter of amending WAC 480-149-120, relating to garbage and refuse collection companies.

This action is taken pursuant to Notice No. WSR 78-11-079 filed with the Code Reviser November 1, 1978, and Notice No. WSR 78-12-087 filed with the Code Reviser December 6, 1978. This rule as hereinafter amended shall take effect pursuant to RCW 34.04.040(2).

This rule amendment is promulgated under the general rulemaking authority of the Washington Utilities and Transportation Commission as authorized in RCW 80-01.040 and 81.77.030.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy Act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43-21C RCW).

Pursuant to Notice No. WSR 78-11-079, the above matter was scheduled for amendment at 8:00 a.m.,

Wednesday, December 6, 1978, and pursuant to Notice No. WSR 78-12-087 was continued to Wednesday December 20, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Chairman Robert C. Bailey and Commissioners Elmer C. Huntley and Frank W. Foley.

Under the terms of said notices, interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing and orally.

Written and oral comments were received by the Commission at the open meeting December 6, 1978. These initial expressions of opposition were substantially resolved at the December 20, 1978 open meeting.

This amendment to WAC 480-149-120 affects no economic values and has no significant economic impact.

In reviewing the entire record herein, it has been determined that WAC 480-149-120 should be amended to read as set forth in Appendix "A", attached hereto and made a part hereof by reference. WAC 480-149-120, as amended, requires garbage and refuse companies to provide notice to the Commission, affected customers, and a newspaper of general circulation in the affected area of any proposed increase in rates and charges for the carrier's service.

**ORDER**

WHEREFORE, IT IS ORDERED That WAC 480-149-120, relating to garbage and refuse companies, be, and the same is, hereby amended as set forth in Appendix "A" as a permanent rule of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerk of the house of representatives three copies of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 20th day of December, 1978.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman

Elmer C. Huntley, Commissioner

Frank W. Foley, Commissioner

AMENDATORY SECTION (Amending Order R-16, filed 2/30/70)

WAC 480-149-120 NOTICE REQUIRED. (1) Unless two copies are specifically requested by the commission, one copy of every tariff, supplement or revised page must be filed with the commission and notice must be given to the public by posting copies in a conspicuous place at each station affected thirty days before the effective date thereof except as provided for in the following sections of this rule or unless specifically authorized

by the commission. Filings received on Saturdays, Sundays or holidays will be considered as being received on the following office day.

(2) The following tariffs may be filed on one day's notice to the commission and to the public:

(a) Providing for the opening or closing of navigation or traffic on rivers, harbors, lakes, highways or roads of the state.

(b) Providing for the movement of circuses.

(c) Providing rates for new lines or extensions of lines or service not heretofore covered by any similar form of transportation or service or not competitive with any similar form of transportation or service.

If the new line, extension or service is covered by any form of transportation or service, and/or is competitive therewith, the tariff or supplement so filed, must provide the same rates or fares as those of the existing company unless full statutory notice is given prior to the beginning of operations.

(d) Adoption, suspension or vacating supplements as provided for in WAC 480-149-110.

(e) Excursion passenger tariffs as provided for in WAC 480-149-070(1).

(3) In cases of actual emergency, or when real merit is shown, the commission may, in its discretion, permit tariffs to become effective on less than ~~((30))~~ thirty days' notice. Application for such authority must be on a form supplied by the commission. On every tariff or supplement that is issued on less than ~~((30))~~ thirty days' notice by permission or order or regulation of the commission, notation must be made that it is issued under L.S.N. order of the Washington Utilities and Transportation Commission, number . . . . . of (date), or by authority of Rule . . . . . W.U.T.C. Tariff Circular No. 6, or by authority of decision of the commission in Cause No. . . . . .

(4) Whenever a carrier files a tariff on not less than ~~((30))~~ thirty days' notice, containing increased rates and charges for collection and disposal of garbage, refuse, and debris, such carrier shall at the same time, or prior thereto, notify affected customers that a tariff of increased rates and charges is being filed with the Washington Utilities and Transportation Commission, Olympia, Washington, proposed to become effective on a particular date. The amount of increased charges must also be indicated. Notice shall be in writing and sent to customers by United States mail or delivered to their premises. The notice shall state that the proposed rates shall not become effective until reviewed by the commission. The notice shall also include a statement that affected customers who oppose the increase may express that opposition in writing to reach the Washington Utilities and Transportation Commission, Highways-Licenses Building, Olympia, Washington 98504 not later than fourteen days from the date of the notice. A copy of the notice shall also be mailed or delivered to at least one newspaper of general circulation in the area. The tariff filed with the commission must be accompanied by

a letter of transmittal fully setting forth the reasons justifying the proposed increased charges. The letter shall also state ~~((whether or not affected customers have been notified))~~ that notice has been given in the manner outlined above.

**WSR 79-01-035**

**ADOPTED RULES**

**DEPARTMENT OF AGRICULTURE**

[Order 1589—Filed December 20, 1978]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Department of Agriculture, Olympia, Washington the annexed rules relating to change in fees charged with respect to horticultural inspection services, amending WAC 16-400-010, 16-400-020, 16-400-040 and adding new section WAC 16-400-025.

This action is taken pursuant to Notice Nos. WSR 78-11-081 and 78-11-089 filed with the code reviser on 11/1/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 15.17 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Bob J. Mickelson  
Director

AMENDATORY SECTION (Amending Order 1578, filed 5/17/78)

WAC 16-400-010 GRADE AND CONDITION CERTIFICATES. ALL DISTRICTS.

(1) The minimum charge for a certificate shall be \$6.00 on all fruits and vegetables.

(2) All fresh fruits. (Apples, pears and soft fruits). Fruit in containers. (Wrapped, place pack, face and fill, or loose in bulk, bins, boxes, cartons, crates, or bags). For bulk or bins, divide the net ~~((wt.))~~ weight by 40 ~~((lbs))~~ pounds to determine the number of standard containers for charges.

~~((Under 12 lbs net . . . . . 1 1/4¢ each container~~  
~~((+2 to)) Under 19 lbs net . . . . . ((+1/4¢))~~ 1 3/4¢  
each container  
20 to 29 lbs net . . . . . ~~((2-1/4¢))~~ 3¢ each container  
~~((Districts 1 and 3))~~

30 to 65 lbs net . . . . . ~~((2-3/4¢))~~ 3 1/2¢ each container  
(Incl. 1/2 bu. container for prunes)

~~((District 4 (Chelan, Douglas and Okanogan Counties)  
30 to 65 lbs net ..... 3-1/4¢ each container  
(Incl. 1/2 bu. container for prunes)~~

~~District 2 (Yakima, Kittitas, Klickitat, Skamania and a  
portion of Benton County)~~

~~30 to 65 lbs net ..... 2 3/4¢ each container  
1/2 bu. container for prunes ..... 2-3/4¢ each container))~~

AMENDATORY SECTION (Amending Order 1578,  
filed 5/17/78)

WAC 16-400-020 LOOSE APPLES AND/OR  
PEARS. (In bulk for processing.)

- (1) \$1.50 per ton net weight or fraction thereof.
- (2) The charge for a mixture of packed and loose apples and pears, shall be based on the total of packed and loose apples and pears under WAC 16-400-010 and 16-400-020.

NEW SECTION

WAC 16-400-025 LOOSE STONE FRUIT AND  
GRAPES. (In bulk for processing.)

\$2.00 per net ton weight or fraction thereof.

AMENDATORY SECTION (Amending Order 1578,  
filed 5/17/78)

WAC 16-400-040 VEGETABLES.

- Asparagus in 12 lb contain-  
ers ..... 2¢ each
- Asparagus in 26 - 35 lb  
containers ..... 3 1/2¢ each
- Corn - crates ..... 6¢ each
- Cantaloupe (60 lb container  
unit) ..... 6¢ each
- Tomatoes - L.A. Lugs or  
loose in containers ..... 3¢ each
- Tomatoes - In flats ..... 2 1/4¢ each
- Onions ..... 5¢ cwt.
- Potatoes and seed potatoes ..... 4¢ cwt.
- Potatoes where percentage  
grade needed or major  
fraction thereof (di-  
version program or  
similar program) ..... 50¢ per ton
- Processing potatoes ..... ((3¢))4¢ cwt.  
Complete inspection  
(Rate reduced for  
service required)

Inspection fees for cabbage, celery, lettuce, cauliflow-  
er, grapes, rhubarb, rutabagas, watermelons, squash,  
carrots, etc., shall be at the regular hourly rate of \$12.00  
per hour, or \$24.00 for a carload, with a maximum of 2  
hours time, for domestic use only.

**WSR 79-01-036**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Filed December 20, 1978]

Notice is hereby given in accordance with the provi-  
sions of RCW 34.04.025, that the Department of Social  
and Health Services intends to adopt, amend, or repeal  
rules relating to management agreements, amending  
WAC 388-96-535.

Correspondence concerning this notice and proposed  
rules attached should be addressed to:

Michael Stewart, Executive Assistant  
Department of Social and Health Services  
Mail Stop OB-44 D  
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, Feb-  
ruary 14, 1979, in the Auditorium, State Office Bldg #2,  
12th and Jefferson, Olympia, WA conduct a hearing  
relative thereto;

and that the adoption, amendment, or repeal of such  
rules will take place at 9:00 a.m., Wednesday, February  
21, 1979, in William B. Pope's office, 3-D-14, State  
Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is  
RCW 74.09.120.

Interested persons may submit data, views, or argu-  
ments to this agency in writing to be received by this  
agency prior to 2/14/79, and/or orally at 10:00 a.m.,  
Wednesday, February 14, 1979, Auditorium, State  
Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 19, 1978  
By: Michael Stewart  
Executive Assistant

AMENDATORY SECTION (Amending Order 1262, filed 12/30/77)

WAC 388-96-535 MANAGEMENT AGREEMENTS. (1) If a  
contractor intends to enter into a management agreement with an in-  
dividual or firm which will manage the nursing home as agent of the  
contractor, a copy of the agreement must be received by the depart-  
ment at least sixty days before it is to become effective. A copy of any  
amendment to a management agreement must also be received by the  
department in advance of the date it is to become effective. No man-  
agement fees for periods prior to the time the department receives a  
copy of the applicable agreement will be allowable.

(2) Management fees will be allowed only if (a) a written manage-  
ment agreement both creates a principal/agent relationship between  
the contractor and the manager, and sets forth the items, services and  
activities to be provided by the manager; and (b) documentation demon-  
strates that the services contracted for were actually delivered.

(3) To be allowable, fees must be for necessary, nonduplicative ser-  
vices. Allowable fees for general management services, including the  
portion of a management fee which is not allocated to specific services  
such as accounting, are limited to (a) the maximum allowable com-  
pensation under WAC 388-96-533 of the licensed administrator and,  
if the facility has at least eighty set-up beds, of an assistant adminis-  
trator, less (b) actual compensation received by the licensed adminis-  
trator and by the assistant administrator ((and administrator in-  
training)), if any. In computing maximum allowable compensation under  
WAC 388-96-533 for a facility with at least eighty set-up beds,  
include the maximum compensation of an assistant administrator even  
if no assistant administrator is employed.

(4) A management fee paid to or for the benefit of a related organi-  
zation will be allowable to the extent it does not exceed either (a) the  
limits set out in subsection (3) of this section, or (b) the lower of the

actual cost to the related organization of providing necessary services related to patient care under the agreement, or the cost of comparable services purchased elsewhere.

**WSR 79-01-037**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**  
 [Filed December 20, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to criminally insane person committed to the care of the Department of Social and Health Services—Evaluation, placement, care and discharge, amending chapter 275-59 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mail Stop OB-44 C  
 Olympia, WA 98504;

that such agency will at 2:00 p.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 72.01.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 2:00 p.m., Wednesday, February 14, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 19, 1978

By: Michael Stewart  
 Executive Assistant

**AMENDATORY SECTION** (Amending Order 846, filed 8/9/73)

**WAC 275-59-020** DEFINITIONS. (1) "Secretary" means the secretary of the department of social and health services or his designee.

(2) "Department" means the state department of social and health services.

(3) (~~"Office of mental health"~~) "Division" means the (~~office of~~) mental health (~~social services~~) division, department of social and health services.

(4) "Treatment facility" means any facility operated or approved by the department of social and health services for the treatment of the criminally insane. Such definition shall not include any state correctional institution or facility.

(5) "Superintendent" means the person responsible for the functioning of a treatment facility.

(6) (~~"Treatment"~~) means any currently standardized medical or mental health procedure including medication.

(7) "Evaluation" means the initial procedure when a court requests the department to determine if a person charged with a crime is competent to stand trial or, if indicated and appropriate, if the person

was suffering under a mental disease or defect excluding responsibility at the time of the commission of the crime.

~~((8))~~ "Criminally insane" means any person who has been acquitted of a crime charged by reason of mental disease or defect excluding responsibility, and thereupon found to be a substantial danger to himself or other persons and therefore committed to the secretary for treatment.

(9) (7) "Indigent" means any person who is financially unable to obtain counsel or other necessary expert or professional services without causing substantial hardship to himself or his family.

~~((10))~~ (8) "Mental health professional" means:

(a) A psychiatrist. This is defined as a person having a license as a physician and surgeon in this state, who has in addition, completed three years of graduate training in psychiatry in a program approved by the American Medical Association or the American Osteopathic Association.

(b) A psychologist. This is defined as a person with a doctoral degree in clinical psychology from an accredited college or university, or who has been licensed as a psychologist pursuant to chapter 18.83 RCW.

(c) A social worker. This is defined as a person with a master's or further advanced degree from an accredited school of social work, and who has had a minimum of two years of experience in the direct treatment of mentally ill or emotionally disturbed persons under the supervision of a mental health professional.

(d) A psychiatric nurse. This is defined as a registered nurse who has a master's or further advanced degree in psychiatric nursing from an accredited college or university, and who has had a minimum of two years of experience in the direct treatment of mentally ill or emotionally disturbed persons under the supervision of a mental health professional.

**AMENDATORY SECTION** (Amending Order 846, filed 8/9/73)

**WAC 275-59-030** (~~OFFICE OF~~) **MENTAL HEALTH DIVISION.** The secretary designates to the (~~office of mental health~~) division the responsibility for:

(1) (~~Assisting~~) Evaluation and treatment of any person committed to the secretary for evaluation or treatment, under chapter (~~117, Laws of 1973, 1st ex. sess., or the court in obtaining non-departmental mental health professionals to participate in the evaluation or a hearing on behalf of the person so committed~~) 10.77 RCW;

(2) (~~Supervising the procedure whereby such professionals will be compensated, according to a fee schedule to be maintained by the office of mental health, if the person being evaluated or treated is an indigent~~) Assisting the court in obtaining nondepartmental mental health professionals to participate in the evaluation or a hearing on behalf of the defendant and supervising the procedure whereby such professionals will be compensated, according to fee schedule if the person being evaluated or treated is an indigent;

(3) Assuring that any nondepartmental mental health professional requesting compensation has maintained adequate evaluation and treatment records which justify compensation.

(4) Assisting the court by designation of professionals to examine the defendant and report to the court when the defendant is not committed to the secretary;

(5) Determination of what treatment center shall have custody of persons committed to the secretary under chapter 10.77 RCW.

**NEW SECTION**

**WAC 275-59-041** SCHEDULE OF MAXIMUM PAYMENT FOR DEFENDANT EXPERT OR PROFESSIONAL PERSON. Department payments to an expert or professional person obtained by an indigent person shall not exceed:

(1) In institution:

(a) \$40/hour IF 0-4 hours;

(b) \$35/hour IF 5-8 hours;

(c) \$25/hour IF more than 8 hours.

(2) Outside of institution:

(a) \$35/hour IF 0-4 hours per week;

(b) \$30/hour IF 5-8 hours per week.

(3) \$400.

**AMENDATORY SECTION** (Amending Order 846, filed 8/9/73)

**WAC 275-59-050** TIME LIMITATIONS AND REQUIREMENTS. (~~(1)~~) Whenever a court, prior to trial, commits a person to

the department for evaluation of the person's competency to stand trial, the superintendent, or secretary if no superintendent, shall cause a report to be made to the court within fifteen (15) days after receiving the person. Such report shall contain:

- (a) A description of the nature of the examination;
- (b) A diagnosis of the mental condition of the person;
- (c) If the person suffers from a mental disease or defect, an opinion as to his capacity to understand the proceedings against him and to assist in his own defense;
- (d) If the court has indicated to the department that the person intends to rely on the defense of irresponsibility, an opinion as to the extent the person lacks capacity either:

- (i) To know and appreciate the nature and consequences of such conduct; or

- (ii) To know or appreciate the criminality of such conduct;
- (e) If the court requires, an opinion as to the capacity of the defendant to have a particular state of mind which is an element of the offense charged;

- (f) An opinion as to whether the defendant is a substantial danger to himself or others and is in need of control by the court or other persons or institutions.

(2) Whenever a court finds a person to be incompetent to stand trial and commits the person to the department for evaluation and treatment the department shall treat the person until competency is regained or for ninety days, whichever occurs first. If, by the ninetieth day, it appears that the person will not regain his competency, the superintendent, or the secretary if no superintendent, shall inform the court of the person's failure to regain competency and whether the person's progress during the first ninety days indicates that a ninety-day extension by the court is desirable because the person's progress has demonstrated there is a likelihood, with an extension, that the person would regain competency. Then, if the court so orders, the person may continue treatment for an additional ninety days or until he regains competency, whichever occurs first. The court, not the department, can provide an additional ninety-day continuance, which shall authorize the secretary to maintain custody for an additional ninety days.

(3) If a person is committed to the secretary as criminally insane, commitment and treatment cannot exceed the maximum possible sentence for any offense charged. Therefore:

((a)) (1) The superintendent, if no superintendent then the ((secretary)) division, with the assistance of the office of the attorney general where necessary shall determine at the time of commitment the maximum possible sentence for any offense charged, and thereby compute a maximum release date for every individual so committed.

((b)) (2) If the committed person has not been released by court order six months prior to the expiration of the maximum possible release date, the superintendent, if no superintendent, the ((secretary), shall with the assistance of the attorney general's office, obtain a court order releasing the individual, or if necessary and indicated, commence civil commitment proceedings.

(c) Notwithstanding the expiration of an individual's maximum release date, the department shall not release such an individual without a court order)) division, shall notify the committing court and prosecuting attorney of its computation of maximum release date and the requirement that the person must be released on that date unless civil proceedings are instituted or the court determines that the computation of maximum release date is incorrect.

#### AMENDATORY SECTION (Amending Order 846, filed 8/9/73)

WAC 275-59-060 INDIVIDUALIZED TREATMENT. (1) Whenever a person is committed to the secretary as criminally insane, the treatment facility to which the person is assigned ((by the secretary)) shall, within fifteen days of admission to the center, and through the use of appropriate mental health professionals, evaluate and diagnose the committed person for the purpose of devising an individualized treatment program.

(2) Every person, committed to the secretary as criminally insane, shall have an individualized treatment plan formulated by the treatment center. This plan shall be developed by appropriate mental health professionals and implemented as soon as possible but no later than fifteen days after the person's admission to the treatment center as criminally insane. Each individualized treatment plan shall include, but not be limited to:

- (a) A statement of the nature of the specific problems and specific needs of the patient;

- (b) A statement of the physical setting necessary to achieve the purposes of commitment;

- (c) A description of intermediate and long-range treatment goals, with a projected timetable for their attainment;

- (d) A statement and rationale for the plan of treatment for achieving these intermediate and long-range goals;

- (e) A specification of staff responsibility and a description of proposed staff involvement with a patient in order to attain these treatment goals;

- (f) Criteria for recommendation to the court for release((, and if appropriate, for a recommendation to the court that the person has gained competency to stand trial)).

(3) This individualized treatment plan shall be reviewed by the treatment center periodically, at least every six months, and a copy of the plan shall be sent to the committing court ((and the secretary)).

#### AMENDATORY SECTION (Amending Order 846, filed 8/9/73)

WAC 275-59-080 CONDITIONAL RELEASE. (1) Any person committed to the secretary as criminally insane may make application to the secretary for conditional release.

(2) The secretary designates the superintendent of the treatment facility, if no superintendent, then the director of the division, as the person to receive and act on such application for conditional release. ((If there is no superintendent then the application should be made directly to the secretary.))

(3) ((The superintendent or the secretary, as the case may be, shall review the application for conditional release together with a person's latest treatment plan records and thereafter forward the application with a recommendation for or against conditional release to the committing court. If the superintendent or secretary recommends conditional release but only upon certain terms and conditions, these terms and conditions shall be forwarded to the committing court along with the application.

(4)) The person making application for conditional release shall not, under any circumstances, be released until there is a court hearing on the application and recommendations and a court order authorizing conditional release has been issued.

((5)) (4) If conditional release is denied by the court the person making the applications may reapply after a period of six months from the date of denial.

((6)) (5) If the court grants conditional release and places the person making application under the supervision of a department employee, that supervising department employee shall make monthly reports, unless indicated otherwise by the court, concerning the conditionally released person's progress and compliance with the terms and conditions of conditional release. Such reports shall be forwarded to the committing court, the ((secretary)) division, the prosecuting attorney, and the treatment facility in which the person was most recently housed.

((7) For the purpose of conditional release, the secretary shall designate one or more department employees in each county who shall have the power to revoke conditional release. These department employees may order that the conditionally released person be apprehended and taken into custody if:

- (a) The prosecuting attorney, the secretary, the court or the employee reasonably believes that the conditionally released person is failing to adhere to the terms and conditions of his conditional release; and

- (b) Because of that failure the person has become a substantial danger to himself or others; and

- (c) That a court hearing is scheduled as soon as possible, after apprehension, to determine the facts and whether or not the person should be returned to the treatment facility.))

(6) The following persons are designated to exercise power and authority of the secretary contained in RCW 10.77.190:

- (a) The director or designee of the division;

- (b) The probation and parole office, if any, supervising the conditionally released person; and

- (c) The treatment facility supervising the conditionally released person or from which the person was conditionally released.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 275-59-040 COURT COMMITMENT.

(2) WAC 275-59-070 ATTENDANCE AT HEARINGS.**WSR 79-01-038****ADOPTED RULES****DEPARTMENT OF AGRICULTURE**

[Order 1585—Filed December 20, 1978]

I, Bob J. Mickelson, director of Washington State Department of Agriculture, do promulgate and adopt at General Administration Bldg., Olympia, WA 98504, the annexed rules relating to the use of herbicides in Spokane County in WAC 16-230-400, 16-230-410, 16-230-420, 16-230-430, 16-230-440, 16-230-450, 16-230-460 and 16-230-470.

This action is taken pursuant to Notice Nos. WSR 78-09-102 and 78-12-063 filed with the code reviser on 9/5/78 and 12/1/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 15.58 and 17.21 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Bob J. Mickelson  
Director

NEW SECTION

WAC 16-230-400 AREA UNDER ORDER. All lands lying within the borders of Spokane County.

NEW SECTION

WAC 16-230-410 RESTRICTED USE HERBICIDES. All formulations of Dicamba (Banvel) and all formulations of phenoxy hormone-type herbicides, including 2,4-D, 2,4,5-T, 2,4,5-TP and MCPA are hereby declared to be restricted use herbicides.

NEW SECTION

WAC 16-230-420 AREA 2. (1) This area includes all lands lying within a boundary line starting at the intersection of U.S. Highway 2 and Wood Road; thence northerly 2 miles more or less along Wood Road to its intersection with Mission Road; thence easterly along Mission Road and the extending section line 4 miles more or less to Deno Road; thence easterly along Deno Road 4 miles more or less to Hayford Road; thence northerly along Hayford Road and the extending section line boundary 8 miles more or less to the northwest corner of Section 6, R42E, T26N; thence easterly 18 miles more or less along the township line between T26N and T27N to the northwest corner of Section 6, R45E, T26N; thence northerly 2 miles more or less along the section boundary line to the northwest corner of Section 30, R45E, T27N; thence easterly 6 miles to the Idaho-

Washington Border; thence southerly 14 miles more or less to the township boundary between T25N and T24N; thence westerly 6 miles more or less to the southwest corner of Section 31, R45E, T25N; thence south 1 miles more or less along Chapman Road to the southeast corner of Section 1, R44E, T24N; thence westerly 13 miles more or less to the Cheney-Spokane Road; thence southwesterly 2 miles more or less to the common boundary line between Section 15 and Section 14, R42E, T24N; thence southerly 1.5 miles more or less to the southeast corner of Section 22, R42E, T24N; thence westerly 1.5 miles more or less along the Cheney-Spokane Highway; thence southerly 3 miles more or less to the Cheney-Spokane Highway to the common boundary line between Section 5 and Section 6, R42E, T23N; thence southerly 3 miles more or less to the southeast corner of Section 19, R42E, T23N; thence westerly 3 miles more or less to the southwest corner of Section 23, R41E, T23N; thence northerly along the section line 1.5 miles more or less to the Salnave Road; thence northwesterly along the Salnave Road 7 miles more or less to its intersection with the Medical Lake-Tyler Road; thence northerly .5 mile more or less to Gray Road; thence westerly .5 mile more or less to Ladd Road; thence northerly 6 miles more or less to Thorpe Road; thence easterly 1 mile more or less to Espanola Road; thence northerly 2 miles more or less to the point of beginning.

## (2) Area 2 Restrictions:

(a) On and after May 1 through October 15, ground applications of restricted use herbicides shall be made with nozzles having a minimum orifice diameter of 0.036 inches.

(b) For Roadside and Right-of-Way application drift reduction type systems such as direct-spray, raindrop or invert systems must be used.

(c) The use or application of low volatile ester formulations of restricted use herbicides is prohibited from May 1 through October 15; PROVIDED, That the department, upon written request, may issue a permit for the use of low volatile formulations for special weed control.

(d) The application of restricted use herbicides is prohibited from three hours prior to sunset to sunrise the next day; PROVIDED, That lawn and turf residential weed control, using nonvolatile formulations are exempt from the evening cutoff.

(e) The aerial application of restricted use herbicides is prohibited within Area 2; PROVIDED, That the department may issue a special permit, upon written request, for special weed control.

(f) Restricted use herbicides shall not be applied on or after May 1 through October 15 when the temperature is 85° or above at the point of application.

NEW SECTION

WAC 16-230-430 AREA 3. (1) An area within a distance of one mile of the city limits of incorporated cities and towns and the same distance from the center of any unincorporated town comprised of ten or more inhabited, closely grouped residences within Area 4 exclusive of Area 2.

## (2) Area 3 Restrictions:

(a) The aerial application of restricted use herbicides is prohibited within Area 3; PROVIDED, That the department, upon written request, may issue a permit to allow application of restricted use herbicides within 1/2 mile of the city limits of incorporated towns and cities and within 1/2 mile of the center of any unincorporated towns comprised of 10 or more inhabited, closely grouped residences.

(b) On and after May 1 through October 15, aerial application shall be made using the Danger Area Restrictions (see Order 1508, Regulation 11).

NEW SECTION

WAC 16-230-440 AREA 4. (1) All remaining lands in Spokane County.

## (2) Area 4 Restrictions:

(a) On and after May 1 through October 15, ground applications of restricted use herbicides shall be made with nozzles having a minimum orifice diameter of 0.031 inches.

(b) On and after May 1 through October 15, aircraft applications of restricted use herbicides shall be made using the Caution Area Restrictions (see Order 1508, Regulation 11).

NEW SECTION

WAC 16-230-450 FARM OPERATOR TO NOTIFY. The landowner or person in charge of the farming operation shall notify the aerial applicator he hires of any susceptible crops planted or to be planted bordering the field to which restricted use herbicides are to be applied.

NEW SECTION

WAC 16-230-460 COMMERCIAL GREENHOUSE NOTIFICATION. The owners of commercial greenhouses located in the area under order shall be notified in person or by certified mail by aerial applicators and public operators at least 48 hours prior to the application of allowable restricted use herbicides to be applied within 1/2 mile of the above greenhouses.

NEW SECTION

WAC 16-230-470 WIND CONDITIONS. The use or application of restricted use herbicides shall be prohibited when the mean sustained wind velocity is over 12 miles per hour throughout the year.

**WSR 79-01-039**  
**PROPOSED RULES**  
**DEPARTMENT OF FISHERIES**  
 [Filed December 21, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning gear reduction program;

that such agency will at 1:30 p.m., Thursday, February 8, 1979, in the Large Conference Room, General Administration Bldg., Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Friday, February 9, 1979, in the Small Conference Room, General Administration Bldg., Olympia, WA.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 8, 1979, and/or orally at 1:30 p.m., Thursday, February 8, 1979, Large Conference Room, General Administration Bldg., Olympia, WA.

Dated: December 20, 1978

By: Gordon Sandison  
 Director

AMENDATORY SECTION (Amending Order 76-26, filed 4/20/76)

WAC 220-95-010 APPLICATION TO SELL—QUALIFICATION. (1) All persons desiring to offer to sell qualified commercial salmon fishing vessels, equipment, gear, nets, and/or licenses and permits to the Washington State Department of Fisheries Gear Reduction Program shall complete, and submit, a notarized Application for Survey of Commercial Salmon Fishing Vessel on a form supplied by the Department. Said application shall be submitted to the Program's Manager and shall contain at least the following information in full:

(a) Applicant's name, address, phone number, and date of birth.

(b) Description of the vessel, equipment, gear and of the title to same.

(c) Description of all current appropriate Washington commercial fishing licenses and delivery permits issued to the applicant and to the vessel.

(d) List of all claims against the vessel.

(e) Description of the vessel's insurance coverage.

(2) No vessel may be offered for sale to, or purchased by, the Department unless it is currently licensed to fish or deliver fish within ~~((the case area))~~ Washington and unless the vessel is qualified pursuant to the terms of RCW 75.28.455 and 75.28.510.

AMENDATORY SECTION (Amending Order 76-98, filed 9/22/76)

WAC 220-95-015 SURVEY—VESSEL—GEAR—LICENSE—PERMIT. (1) Each vessel and appurtenant equipment and gear other than gill nets for which an Application for Survey of Commercial Salmon Fishing Vessel is properly received shall be independently surveyed by two qualified marine surveyors appointed by the Department to determine the current fair market value. The owner of each vessel, or his representative, shall be in attendance during each survey. The results of the surveys shall be confidential and shall at all times remain the property of the Department; except that vessel surveys may be viewed by the vessel owner at the time the computed price is communicated to the applicant in writing but no copies of such surveys shall be made.

(2) The owner of each qualified vessel utilizing gill net gear may offer to sell no more than two gill nets together with the vessel provided that such nets shall each be suitable for use in a fishery for a different species of salmon, shall be no less than 100, nor more than 300, fathoms in length, and shall be suitable for immediate use in a gill net fishery. The owner of each gill net offered for sale shall complete and submit to the Program's Manager a notarized description of each net on a form supplied by the Department.

(3) If the difference between the values received by the Program's Manager from the two surveyors is more than 20% of the less of the two surveyed values, the vessel and appurtenant equipment and gear other than gill nets shall be promptly surveyed by a third qualified marine surveyor appointed by the Department to determine current fair market value. The owner of each vessel, or his representative, shall be in attendance during such third survey. The results of the third survey shall be confidential and shall at all times remain the property of the Department; except that such third survey may be viewed by the

vessel owner at the time the recomputed price is communicated to the applicant in writing but no copies of such surveys shall be made.

(4) Each license or delivery permit shall be valued by the Department at ((the original cost of each license or permit:)) fair market value following consultation with Advisory Board established pursuant to RCW 75.28.530.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### WSR 79-01-040

#### NOTICE OF PUBLIC MEETINGS BELLEVUE COMMUNITY COLLEGE [Memorandum, President—December 18, 1978]

The regular meetings of the Board of Trustees of Community College District VIII shall be held during 1979 on the following date:

January 9  
February 6  
March 6  
April 3  
May 1  
June 5  
July 3  
August 7  
September 4  
October 2  
November 6  
December 4

The meetings will begin at 12 noon in the Bellevue Campus Cafeteria with a discussion of agenda items and at 1:30 p.m. in the Board Room, Bellevue Campus, Bellevue, Washington for a business session. If that day is a legal holiday, the meetings will be held as soon thereafter as possible. In the event the Board of Trustees of Community College District VIII is unable to meet on the regular meeting date, a special meeting may be scheduled and held as soon thereafter as possible. In the event the Board of Trustees of Community College District VIII is unable to meet, the Chairman of the Board may order that no regular meeting of the Board of Trustees be held that month.

#### WSR 79-01-041

#### ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance) [Order 1360—Filed December 21, 1978]

I, Michael Stewart, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to social services—Eligible persons, amending WAC 388-15-020.

This action is taken pursuant to Notice No. WSR 78-11-005 filed with the code reviser on October 6, 1978.

Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Michael Stewart  
Executive Assistant

#### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-15-020 ELIGIBLE PERSONS. (1) Individuals eligible for services are:

(a) Recipients of aid to families with dependent children (AFDC recipients).

(b) Individuals whose needs were taken into account in determining the needs of AFDC recipients.

(c) Recipients of supplemental security income or state supplementary payments related to age, blindness or permanent and total disability.

(d) Recipients of federal aid medical care only categorically related to Title XVI supplemental security income or AFDC, provided gross family income does not exceed 80% of the state median gross income for a family of four, adjusted for family size.

(e) Any individual or family regardless of age, blindness or disability, whose gross family income does not exceed 80% of the state median income for a family of four, adjusted for family size, except that:

(i) No individual or family is eligible for chore services, family planning or alcoholism services whose gross family income is in excess of 50% of the state median income for a family of four, adjusted for family size, except that a single individual may receive chore services if his median gross income does not exceed 57% of the state's median gross income for a family of four adjusted for family size.

(ii) No individual or family is eligible on a group basis for developmental disabilities, case services, developmental disabilities home-aid resources, developmental disabilities developmental centers or extended sheltered employment unless at least 75% of persons given these services are members of families whose gross monthly income do not exceed 90% of the state median income, adjusted for family size.

(iii) Information and referral services, services to children in their own home or protective service may be given to any individual regardless of the level of gross family income. Child protective services are provided without charge. Where ancillary services such as chore services or homemaker services are an integral but subordinate part of a protective service plan for children or adults, they may be provided without regard to the level of gross family income.

(2) Gross median income for a family of four in the state of Washington, effective October 1, 1978 is  $\$((+6,818))$  18,359. 80% =  $\$((+3,454))$  14,687.

(a) Income tables for 80% gross median income:

Number in Family	Monthly Income	Annual Income
1	$((583))$ 637	$((6,996))$ 7,638
2	$((762))$ 832	$((9,148))$ 9,987
3	$((942))$ 1,028	$((+1,301))$ 12,338
4	$((+1,121))$ 1,224	$((+3,454))$ 14,687
5	$((+1,300))$ 1,420	$((+5,605))$ 17,037
6	$((+1,480))$ 1,616	$((+7,759))$ 19,387

(b) Income tables for 57% gross median income, one-person family only.

Monthly Income	Annual Income
$((+15,33))$ 454	$((4,984))$ 5,442

(c) Income table for 52% gross median income:

Family Size	Monthly Income	Annual Income
2	$((497))$ 541	$((5,947))$ 6,492
3	$((612))$ 668	$((7,346))$ 8,019
4	$((729))$ 796	$((8,745))$ 9,547
5	$((845))$ 923	$((+0,145))$ 11,074
6	$((962))$ 1,050	$((+1,544))$ 12,602

(d) Income tables for 50% gross median income:

Family Size	Monthly Income	Annual Income
1	$((364))$ 398	$((4,372))$ 4,774
2	$((477))$ 520	$((5,718))$ 6,242
3	$((589))$ 643	$((7,063))$ 7,711
4	$((701))$ 765	$((8,409))$ 9,180
5	$((813))$ 887	$((9,754))$ 10,648
6	$((925))$ 1,010	$((+1,099))$ 12,117

(e) Income tables for 38% gross median income:

Family Size	Monthly Income	Annual Income
1	$((277))$ 302	$((3,323))$ 3,623
2	$((362))$ 395	$((4,345))$ 4,744
3	$((447))$ 488	$((5,368))$ 5,860
4	$((533))$ 581	$((6,390))$ 6,976
5	$((618))$ 674	$((7,413))$ 8,092
6	$((703))$ 767	$((8,435))$ 9,209

(f) See WAC 388-29-100 for grant standards.

(3) Family means two or more persons related by blood, marriage or adoption, residing in the same household, and may include a dependent residing in a separate household for whom support is paid.

(a) Husband and wife are considered a two-person family.

(b) Related adults residing together, other than spouses, are each considered a separate family.

(c) An individual living alone or with unrelated persons only is considered a one-person family. An individual living alone or with unrelated persons may include in his/her application a dependent living in a separate household for whom support is paid.

(d) Children living with nonlegally responsible relatives, emancipated minors and children living under the care of unrelated persons are also considered one-person families.

(4) Persons applying to provide day care or foster care facilities or a person or persons applying to adopt a child are resources to our primary client, the child. Financial eligibility for these individuals is not required.

(5) Child welfare services may also be provided under Title IV-B of the Social Security Act.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-042**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Order 1361—Filed December 21, 1978]

I, Michael Stewart, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to chore service determinations, new WAC 388-15-212.

This action is taken pursuant to Notice No. WSR 78-11-068 filed with the code reviser on October 30, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Michael Stewart  
 Executive Assistant

**NEW SECTION**

**WAC 388-15-212 SERVICE DETERMINATIONS** (1) Chore service need and amount determinations for all applicants and recipients of the service will be made by utilizing a total functional ability rating process on each individual.

(2) The total functional ability of each individual shall be defined as that person's ability to perform activities of daily living, living conditions and arrangements, and the availability and use of alternative services.

(3) The department will utilize a total functional ability rating process in determining service need and amount. The functional ability rating tool will be available at the CSO of the department.

(4) Chore services may be provided either through direct client payments or through contracted services, as deemed most appropriate by the department.

**WSR 79-01-043**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed December 21, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-15-210 relating to chore services for adults and families.  
 Rep WAC 388-15-211 relating to chore services for families.

A public hearing relating to these proposed rules was held on December 13, 1978. The purpose of this notice is to postpone adoption from December 20 to January 24, 1979 to give the secretary more time to consider public testimony.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mailstop OB-44 C  
 Olympia, WA 98504;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 24, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-068 filed with the code reviser's office on October 30, 1978.

Dated: December 21, 1978

By: Michael Stewart  
 Executive Assistant

AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-210 CHORE SERVICES FOR ADULTS ((AND FAMILIES)) (1) ~~Chore services consist of ((tasks in the performance of light work, household care or personal care which an eligible blind, aged, disabled or incapacitated person is unable to provide for himself))~~ light housekeeping tasks, meal preparation, limited personal care not requiring medical supervision, or other services necessary to assist eligible aged, blind, disabled, or otherwise incapacitated adults, unable to perform these activities, in maintaining or regaining a reasonable standard of living; and for whom there is no free community resources or family members available to provide the service.

(2) Goals for Chore Services for Adults ((and Families)) shall be limited to those specified in WAC 388-15-010(1)(b), (c), (d). Also see WAC 388-15-010(2).

(3) Chore services does not include tasks which require the services of a trained homemaker, home-health aide, registered nurse, or other specialist or a licensed practitioner.

(4) Chore services are ((purchased)) provided when the ((person)) eligible adult client:

(a) cannot continue to remain in or return to his own home without the service, and

(b) cannot receive the needed service without cost.

(5) Clients "own home" is defined as ((his)) the intended place of residence of the client, whether this is ((in a building)) rented or owned by the client, or in the home of another person. ((The)) Chore services are provided within the confines of the home ((property)) except for non-cosmetic lawn care, necessary shopping, essential errands, and transportation necessary for completion of authorized services.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

REPEALER

The following section of the Washington Administrative Code is repealed: (1) WAC 388-15-211 CHORE SERVICES FOR FAMILIES

**WSR 79-01-044**  
**EMERGENCY RULES**  
**DEPARTMENT OF AGRICULTURE**  
 [Order 1592—Filed December 21, 1978]

I, Bob J. Mickelson, director of the Washington State Department of Agriculture, do promulgate and adopt at 406 General Administration Bldg., Olympia, WA the annexed rules relating to assessments and collections, increasing the annual assessment on all varieties of hops to sixty cents per affected unit for crop years 1978 and 1979 and thereafter to forty-five cents per affected unit, WAC 16-532-040.

I, Bob J. Mickelson, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is an immediate adoption will allow the assessment increase to be collected on the 1978 crop. Proceeds from this increase are to be used to finance mechanical research projects. If adoption is delayed 30 days, the increased assessment cannot be collected on the 1978 crop and the research project would be delayed a full year. Producers have approved this order by a referendum vote.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 15.65 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 21, 1978.

By Bob J. Mickelson  
 Director

AMENDATORY SECTION (Amending Order 1332, filed 1/17/74)

WAC 16-532-040 ASSESSMENTS AND COLLECTIONS. (1) Assessments. (a) The annual assessment on all varieties of hops shall be ((thirty)) sixty cents per affected unit for crop years 1978 and 1979 and thereafter shall be forty-five cents per affected unit.

(b) For the purpose of collecting assessments the board may:

(i) Require handlers to collect producer assessments from producers whose production they handle, and remit the same to the board; or

(ii) Require the person subject to the assessment to give adequate assurance or security for its payment.

(c) Subsequent to the first sale no affected units shall be transported, carried, shipped, sold, marketed, or otherwise handled or disposed of until every due and payable assessment herein provided for has been paid and the receipt issued. The foregoing shall include all affected units shipped or sold, both inside and outside the state.

(2) Collections. Any moneys collected or received by the board pursuant to the provisions of the order during or with respect to any season or year may be refunded on a pro rata basis at the close of such season or year or at the close of such longer period as the board determines to be reasonably adapted to effectuate the declared policies of this act and the purposes of such marketing agreement or order, to all persons from whom such moneys were collected or received or may be carried over into and used with respect to the next succeeding season, year or period whenever the board finds that the same will tend to effectuate such policies and purposes.

(3) Penalties. Any due and payable assessment herein levied in such specified amount as may be determined by the board pursuant to the provisions of the act and the order, shall constitute a personal debt of every person so assessed or who otherwise owes the same, and the same shall be due and payable to the board when payment is called for by it. In the event any person fails to pay the board the full amount of such assessment or such other sum on or before the date due, the board may, and is hereby authorized to add to such unpaid assessment or sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collecting of the same. In the event of failure of such person or persons to pay any such due and payable assessment or other such sum, the board may bring a civil action against such person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent thereon, and such action shall be tried and judgment rendered as in any other cause of action for debt due and payable.

**WSR 79-01-045**

**ADOPTED RULES**

**DEPARTMENT OF AGRICULTURE**

[Order 1593—Filed December 21, 1978]

I, Bob J. Mickelson, director of the Washington State Department of Agriculture, do promulgate and adopt at 406 General Administration Bldg., Olympia, WA the annexed rules relating to assessments and collections, increasing the annual assessment on all varieties of hops to sixty cents per affected unit for crop years 1978 and

1979 and thereafter to forty-five cents per affected unit, amending WAC 16-532-040.

This action is taken pursuant to Notice No. WSR 78-06-111 filed with the code reviser on 6/6/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 15.65 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 18, 1978.

By Bob J. Mickelson  
Director

AMENDATORY SECTION (Amending Order 1332, filed 1/17/74)

WAC 16-532-040 ASSESSMENTS AND COLLECTIONS. (1) Assessments. (a) The annual assessment on all varieties of hops shall be ~~((thirty))~~ sixty cents per affected unit for crop years 1978 and 1979 and thereafter shall be forty-five cents per affected unit.

(b) For the purpose of collecting assessments the board may:

(i) Require handlers to collect producer assessments from producers whose production they handle, and remit the same to the board; or

(ii) Require the person subject to the assessment to give adequate assurance or security for its payment.

(c) Subsequent to the first sale no affected units shall be transported, carried, shipped, sold, marketed, or otherwise handled or disposed of until every due and payable assessment herein provided for has been paid and the receipt issued. The foregoing shall include all affected units shipped or sold, both inside and outside the state.

(2) Collections. Any moneys collected or received by the board pursuant to the provisions of the order during or with respect to any season or year may be refunded on a pro rata basis at the close of such season or year or at the close of such longer period as the board determines to be reasonably adapted to effectuate the declared policies of this act and the purposes of such marketing agreement or order, to all persons from whom such moneys were collected or received or may be carried over into and used with respect to the next succeeding season, year or period whenever the board finds that the same will tend to effectuate such policies and purposes.

(3) Penalties. Any due and payable assessment herein levied in such specified amount as may be determined by the board pursuant to the provisions of the act and the order, shall constitute a personal debt of every person so assessed or who otherwise owes the same, and the same shall be due and payable to the board when payment is called for by it. In the event any person fails to pay the board the full amount of such assessment or such other sum on or before the date due, the board may, and is

hereby authorized to add to such unpaid assessment or sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collecting of the same. In the event of failure of such person or persons to pay any such due and payable assessment or other such sum, the board may bring a civil action against such person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent thereon, and such action shall be tried and judgment rendered as in any other cause of action for debt due and payable.

**WSR 79-01-046**  
**ADOPTED RULES**  
**DEPARTMENT OF AGRICULTURE**  
 [Order 1594—Filed December 21, 1978]

I, Bob J. Mickelson, director of the Washington State Department of Agriculture, do promulgate and adopt at 406 General Administration Bldg., Olympia, WA the annexed rules relating to assessments and collections, increasing the annual assessment on all varieties of Washington grown blueberries to one-half cent per pound, amending WAC 16-550-040.

This action is taken pursuant to Notice No. WSR 78-08-105 filed with the code reviser on 8/2/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 15.65 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 21, 1978.

By Bob J. Mickelson  
 Director

AMENDATORY SECTION (Amending Order 1116, filed 5/14/69)

WAC 16-550-040 ASSESSMENTS AND COLLECTIONS. (1) Assessments.

(a) The annual assessment on all varieties of blueberries shall be one-~~((fourth))~~half cent per affected unit (pound).

(b) For the purpose of collecting assessments, the board may:

(i) require handlers to collect producer assessments from producers whose production they handle, and remit the same to the board; or

(ii) require the person subject to the assessment to give adequate assurance or security for its payment.

(c) Subsequent to the first sale no affected units shall be transported, carried, shipped, sold, marketed, or otherwise handled or disposed of until every due and payable assessment herein provided for has been paid and the receipt issued. The foregoing shall include all

affected units shipped or sold, both inside and outside the state.

(2) Collections. Any moneys collected or received by the board pursuant to the provisions of the order during or with respect to any season or year, may be refunded on a prorata basis at the close of such season or year or at the close of such longer period as the board determines to be reasonably adapted to effectuate the declared policies of this act and the purposes of such marketing agreement or order, to all persons from whom such moneys were collected or received or may be carried over into and used with respect to the next succeeding season, year or period whenever the board finds that the same will tend to effectuate such policies and purposes.

(3) Penalties. Any due and payable assessment herein levied in such specified amount as may be determined by the board pursuant to the provisions of the act and the order, shall constitute a personal debt of every person so assessed or who otherwise owes the same, and the same shall be due and payable to the board when payment is called for by it. In the event any person fails to pay the board the full amount of such assessment or such other sum on or before the date due, the board may, and is hereby authorized, to add to such unpaid assessment or sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collecting of the same. In the event of failure of such person or persons to pay any such due and payable assessment or other such sum, the board may bring a civil action against such person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent thereon, and such action shall be tried and judgment rendered as in any other cause of action for debt due and payable.

**WSR 79-01-047**  
**ADOPTED RULES**  
**DEPARTMENT OF GAME**  
 [Order 128—Filed December 21, 1978]

Be it resolved by the Game Commission, State of Washington, acting at Ellensburg, Washington that it does promulgate and adopt the annexed rules relating to WAC 232-12-601 1979 Game Fish Seasons and Catch Limits.

This action is taken pursuant to Notice No. WSR 78-07-084 filed with the Code Reviser on July 5, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to

the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED July 5, 1978.

By Ralph W. Larson  
Director

#### NEW SECTION

#### WAC 232-28-601 1979 GAME FISH SEASONS AND CATCH LIMITS.

**Reviser's Note:** The text and accompanying map comprising the 1979 Game Fish Seasons and Catch Limits adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

(1) WAC 232-28-600 1978 Game Fish Seasons and Catch Limits.

**WSR 79-01-048**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 78-136—Filed December 21, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial shellfish regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is normal rotation of sea urchin beds, in order to achieve long term sustained yield and avoid overharvest, requires a January 1, 1979 opening of this area. The permanent regulations will be discussed at a public hearing January 9, 1979.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 21, 1978.

By Gordon Sandison  
Director

#### NEW SECTION

**WAC 220-52-07400A SEA URCHIN AREAS AND SEASONS** Notwithstanding the provisions of WAC 220-52-074, effective January 1, 1979 until further notice, it shall be lawful to take, fish for and possess sea urchins for commercial purposes in that portion of Puget Sound Marine Fish-Shellfish Area 23 lying west of a line projected true north and south from the navigation bell buoy Number One in central Clallam Bay, except for those portions closed in WAC 220-52-073(7).

**WSR 79-01-049**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 78-137—Filed December 21, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is chum salmon are no longer present in 7B and 7C. Chum will have cleared the lower portion of the Nooksack.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 21, 1978.

By Gordon Sandison  
Director

#### NEW SECTION

**WAC 220-28-007F0E CLOSED AREA** Effective December 28, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in that portion of the Nooksack River upstream from the confluence of the south fork.

#### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-007B01 CLOSED AREA (78-106)

WAC 220-28-007C0J CLOSED AREA (78-106)

Effective December 28, 1978:

WAC 220-28-007F0D CLOSED AREA (78-121)

**WSR 79-01-050**

**NOTICE OF PUBLIC MEETINGS  
DEPARTMENT OF ECOLOGY**  
[Memorandum—December 22, 1978]

The State of Washington, Department of Ecology gives notice of public hearings to receive public comment on its proposed 208 Water Quality Management Plan for dryland agriculture. The hearings are in accordance with Section 208 of Public Law 92-500, the Federal Water Pollution Control Act Amendments of 1972. The proposal is scheduled for submittal to the Governor for certification following the public hearings.

Five public hearings to receive comments on the proposed plan will be held as follows:

Tuesday, February 20 at 1:30 p.m. Waterville Grange Hall Corner of Chelan and Walnut Waterville	Monday, February 26 at 1:30 p.m. County Service Bldg. Auditorium 314 W. Main Walla Walla
Wednesday, February 21 at 1:30 p.m. Agricultural Service Center N. 222 Havana Spokane	Tuesday, February 27 at 1:30 p.m. PUD Building 1313 S. Columbia Goldendale
Thursday, February 22 at 1:30 p.m. Lincoln Mutual Savings Bank N. 225 Grand Avenue Pullman	

Copies of the proposed water quality management plan are available at the following offices:

Department of Ecology Headquarters Office St. Martin's Campus, PV-11 Olympia, WA 98504	Department of Ecology Central Regional Office Environmental Quality Section 2015 South First St. Yakima, WA 98903
Department of Ecology Northwest Regional Office 4350 - 150th Ave. N.E. Redmond, WA 98052	Department of Ecology Eastern Regional Office East 103 Indiana Spokane, WA 98207
Department of Ecology Southwest Regional Office 7272 Cleanwater Lane Tumwater, WA 98504	

Further information regarding this proposal may be obtained by contacting Jim Thornton, Department of Ecology, telephone (206) 753-6189.

Written statements from those who are unable to attend any of the hearings will be read into the hearing record if received by the department prior to February 20, 1979. The hearing record will remain open for any additional written statements until March 16, 1979. All statements should be addressed to the Department of Ecology, Attn: Hearings Officer, Olympia, WA 98504.

**WSR 79-01-051  
PROPOSED RULES  
DEPARTMENT OF ECOLOGY**  
[Filed December 22, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules amending chapter 173-400 WAC—General regulations for air pollution sources. The proposed amendments adopt requirements of the federal Clean Air Act for non-attainment areas and new source review, requiring reasonably available control technology (RACT) for all point sources for fugitive emissions and fugitive dust sources in non-attainment areas. Lowest Achievable Emission Rate (LAER) is proposed for new sources in non-attainment areas. New sections are proposed for maintenance of pay and to adopt requirements for boards and director;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, December 28, 1978, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.94 RCW.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-085 filed with the code reviser's office on November 1, 1978.

Dated: December 21, 1978

By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-052  
PROPOSED RULES  
DEPARTMENT OF ECOLOGY**  
[Filed December 22, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules creating chapter 173-490 WAC—Emission standards and controls for sources emitting volatile organic compounds (voc). The proposed rules establish registration requirements, control requirements, and compliance schedules for sources of volatile organic compounds. Emission controls are required for petroleum refineries, petroleum liquid storage, gasoline loading terminals on a statewide basis. Control requirements for bulk gasoline plants, gasoline dispensing facilities, surface coating, solvent metal cleaning and cutback asphalts apply within the ozone non-attainment areas. Review and approval is required for all new sources;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, December 28, 1978, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.94 RCW.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-084 filed with the code reviser's office on November 1, 1978.

Dated: December 21, 1978

By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-053**  
**NOTICE OF PUBLIC MEETINGS**  
**LIQUOR CONTROL BOARD**  
[Memorandum, Chairman—December 21, 1978]

Pursuant to RCW 42.30.070 the Washington State Liquor Control Board will continue to conduct regular meetings on Tuesday and Thursday morning of each week except on holidays, commencing at 9:30 a.m., at its offices located on the fifth floor in the Capitol Plaza Building, Olympia, Washington.

**WSR 79-01-054**  
**NOTICE OF PUBLIC MEETINGS**  
**EASTERN WASHINGTON UNIVERSITY**  
[Memorandum, Secretary—December 21, 1978]

The enclosed 1979 meeting schedule for the Eastern Washington University Board of Trustees was approved by that Board at their December 14, 1978, meeting and is being forwarded for your information as required by the State Register Act of the Laws of the 1977 Executive Session.

**1979 BOARD OF TRUSTEES MEETING SCHEDULE**

<u>DATE</u>	<u>TIME</u>	<u>LOCATION</u>
Thursday, January 25	6:00 p.m.	Pence Union Building Council Chambers, EWU Campus
Thursday, February 22	11:00 a.m.	Sea-Tac Airport Green Room
Thursday, March 29	6:00 p.m.	Bon Marche Building EWU Library, 7th Floor, Spokane
Thursday, April 26	6:00 p.m.	Pence Union Building Council Chambers, EWU Campus
Thursday, May 24	6:00 p.m.	Senior Hall Lounge EWU Campus
Thursday, June 28	6:00 p.m.	Bon Marche Building EWU Library, 7th Floor, Spokane
Thursday, July 28	6:00 p.m.	Red Reese Room EWU Pavilion
Thursday, August 23	6:00 p.m.	Washington Mutual Building Spokane
Thursday, September 27	6:00 p.m.	Pence Union Building Council Chambers, EWU Campus
Thursday, October 25	6:00 p.m.	Bon Marche Building EWU Library, 7th Floor, Spokane

<u>DATE</u>	<u>TIME</u>	<u>LOCATION</u>
Thursday, November 29	6:00 p.m.	Pence Union Building Council Chambers, EWU Campus
No meeting scheduled for December		

**WSR 79-01-055**  
**NOTICE OF PUBLIC MEETINGS**  
**LOWER COLUMBIA COLLEGE**  
[Memorandum, Secretary—December 26, 1978]

At a duly constituted meeting of the Board of Trustees of Lower Columbia College, Community College District No. 13, on December 13, 1978, the Board formally adopted a regular meeting time of the third Wednesday of every month at 7:00 p.m. The place of the meeting will remain the same.

The Board shall meet at 7:00 p.m. on the third Wednesday of each month, unless otherwise determined, at a place designated by the Chairman of the Board. The meeting place shall be within the legal boundaries of Community College District No. 13 provided that the annual meeting in April for the organization of the Board shall be held on the College Campus.

**WSR 79-01-056**  
**ADOPTED RULES**  
**WASHINGTON STATE LIBRARY**  
**(Library Commission)**  
[Order 1-78—Filed December 27, 1978]

Be it resolved by the Washington State Library Commission, acting at Kitsap Regional Library, 1301 Sylvan Way, Bremerton, WA that it does promulgate and adopt the annexed rules relating to documents depository system rules and regulations and standards.

This action is taken pursuant to Notice No. WSR 78-11-067 filed with the code reviser on October 30, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 40.06.020 and 40.06.040 and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 27.04.030 which directs that the Washington State Library Commission has authority to implement the provisions of RCW 40.06.020 and 40.06.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 14, 1978.  
By Roderick G. Swartz  
State Librarian

AMENDATORY SECTION (Amending Order, filed 10/24/68)

WAC 304-16-010 RULES AND REGULATIONS. (1) The Washington state library will publish a basic list of documents ~~((said basic list to be revised and published biennially.))~~ at least annually to include an author, title and subject index to the annual list.

(2) Prepare a monthly supplement to the basic list. ~~((The supplement to contain irregular issues, changes in titles, cancellations, and new titles and editions. Agencies are to be listed under key word. At least one copy of each basic list and each basic supplement will be sent to each depository library.~~

(3) Indicate in the monthly supplement if a publication has been sent to the depositories, availability, etc.

~~((4) Compile at least once a year an author, title and subject index to the monthly supplement.))~~

~~((5) Mail two copies of the monthly list, one to serve as a permanent record for the receiving library, and the other to be returned to the state library as an order form when requesting documents.))~~

~~((6))~~ (4) Ship documents at least once a week to all full depository libraries.

~~((7) Include the Washington state library classification number as a suggested aid to other libraries in the organization of the documents.))~~ (5) Provide the Washington state library classification number and other pertinent cataloging data in each shipment for each new document title distributed as a suggested aid to other libraries in the organization of the documents.

~~((8) Negotiate with state departments as to number of copies needed for distribution to libraries prior to publication.))~~ (6) Confirm with state agencies as specified in RCW 40.06.030 the number of copies needed for distribution to libraries prior to publication.

(7) The Washington state library shall develop, in consultation with state agencies, periodically review and distribute to depository libraries, the criteria for classification of documents as depository items.

~~((a))~~ (8) All library inquiries, special requests, etc., concerning requests for state documents which are directed to State agencies will be channeled through the state library.

~~((b))~~ (9) There will be periodic revisions of number of copies needed by libraries. ~~((Each library should assume the responsibility for keeping the state library informed as to the number of copies needed.))~~

~~((c))~~ (10) Libraries should send to the state library names of every ~~((department))~~ state agency on whose mailing list they are currently listed.

~~((d))~~ (11) If disagreement develops on designation of a library as a depository, a committee of arbitration will be set up by the President of the Washington Library Association acting under instructions from the Washington Library Association Executive Board. Any staff member of any library involved who is also on the Washington Library Association Board will be ineligible to ~~((participate in the deliberations preparatory to the arbitration and in the arbitration itself.))~~ be a member of the arbitration panel.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order, filed 10/24/68)

WAC 304-16-020 STANDARDS. (1) ~~((There will be only one class of depository libraries in Washington. These will be total depositories.))~~ There will be two classes of depository libraries in Washington. These will be full and partial. Full depositories shall receive copies of all state publications for distribution by the state library. Partial depositories shall receive at least a core of general interest publications deemed essential to the public interest. Any other library in the state may request specific documents and, if it is at all possible, the request will be filled.

~~((2) Any municipal, county, regional, or district library, any community college, state college or state university library, the library of any incorporated college or university, may be designated as a depository, provided it meets the conditions specified in the following section.))~~

~~((3) Any library designated as a depository shall agree to the following conditions with the understanding that failure to comply with any one condition is sufficient ground for the state library to cancel the contract between the state library and the depository.))~~

(2) Any library designated as a depository shall meet the conditions specified in the following section:

(a) Provide space to house the publications in an approved manner with adequate provisions for expansion. State publications do not need to be maintained in a separate collection unless the receiving library prefers to do so. Housing in a vertical file rather than on shelves is acceptable for appropriate pamphlet-type materials.

(b) Provide an orderly, systematic recording of receipt of the documents.

(c) Process and shelve all state publications within 30 days after receipt of the material.

(d) Provide a professionally trained librarian to render satisfactory service without charge to qualified patrons in the use of such publications. This librarian need not spend full time on state publications.

(e) Dispose of publications only with permission of the State Librarian. The State Librarian shall establish criteria for disposal schedules for items which need not be retained permanently.

(f) Accept and maintain all publications ~~((specified as "basic items."))~~ received as depository documents.

(g) Library rules must assure that the documents are available for public use and circulation, unless for some unusual reason it becomes necessary to restrict use.

~~((4) There will be at least one depository for each of the 12 Regional districts. Additional depositories will be established as advisable to cover the needs of other libraries and educational institutions.))~~ (3) There will be at least twelve full depositories in the state. Additional depositories will be established as advisable to provide adequate public access to Washington State publications.

(4) The State Library shall ensure that the rules, regulations and standards are maintained.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-057**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 78-138—Filed December 27, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is a large run of smelt is anticipated, making a weekly closed period unnecessary.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 27, 1978.  
By Gordon Sandison  
Director

NEW SECTION

WAC 220-32-04200B SMELT, WEEKLY PERIOD Notwithstanding the provisions of WAC 220-32-042, there shall be no weekly closed period for the taking of smelt for commercial purposes, in the Columbia River and its tributaries.

**WSR 79-01-058**  
**ADOPTED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Registration for Architects)**  
[Order PL-294—Filed December 27, 1978]

Be it resolved by the Washington State Board of Registration for Architects acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to examinations, approved schools of architecture, definition of principal and definition of supervision, by amending WAC 308-12-030, 308-12-080,

308-12-120, 308-12-130 and repealing WAC 308-12-090, 308-12-100 and 308-12-310.

This action is taken pursuant to Notice No. WSR 78-10-026 filed with the code reviser on 9/14/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.08.130 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 17, 1978.

By Robert D. Theriault  
Executive Secretary

AMENDATORY SECTION (Order PL 205, filed 11-5-75)

WAC 308-12-030 EXAMINATIONS. The form of the examination required of applicants shall ~~((be part written and part oral))~~ consist of a written and an oral examination. The written examination consists of seven subjects. Six of these subjects constitute the qualifying examination. All applicants must receive a passing grade in each of the six subjects before being allowed to take the seventh subject. The seventh subject is the professional examination. ~~((Applicants taking the equivalency examination must receive a passing grade in each subject before the board will accept the candidate for the professional examination.))~~

The fee for examination or re-examination for all or any part of the written examination shall not be refundable.

The board finds the content of the new examination as prepared by the ~~((n))~~ National ~~((c))~~ Council of ~~((a))~~ Architectural ~~((r))~~ Registration ~~((b))~~ Boards to adequately include examination requirements designated in RCW 18.08.160 and adopts it, subject to annual review, for use as follows:

(1) The ~~((equivalency))~~ qualifying part of the examination will be offered annually in June.

(2) The professional part of the examination will be offered annually in December.

(3) The oral part of the examination shall be given, subject to the completion of practical experience ~~((and))~~, training and the written examination requirements ~~((and))~~. The oral part shall cover the applicant's practical experience ~~((and))~~, the applicant's understanding of the law ~~((and))~~, the applicant's approach to architecture in relation to work ~~((he has))~~ already performed and work applicant expects to perform on receipt of ~~((his))~~ license.

The oral ~~((part of the))~~ examination may be conducted by the full board ~~((;))~~ or ~~((a preliminary interview may be conducted))~~ by a member of the board ~~((conveniently located geographically to the candidate with the board member having the privilege of recommending waiving a full board examination if he deems it unnecessary. Such recommendation shall be circulated to the~~

~~balance of the board, and if approved by a majority of the board, the candidate may be registered. If recommendation is not approved, the candidate shall be called before the full board for further consideration)). The board may recommend waiver of full board examination if the board member deems applicant prepared for licensure. Such a recommendation shall be circulated to the balance of the board members and must receive approval by a majority before the candidate may be registered. If such recommendation is not made or approved, the candidate shall be called before the full board for further consideration.~~

AMENDATORY SECTION (Order PL 178, filed 10-23-74)

WAC 308-12-080 APPROVED SCHOOLS OF ARCHITECTURE. The ~~((B))~~ board adopts the current "List of Accredited Schools of Architecture" as accredited by the National Architectural Accrediting Board and universities and colleges of architecture in the state of Washington as its "approved" colleges. ~~((Candidates holding a five year (or more) accredited degree in ARCHITECTURE may be excused from the Equivalency Examination.))~~

AMENDATORY SECTION (Order PL 178, filed 10-23-74)

WAC 308-12-120 DEFINITION OF PRINCIPAL. The word "principal" as used herein shall mean one who is a registered architect in this state; a director of ~~((the))~~ a corporation, if ~~((his))~~ the practice is through a corporate organization; a general partner if ~~((his))~~ the practice is through a partnership; or the proprietor if ~~((his))~~ the practice is through a proprietorship; and the person in ~~((charge))~~ charge ~~((of))~~ of the organization's architectural ~~((practice))~~ practice ~~((of))~~, either alone or in concert with others who ~~((also))~~ qualify as herein described.

AMENDATORY SECTION (Order PL 178, filed 10-23-74)

WAC 308-12-130 DEFINITION OF SUPERVISION. ~~((t))~~ The word "supervision" in RCW 18.08.~~((100))~~ 110 means the periodic observation of materials and work in progress or completed work to observe the general compliance with plans, specifications, and design and planning ~~((concepts))~~ concepts ~~((of))~~, and does not include responsibility for the superintendence of construction processes, site conditions, operations equipment, personnel or maintenance of a safe place to work, or any safety in, on or about the site of the work.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## REPEALER

The following sections of the Washington Administrative Code are each repealed:

- (1) WAC 308-12-090 EQUIVALENTS FOR EDUCATION, TRAINING AND EXPERIENCE.
- (2) WAC 308-12-100 TRANSITION TO NEW EXAMINATION.
- (3) WAC 308-12-310 FEES.

## WSR 79-01-059

### NOTICE OF PUBLIC MEETINGS INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION

[Memorandum, Administrator—December 26, 1978]

We recently sent to the Code Reviser for the State Register the schedule of Interagency Committee for Outdoor Recreation meetings 1979-1980.

Please correct the March 1979 meeting to indicate it will be held only on March 30th not as reported for the two days (29-30). The location of the meeting has been confirmed and may be reported in the Register:

March 30, 1979 – Friday  
IAC Meeting  
Transportation Commissioners' Board Room  
Transportation Department  
Highways Administration Building  
Olympia, Washington

## WSR 79-01-060

### PROPOSED RULES DEPARTMENT OF ECOLOGY [Filed December 28, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules creating chapter 173-490 WAC—Emission standards and controls for sources emitting volatile organic compounds (VOC). The proposed rules establish registration requirements, control requirements, and compliance schedules for sources of volatile organic compounds. Emission controls are required for petroleum refineries, petroleum liquid storage, gasoline loading terminals on a statewide basis. Control requirements for bulk gasoline plants, gasoline dispensing facilities, surface coating, solvent metal cleaning and cutback asphalts apply within the ozone non-attainment areas. Review and approval is required for all new sources;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, March 22, 1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.94 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to March 2, 1979.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 78-11-084 and 79-01-052

filed with the code reviser's office on 11/1/78 and 12/22/78.

Dated: December 28, 1978  
By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-061**  
**PROPOSED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Filed December 28, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules amending chapter 173-400 WAC—General regulations for air pollution sources. The proposed amendments adopt requirements of the federal Clean Air Act for non-attainment areas and new source review, requiring reasonably available control technology (RACT) for all point sources for fugitive emissions and fugitive dust sources in non-attainment areas. Lowest Achievable Emission Rate (LAER) is proposed for new sources in non-attainment areas. New sections are proposed for maintenance of pay and to adopt requirements for boards and directors;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, March 22, 1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.94 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to March 2, 1979.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 78-11-085 and 79-01-051 filed with the code reviser's office on 11/1/78 and 12/22/78.

Dated: December 28, 1978  
By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-062**  
**NOTICE OF PUBLIC MEETINGS**  
**TRANSPORTATION COMMISSION**  
[Memorandum, Administrator—December 28, 1978]

Pursuant to the requirements of RCW 42.30.075, we are submitting to you for publication in the Washington State Register, the following schedule of meetings of the Washington State Transportation Commission:

The regular meetings of the Washington State Transportation Commission will be held on the third Tuesday of each month in Room 1D2 of the Highway Administration Building, Olympia, Washington, at 10:00 a.m.

**WSR 79-01-063**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**

[Order 1362—Filed December 29, 1978]

I, Michael Stewart, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington the annexed rules relating to schedule of charges, amending WAC 275-16-030.

I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the department is required by RCW 71.02.412 to update schedules of charges for state hospitals as of January 1. There is insufficient time for regular adoption.

Such rules are therefore adopted as emergency rules to take effect on January 1, 1979.

This rule is promulgated pursuant to RCW 71.02.412 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 29, 1978.  
By Michael S. Stewart  
Executive Assistant

AMENDATORY SECTION (Amending Order 1270, filed 2/17/78)

WAC 275-16-030 SCHEDULE OF CHARGES.  
(1) Hospitalization charges shall be due and payable on or before the tenth day of each calendar month for services rendered during the preceding month, based upon the following schedule:

(1) COSTING AND BILLING RATES

	Western State Hospital	Child Study and Treat- ment Center	Eastern State Hospital
(a) <i>INPATIENT SERVICES -</i>			
<i>Per diem</i>			
<i>Hospital Costs</i>	<del>((558.44))</del>	<del>((576.12))</del>	<del>((557.39))</del>
	\$60.29	\$116.36	\$64.81
<i>Physician Costs</i>	<del>((2.00))</del>	<del>((2.38))</del>	<del>((2.51))</del>
	2.40	1.55	2.86
<i>Total</i>	<del>((60.44))</del>	<del>((78.50))</del>	<del>((59.90))</del>
	62.69	117.91	67.67
(b) <i>OUTPATIENT SERVICES -</i>			
<i>Per diem</i>			
<i>Outpatient</i>	—	<del>((567.13))</del>	—
	—	93.75	—
<i>Day Care</i>	—	<del>((18.53))</del>	—
	—	29.11	—

May 15  
June 19

December 18

	Western State Hospital	Child Study and Treatment Center	Eastern State Hospital
<b>(c) ANCILLARY SERVICES -</b>			
<i>Per Relative Value Unit /1</i>			
<b>Radiology:</b>			
<b>Technical Component</b>	<del>((3.23))</del> <u>3.20</u>	<del>((3.23))</del> <u>3.20</u>	<del>((2.80))</del> <u>4.17</u>
<b>Professional Component</b>	<del>((1.19))</del> <u>1.25</u>	<del>((1.19))</del> <u>1.25</u>	<del>((.51))</del> <u>.68</u>
<b>Total Radiology</b>	<del>((4.42))</del> <u>4.45</u>	<del>((4.42))</del> <u>4.45</u>	<del>((3.31))</del> <u>4.85</u>
<b>Pathology:</b>			
<b>Technical Component</b>	<del>((.26))</del> <u>.26</u>	<del>((.26))</del> <u>.26</u>	<del>((.09))</del> <u>.27</u>
<b>Professional Component</b>	<del>((.10))</del> <u>.10</u>	<del>((.10))</del> <u>.10</u>	<del>((.06))</del> <u>.07</u>
<b>Total Pathology</b>	<del>((.36))</del> <u>.36</u>	<del>((.36))</del> <u>.36</u>	<del>((.15))</del> <u>.27</u>
<b>Medical Clinics</b>	<del>((.03))</del> <u>1.19</u>	<del>((.03))</del> <u>1.19</u>	<del>((.71))</del> <u>.45</u>
<b>Electroencephalogram</b>	<del>((2.23))</del> <u>2.38</u>	<del>((2.23))</del> <u>2.38</u>	<del>((1.74))</del> <u>1.57</u>
<b>Electrocardiogram</b>	<del>((.36))</del> <u>.36</u>	<del>((.36))</del> <u>.36</u>	<del>((.16))</del> <u>.22</u>
<b>Inhalation Therapy</b>	<del>((.65))</del> <u>.65</u>	<del>((.65))</del> <u>.65</u>	<del>((.54))</del> <u>.65</u>
<b>Physical Therapy</b>	<del>((1.02))</del> <u>1.02</u>	<del>((1.02))</del> <u>1.02</u>	<del>((.77))</del> <u>.81</u>
<b>Occupational Therapy</b>	<del>((28.35))</del> <u>28.35</u>	<del>((28.35))</del> <u>28.35</u>	<del>((20.29))</del> <u>21.16</u>
<b>Speech Therapy</b>	<del>((11.50))</del> <u>11.50</u>	<del>((11.50))</del> <u>11.50</u>	<del>((7.75))</del> <u>8.1</u>
<b>Dental</b>	<del>((1.02))</del> <u>1.02</u>	<del>((1.02))</del> <u>1.02</u>	<del>((.75))</del> <u>.81</u>
<b>Podiatry</b>	<del>((1.02))</del> <u>1.02</u>	<del>((1.02))</del> <u>1.02</u>	<del>((.75))</del> <u>.81</u>

(2) Services required by the patient that cannot be provided by hospital staff are purchased from private sources and charged at actual cost.

<sup>1</sup>/California Medical Association. "Relative Value Studies". Fifth Edition. San Francisco: 693 Sutter Publication, Inc., 1969, 135 pp.

- Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-064**  
**NOTICE OF PUBLIC MEETINGS**  
**CLARK COMMUNITY COLLEGE**  
[Memorandum, Secretary—December 28, 1978]

In compliance with the Washington State Administrative Code regulations regarding the reporting of meeting dates of the board of trustees, we hereby submit the following dates on which the Board of Trustees of Clark Community College District No. 14 is scheduled to meet during 1979:

- |             |              |
|-------------|--------------|
| January 16  | July 17      |
| February 20 | September 18 |
| March 20    | October 16   |
| April 17    | November 20  |

**WSR 79-01-065**  
**ADOPTED RULES**  
**DEPARTMENT OF REVENUE**  
[Order FT 78-7—Filed December 29, 1978]

I, Charles W. Hodde, director of Department of Revenue, do promulgate and adopt at Olympia, Washington 98504, the annexed rules relating to:

- New Sections**
- WAC 458-40-18625 Definitions for 1/1/79 through 6/30/79.
  - WAC 458-40-18626 Stumpage value areas—Map for 1/1/79 through 6/30/79.
  - WAC 458-40-18627 Hauling distance zones—Maps for 1/1/79 through 6/30/79.
  - WAC 458-40-18628 Timber quality code numbers—Tables for 1/1/79 through 6/30/79.
  - WAC 458-40-18629 Stumpage values—Tables for 1/1/79 through 6/30/79.
  - WAC 458-40-18630 Harvester adjustments—Tables for 1/1/79 through 6/30/79.
- Amendatory Sections**
- WAC 458-40-19000 Timber pole volume table west of Cascade Summit.
  - WAC 458-40-19001 Timber piling volume table for west of Cascade Summit.
  - WAC 458-40-19002 Timber pole volume table east of Cascade Summit.
  - WAC 458-40-19003 Timber piling volume table for east of Cascade Summit.
  - WAC 458-40-19004 Conversion definitions and factors for 1/1/79 through 6/30/79.

This action is taken pursuant to Notice No. WSR 78-11-078 filed with the code reviser on November 1, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 82.04.291 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 29, 1978.  
By Donald R. Burrows  
Deputy Director

NEW SECTION

WAC 458-40-18625 DEFINITIONS FOR 1/1/79 THROUGH 6/30/79.

(1) Acceptable Log Scaling Rule. The acceptable log scaling rule shall be the Scribner Decimal C Log Scale Rule or other prevalent measuring practice, provided that such other prevalent measuring practice shall be an acceptable scaling procedure and provided that such procedure shall be submitted to the department for approval prior to the time of harvest.

## (2) Approved Log Scaling and Grading Rules.

(a) West of the Cascade Summit—Approved Scaling and Grading Rule. With respect to the reporting of timber harvested from private lands in areas west of the Cascade summit, which areas are designated as stumpage value areas 1, 2, 3, 4, and 5 in the stumpage value area map of WAC 458-40-18626, the methods and procedures published by the Columbia River Log Scaling and Grading Bureau, Grays Harbor Log Scaling and Grading Bureau, and the Puget Sound Log Scaling and Grading Bureau and published as the "Official Log Scaling and Grading Rules" by the Puget Sound Log Scaling and Grading Bureau, Tacoma, Washington are approved by the department for use in those areas.

(b) East of the Cascade Summit—Approved Scaling Rule. With respect to the reporting of timber harvested from private lands in areas east of the Cascade summit, which areas are designated as stumpage value areas 6, 7, 8, 9, and 10 in the stumpage value area map of WAC 458-40-18626, the methods and procedures published by the United States Forest Service under the title "National Forest Log Scaling Handbook" procedures are approved by the department for use in those areas. This log scaling handbook is published under the title FSH 2409-11 National Forest Log Scaling Handbook, Forest Service, United States Department of Agriculture.

(c) East of the Cascade Summit—Established Grading Rule. Because the National Forest Log Scaling Handbook does not contain grading rules, a separate computation shall be made to arrive at the proper grade for purposes of determining the timber quality code number for timber harvested east of the Cascade summit. The grade for quality classification purposes of the timber harvested from private land east of the Cascade summit shall be determined by the number of sawable sixteen foot logs per thousand feet net Scribner Decimal C Log Scale. The computation shall be made under the following three-step procedure:

(i) Step 1. The highest possible total number of sawable sixteen foot logs which could be recovered shall be determined by dividing the sum total of length of all sawable logs harvested by the number sixteen.

(ii) Step 2. The average net volume per sixteen foot recoverable log shall be determined by dividing the total volume harvested (net log scale) by the total number of sixteen foot logs as determined in Step 1.

(iii) Step 3. The total number of logs per thousand board feet (MBF) shall be determined by dividing one thousand by the average net volume as determined in Step 2.

(3) Codominant Trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.

(4) Department. Department, for the purposes of this chapter, shall mean the department of revenue of the state of Washington.

(5) Dominant Trees. Trees whose crowns are higher than the general level of the canopy and who receive full light from the sides as well as from above.

(6) Forest Excise Tax Payment. Every person who is engaged in business as a harvester of timber from privately owned land shall pay a forest excise tax which

shall be equal to the taxable stumpage value of timber harvested for sale or for commercial or industrial use and multiplied by the appropriate rate as provided in RCW 82.04.291(1).

(7) Harvester. Harvester shall mean every person who from his own privately owned land or from privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others, takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.

(8) Harvested Timber—When Determined. Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined.

(9) Harvest Type. Harvest type shall be a term referring to the grouping of harvested timber by age and type of harvest and shall include and is limited to the following harvest types:

(a) Merchantable Sawtimber, All Ages—The removal of timber east of the Cascade summit shall be reported as "merchantable sawtimber, all ages", unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(b) Old Growth Final Harvest. The removal of any timber from a harvest unit that is over 100 years of age and west of the Cascade summit shall be reported as "old growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(c) Special Forest Products. The removal of Christmas trees (except as provided in RCW 84.33.170), shake blocks and boards, and posts and other western red cedar products shall be reported as "special forest products harvest".

(d) Thinning. The removal of timber from a harvest unit meeting all the following conditions:

(i) Harvest unit located west of the Cascade Summit;

(ii) Timber is less than 100 years of age;

(iii) The total merchantable volume which is removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;

(iv) Not more than forty percent of the total volume removed is from the dominant and codominant trees;

(v) The trees removed in the harvest operation shall be distributed over the entire harvest unit.

(e) Young Growth Final Harvest. The removal of any timber from a harvest unit that is 100 years of age or less and west of the Cascade summit shall be reported as "young growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest" or within the definition of "thinning harvest".

(10) Harvest Unit. A harvest unit is a harvest area having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest type, harvest adjustments and harvester. A harvest unit may include more than one section.

(11) MBF. As used herein MBF shall mean one thousand board feet measured in Scribner Decimal C Log Scale Rule.

(12) Sawlog. Sawlog shall mean any log large enough to produce one-third of its gross volume in sound lumber or other products that can be sawed.

(13) Small Harvest. A small harvest is defined as the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) is 250 thousand board feet or less in a given reporting quarter.

(14) Species. Species designation is a biologically-based grouping of harvested timber and shall include but is not limited to the following designations of species and subclassifications thereof:

(a) West of the Cascade summit:

(i) "Douglas fir", "western hemlock", "true fir", "western red cedar", "noble fir", "Sitka spruce", "Alaska yellow cedar", "red alder", and "cottonwood" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18623.

(ii) In areas west of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (shake blocks and boards), western red cedar flatsawn and shingle blocks "western red cedar and other" (posts), "Douglas fir", "true fir and others", (Christmas trees).

(b) East of the Cascade summit:

(i) "Ponderosa pine", "lodgepole pine", "white pine", "Douglas fir", "western hemlock", "true fir," "western red cedar", "western larch" and "Engelmann spruce" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18629.

(ii) In areas east of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (flatsawn and shingles), "western larch" (flatsawn and shingle blocks), "lodgepole pine and other" (posts), "pine" (Christmas trees), "Douglas fir and other" (Christmas trees).

(c) All areas:

(i) "Other conifer", as used in the stumpage value tables, shall be all other conifers not separately designated in the applicable stumpage value tables.

(ii) "Hardwood", and "other hardwood", as used in the stumpage value tables, shall be all hardwoods not separately designated in the applicable stumpage value tables.

(iii) "Utility", "conifer utility", and "hardwood utility" are separate species as defined by the "Official Log Scaling and Grading Rules" published by the Puget Sound Log Scaling and Grading Bureau and shall be reported as separate species where designated as such in the stumpage value tables.

(15) Stumpage Value Area. A stumpage value area is an area with specified boundaries which contains timber having similar growing, harvesting, and marketing conditions. Presently, there are ten such stumpage value areas designated in the state of Washington as shown under WAC 458-40-18626. Stumpage value areas 1, 2, 3, 4, and 5 are located west of the Cascade summit and stumpage value areas 6, 7, 8, 9, and 10 are located east of the Cascade summit.

(16) Stumpage Value of Timber. The stumpage value of timber shall be the appropriate value for each species of timber harvested, or for each species of "special forest product" reported, as set forth in the stumpage value tables under WAC 458-40-18629.

(17) Timber. Timber shall include forest trees, standing or down, on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees, shake blocks and boards, posts and other western red cedar products.

(18) Timber Quality Code Number. The timber quality code number is a number assigned to the harvest of a particular species within a harvest type under WAC 458-40-18628, and is based upon the constituent percentage of log grade specifications within the total volume of timber harvested for that particular species.

#### NEW SECTION

WAC 458-40-18626 STUMPAGE VALUE AREAS—MAP FOR 1/1/79 THROUGH 6/30/79. In order to allow for differences in market conditions and other relevant factors throughout the state as required by RCW 82.04.291(3), the department has created a map designating areas containing timber having similar growing, harvesting, and marketing conditions. The stumpage value area map shall be used for the determination of stumpage values.

The stumpage value area map shown herein shall be used to determine the proper stumpage value table to be used in calculating the taxable stumpage value under WAC 458-40-18629.

The following stumpage value area map is hereby adopted for use during the period of January 1, 1979 through June 30, 1979:



NEW SECTIONWAC 458-40-18627 HAULING DISTANCE ZONES—MAPS FOR 1/1/79 THROUGH 6/30/79.

In order to allow for differences in hauling costs and other relevant factors as required by RCW 82.04.291(3) the department has designated zones within each stumpage value area which have similar accessibility to conversion points and other similar hauling cost factors.

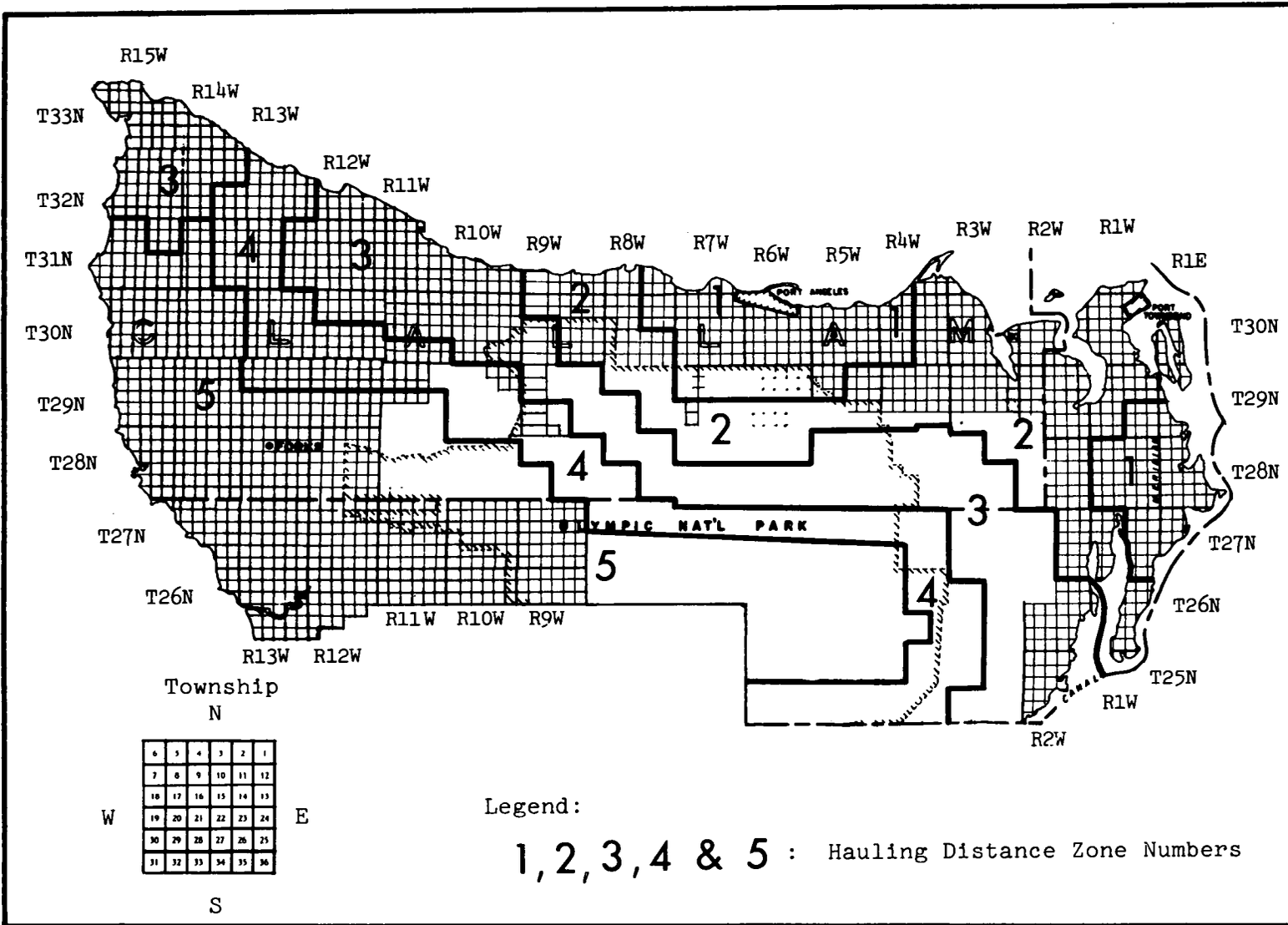
The hauling distance zone numbers on the following hauling distance zone maps establish the hauling distance zone numbers which are to be used in computing timber harvest value under the stumpage value tables of WAC 458-40-18629.

The following hauling distance zone maps designating zones established by the department as having similar hauling costs for transportation of forest products to the market, are hereby adopted for use during the period of January 1, 1979 through June 30, 1979:

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 1

Page 1 of 1

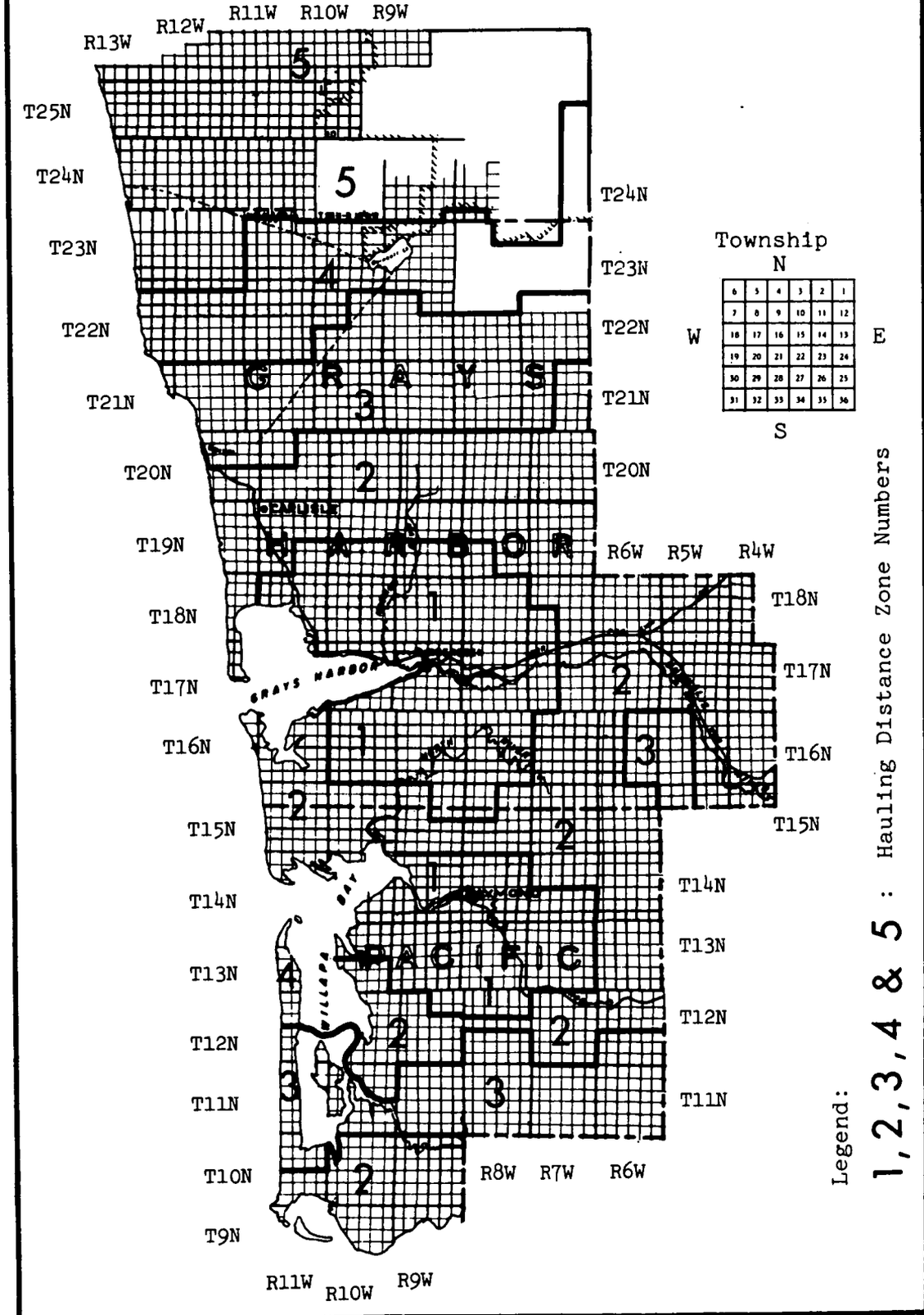


[ 187 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC458-40-18627)

STUMPAGE VALUE AREA 2

Page 1 of 1



Township

N					
6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36
S					

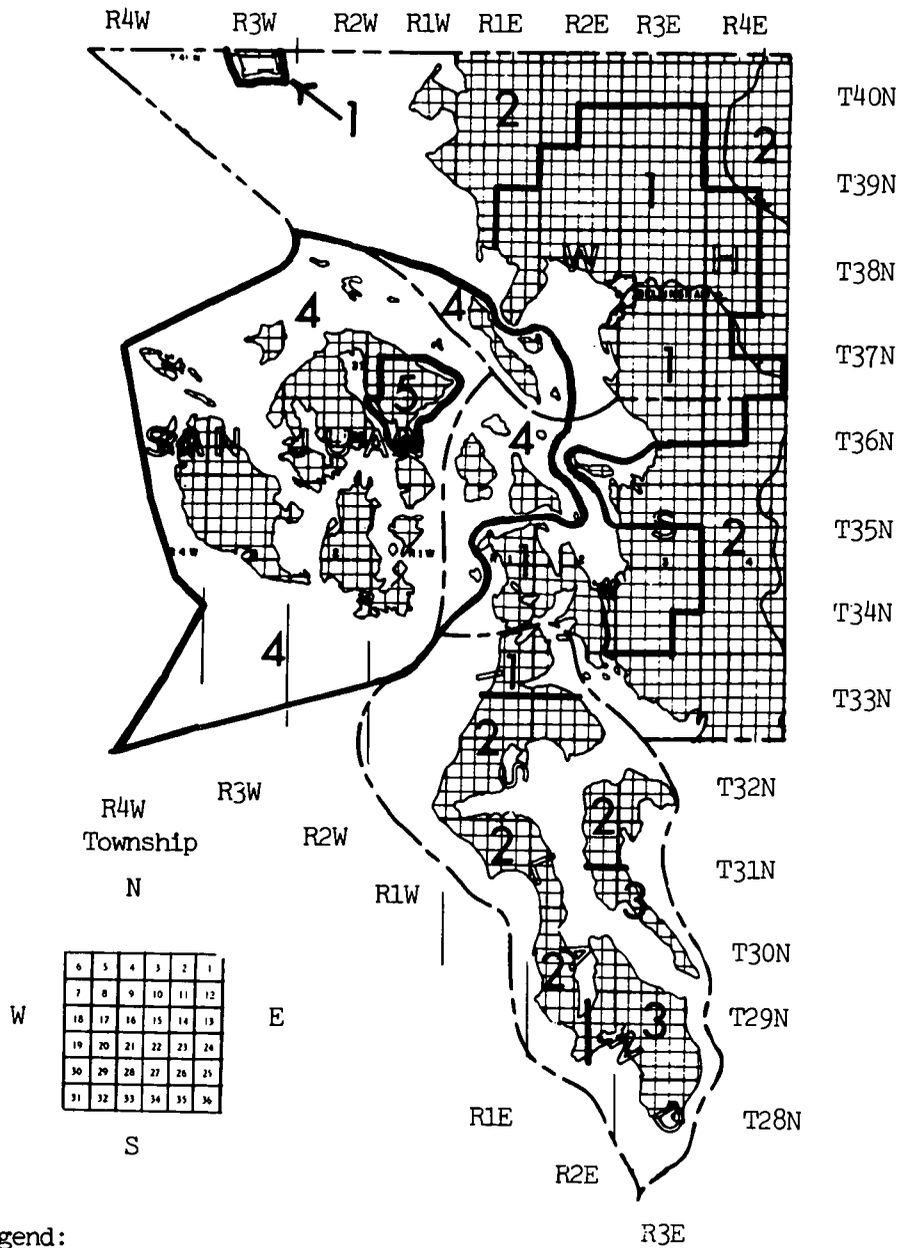
W E

Legend:  
1, 2, 3, 4 & 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 3

Page 1 of 2

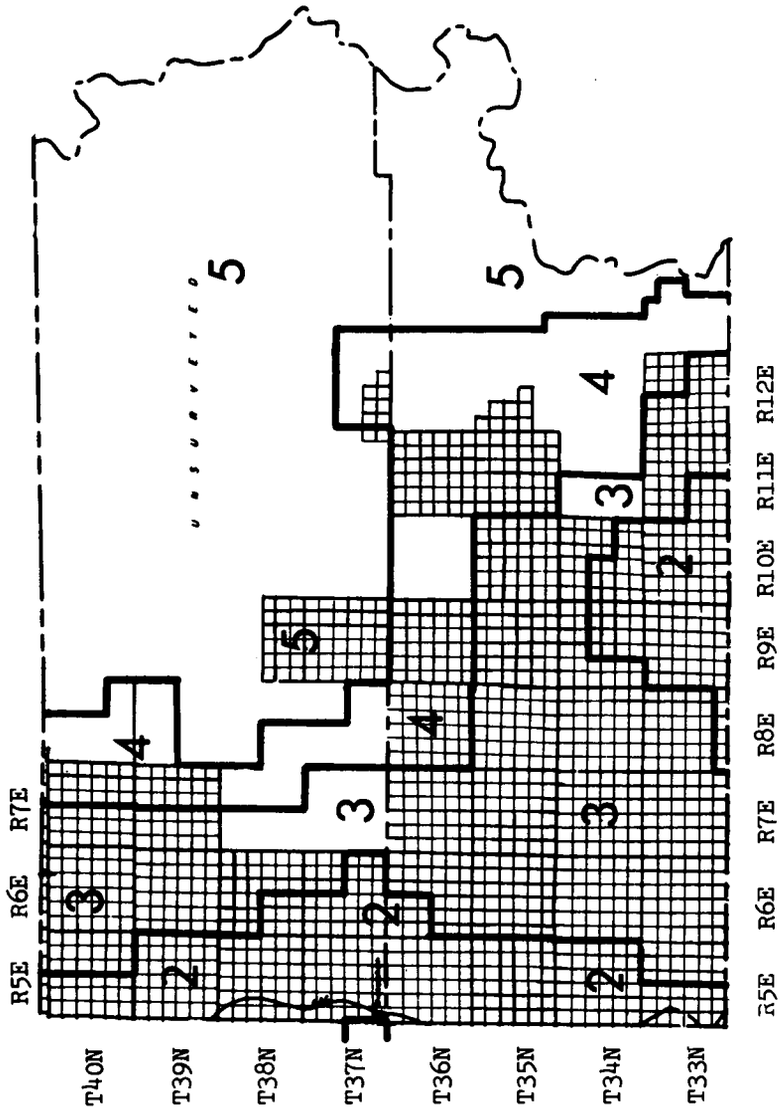


Legend:

1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 3



R5E R6E R7E

R5E R6E R7E R8E R9E R10E R11E R12E

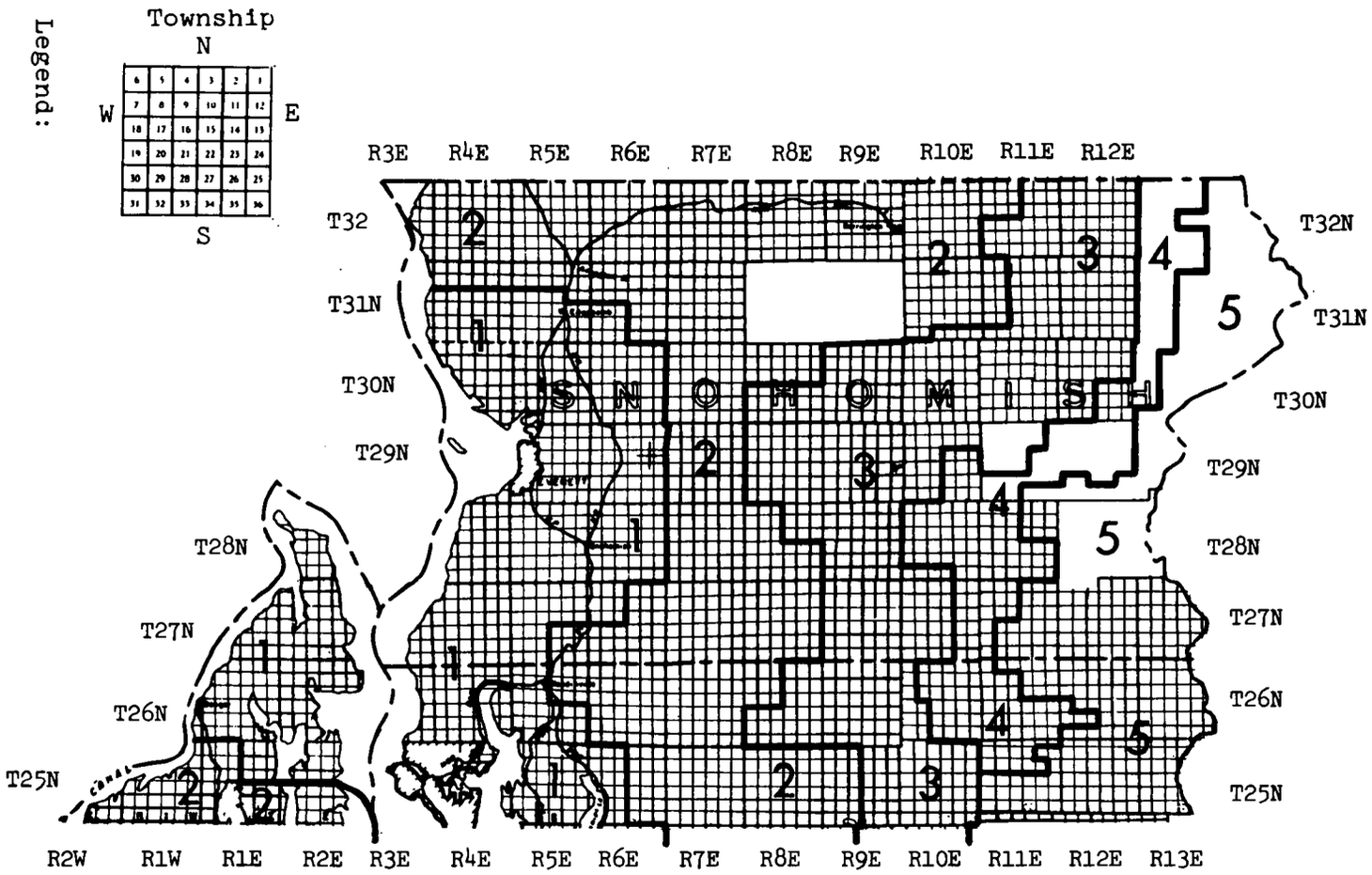
T40N T39N T38N T37N T36N T35N T34N T33N

Township									
N					S				
6	5	4	3	2	1	12	11	10	9
7	6	5	4	3	2	13	12	11	10
8	7	6	5	4	3	14	13	12	11
9	8	7	6	5	4	15	14	13	12
10	9	8	7	6	5	16	15	14	13
11	10	9	8	7	6	17	16	15	14
12	11	10	9	8	7	18	17	16	15
13	12	11	10	9	8	19	18	17	16
14	13	12	11	10	9	20	19	18	17
15	14	13	12	11	10	21	20	19	18
16	15	14	13	12	11	22	21	20	19
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20	19	18	17	16	15	26	25	24	23
21	20	19	18	17	16	27	26	25	24
22	21	20	19	18	17	28	27	26	25
23	22	21	20	19	18	29	28	27	26
24	23	22	21	20	19	30	29	28	27
25	24	23	22	21	20	31	30	29	28
26	25	24	23	22	21	32	31	30	29
27	26	25	24	23	22	33	32	31	30
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55	54	53	52	51	50	61	60	59	58
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106	105	104	103	102	101	112	111	110	109
107	106	105	104	103	102	113	112	111	110
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112	111	110	109	108	107	118	117	116	115
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117	116	115	114	113	112	123	122	121	120
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120	119	118	117	116	115	126	125	124	123
121	120	119	118	117	116	127	126	125	124
122	121	120	119	118	117	128	127	126	125
123	122	121	120	119	118	129	128	127	126
124	123	122	121	120	119	130	129	128	127
125	124	123	122	121	120	131	130	129	128
126	125	124	123	122	121	132	131	130	129
127	126	125	124	123	122	133	132	131	130
128	127	126	125	124	123	134	133	132	131
129	128	127	126	125	124	135	134	133	132
130	129	128	127	126	125	136	135	134	133
131	130	129	128	127	126	137	136	135	134
132	131	130	129	128	127	138	137	136	135
133	132	131	130	129	128	139	138	137	136
134	133	132	131	130	129	140	139	138	137
135	134	133	132	131	130	141	140	139	138
136	135	134	133	132	131	142	141	140	139
137	136	135	134	133	132	143	142	141	140
138	137	136	135	134	133	144	143	142	141
139	138	137	136	135	134	145	144	143	142
140	139	138	137	136	135	146	145	144	143
141	140	139	138	137	136	147	146	145	144
142	141	140	139	138	137	148	147	146	145
143	142	141	140	139	138	149	148	147	146
144	143	142	141	140	139	150	149	148	147
145	144	143	142	141	140	151	150	149	148
146	145	144	143	142	141	152	151	150	149
147	146	145	144	143	142	153	152	151	150
148	147	146	145	144	143	154	153	152	151
149	148	147	146	145	144	155	154	153	152
150	149	148	147	146	145	156	155	154	153
151	150	149	148	147	146	157	156	155	154
152	151	150	149	148	147	158	157	156	155
153	152	151	150	149	148	159	158	157	156
154	153	152	151	150	149	160	159	158	157
155	154	153	152	151	150	1			

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4

Page 1 of 3

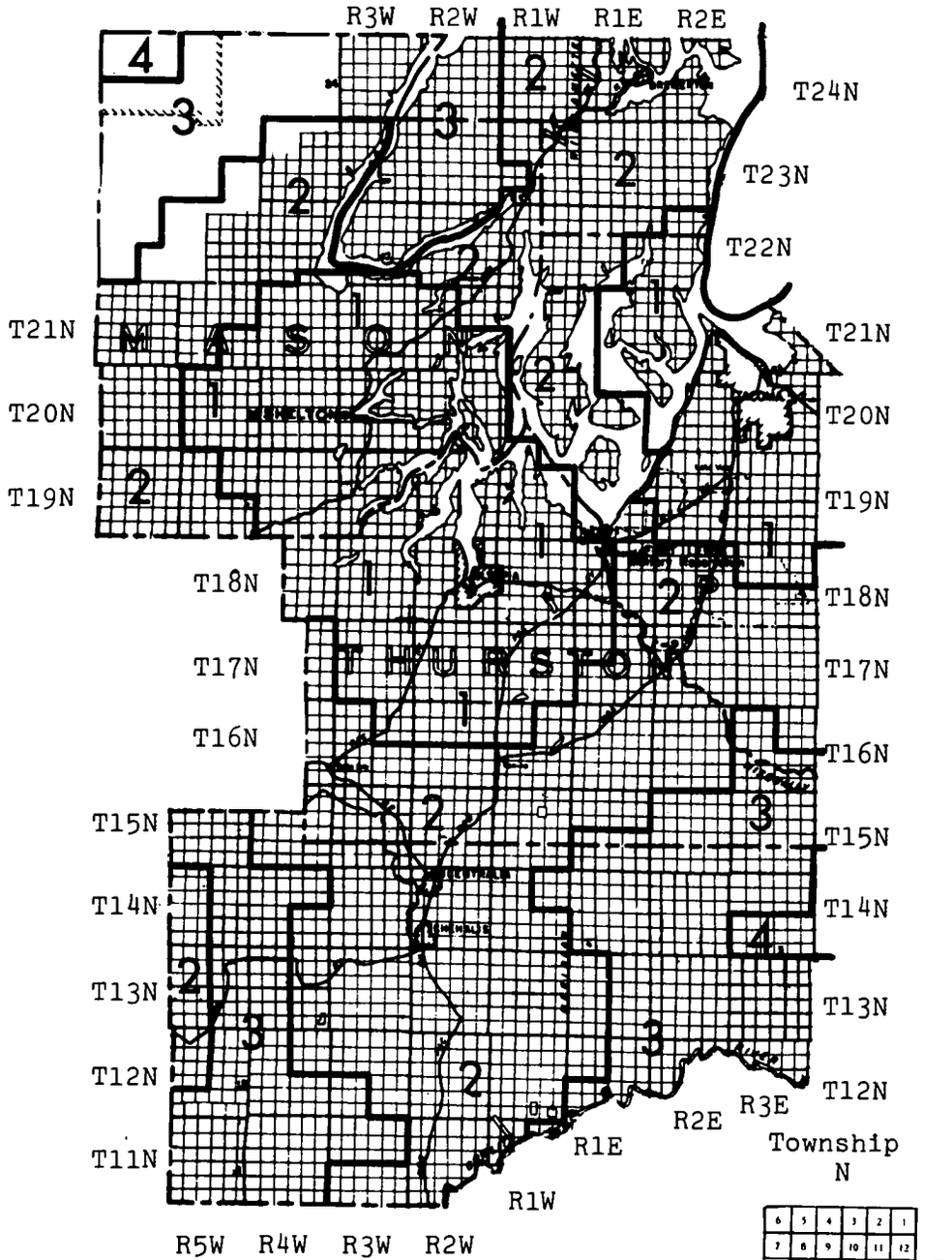


Legend:  
1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4

Page 2 of 3



Legend:

1, 2, 3 and 4: Hauling Distance Zone Numbers

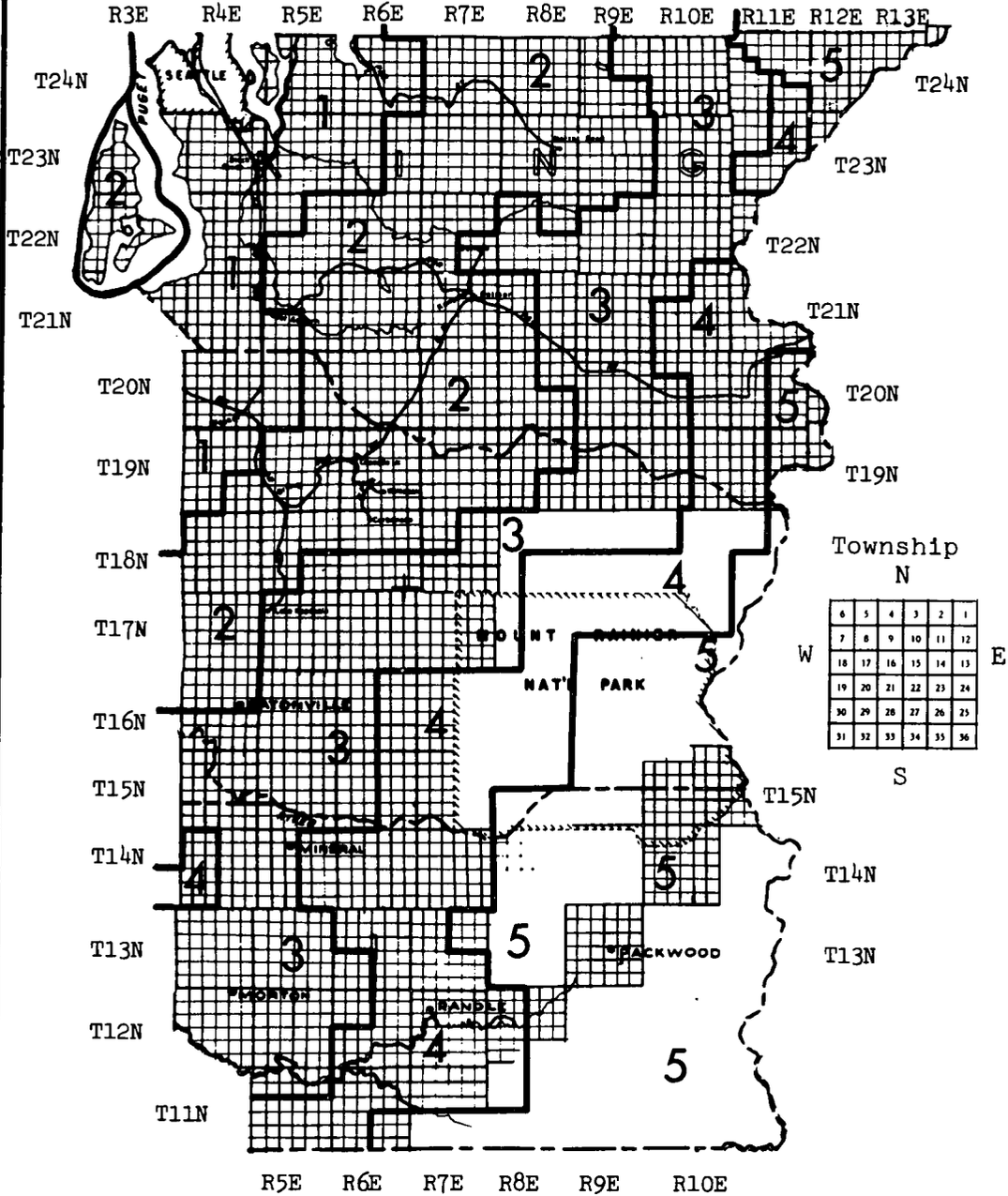
6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

S

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4

Page 3 of 3



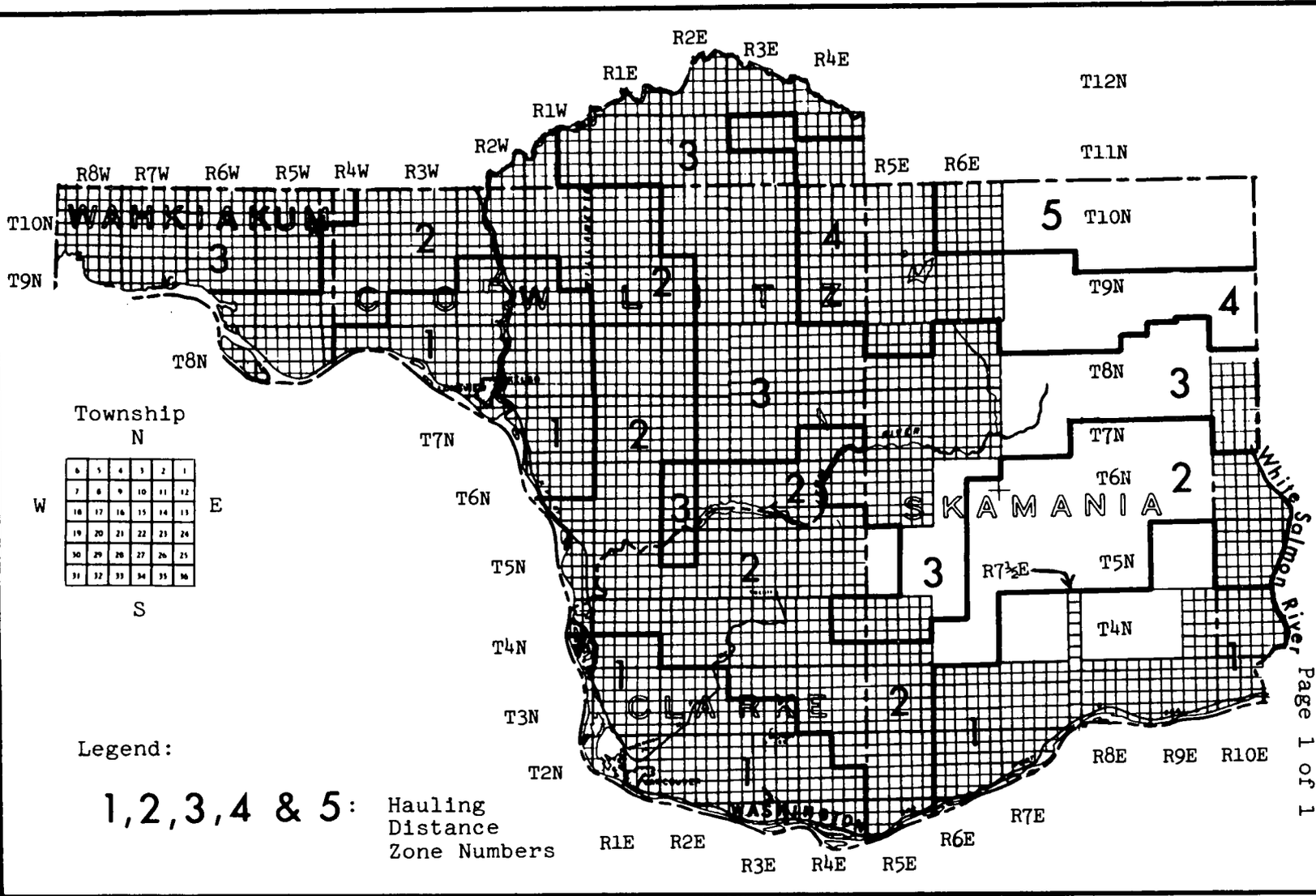
Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 5

Page 1 of 1

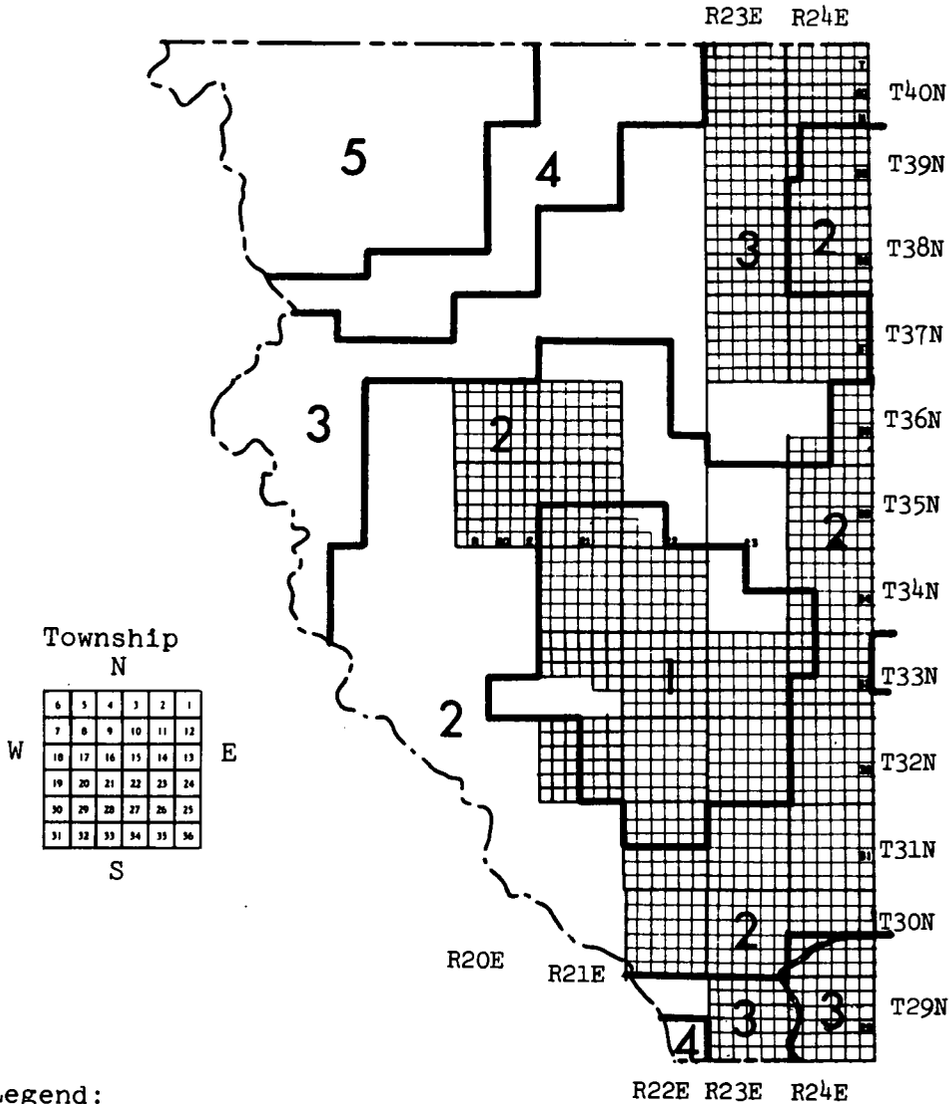


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HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 6

Page 1 of 2

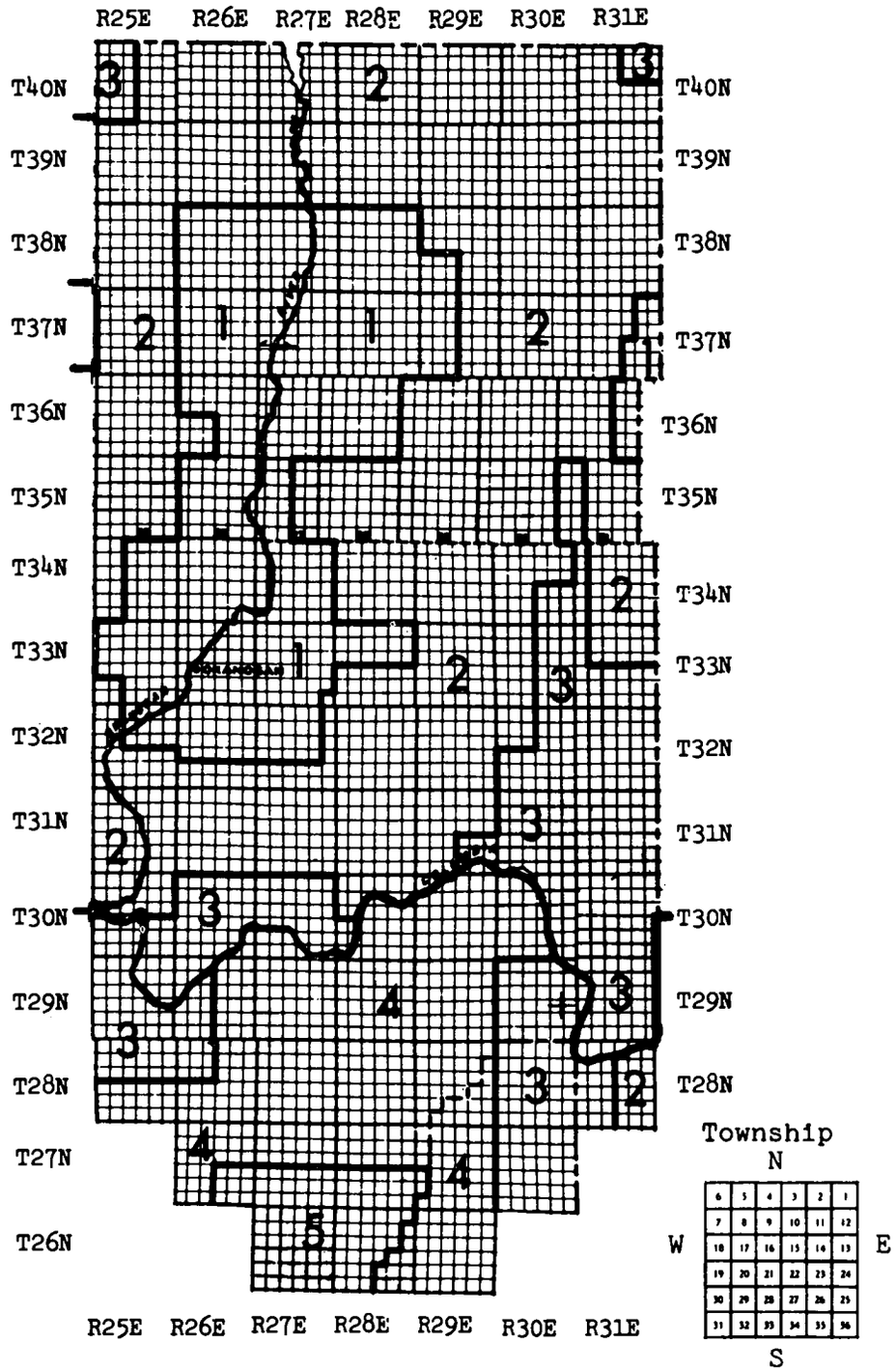


Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 6



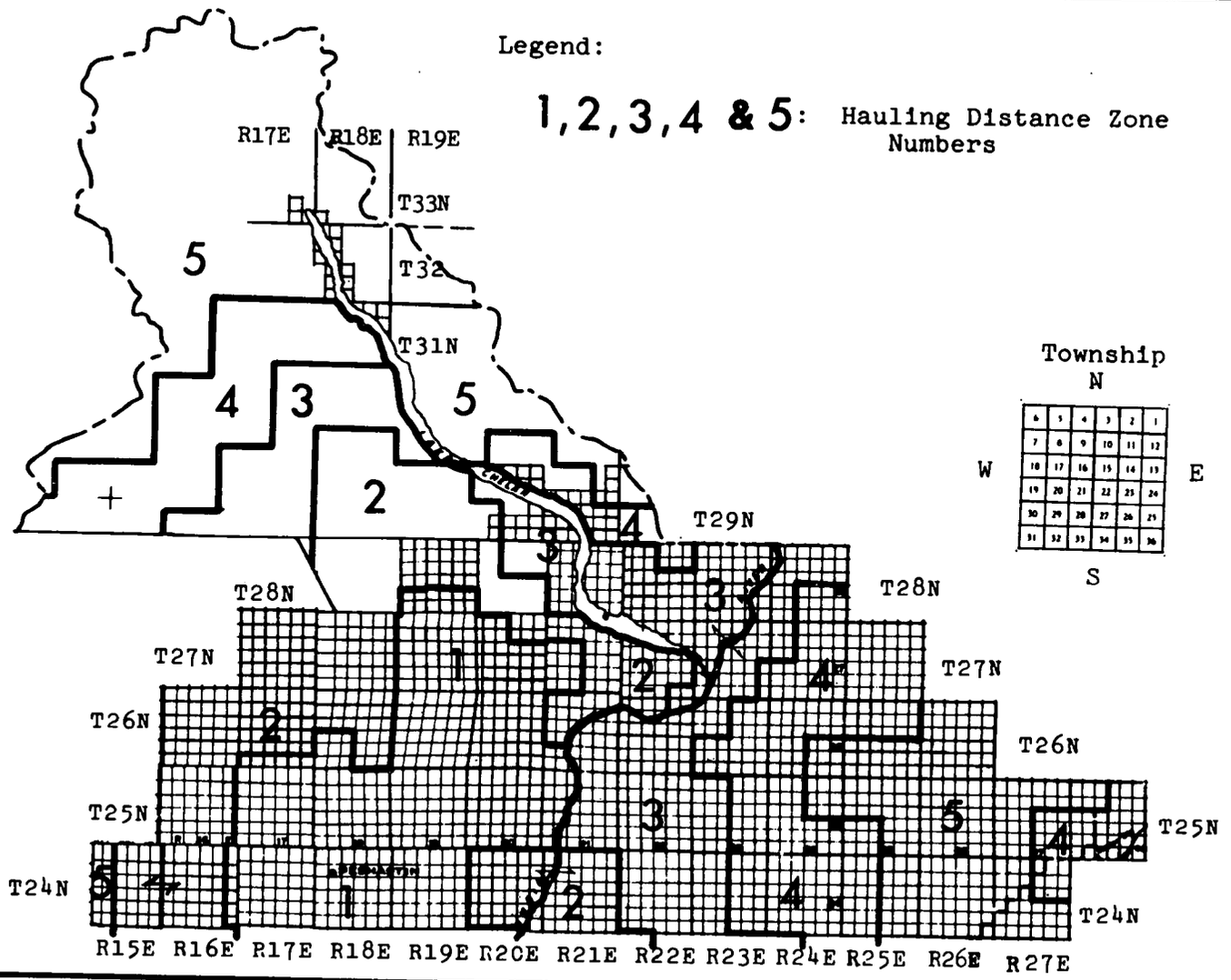
HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 7

Page 1 of 3

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

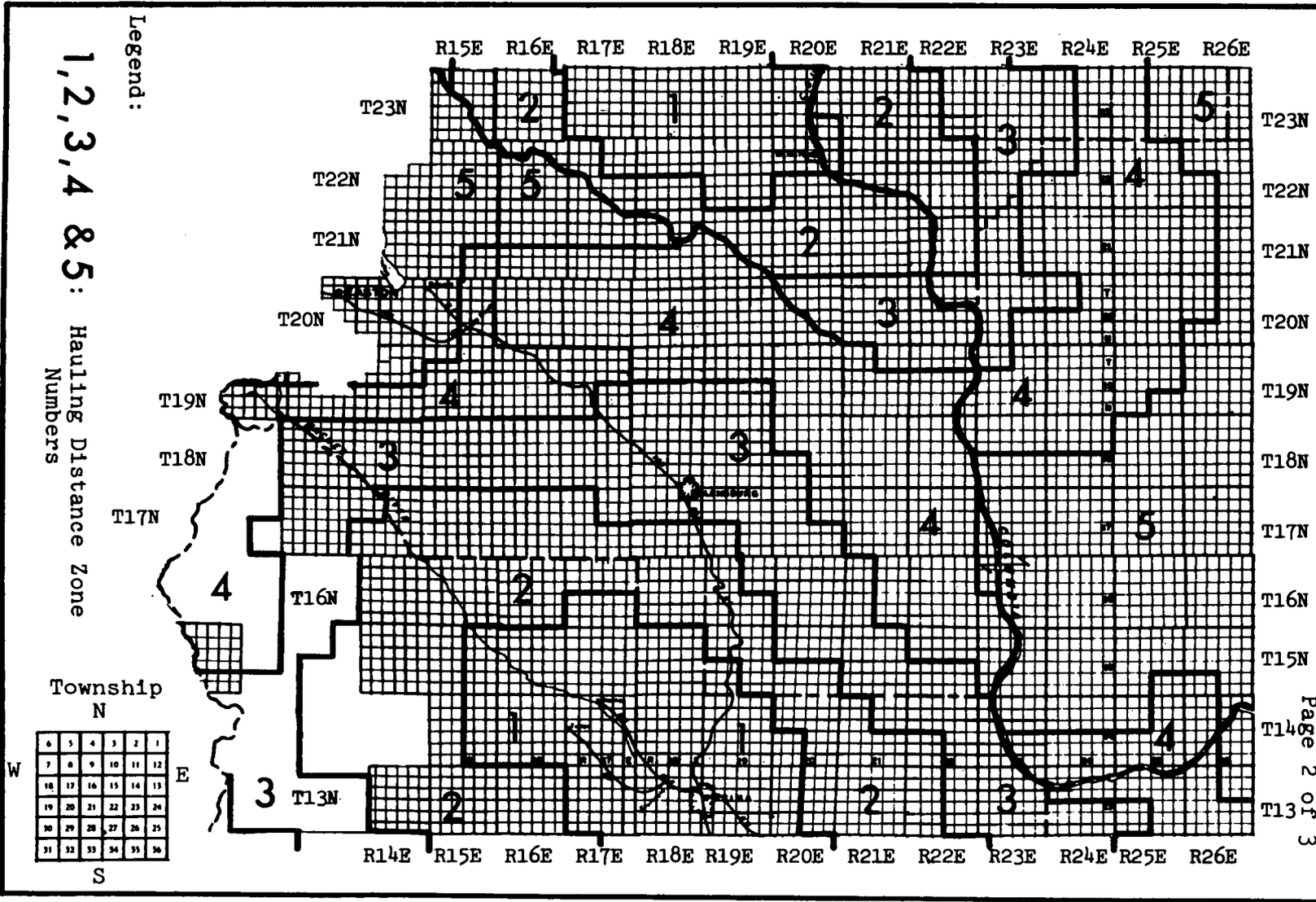


[ 197 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 7

Page 2 of 3



HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

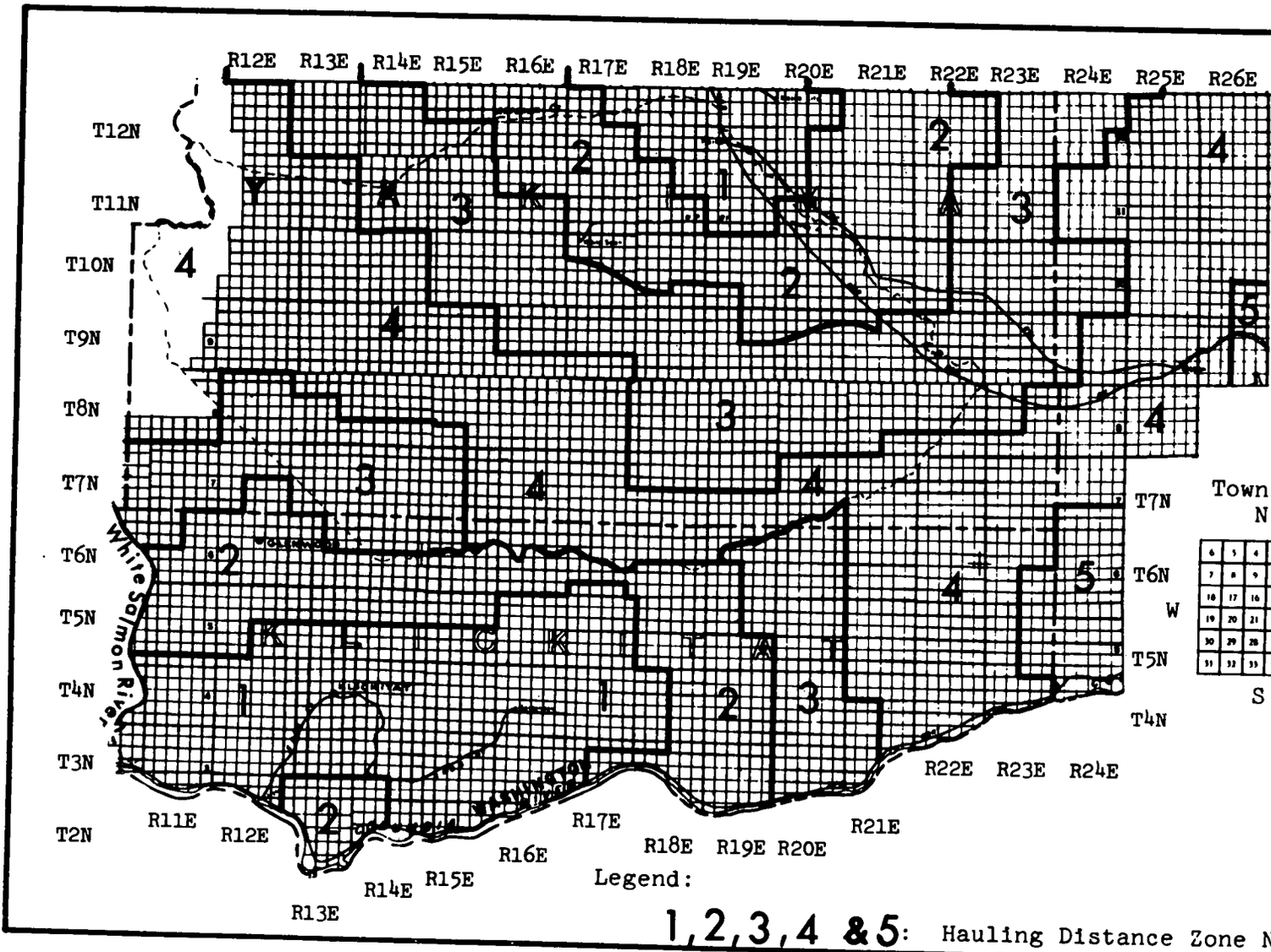
STUMPAGE VALUE AREA 7

Page 3 of 3

Township N

6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

W E S

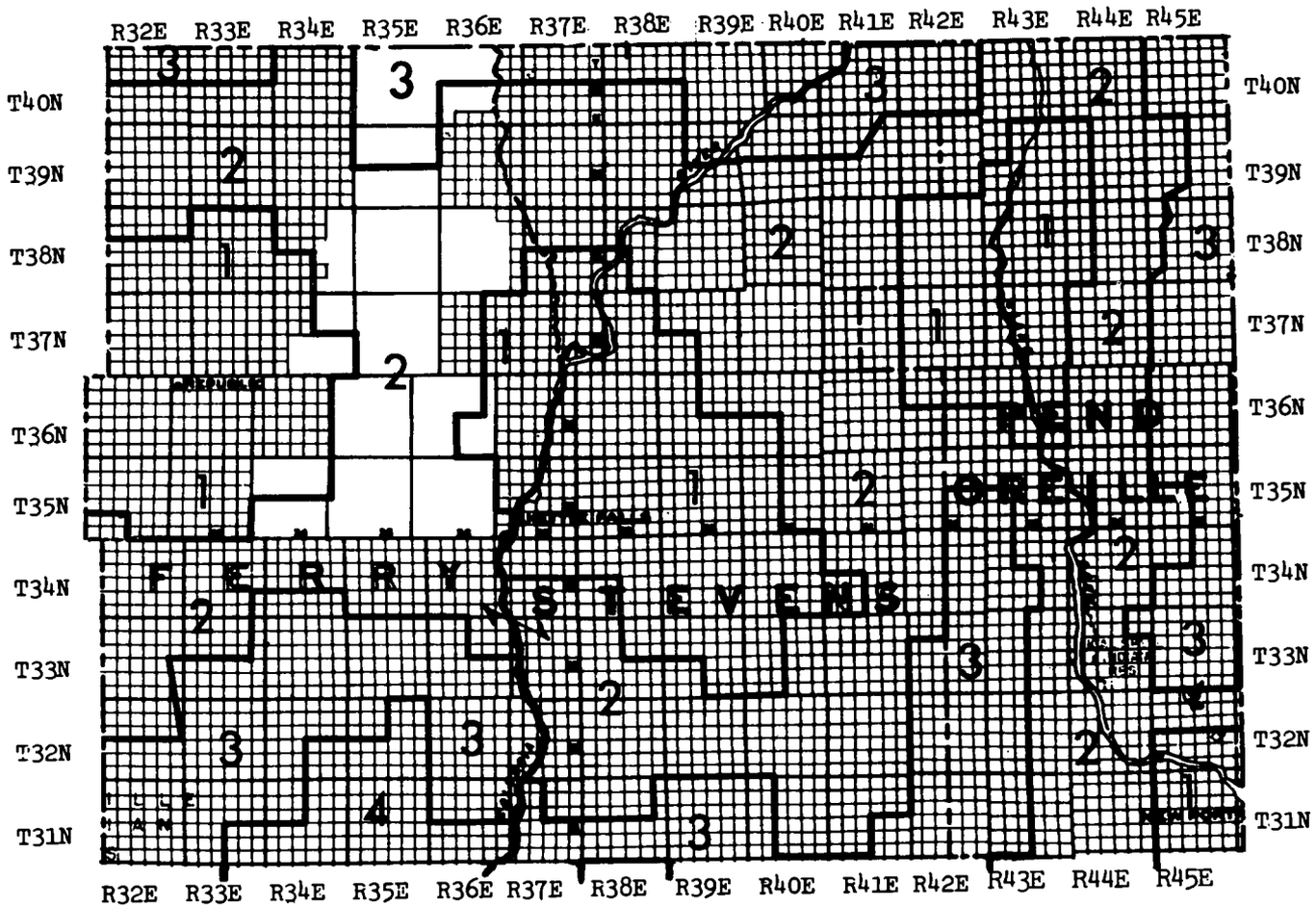


[ 199 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 8

Page 1 of 2



Township

N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

E

T40N

T39N

T38N

T37N

T36N

T35N

T34N

T33N

T32N

T31N

S

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

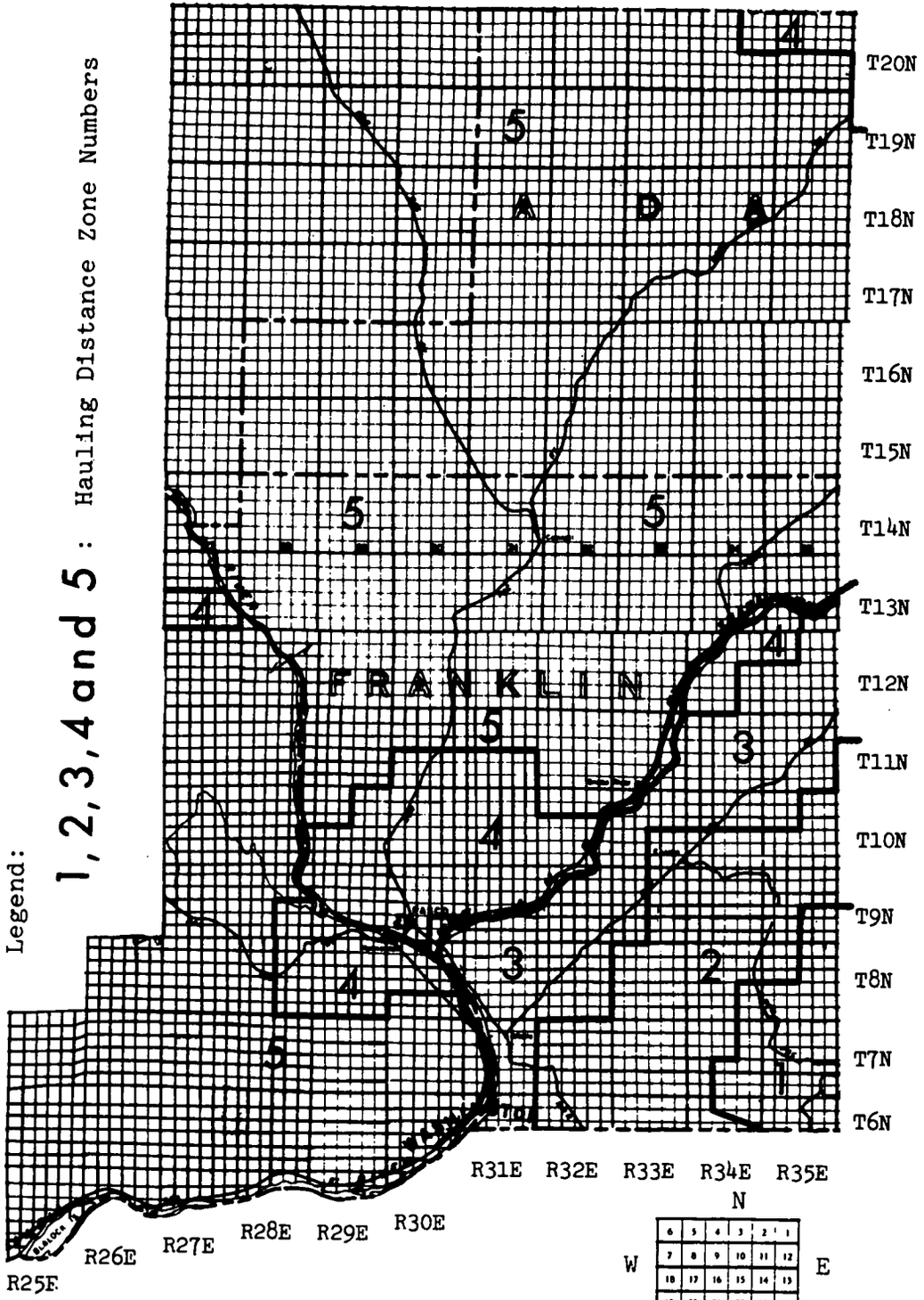
W



HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 9

Legend:  
1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

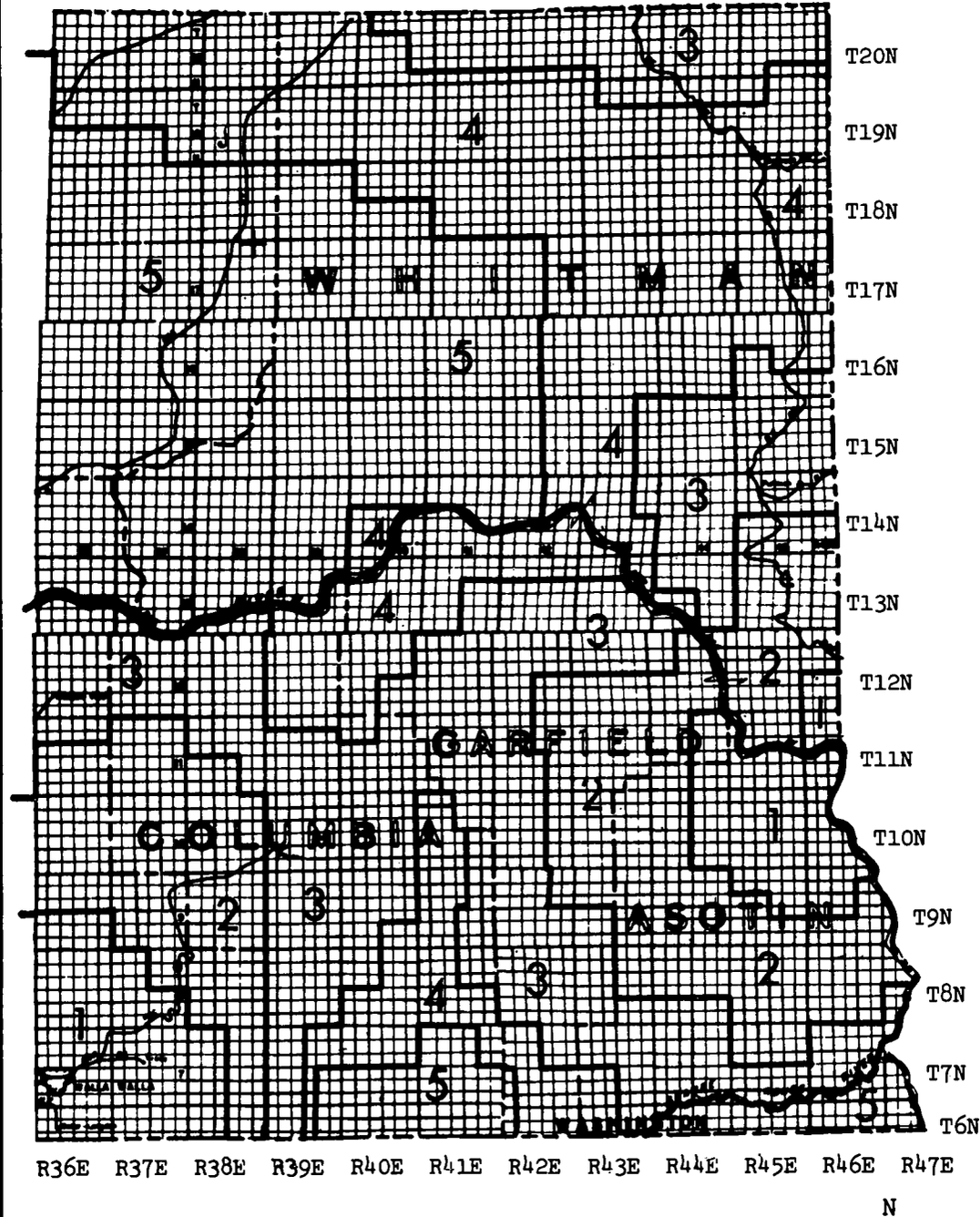


6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 9

Page 2 of 2



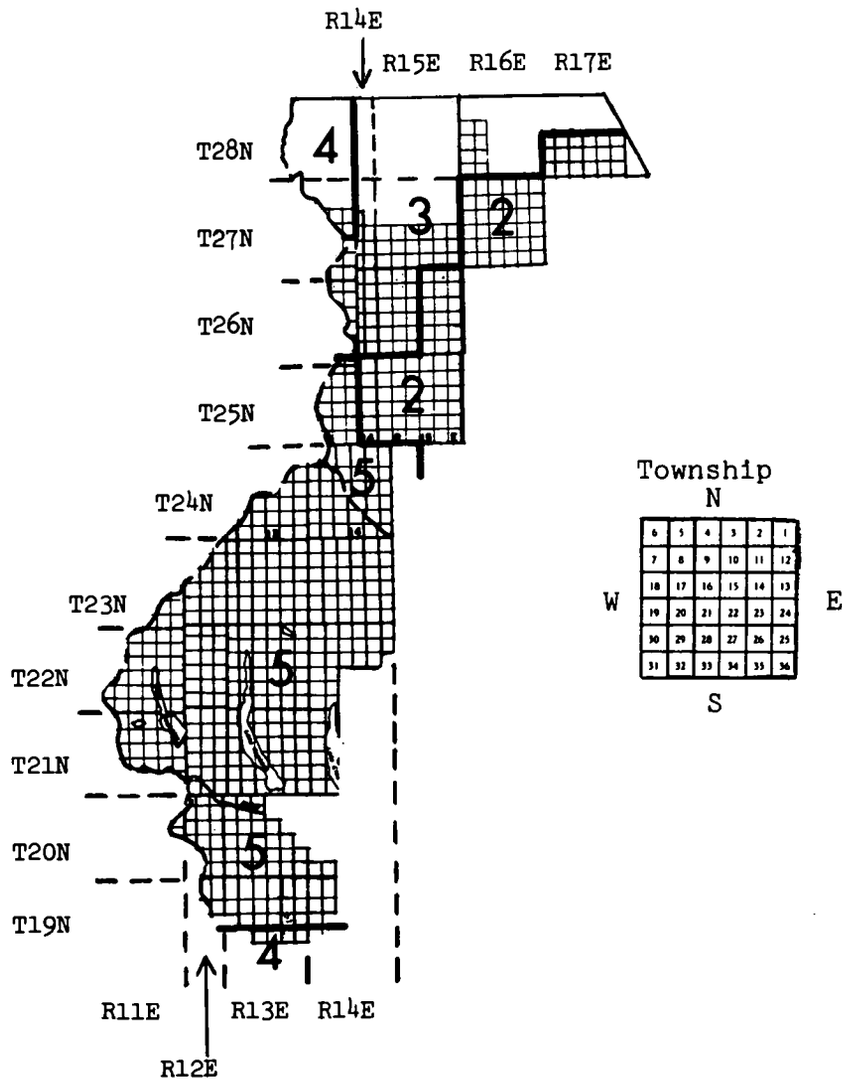
Legend:

1, 2, 3, 4 and 5 : Hauling Distance  
Zone Numbers

	6	5	4	3	2	1	
W	7	8	9	10	11	12	E
	18	17	16	15	14	13	
	19	20	21	22	23	24	
	30	29	28	27	26	25	
	31	32	33	34	35	36	
							S

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 10



Legend:

**2, 3, 4 and 5:** Hauling Distance Zone Numbers

**NEW SECTION**

**WAC 458-40-18628 TIMBER QUALITY CODE NUMBERS—TABLES FOR 1/1/79 THROUGH 6/30/79.** In order to allow for differences in age, size, quality of timber and other relevant factors as required by RCW 82.04.291(3), the department has assigned timber quality code numbers for harvests of the various designated harvest types and species.

Scaling and grading information derived from an acceptable log scaling and grading rule for the particular harvest type and species shall be used to determine the proper quality code number.

For each timber quality code number in the following tables, there is a corresponding timber quality code number for that particular harvest type and species in the stumpage value tables of WAC 458-40-18629 which is to be used in computing timber harvest value.

The following timber quality code tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979:

**TABLE 1—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5 (for 1/1/79 through 6/30/79) OLD GROWTH FINAL HARVEST (100 years of age and older)**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	Over 50% No. 3 Peeler & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% Special Mill, No. 1 Sawmill, Peeler & better log grade
1	Noble Fir & Spruce	Over 35% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	Over 25% Special Mill, No. 1 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
	Douglas Fir	Over 40% Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	10-20% inclusive Special Mill, No. 1 Sawmill, Peeler & better log grade
2	Noble Fir & Spruce	15-35% inclusive No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	5-25% inclusive Special Mill, No. 1 Sawmill & better log grade

**TABLE 1—CONT.**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	15-40% inclusive Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 10% Special Mill, No. 1 Sawmill, Peeler & better log grade
3	Noble Fir & Spruce	Less than 15% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	Less than 5% Special Mill, No. 1 Sawmill & better log grade
4	Douglas Fir	Less than 15% Special Mill, No. 1 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
5	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup> For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureau. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 2—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5 (for 1/1/79 through 6/30/79) YOUNG GROWTH FINAL HARVEST (Under 100 years of age and not including thinning)**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	Over 70% No. 2. Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% No. 2 Sawmill & better log grade
1	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades

TABLE 2—CONT.

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	5-20% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer, except Western Red Cedar & Alaska yellow cedar	Less than 5% No. 2 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup> For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

TABLE 3—TIMBER QUALITY CODE TABLE STUMPAGE VALUES AREAS 1, 2, 3, 4, AND 5 (for 1/1/79 through 6/30/79)

THINNING

See definition WAC 458-40-18625(9)(d)

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Douglas Fir	Over 70% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades

TABLE 3—CONT.

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer	Less than 5% No. 2 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup> For detailed descriptions and definitions of log scaling rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number for Western Washington, see the following example.

WESTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality number code for timber harvested in stumpage value areas 1, 2, 3, 4 and 5 in Western Washington. The following method can be used to determine the quality code number for species in "old growth final harvest", "young growth final harvest", and "thinning harvest" types.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Douglas Fir, and the harvest type, young growth final harvest, with the following volumes at the indicated grades:

Log Grade	Net Volume, Scribner Scale
Special Mill	20 MBF
No. 1 sawmill	20 MBF
No. 2 sawmill	45 MBF
No. 3 sawmill	35 MBF
No. 4 sawmill	30 MBF
<b>TOTAL</b>	<b>150 MBF</b>

To determine the proper quality code number, add the scale volumes for the grades as established by the approved grading rule. Divide this volume by the total volume harvested for the species. In this example, the

Special Mill and the No. 1 and 2 sawmill logs account for 85 MBF of the 150 MBF Douglas Fir harvested. Divide as follows:

$$\frac{20 + 20 + 45}{150} \text{ or } \frac{85}{150} = .567 \times 100 = 56.7\%$$

In this example, the Special Mill, No. 1 and 2 sawmill logs make up 56.7% of the Douglas Fir harvested. Since this is between 40 and 70% No. 2 sawmill and better, the entire Douglas Fir harvested would be reported as:

Species	Timber Quality Code Number	Net Volume Harvested
Douglas Fir	2	150 MBF

**TABLE 4—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 6, 7, 8, AND 9 (for 1/1/79 through 6/30/79) MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine	Less than 10 logs 16 feet long per thousand board feet Scribner scale
	All Conifers Other Than Ponderosa Pine	All log sizes
	Hardwoods	Sawlogs only
2	Ponderosa Pine	10 or more logs 16 feet long per thousand board feet Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Areas 6,7,8 and 9 for Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value areas 6, 7, 8 and 9 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 1 to 9 logs per 1 MBF for Ponderosa pine as timber quality code number 1, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	1	150 MBF

**TABLE 5—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREA 10 (for 1/1/79 through 6/30/79) MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine & Other Conifers	Less than 5 logs 16 feet long per MBF net log Scribner scale
	Hardwoods	All logs graded as sawlogs
2	Ponderosa Pine	5 to 9 logs inclusive 16 feet long per MBF net log Scribner scale
	Other Conifer	5 to 12 logs inclusive 16 feet long per MBF net log scale
3	Ponderosa Pine	More than 9 logs 16 feet long per MBF net log Scribner scale
	Other Conifer	More than 12 logs 16 feet long per MBF net log Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Area 10 in Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value area 10 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum

total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 5-9 logs per 1 MBF for Ponderosa pine as timber quality code number 2, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	2	150 MBF

**NEW SECTION**

**WAC 458-40-18629 STUMPAGE VALUES—TABLES FOR 1/1/79 THROUGH 6/30/79.** As required by RCW 82.04.291 the department has prepared tables which assign stumpage value rates for the various harvest types, which rates vary depending upon the stumpage value area, species, timber quality code number and hauling distance zone involved. Where the timber harvested is used to produce harvest type "special forest products" the value tables of this section shall establish the values for such special forest products.

The following stumpage value and special forest product value tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979.

**TABLE 1—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years of age and older)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$217	\$213	\$209	\$205	\$201
		2	197	193	189	185	181
		3	172	168	164	160	156
		4	170	166	162	158	154
Western Hemlock <sup>1</sup>	WH	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97
True Fir <sup>2</sup>	TF	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97

**TABLE 1—CONT.**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar <sup>3</sup>	RC	1	389	385	381	377	373
		2	278	274	270	266	262
		3	179	175	171	167	163
Sitka Spruce	SS	1	205	201	197	193	189
		2	166	162	158	154	150
		3	131	127	123	119	115
Other Conifer	OC	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>3</sup>Includes Alaska Yellow Cedar.

**TABLE 2—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
(for 1/1/79 through 6/30/79)  
YOUNG GROWTH FINAL HARVEST  
(Under 100 years of age and not including thinning)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$194	\$188	\$182	\$176	\$170
		2	181	175	169	163	157
		3	138	132	126	120	114
		4	118	112	106	100	94
Western Hemlock <sup>1</sup>	WH	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
True Fir <sup>2</sup>	TF	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	220	214	208	202	196
		2	214	208	202	196	190
		3	155	149	143	137	131
Other Conifer	OC	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1

TABLE 2—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 3—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 1  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$176	\$170	\$164	\$158	\$152
		2	163	157	151	145	139
		3	120	114	108	102	96
		4	100	94	88	82	76
Western Hemlock <sup>1</sup>	WH	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
Other Conifer	OC	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 4—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 1  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards <sup>1</sup>	RCS	1	\$231	\$227	\$223	\$219	\$215
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	82	78	74	70	66
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>2</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

TABLE 5—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 OLD GROWTH FINAL HARVEST  
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$255	\$251	\$247	\$243	\$239
		2	237	233	229	225	221
		3	217	213	209	205	201
		4	176	172	168	164	160
Western Hemlock <sup>1</sup>	WH	1	144	140	136	132	128
		2	143	139	135	131	127
		3	117	113	109	105	101
True Fir <sup>2</sup>	TF	1	144	140	136	132	128
		2	143	139	135	131	127
		3	117	113	109	105	101
Western Red Cedar <sup>3</sup>	RC	1	354	350	346	342	338
		2	305	301	297	293	289
		3	230	226	222	218	214
Sitka Spruce	SS	1	192	188	184	180	176
		2	149	145	141	137	133
		3	112	108	104	100	96
Other Conifer	OC	1	144	140	136	132	128
		2	143	139	135	131	127
		3	112	108	104	100	96
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5

TABLE 5—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 6—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 YOUNG GROWTH FINAL HARVEST  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$198	\$192	\$186	\$180	\$174
		2	185	179	173	167	161
		3	109	103	97	91	85
		4	87	81	75	69	63
Western Hemlock <sup>1</sup>	WH	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
True Fir <sup>2</sup>	TF	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	216	210	204	198	192
		2	199	193	187	181	175
		3	154	148	142	136	130
Other Conifer	OC	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 7—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$180	\$174	\$168	\$162	\$156
		2	167	161	155	149	143
		3	91	85	79	73	67
		4	69	63	57	51	45
Western Hemlock <sup>1</sup>	WH	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
Other Conifer	OC	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 8—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards <sup>1</sup>	RCS	1	\$239	\$235	\$231	\$227	\$223
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	84	80	76	72	68
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

**TABLE 9—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years of age and older)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$232	\$228	\$224	\$220	\$216
		2	219	215	211	207	203
		3	208	204	200	196	192
		4	172	168	164	160	156
Western Hemlock <sup>1</sup>	WH	1	142	138	134	130	126
		2	128	124	120	116	112
		3	96	92	88	84	80
		4	96	92	88	84	80
True Fir <sup>2</sup>	TF	1	142	138	134	130	126
		2	128	124	120	116	112
		3	96	92	88	84	80
		4	96	92	88	84	80
Western Red Cedar	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	166	162	158	154	150
		4	166	162	158	154	150
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	99	95	91	87	83
		4	99	95	91	87	83
Alaska Yellow Cedar	YC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169
		4	185	181	177	173	169
Other Conifer	OC	1	142	138	134	130	126
		2	123	119	115	111	107
		3	96	92	88	84	80
		4	96	92	88	84	80
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 10—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
(for 1/1/79 through 6/30/79)  
YOUNG GROWTH FINAL HARVEST  
(Under 100 years of age and not including thinning)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$177	\$171	\$165	\$159	\$153
		2	164	158	152	146	140
		3	124	118	112	106	100
		4	102	96	90	84	78
Western Hemlock <sup>1</sup>	WH	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52

**TABLE 10—CONT.**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
True Fir <sup>2</sup>	TF	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	198	192	186	180	174
		2	157	151	145	139	133
		3	108	102	96	90	84
Other Conifer	OC	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>3</sup>Includes Alaska Yellow Cedar.

**TABLE 11—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
(for 1/1/79 through 6/30/79)  
THINNING  
See definition WAC 458-40-18625(9)(d)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$159	\$153	\$147	\$141	\$135
		2	146	140	134	128	122
		3	106	100	94	88	82
		4	84	78	72	66	60
Western Hemlock <sup>1</sup>	WH	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
Other Conifer	OC	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5

TABLE 11—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 12—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
(for 1/1/79 through 6/30/79)  
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$290	\$286	\$282	\$278	\$274
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	102	98	94	90	86
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.

<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage value per lineal foot.

TABLE 13—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$291	\$287	\$283	\$279	\$275
		2	290	286	282	278	274
		3	260	256	252	248	244
		4	181	177	173	169	165
Western Hemlock <sup>1</sup>	WH	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
True Fir <sup>2</sup>	TF	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
Western Red Cedar	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169

TABLE 13—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	94	90	86	82	78
Noble Fir	NF	1	250	246	242	238	234
		2	139	135	131	127	123
		3	116	112	108	104	100
Alaska Yellow Cedar	YC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169
Other Conifer	OC	1	154	150	146	142	138
		2	123	119	115	111	107
		3	94	90	86	82	78
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	18	18	18	18	18

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.

TABLE 14—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
(for 1/1/79 through 6/30/79)  
YOUNG GROWTH FINAL HARVEST  
(Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$223	\$217	\$211	\$205	\$199
		2	189	183	177	171	165
		3	151	145	139	133	127
		4	112	106	100	94	88
Western Hemlock <sup>1</sup>	WH	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
True Fir <sup>2</sup>	TF	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
Western Red Cedar <sup>3</sup>	RC	1	240	234	228	222	216
		2	198	192	186	180	174
		3	175	169	163	157	151
Other Conifer	OC	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14

TABLE 14—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	18	18	18	18	18

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 15—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
(for 1/1/79 through 6/30/79)  
THINNING  
See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$205	\$199	\$193	\$187	\$181
		2	171	165	159	153	147
		3	133	127	121	115	109
		4	94	88	82	76	70
Western Hemlock <sup>1</sup>	WH	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
True Fir <sup>2</sup>	TF	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
Other Conifer	OC	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	18	18	18	18	18

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 16—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
(for 1/1/79 through 6/30/79)  
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$278	\$274	\$270	\$266	\$262
Western Red Cedar Flatsawn & Shingle Blocks	RCF	1	98	94	90	86	82
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.

<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage value per lineal foot.

TABLE 17—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 5  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$270	\$266	\$262	\$258	\$254
		2	264	260	256	252	248
		3	199	195	191	187	183
		4	170	166	162	158	154
Western Hemlock <sup>1</sup>	WH	1	231	227	223	219	215
		2	138	134	130	126	122
		3	115	111	107	103	99
True Fir <sup>2</sup>	TF	1	231	227	223	219	215
		2	138	134	130	126	122
		3	115	111	107	103	99
Western Red Cedar <sup>3</sup>	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	213	209	205	201	197
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	91	87	83	79	75
Noble Fir	NF	1	250	246	242	238	234
		2	139	135	131	127	123
		3	116	112	108	104	100
Other Conifer	OC	1	154	150	146	142	138
		2	123	119	115	111	107
		3	91	87	83	79	75
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24

TABLE 17—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 18—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 YOUNG GROWTH FINAL HARVEST  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$220	\$214	\$208	\$202	\$196
		2	186	180	174	168	162
		3	133	127	121	115	109
		4	94	88	82	76	70
Western Hemlock <sup>1</sup>	WH	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
True Fir <sup>2</sup>	TF	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
Western Red Cedar <sup>3</sup>	RC	1	221	215	209	203	197
		2	168	162	156	150	144
		3	133	127	121	115	109
Other Conifer	OC	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 19—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$202	\$196	\$190	\$184	\$178
		2	168	162	156	150	144
		3	115	109	103	97	91
		4	76	70	64	58	52
Western Hemlock <sup>1</sup>	WH	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
True Fir <sup>2</sup>	TF	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
Other Conifer	OC	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 20—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards <sup>1</sup>	RCS	1	\$261	\$257	\$253	\$249	\$245
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	91	87	83	79	75
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot.

**TABLE 21—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 6, 7, 8, AND 9**  
 (for 1/1/79 through 6/30/79)  
**MERCHANTABLE SAWTIMBER, ALL AGES**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$170	\$166	\$162	\$158	\$154
		2	96	92	88	84	80
Douglas Fir	DF	1	99	95	91	87	83
Western Larch	WL	1	99	95	91	87	83
Western Hemlock <sup>1</sup>	WH	1	102	98	94	90	86
True fir <sup>2</sup>	TF	1	102	98	94	90	86
Engelmann Spruce	ES	1	95	91	87	83	79
White Pine	WP	1	141	137	133	129	125
Western Red Cedar	RC	1	141	137	133	129	125
Lodgepole Pine	LP	1	62	58	54	50	46
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	4	9	9	9	9	9

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 22—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 6, 7, 8, AND 9**  
 (for 1/1/79 through 6/30/79)  
**SPECIAL FOREST PRODUCTS**

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$80	\$76	\$72	\$68	\$64
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	65	61	57	53	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.15	0.15	0.15	0.15	0.15
Pine Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13

<sup>1</sup>Stumpage value per MBF net Scribner scale.  
<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.  
<sup>4</sup>Stumpage value per lineal foot.

**TABLE 29—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 10**  
 (for 1/1/79 through 6/30/79)  
**MERCHANTABLE SAWTIMBER, ALL AGES**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$214	\$210	\$206	\$202	\$198
		2	192	188	184	180	176
		3	109	105	101	97	93
Douglas Fir	DF	1	219	215	211	207	203
		2	175	171	167	163	159
		3	131	127	123	119	115
Western Larch	WL	1	219	215	211	207	203
		2	175	171	167	163	159
		3	131	127	123	119	115
Western Hemlock <sup>1</sup>	WH	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
True Fir <sup>2</sup>	TF	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
Other Conifer	OC	1	214	210	206	202	198
		2	135	131	127	123	119
		3	109	105	101	97	93
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	1	12	12	12	12	12

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 30—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 10**  
 (for 1/1/79 through 6/30/79)  
**SPECIAL FOREST PRODUCTS**

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$80	\$76	\$72	\$68	\$64
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	65	61	57	53	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.15	0.15	0.15	0.15	0.15
Pine Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13

<sup>1</sup>Stumpage value per MBF Scribner scale.  
<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.  
<sup>4</sup>Stumpage value per lineal foot.

**NEW SECTION**

**WAC 458-40-18630 HARVESTER ADJUSTMENTS—TABLES FOR 1/1/79 THROUGH 6/30/79.** In order to make reasonable and adequate allowances for costs of removal and size of logging operation in computation of stumpage value rates as required by RCW 82.04.291(3), the department has prepared tables which allow for adjustments to the stumpage value rates derived from the stumpage value tables of WAC 458-40-18629.

Harvest adjustments relating to harvest volume per acre, logging conditions and average volume per log shall be allowed against the stumpage value rates for the designated harvest types and in the designated stumpage value areas as set forth in the following tables with the following limitations:

- (1) No harvest adjustment shall be allowed against "special forest products".
- (2) No harvest adjustment shall be allowed against "utility", "conifer utility", and "hardwood utility".
- (3) Rates for the harvest type "old growth final harvest", shall be adjusted to a value no lower than \$10 per thousand board feet.
- (4) Rates for the harvest type "young growth final harvest", conifers, shall be adjusted to a value no lower than \$5 per thousand board feet.
- (5) Stumpage value rates for conifers within the harvest type "merchantable sawtimber, all ages", shall be adjusted to a value no lower than \$5 per thousand board feet.
- (6) Stumpage value rates for "hardwood" and for "thinning harvest" shall be adjusted to a value no lower than \$1 per thousand board feet.

A small harvest adjustment table for use in all stumpage value areas is set forth below providing for adjustment of stumpage value rates if the total volume of timber harvested in a given quarter is within the volume classes provided therein.

The following harvest adjustment tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979.

**TABLE 1—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years and older)**

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 40 thousand board feet per acre.	0
Class 2	Harvest of 15 thousand board feet to 40 thousand board feet per acre.	-\$4.00

**TABLE 1—CONT.**

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
Class 3	Harvest of less than 15 thousand board feet per acre.	-\$7.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+\$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	-\$12.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

**TABLE 2—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5  
(for 1/1/79 through 6/30/79)  
YOUNG GROWTH FINAL HARVEST  
(under 100 years old)**

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 30 thousand board feet per acre.	0
Class 2	Harvest of 10 thousand board feet to 30 thousand board feet per acre.	-\$2.00
Class 3	Harvest of less than 10 thousand board feet per acre.	-\$6.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+\$4.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	-\$14.00

TABLE 2—CONT.

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

TABLE 3—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5  
(for 1/1/79 through 6/30/79)

THINNING

See definition WAC 458-40-18625(9)(d)

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 10 thousand board feet per acre.	0
Class 2	Harvest of 5 thousand board feet to 10 thousand board feet per acre.	- \$3.00
Class 3	Harvest of less than 5 thousand board feet per acre.	- \$5.00
<b>II. Logging Conditions</b>		
Class 1	Favorable wheel tractor logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+ \$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% and 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%. Normally a tower yarding operation.	- \$14.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00
<b>III. Average Log Size</b>		
Class 1	50 board feet or more.	0
Class 2	Less than 50 board feet.	- \$10.00

TABLE 4—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, 9 AND 10  
(for 1/1/79 through 6/30/79)  
MERCHANTABLE SAWTIMBER, ALL AGES

<u>Type of Adjustment</u>	<u>Definition</u>	<u>Dollar Adjustment Per Thousand Board Feet Net Scribner Scale</u>
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 8 thousand board feet per acre.	0
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	- \$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	- \$10.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+ \$6.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% to 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%.	- \$13.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

TABLE 5—SMALL HARVEST ADJUSTMENT  
TABLE  
ALL STUMPAGE VALUE AREAS  
(for 1/1/79 through 6/30/79)

A small harvest adjustment is allowed where the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) in a given quarter is within the volume classes shown below. A harvester may report and claim this adjustment on no more than 250 MBF of harvest each reporting quarter.

<u>Small Harvest Class</u>	<u>Net Volume Harvested Per Quarter</u>	<u>Dollar Adjustment Per Thousand Board Feet</u>
Class 1	0 - 125 MBF	-\$20.00
Class 2	126 - 250 MBF	-\$15.00

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AMENDATORY SECTION (Amending Order FT 78-2, filed 6/30/78)

WAC 458-40-19000 TIMBER POLE VOLUME TABLE FOR WEST OF CASCADE SUMMIT. Harvesters of poles in stumpage value areas 1, 2, 3, 4 and 5

shall use the following timber pole volume table to determine the Scribner board foot volume and timber quality code number for each pole length and class.

Timber Quality Code Number by Species and by Harvest Type							Timber Quality Code Number by Species and by Harvest Type						
							Douglas Fir		Western Red Cedar				
							Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type			
Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type	Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type
								H6	430(430)	1	1	3	4
								H5	370(370)	1	1	3	4
								H4	370(370)	1	1	3	4
								H3	300(300)	1	1	3	4
							50'	H2	260(260)	1	1	3	4
								H1	260(150)	2	2	3	4
								1	210(120)	2	2	3	4
								2	160	4	4	3	4
								3	140	4	4	3	4
								4	140	4	4	3	4
								5	100	4	4	3	4
								H6	470(470)	1	1	3	4
								H5	410(410)	1	1	3	4
								H4	410(410)	1	1	3	4
								H3	330(330)	1	1	3	4
							55'	H2	280(160)	2	2	3	4
								H1	280(160)	2	2	3	4
								1	230(130)	2	2	3	4
								2	180	4	4	3	4
								3	150	4	4	3	4
								4	150	4	4	3	4
								H6	540(540)	1	1	3	4
								H5	470(470)	1	1	3	4
								H4	470(470)	1	1	3	4
								H3	410(410)	1	1	3	4
							60'	H2	340(210)	2	2	3	4
								H1	340(210)	2	2	3	4
								1	290(180)	2	2	3	4
								2	220(150)	2	2	3	4
								3	190	4	4	3	4
								4	190	4	4	3	4
								H6	610(610)	1	1	3	4
								H5	520(520)	1	1	3	4
								H4	520(520)	1	1	3	4
								H3	420(420)	1	1	3	4
							65'	H2	380(230)	2	2	3	4
								H1	380(230)	2	2	3	4
								1	320(190)	2	2	3	4
								2	260(160)	2	2	3	4
								3	210	4	4	3	4
								4	210	4	4	3	4
								H6	650(650)	1	1	3	4
								H5	560(560)	1	1	3	4
								H4	560(560)	1	1	3	4
								H3	480(480)	1	1	3	4
							70'	H2	400(240)	2	2	3	4
								H1	400(240)	2	2	3	4
								1	350(210)	2	2	3	4
								2	270(170)	2	2	3	4
								3	230	4	4	3	4
								4	230	4	4	3	4
								H6	700(700)	1	1	3	4
								H5	600(600)	1	1	3	4
								H4	600(600)	1	1	3	4
								H3	520(520)	1	1	3	4
							75'	H2	520(520)	1	2	3	4
								H1	520(330)	2	2	3	4
								1	440(270)	2	2	3	4
								2	290(180)	2	2	3	4
								3	250	4	4	3	4

		Timber Quality Code Number by Species and by Harvest Type				
		Douglas Fir		Western Red Cedar		
Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type
80'	H6	820(820)	1	1	3	4
	H5	700(700)	1	1	3	4
	H4	700(700)	1	1	3	4
	H3	600(600)	1	1	3	4
	H2	600(600)	1	1	3	4
	H1	540(360)	2	2	3	4
	1	440(290)	2	2	3	4
	2	360(240)	2	2	3	4
	3	290(200)	2	2	3	4
85'	H6	910(910)	1	1	3	4
	H5	800(800)	1	1	3	4
	H4	800(800)	1	1	3	4
	H3	660(660)	1	1	3	4
	H2	660(660)	1	1	3	4
	H1	660(520)	1	1	3	4
	1	570(450)	1	1	3	4
	2	490(340)	2	2	3	4
	3	360(200)	2	2	3	4
90'	H6	1080(1080)	1	1	1	2
	H5	930(930)	1	1	3	4
	H4	930(930)	1	1	3	4
	H3	820(820)	1	1	3	4
	H2	820(820)	1	1	3	4
	H1	690(560)	1	1	3	4
	1	590(480)	1	1	3	4
	2	490(420)	1	1	3	4
	3	400(210)	2	2	3	4
95'	H6	1170(1170)	1	1	1	2
	H5	1000(1000)	1	1	3	4
	H4	1000(1000)	1	1	3	4
	H3	870(870)	1	1	3	4
	H2	870(870)	1	1	3	4
	H1	750(600)	1	1	3	4
	1	640(510)	1	1	3	4
	2	540(440)	1	1	3	4
	100'	H6	1190(1190)	1	1	1
H5		1030(1030)	1	1	3	4
H4		1030(1030)	1	1	3	4
H3		900(900)	1	1	3	4
H2		900(900)	1	1	3	4
H1		760(610)	1	1	3	4
1		660(530)	1	1	3	4
2		550(450)	1	1	3	4
105'		H6	1310(1310)	1	1	1
	H5	1160(1160)	1	1	1	1
	H4	1160(1160)	1	1	1	1
	H3	1000(1000)	1	1	3	4
	H2	1000(1000)	1	1	3	4
	H1	860(700)	1	1	3	4
	1	740(600)	1	1	3	4
	2	610(510)	1	1	3	4
	110'	H6	1370(1370)	1	1	1
H5		1220(1220)	1	1	1	1
H4		1220(1220)	1	1	1	1
H3		1050(1050)	1	1	3	4
H2		1050(1050)	1	1	3	4
H1		910(740)	1	1	3	4
1		780(640)	1	1	3	4
2		650(540)	1	1	3	4

		Timber Quality Code Number by Species and by Harvest Type				
		Douglas Fir		Western Red Cedar		
Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type
80'	H6	1440(1440)	1	1	1	1
	H5	1280(1280)	1	1	1	1
	H4	1280(1280)	1	1	1	1
	H3	1100(1100)	1	1	3	4
	H2	1100(1100)	1	1	3	4
	H1	960(780)	1	1	3	4
	1	860(670)	1	1	3	4
	2	680(570)	1	1	3	4
85'	H6	1660(1660)	1	1	1	1
	H5	1460(1460)	1	1	1	1
	H4	1460(1460)	1	1	1	1
	H3	1300(1300)	1	1	1	1
	H2	1300(1300)	1	1	1	1
	H1	1140(960)	1	1	3	4
	1	970(820)	1	1	3	4
	2	820(700)	1	1	3	4
90'	H6	1840(1840)	1	1	1	1
	H5	1600(1600)	1	1	1	2
	H4	1600(1600)	1	1	1	2
	H3	1410(1410)	1	1	1	2
	H2	1410(1410)	1	1	1	2
	H1	1250(1100)	1	1	3	4
	1	1080(940)	1	1	3	4
	2	930(830)	1	1	3	4
95'	H6	1920(1920)	1	1	1	1
	H5	1680(1680)	1	1	1	2
	H4	1680(1680)	1	1	1	2
	H3	1490(1490)	1	1	1	2
	H2	1490(1490)	1	1	1	2
	H1	1310(1160)	1	1	1	2
	1	1120(990)	1	1	3	4
	2	970(870)	1	1	3	4

<sup>1</sup> Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American Nation Standard Institute, Inc. codified ANSI 05.1-1972.

<sup>2</sup> Long log volume calculations are based on Official Log Scaling and Grading Rules, revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by The Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup> The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19001 TIMBER PILING VOLUME TABLE FOR WEST OF CASCADE SUMMIT.** Harvesters of piling in stumpage value areas of 1, 2, 3, 4 and 5 shall use the following piling table to determine the Scribner board foot volume and timber quality code number for each piling length and class.

Piling Length	Piling Class	Total Scribner Board Foot Volume <sup>2/3</sup>	Timber Quality Code Number ((by Species)) ((and)) by Harvest Type	
			Young Growth Final Harvest Type	Thinning Harvest Type
20'	A	80	4	4
	B	70	4	4
25'	A	100	4	4
	B	90	4	4
30'	A	130	4	4
	B	110	4	4
35'	A	130	4	4
	B	110	4	4
40'	A	150	4	4
	B	120	4	4
45'	A	150	4	4
	B	120	4	4
50'	A	160	4	4
	B	140	4	4
55'	A	180	4	4
	B	150	4	4
60'	A	190	4	4
	B	160	4	4
65'	A	210	4	4
	B	180	4	4
70'	A	230	4	4
	B	190	4	4
75'	A	230	4	4
	B	200	4	4
80'	A	250	4	4
	B	210	4	4
85'	A	260(140)	2	2
	B	210	4	4
90'	A	260(150)	2	2
	B	220	4	4
95'	A	290(150)	2	2
	B	240	4	4
100'	A	310(160)	2	2
	B	250	4	4
105'	A	330(170)	2	2
	B	270	4	4
110'	A	380(220)	2	2
	B	300(180)	2	2
115'	A	400(230)	2	2
	B	310(190)	2	2
120'	A	500(290)	2	2
	B	400(240)	2	2

<sup>1</sup>Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-58 (Reapproved 1964).

<sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by the Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup>The number, enclosed in parenthesis after the total Scribner board foot volume for each piling length and class, is the volume

per piling for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19002 TIMBER POLE VOLUME TABLE FOR EAST OF CASCADE SUMMIT.** Harvesters of poles in stumpage value areas 6, 7, 8, 9 and 10 shall use the following timber pole volume table to determine the Scribner board foot volume. The timber quality code number shall be determined by ((reference to Tables 4 and 5 of WAC 458-40-16822)) the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages," and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	
20'	1	70	
	2	60	
	3	50	
	4	50	
	5	30	
	6	30	
	7	20	
	9	20	
	10	20	
	25'	1	80
2		70	
3		50	
4		50	
5		40	
6		40	
7		30	
9		30	
10		20	
30'		1	110
	2	90	
	3	60	
	4	60	
	5	50	
	6	50	
	7	50	
	9	40	
	35'	H2	190
		H1	160
1		140	
2		100	
3		100	
4		70	
5		60	
6		60	
7		50	

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	
40'	H3	240	65'	H6	650	
	H2	240		H5	570	
	H1	200		H4	570	
	1	170		H3	490	
	2	120		H2	480	
	3	110		H1	410	
	4	100		1	350	
	5	70		2	280	
	6	70		3	220	
					4	220
		H6		390	H6	750
		H5		330	H5	650
45'	H4	330	H4	650		
	H3	270	H3	550		
	H2	270	H2	560		
	H1	220	H1	470		
	1	180	1	410		
	2	150	2	320		
	3	110	3	260		
	4	110	4	260		
	5	80	H6	810		
	6	70	H5	700		
		H6	460	H4	700	
	50'	H5	390	H3	600	
H4		390	H2	600		
H3		340	H1	500		
H2		340	1	440		
H1		280	2	340		
1		240	3	270		
2		190	H6	960		
3		150	H5	830		
4		150	H4	830		
5		120	H3	710		
		H6	510	H2	710	
55'		H5	430	H1	610	
	H4	430	1	510		
	H3	370	2	420		
	H2	360	3	340		
	H1	300	H6	1020		
	1	250	H5	870		
	2	190	H4	870		
	3	150	H3	760		
	4	150	H2	760		
		H6	610	H1	640	
	60'	H5	530	1	550	
		H4	530	2	450	
H3		440	3	360		
H2		440				
H1		380				
1		310				
2		240				
3		200				
4		200				

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>		
90'	H6	1110	120'	H6	1880		
	H5	970		H5	1680		
	H4	970		H4	1680		
	H3	840		H3	1480		
	H2	840		H2	1480		
	H1	720		H1	1290		
	1	620		1	1130		
	2	500		2	950		
	3	420					
		H6		1160		H6	1910
95'	H5	1010	125'	H5	1690		
	H4	1010		H4	1690		
	H3	870		H3	1490		
	H2	870		H2	1490		
	H1	740		H1	1140		
	1	640		1	970		
	2	510		2	810		
		H6		1380		H6	2170
		H5		1210		H5	1920
		H4		1210		H4	1920
100'	H3	1060	130'	H3	1710		
	H2	1060		H2	1710		
	H1	910		H1	1510		
	1	780		1	1320		
	2	650		2	1140		
		H6		1430			
		H5		1250			
		H4		1250			
	105'	H3		1100			
		H2		1100			
H1		940					
1		820					
2		690					
		H6	1580				
		H5	1390				
		H4	1390				
110'		H3	1220				
		H2	1220				
	H1	1070					
	1	920					
	2	770					
		H6	1660				
		H5	1470				
		H4	1470				
	115'	H3	1280				
		H2	1280				
H1		970					
1		810					
2		680					

<sup>1</sup> Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI 05.1-1972.

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

WAC 458-40-19003 TIMBER PILING VOLUME TABLE FOR EAST OF CASCADE SUMMIT. Harvesters of piling in stumpage value areas 6, 7, 8, 9 and 10 shall use the following piling table to determine the Scribner board foot of volume. The timber quality code number for each piling length and class shall be determined by ((reference to Tables 4 and 5 of WAC 458-40-18622:)) the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages" and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Piling Length	Piling Class <sup>1</sup>	Total Scribner Board Foot Volume per Piling Class <sup>2</sup>
20'	A	90
	B	70
25'	A	100
	B	80
30'	A	130
	B	110
35'	A	140
	B	100
40'	A	140
	B	100
45'	A	150
	B	110
50'	A	190
	B	150
55'	A	190
	B	150
60'	A	240
	B	200
65'	A	240
	B	200
70'	A	260
	B	210
75'	A	270
	B	220
80'	A	220
	B	220
85'	A	300
	B	240
90'	A	280
	B	280
95'	A	360
	B	280
100'	A	360
	B	280
105'	A	400
	B	300
110'	A	460
	B	340
115'	A	470
	B	360
120'	A	560
	B	450

<sup>1</sup> Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-56 (Reapproved 1964).

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

WAC 458-40-19004 CONVERSION DEFINITIONS AND FACTORS FOR ((7/1/78)) 1/1/79 THROUGH ((12/31/78)) 6/30/79. (1) The following standard conversion definitions and factors shall be used in determining Scribner board foot volume scale for timber harvested that was not originally scaled in Scribner board foot volume scale.

**Table**

No.	Conversion Method
1	Standard Cord For logs on the average of 8 inches and larger on the small end of the log the conversion factor is 400 Scribner board feet per cord and for logs on the average of less than 8 inch on the small end of the log the conversion factor is 330 Scribner board feet per cord.
2	Shake Blocks and Boards A cord consisting of Cedar shingle or shake blocks based on stacked dimensions of 4 feet by 4 feet by 8 feet is equivalent to 600 Scribner board feet.
3	Cants or Lumber from Portable Mills Payment for cants is generally based on the board foot volume (lumber tally) cut from them. Payment for lumber cut from a portable mill is also generally based on the lumber tally from the log. To convert from lumber tally to Scribner log volume, multiply the lumber tally for the individual species by 75% and round to the nearest one thousand board feet Scribner scale.
4	Log Length Conversion Western Washington Only (Stumpage Value Areas 1, 2, 3, 4 and 5). Operations that cut and scale logs in short lengths (16 feet to 20 feet) shall adjust the volume downward to correspond to the long log scale basis used in the Stumpage Value Tables. To convert to long log scale, multiply the short log scale for each species by 82% and round to the nearest thousand board feet.
5	Log Length Conversion Eastern Washington Only (Stumpage Value Areas 6, 7, 8, 9 and 10). Operations that cut and scale logs in long lengths (32 feet to 40 feet) shall adjust the volume upward to correspond to the short log scale basis used in the Stumpage Value Tables. To convert to short log scale, multiply the long log scale for each species by 118% and round to the nearest thousand board feet.

Table No. Conversion Method

- 6 Some standard converting factors and equivalents:
(a) 1 standard cord equals 128 cubic feet, gross
(b) 1 standard cord equals 85 cubic feet, solid wood
(c) 1 standard cord equals 2.4069 cubic meters of solid wood
(d) 1 cunit equals 100 cubic feet, log scale
(e) 1 meter equals 39.37 inches
(f) 1 cubic meter equals 35.315 cubic feet log scale
(g) 1 cunit equals 2.832 cubic meters, log scale
(h) 1 pound equals 0.454 kilograms
(i) 1 kilogram equals 2.2046 pounds
(j) 1 short ton equals 2000 pounds
(k) 1 short ton equals 907.18 kilograms
(l) 1 long ton equals 2240.0 pounds
(m) 1 long ton equals 1016.05 kilograms
(n) 1 metric ton (or tonne) equals 1000 kilograms or approximately 2204.62 pounds.

(2) If the harvester chooses not to use the designated conversion definitions and/or factors, the harvester shall obtain approval of the procedure from the department before harvesting.

EXAMPLE: Weight or Cubic Measurement. If the original unit of measure was by weight (pounds or tons) or cubic feet (cunits or units), the harvester shall convert to Scribner Board Foot volume, but may use only such conversion procedures and factors as have been given prior approval by the department.

WSR 79-01-066
EMERGENCY RULES
DEPARTMENT OF REVENUE
[Order FT 78-6—Filed December 29, 1978]

I, Charles W. Hodde, director of Department of Revenue, do promulgate and adopt at Olympia, Washington 98504 the annexed rules relating to:

New Sections

- WAC 458-40-18625 Definitions for 1/1/79 through 6/30/79.
WAC 458-40-18626 Stumpage value areas—Map for 1/1/79 through 6/30/79.
WAC 458-40-18627 Hauling distance zones—Maps for 1/1/79 through 6/30/79.
WAC 458-40-18628 Timber quality code numbers—Tables for 1/1/79 through 6/30/79.
WAC 458-40-18629 Stumpage values—Tables for 1/1/79 through 6/30/79.
WAC 458-40-18630 Harvester adjustments—Tables for 1/1/79 through 6/30/79.

Amendatory Sections

- WAC 458-40-19000 Timber pole volume table west of Cascade Summit.
WAC 458-40-19001 Timber piling volume table for west of Cascade Summit.

- WAC 458-40-19002 Timber pole volume table east of Cascade Summit.
WAC 458-40-19003 Timber piling volume table for east of Cascade Summit.
WAC 458-40-19004 Conversion definitions and factors for 1/1/79 through 6/30/79.

I, Charles W. Hodde, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is RCW 82.04.291 requires stumpage value for timber be shown on tables to be prepared by the Department of Revenue each year on or before December 31 for use the following January through June 30, and on or before June 30 for use the following July through December 31, which stumpage values shall in accordance with the policy of the Department of Revenue reflect the most recent sales from which data is available.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 82.04.291 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 29, 1978.
By Donald R. Burrows
Deputy Director

NEW SECTION

WAC 458-40-18625 DEFINITIONS FOR 1/1/79 THROUGH 6/30/79.

(1) Acceptable Log Scaling Rule. The acceptable log scaling rule shall be the Scribner Decimal C Log Scale Rule or other prevalent measuring practice, provided that such other prevalent measuring practice shall be an acceptable scaling procedure and provided that such procedure shall be submitted to the department for approval prior to the time of harvest.

(2) Approved Log Scaling and Grading Rules.

(a) West of the Cascade Summit—Approved Scaling and Grading Rule. With respect to the reporting of timber harvested from private lands in areas west of the Cascade summit, which areas are designated as stumpage value areas 1, 2, 3, 4, and 5 in the stumpage value area map of WAC 458-40-18626, the methods and procedures published by the Columbia River Log Scaling and Grading Bureau, Grays Harbor Log Scaling and Grading Bureau, and the Puget Sound Log Scaling and Grading Bureau and published as the "Official Log Scaling and Grading Rules" by the Puget Sound Log Scaling and Grading Bureau, Tacoma, Washington are approved by the department for use in those areas.

(b) *East of the Cascade Summit—Approved Scaling Rule.* With respect to the reporting of timber harvested from private lands in areas east of the Cascade summit, which areas are designated as stumpage value areas 6, 7, 8, 9, and 10 in the stumpage value area map of WAC 458-40-18626, the methods and procedures published by the United States Forest Service under the title "National Forest Log Scaling Handbook" procedures are approved by the department for use in those areas. This log scaling handbook is published under the title FSH 2409-11 National Forest Log Scaling Handbook, Forest Service, United States Department of Agriculture.

(c) *East of the Cascade Summit—Established Grading Rule.* Because the National Forest Log Scaling Handbook does not contain grading rules, a separate computation shall be made to arrive at the proper grade for purposes of determining the timber quality code number for timber harvested east of the Cascade summit. The grade for quality classification purposes of the timber harvested from private land east of the Cascade summit shall be determined by the number of sawable sixteen foot logs per thousand feet net Scribner Decimal C Log Scale. The computation shall be made under the following three-step procedure:

(i) *Step 1.* The highest possible total number of sawable sixteen foot logs which could be recovered shall be determined by dividing the sum total of length of all sawable logs harvested by the number sixteen.

(ii) *Step 2.* The average net volume per sixteen foot recoverable log shall be determined by dividing the total volume harvested (net log scale) by the total number of sixteen foot logs as determined in Step 1.

(iii) *Step 3.* The total number of logs per thousand board feet (MBF) shall be determined by dividing one thousand by the average net volume as determined in Step 2.

(3) *Codominant Trees.* Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.

(4) *Department.* Department, for the purposes of this chapter, shall mean the department of revenue of the state of Washington.

(5) *Dominant Trees.* Trees whose crowns are higher than the general level of the canopy and who receive full light from the sides as well as from above.

(6) *Forest Excise Tax Payment.* Every person who is engaged in business as a harvester of timber from privately owned land shall pay a forest excise tax which shall be equal to the taxable stumpage value of timber harvested for sale or for commercial or industrial use and multiplied by the appropriate rate as provided in RCW 82.04.291(1).

(7) *Harvester.* Harvester shall mean every person who from his own privately owned land or from privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others, takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.

(8) *Harvested Timber—When Determined.* Timber shall be considered harvested at the time when in the

ordinary course of business the quantity thereof by species is first definitely determined.

(9) *Harvest Type.* Harvest type shall be a term referring to the grouping of harvested timber by age and type of harvest and shall include and is limited to the following harvest types:

(a) *Merchantable Sawtimber, All Ages—*The removal of timber east of the Cascade summit shall be reported as "merchantable sawtimber, all ages", unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(b) *Old Growth Final Harvest.* The removal of any timber from a harvest unit that is over 100 years of age and west of the Cascade summit shall be reported as "old growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(c) *Special Forest Products.* The removal of Christmas trees (except as provided in RCW 84.33.170), shake blocks and boards, and posts and other western red cedar products shall be reported as "special forest products harvest".

(d) *Thinning.* The removal of timber from a harvest unit meeting all the following conditions:

(i) Harvest unit located west of the Cascade Summit;

(ii) Timber is less than 100 years of age;

(iii) The total merchantable volume which is removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;

(iv) Not more than forty percent of the total volume removed is from the dominant and codominant trees;

(v) The trees removed in the harvest operation shall be distributed over the entire harvest unit.

(e) *Young Growth Final Harvest.* The removal of any timber from a harvest unit that is 100 years of age or less and west of the Cascade summit shall be reported as "young growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest" or within the definition of "thinning harvest".

(10) *Harvest Unit.* A harvest unit is a harvest area having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest type, harvest adjustments and harvester. A harvest unit may include more than one section.

(11) *MBF.* As used herein MBF shall mean one thousand board feet measured in Scribner Decimal C Log Scale Rule.

(12) *Sawlog.* Sawlog shall mean any log large enough to produce one-third of its gross volume in sound lumber or other products that can be sawed.

(13) *Small Harvest.* A small harvest is defined as the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) is 250 thousand board feet or less in a given reporting quarter.

(14) *Species.* Species designation is a biologically-based grouping of harvested timber and shall include but is not limited to the following designations of species and subclassifications thereof:

(a) West of the Cascade summit:

(i) "Douglas fir", "western hemlock", "true fir", "western red cedar", "noble fir", "Sitka spruce", "Alaska yellow cedar", "red alder", and "cottonwood" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18623.

(ii) In areas west of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (shake blocks and boards), western red cedar flatsawn and shingle blocks "western red cedar and other" (posts), "Douglas fir", "true fir and others", (Christmas trees).

(b) East of the Cascade summit:

(i) "Ponderosa pine", "lodgepole pine", "white pine", "Douglas fir", "western hemlock", "true fir," "western red cedar", "western larch" and "Engelmann spruce" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18629.

(ii) In areas east of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (flatsawn and shingles), "western larch" (flatsawn and shingle blocks), "lodgepole pine and other" (posts), "pine" (Christmas trees), "Douglas fir and other" (Christmas trees).

(c) All areas:

(i) "Other conifer", as used in the stumpage value tables, shall be all other conifers not separately designated in the applicable stumpage value tables.

(ii) "Hardwood", and "other hardwood", as used in the stumpage value tables, shall be all hardwoods not separately designated in the applicable stumpage value tables.

(iii) "Utility", "conifer utility", and "hardwood utility" are separate species as defined by the "Official Log Scaling and Grading Rules" published by the Puget Sound Log Scaling and Grading Bureau and shall be reported as separate species where designated as such in the stumpage value tables.

(15) Stumpage Value Area. A stumpage value area is an area with specified boundaries which contains timber having similar growing, harvesting, and marketing conditions. Presently, there are ten such stumpage value areas designated in the state of Washington as shown under WAC 458-40-18626. Stumpage value areas 1, 2, 3, 4, and 5 are located west of the Cascade summit and stumpage value areas 6, 7, 8, 9, and 10 are located east of the Cascade summit.

(16) Stumpage Value of Timber. The stumpage value of timber shall be the appropriate value for each species of timber harvested, or for each species of "special forest product" reported, as set forth in the stumpage value tables under WAC 458-40-18629.

(17) Timber. Timber shall include forest trees, standing or down, on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees, shake blocks and boards, posts and other western red cedar products.

(18) Timber Quality Code Number. The timber quality code number is a number assigned to the harvest of a particular species within a harvest type under WAC

458-40-18628, and is based upon the constituent percentage of log grade specifications within the total volume of timber harvested for that particular species.

#### NEW SECTION

WAC 458-40-18626 STUMPAGE VALUE AREAS—MAP FOR 1/1/79 THROUGH 6/30/79. In order to allow for differences in market conditions and other relevant factors throughout the state as required by RCW 82.04.291(3), the department has created a map designating areas containing timber having similar growing, harvesting, and marketing conditions. The stumpage value area map shall be used for the determination of stumpage values.

The stumpage value area map shown herein shall be used to determine the proper stumpage value table to be used in calculating the taxable stumpage value under WAC 458-40-18629.

The following stumpage value area map is hereby adopted for use during the period of January 1, 1979 through June 30, 1979:



NEW SECTIONWAC 458-40-18627 HAULING DISTANCE ZONES—MAPS FOR 1/1/79 THROUGH 6/30/79.

*In order to allow for differences in hauling costs and other relevant factors as required by RCW 82.04.291(3) the department has designated zones within each stumpage value area which have similar accessibility to conversion points and other similar hauling cost factors.*

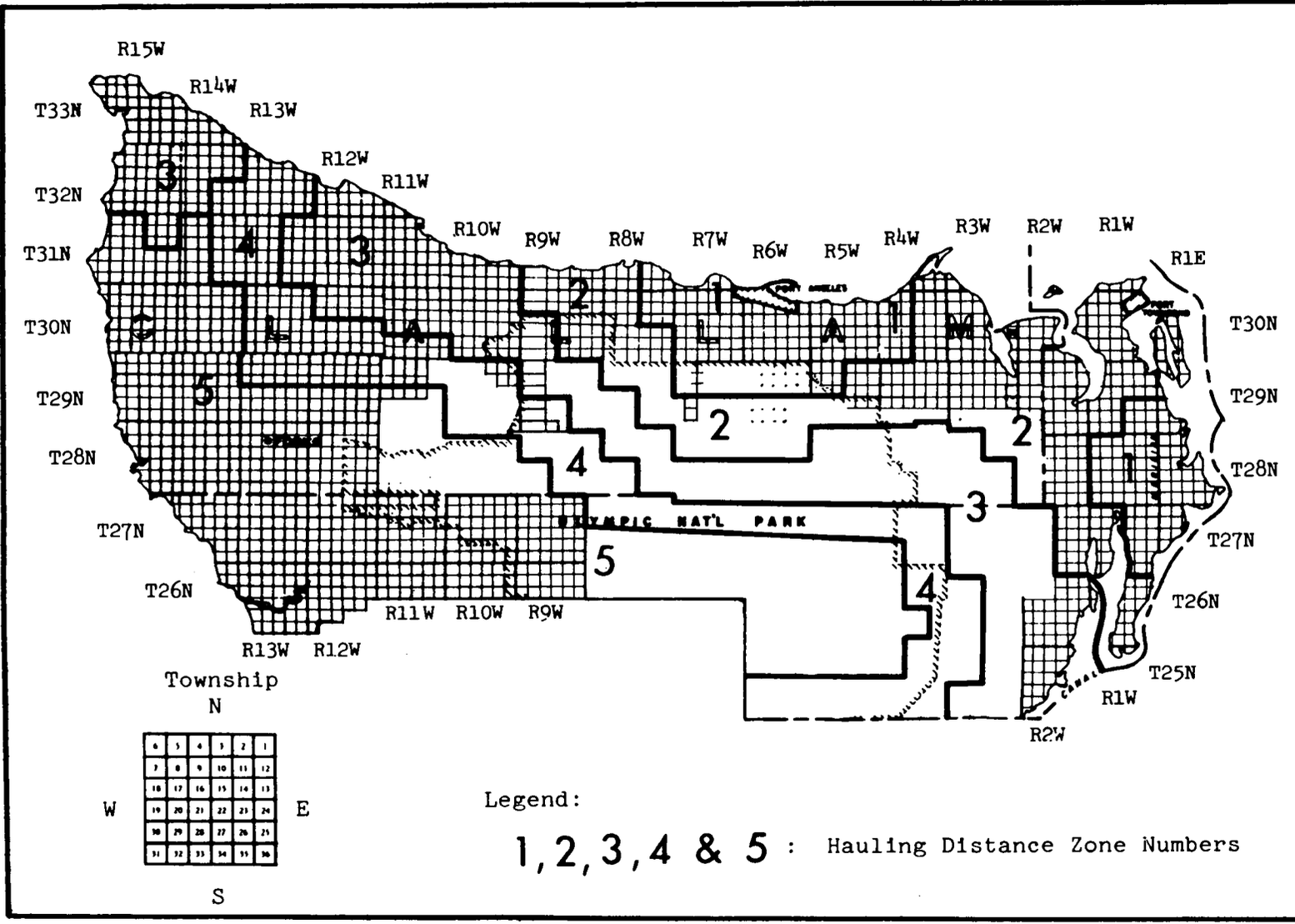
*The hauling distance zone numbers on the following hauling distance zone maps establish the hauling distance zone numbers which are to be used in computing timber harvest value under the stumpage value tables of WAC 458-40-18629.*

*The following hauling distance zone maps designating zones established by the department as having similar hauling costs for transportation of forest products to the market, are hereby adopted for use during the period of January 1, 1979 through June 30, 1979:*

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 1

Page 1 of 1



6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

W E  
Township N  
S

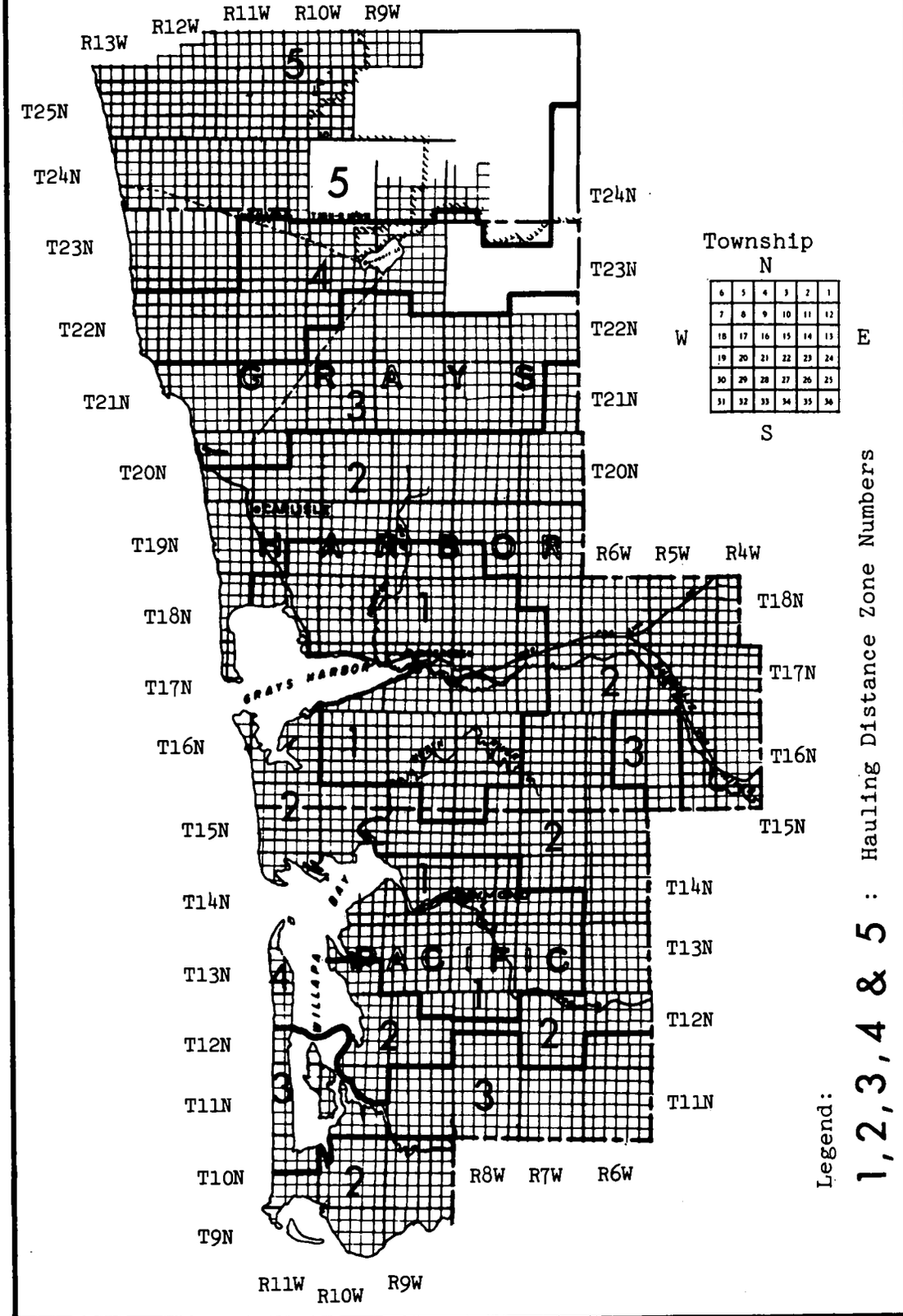
Legend:

1, 2, 3, 4 & 5 : Hauling Distance Zone Numbers

[ 229 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC458-40-18627)

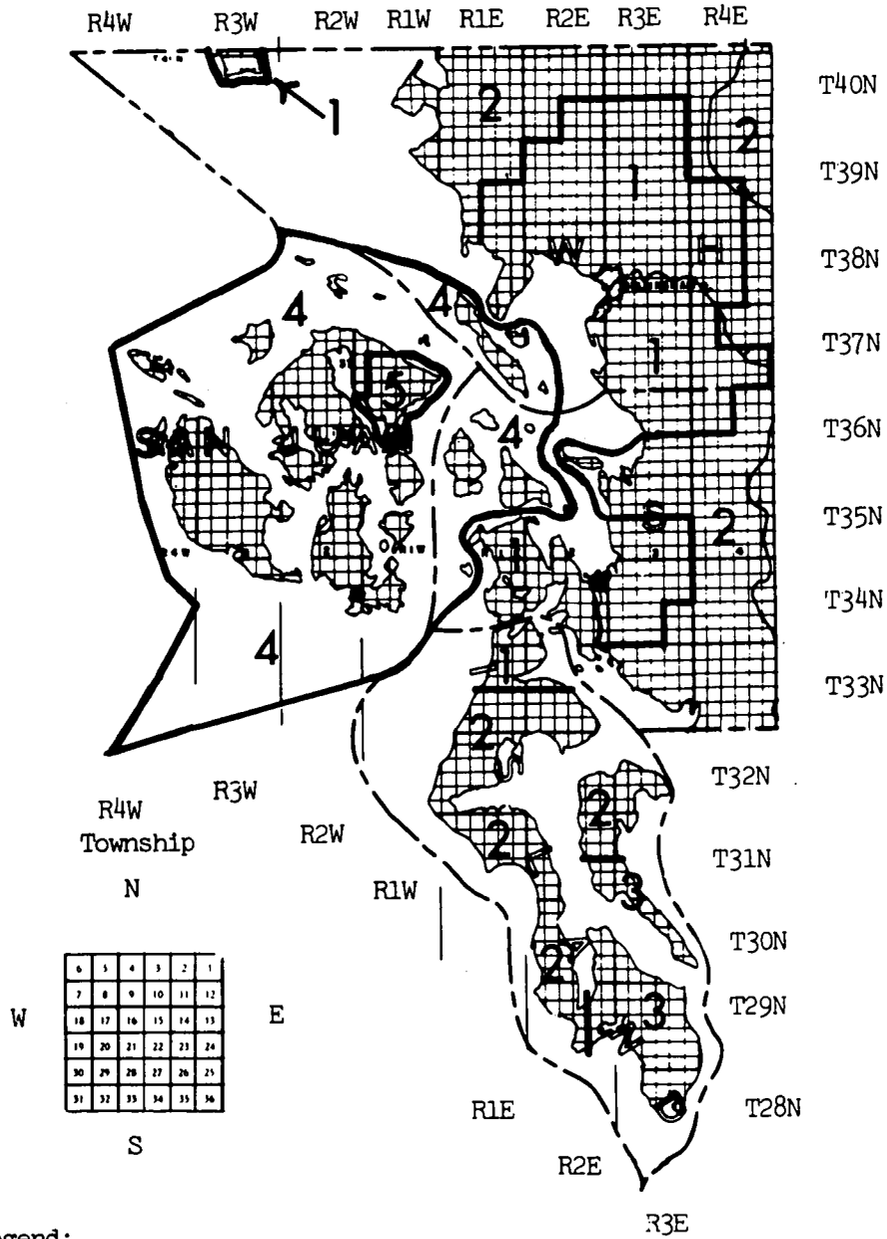
STUMPAGE VALUE AREA 2



HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 3

Page 1 of 2

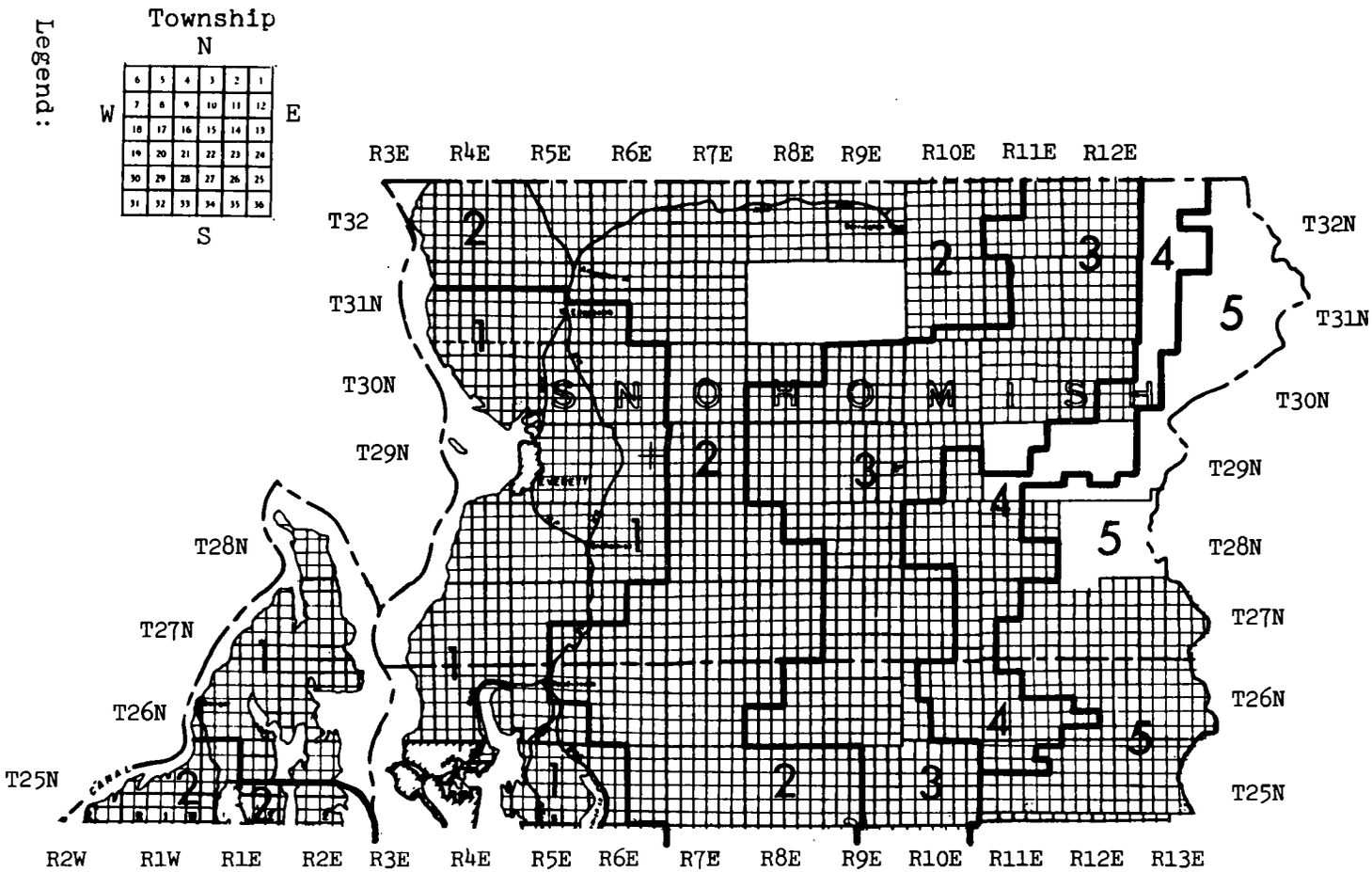




HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4

Page 1 of 3



1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

Legend:

Township

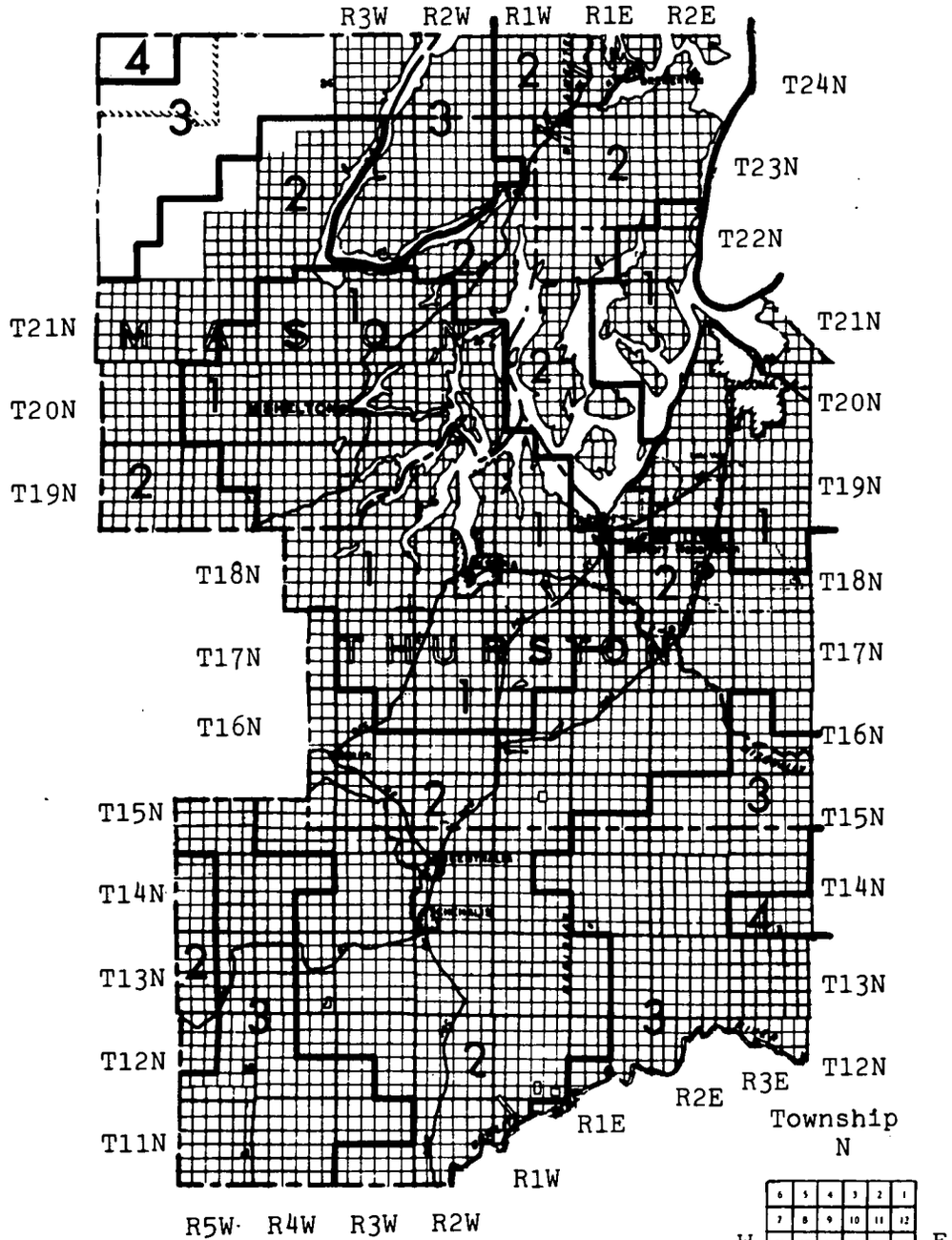
N					
6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36
S					

W E

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4

Page 2 of 3



Legend:

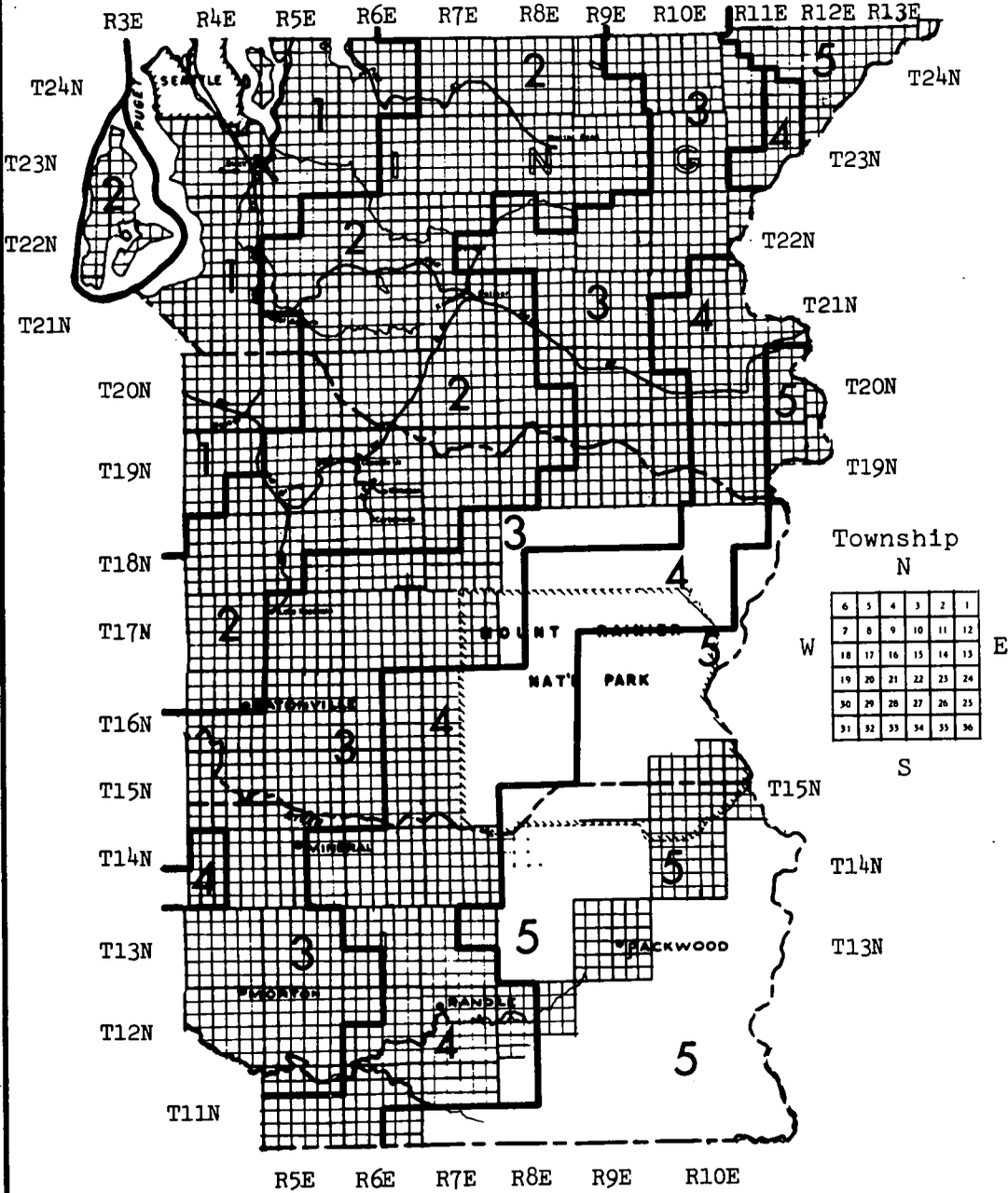
1, 2, 3 and 4: Hauling Distance Zone Numbers

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

S

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 4 Page 3 of 3



Township N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

W E

S

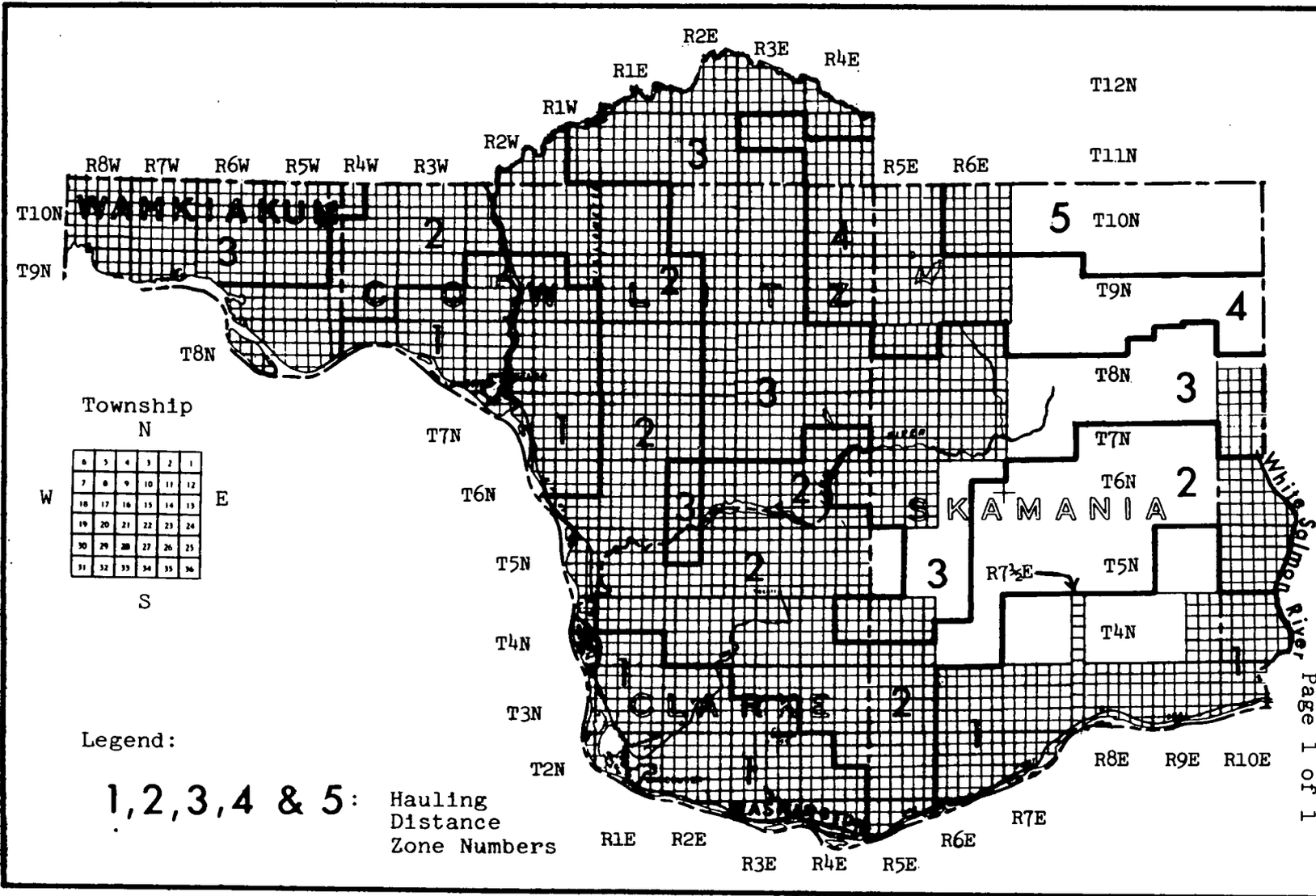
Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 5

Page 1 of 1



Township N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

W E

S

Legend:

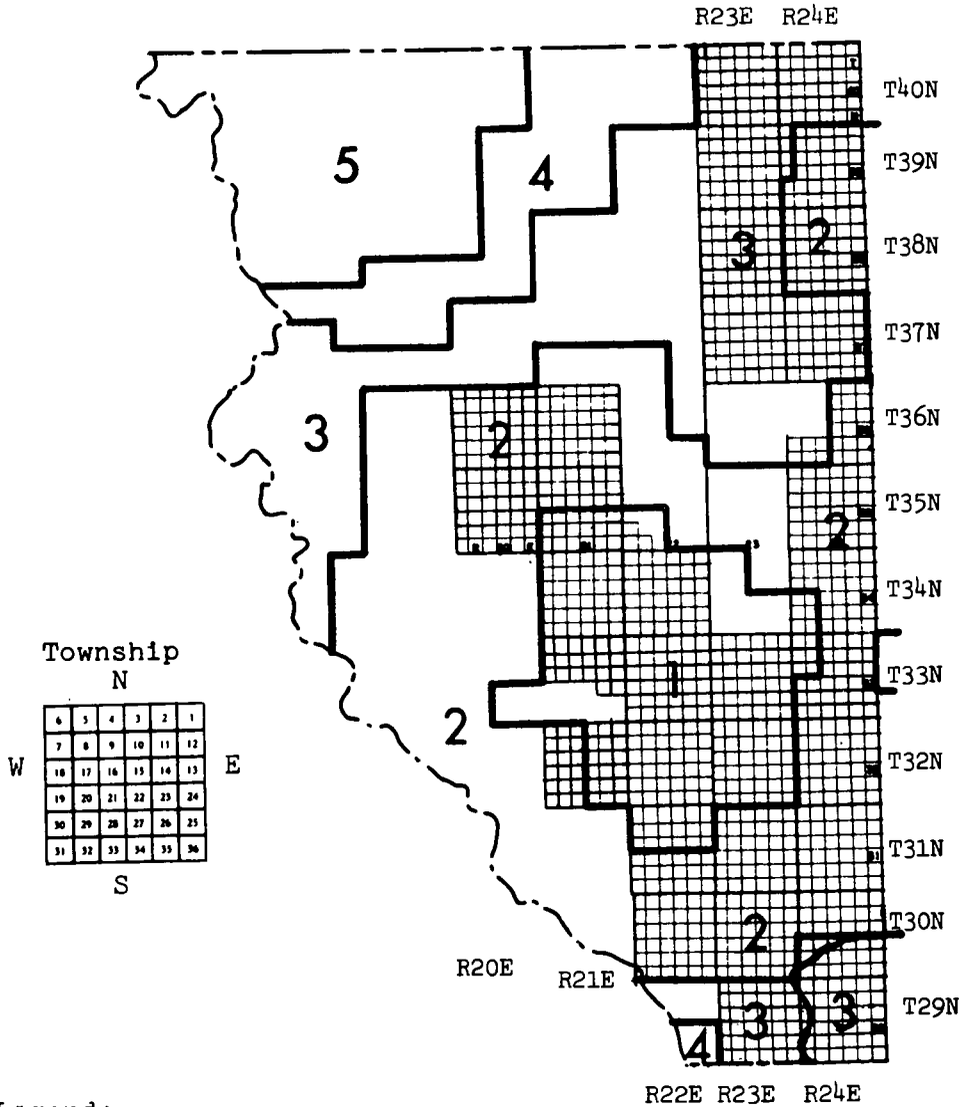
1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

[ 236 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 6

Page 1 of 2

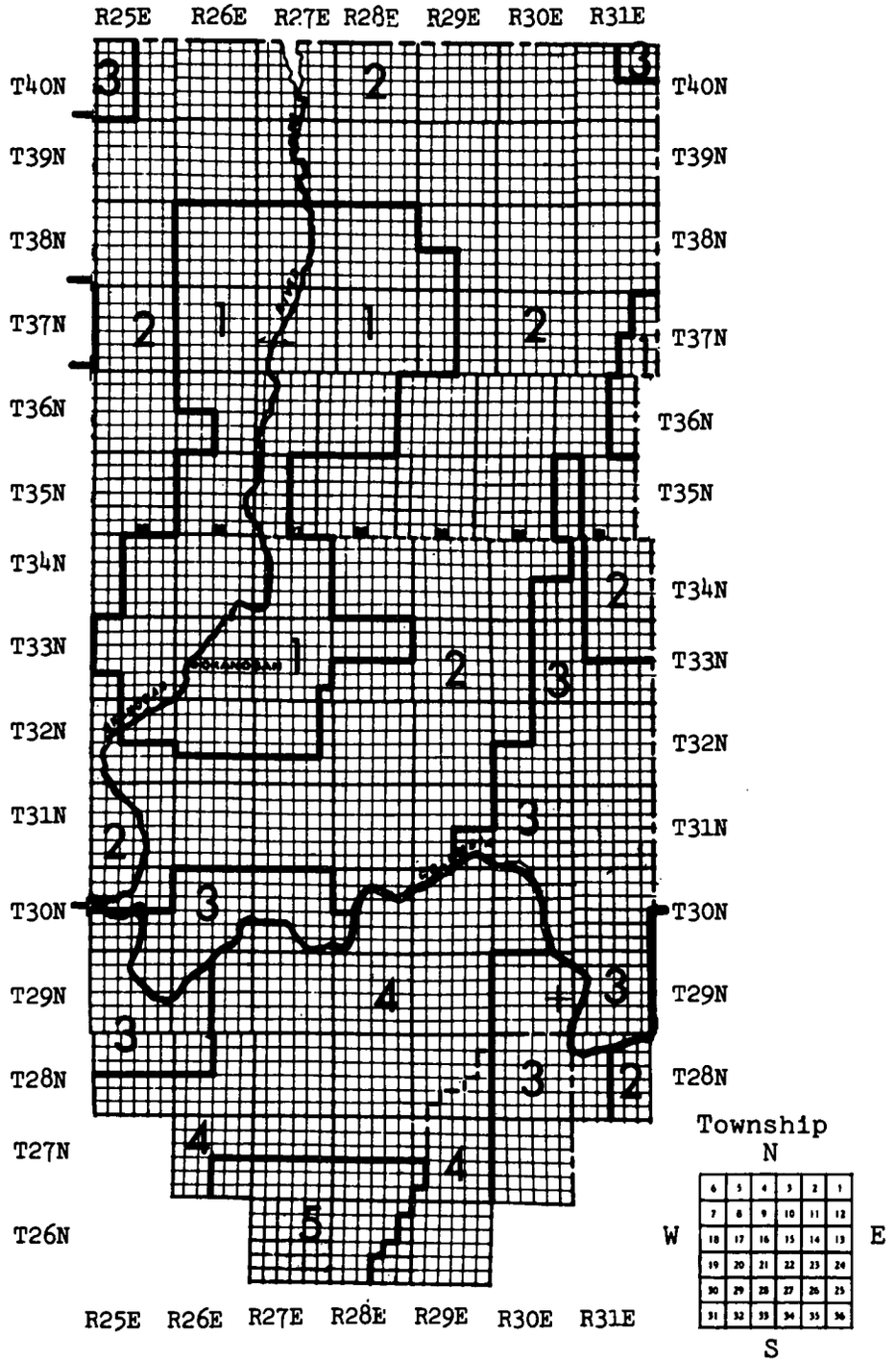


Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 6



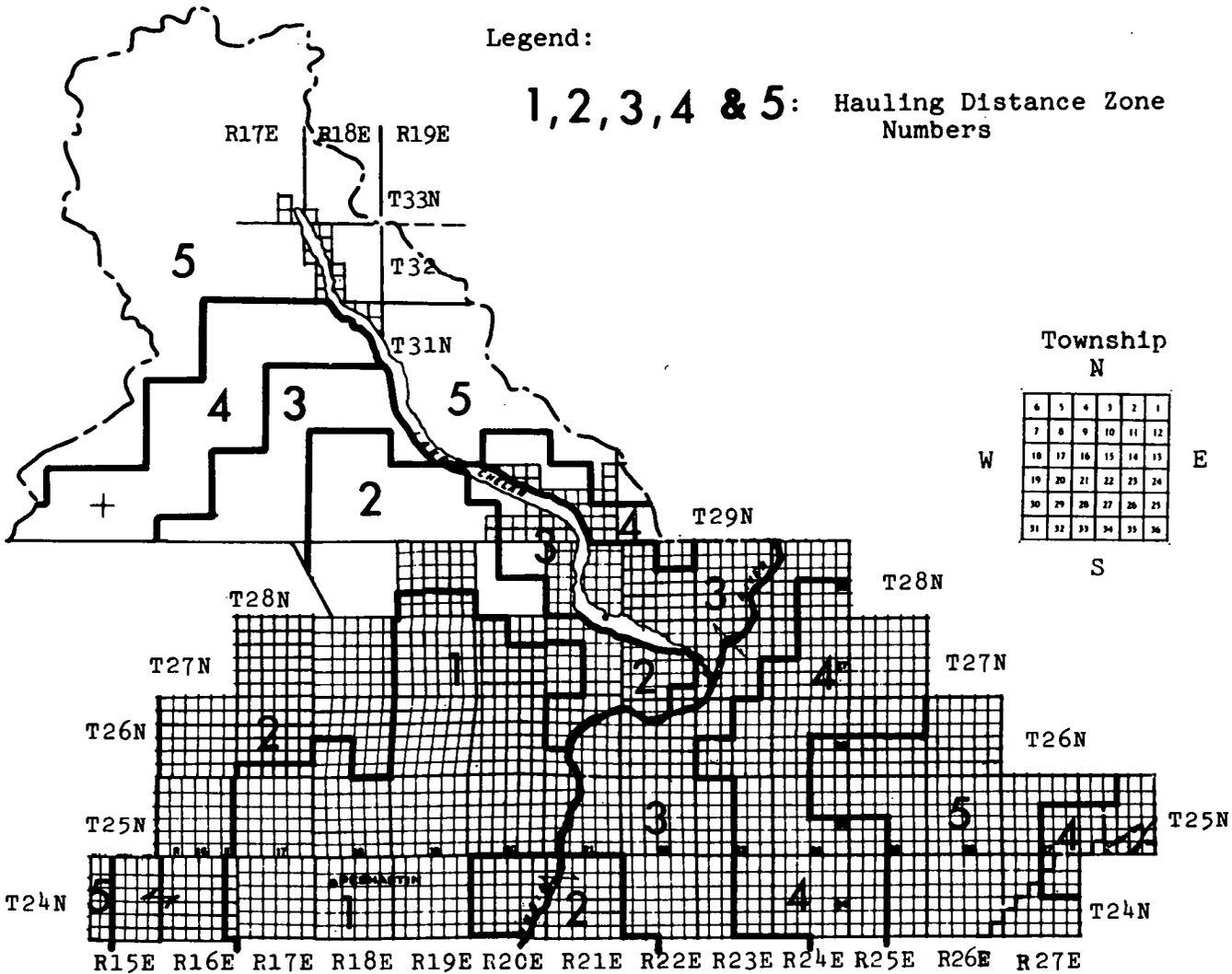
HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(MAC 458-40-18627)

STUMPAGE VALUE AREA 7

Page 1 of 3

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers



[ 239 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 7

Page 2 of 3

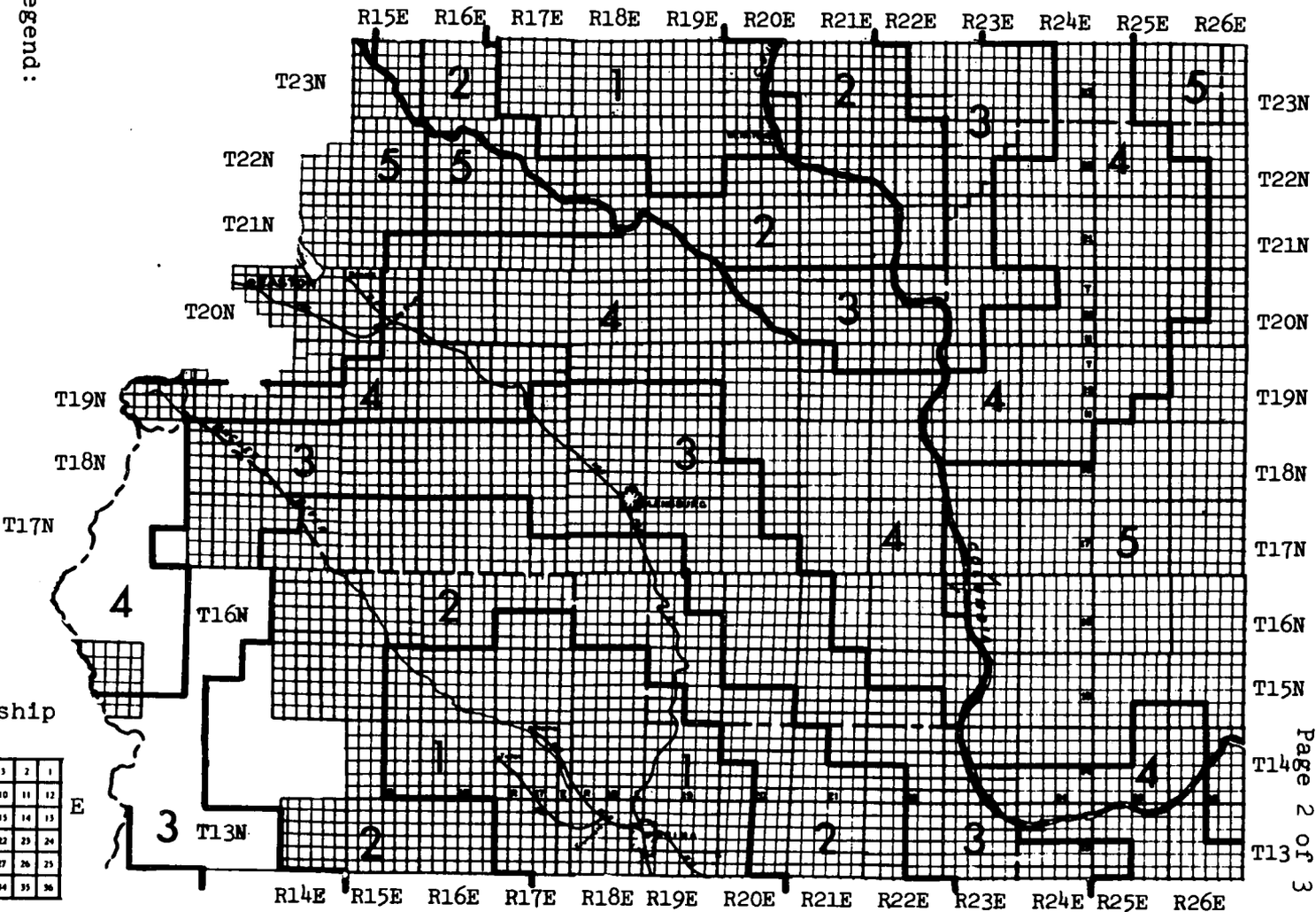
Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

Township N

6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

W E S



HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

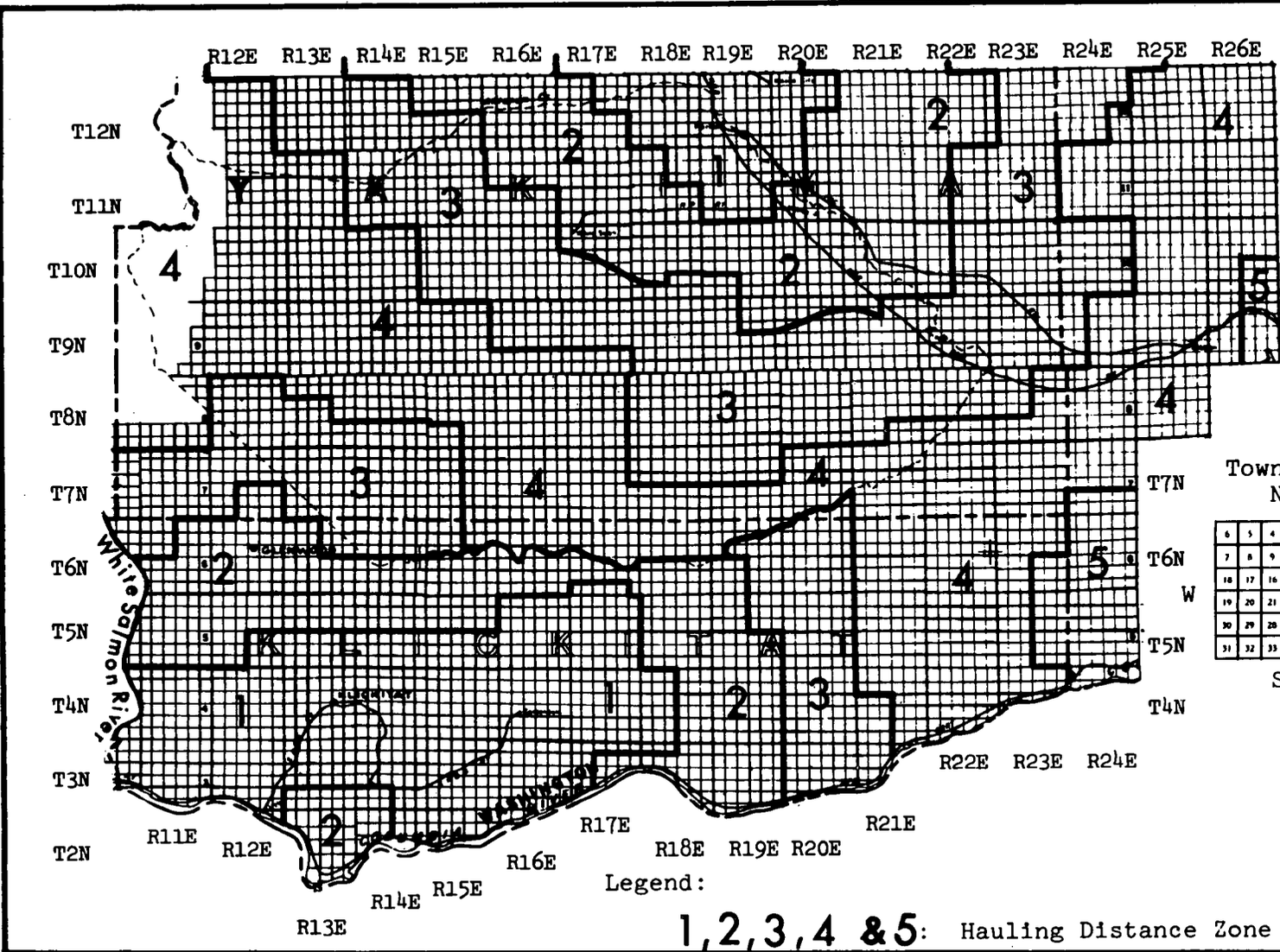
STUMPAGE VALUE AREA 7

Page 3 of 3

Township N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

W S



Legend:

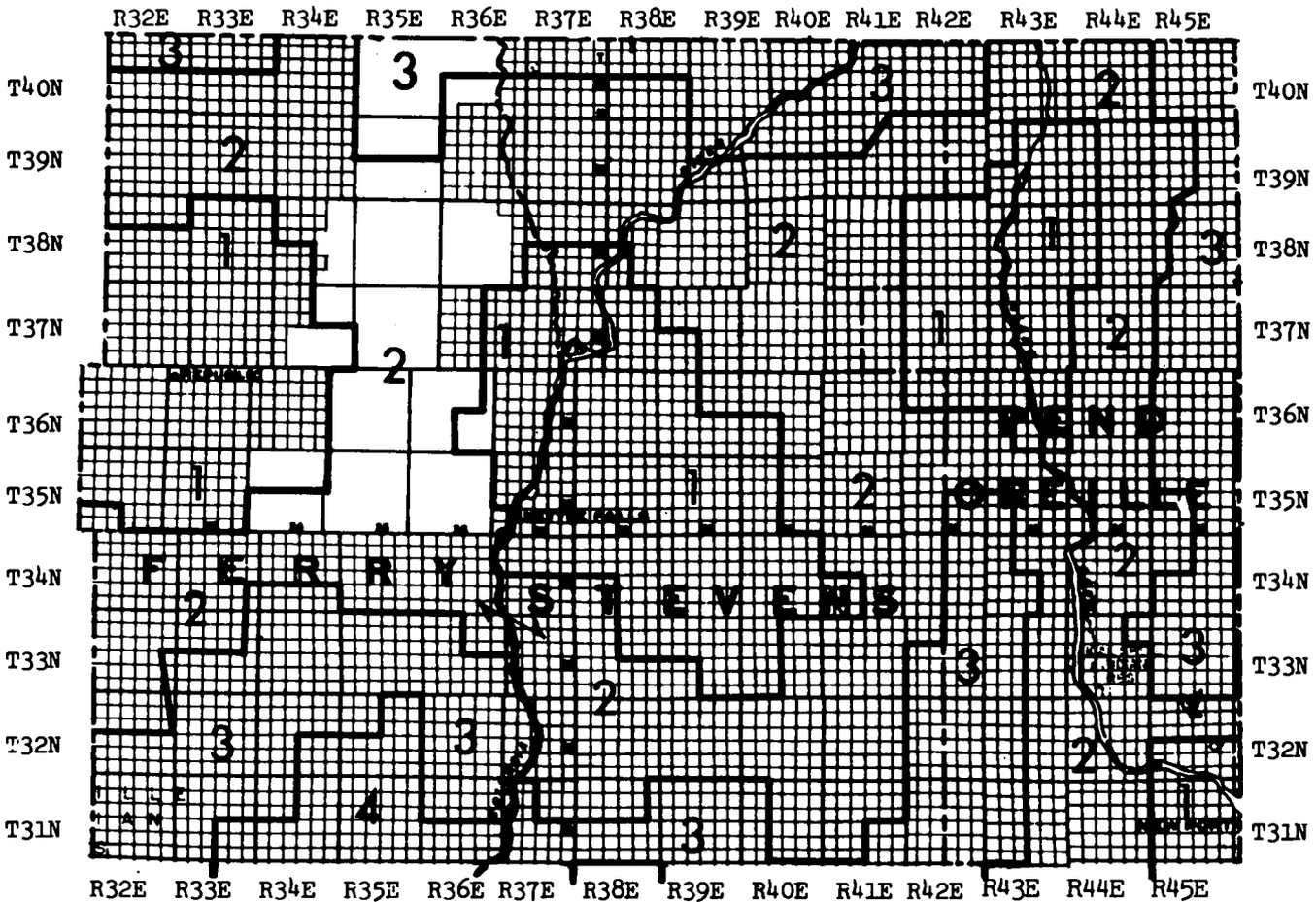
1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

[ 241 ]

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 8

Page 1 of 2



Township  
N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

Legend:

1, 2, 3, 4 & 5: Hauling Distance  
Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
 (WAC 458-40-18627)

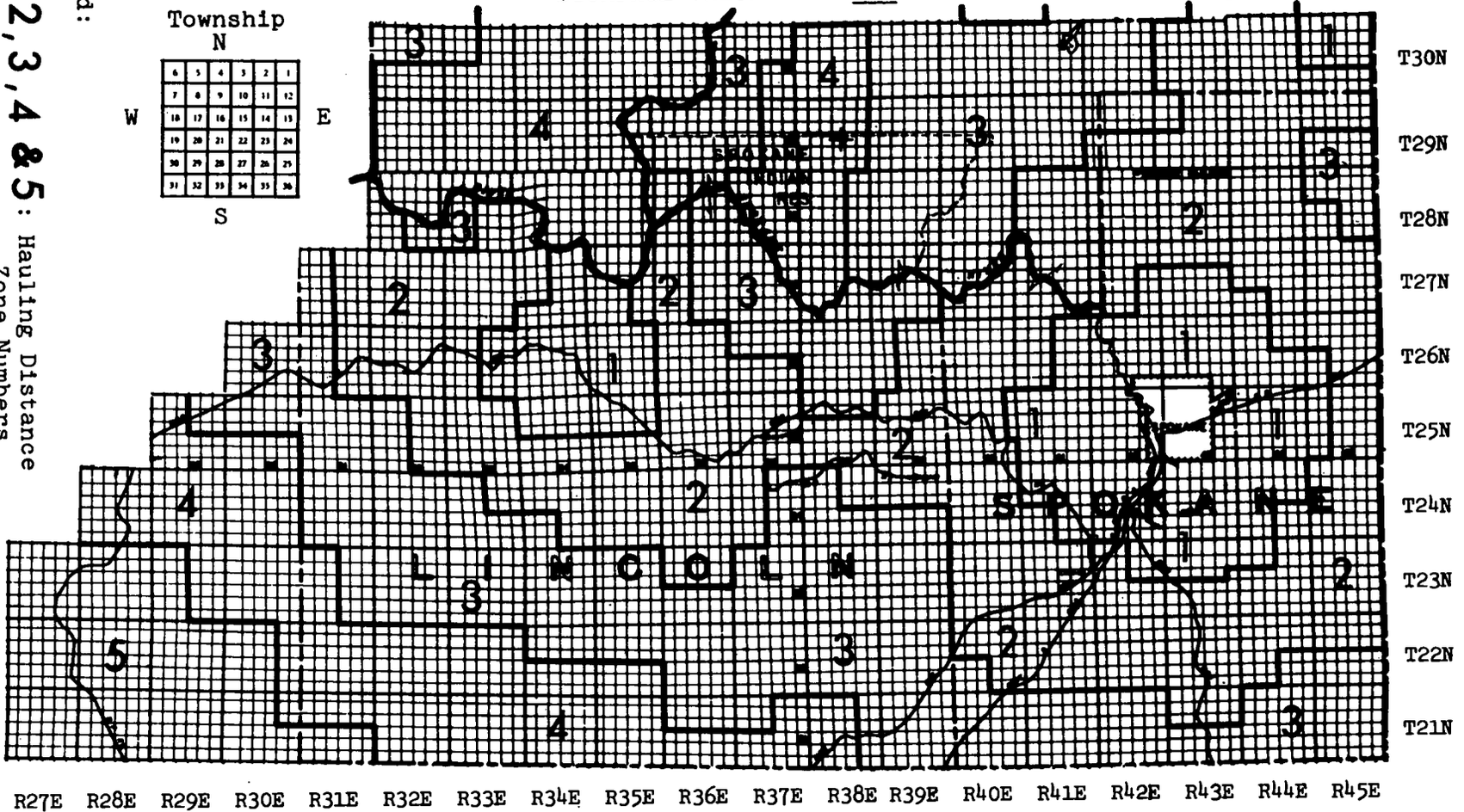
STUMPAGE VALUE AREA 8

Page 2 of 2

Legend:

1, 2, 3, 4 & 5: Hauling Distance  
 Zone Numbers

		Township						
		6	5	4	3	2	1	
		7	8	9	10	11	12	
W		13	14	15	16	17	18	E
		19	20	21	22	23	24	
		25	26	27	28	29	30	
		31	32	33	34	35	36	
		S						



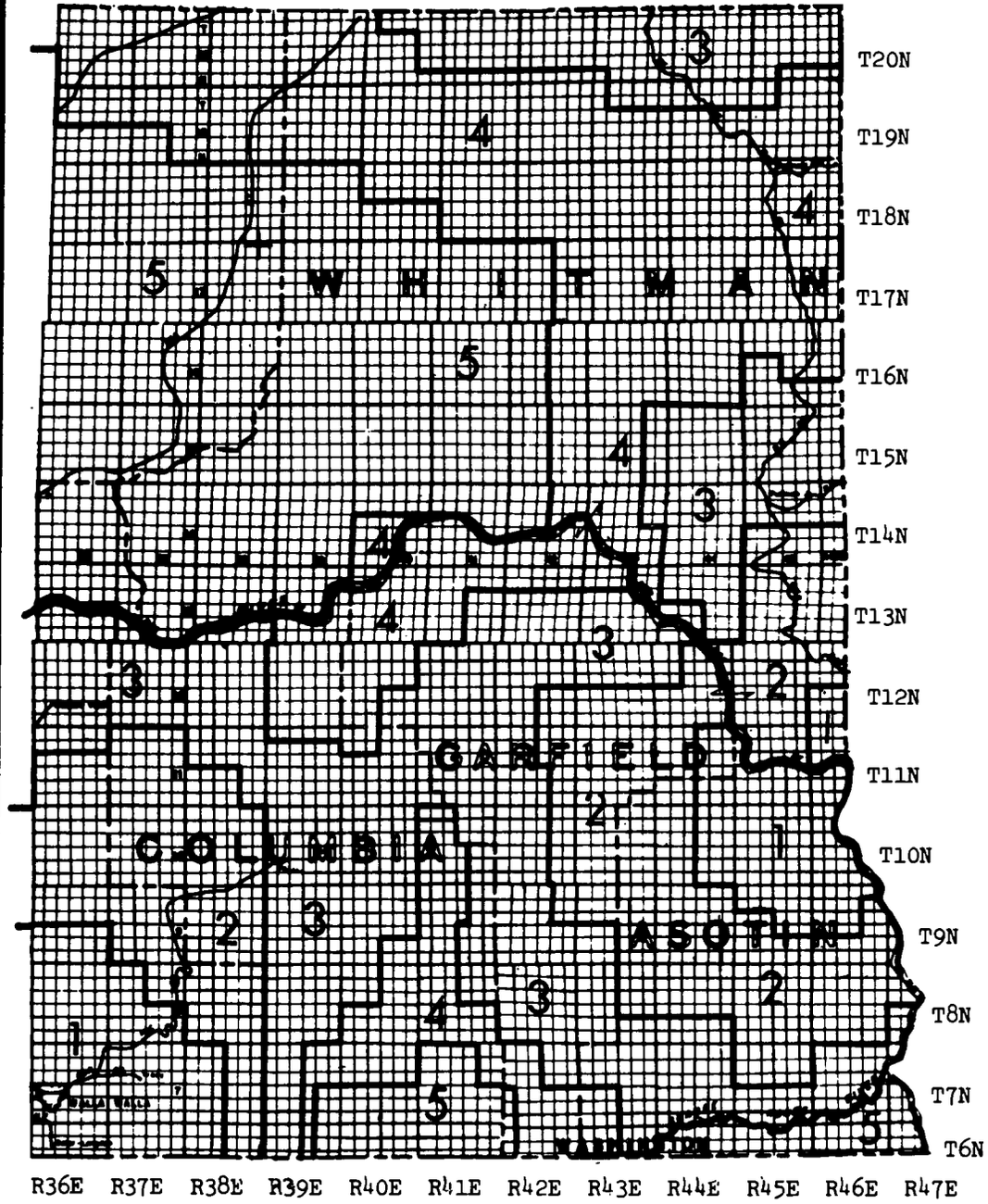
[243]



HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-18627)

STUMPAGE VALUE AREA 9

Page 2 of 2



Legend:

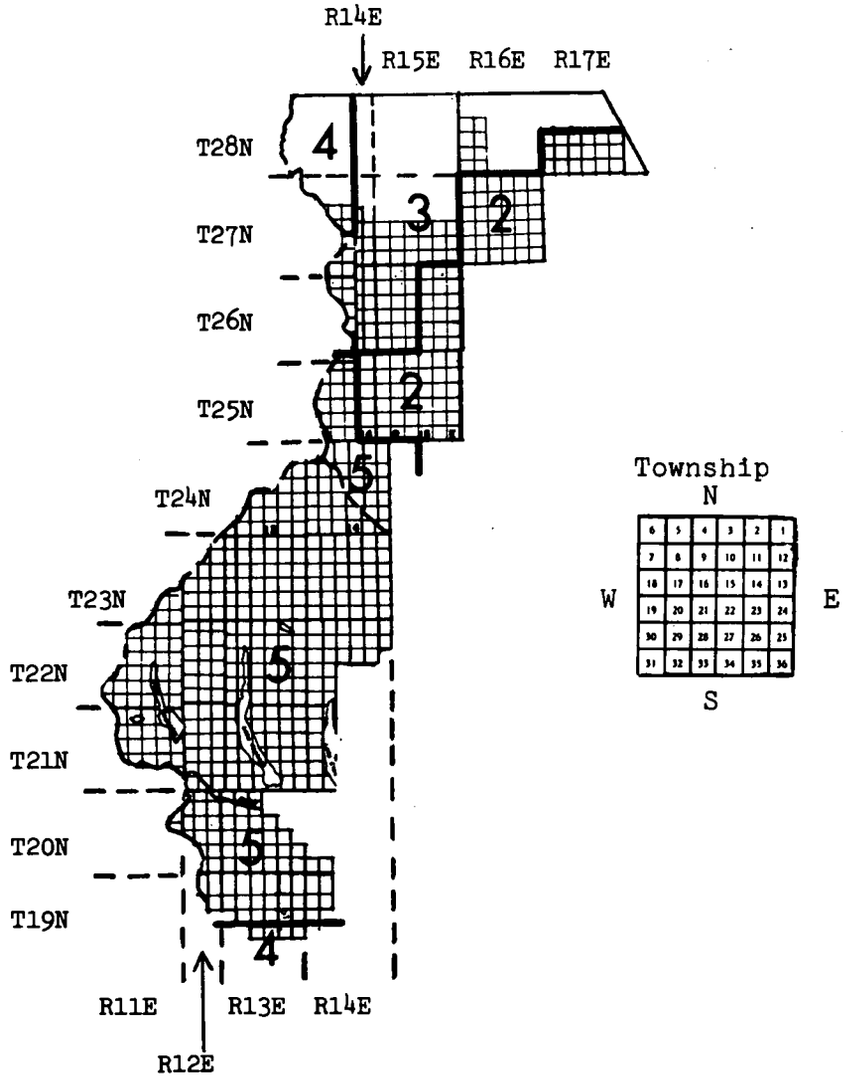
1, 2, 3, 4 and 5 : Hauling Distance  
Zone Numbers

	6	5	4	3	2	1	
W	7	8	9	10	11	12	E
	18	17	16	15	14	13	
	19	20	21	22	23	24	
	30	29	28	27	26	25	
	31	32	33	34	35	36	
							S

HAULING DISTANCE ZONE MAP FOR 1/1/79 THROUGH 6/30/79  
(WAC 458-40-186 27)

STUMPAGE VALUE AREA 10

Page 1 of 1



Legend:

**2, 3, 4 and 5:** Hauling Distance Zone Numbers

**NEW SECTION**

**WAC 458-40-18628 TIMBER QUALITY CODE NUMBERS—TABLES FOR 1/1/79 THROUGH 6/30/79.** In order to allow for differences in age, size, quality of timber and other relevant factors as required by RCW 82.04.291(3), the department has assigned timber quality code numbers for harvests of the various designated harvest types and species.

Scaling and grading information derived from an acceptable log scaling and grading rule for the particular harvest type and species shall be used to determine the proper quality code number.

For each timber quality code number in the following tables, there is a corresponding timber quality code number for that particular harvest type and species in the stumpage value tables of WAC 458-40-18629 which is to be used in computing timber harvest value.

The following timber quality code tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979:

**TABLE 1—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5 (for 1/1/79 through 6/30/79)**  
**OLD GROWTH FINAL HARVEST**  
(100 years of age and older)

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	Over 50% No. 3 Peeler & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% Special Mill, No. 1 Sawmill, Peeler & better log grade
1	Noble Fir & Spruce	Over 35% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	Over 25% Special Mill, No. 1 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
	Douglas Fir	Over 40% Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	10-20% inclusive Special Mill, No. 1 Sawmill, Peeler & better log grade
2	Noble Fir & Spruce	15-35% inclusive No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	5-25% inclusive Special Mill, No. 1 Sawmill & better log grade

**TABLE 1—CONT.**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	15-40% inclusive Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 10% Special Mill, No. 1 Sawmill, Peeler & better log grade
3	Noble Fir & Spruce	Less than 15% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	Less than 5% Special Mill, No. 1 Sawmill & better log grade
4	Douglas Fir	Less than 15% Special Mill, No. 1 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
5	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 2—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, AND 5 (for 1/1/79 through 6/30/79)**  
**YOUNG GROWTH FINAL HARVEST**  
(Under 100 years of age and not including thinning)

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
	Douglas Fir	Over 70% No. 2. Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% No. 2 Sawmill & better log grade
1	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades

TABLE 2—CONT.

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	5-20% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer, except Western Red Cedar & Alaska yellow cedar	Less than 5% No. 2 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
5	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

TABLE 3—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUES AREAS 1, 2, 3, 4, AND 5  
(for 1/1/79 through 6/30/79)  
THINNING  
See definition WAC 458-40-18625(9)(d)

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Douglas Fir	Over 70% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades

TABLE 3—CONT.

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer	Less than 5% No. 2 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
5	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number for Western Washington, see the following example.

WESTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality number code for timber harvested in stumpage value areas 1, 2, 3, 4 and 5 in Western Washington. The following method can be used to determine the quality code number for species in "old growth final harvest", "young growth final harvest", and "thinning harvest" types.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Douglas Fir, and the harvest type, young growth final harvest, with the following volumes at the indicated grades:

Log Grade	Net Volume, Scribner Scale
Special Mill	20 MBF
No. 1 sawmill	20 MBF
No. 2 sawmill	45 MBF
No. 3 sawmill	35 MBF
No. 4 sawmill	30 MBF
<b>TOTAL</b>	<b>150 MBF</b>

To determine the proper quality code number, add the scale volumes for the grades as established by the approved grading rule. Divide this volume by the total volume harvested for the species. In this example, the

Special Mill and the No. 1 and 2 sawmill logs account for 85 MBF of the 150 MBF Douglas Fir harvested. Divide as follows:

$$\frac{20 + 20 + 45}{150} \text{ or } \frac{85}{150} = .567 \times 100 = 56.7\%$$

In this example, the Special Mill, No. 1 and 2 sawmill logs make up 56.7% of the Douglas Fir harvested. Since this is between 40 and 70% No. 2 sawmill and better, the entire Douglas Fir harvested would be reported as:

Species	Timber Quality Code Number	Net Volume Harvested
Douglas Fir	2	150 MBF

**TABLE 4—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 6, 7, 8, AND 9 (for 1/1/79 through 6/30/79) MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine	Less than 10 logs 16 feet long per thousand board feet Scribner scale
	All Conifers Other Than Ponderosa Pine	All log sizes
	Hardwoods	Sawlogs only
2	Ponderosa Pine	10 or more logs 16 feet long per thousand board feet Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Areas 6,7,8 and 9 for Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value areas 6, 7, 8 and 9 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 1 to 9 logs per 1 MBF for Ponderosa pine as timber quality code number 1, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	1	150 MBF

**TABLE 5—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREA 10 (for 1/1/79 through 6/30/79) MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine & Other Conifers	Less than 5 logs 16 feet long per MBF net log Scribner scale
	Hardwoods	All logs graded as sawlogs
2	Ponderosa Pine	5 to 9 logs inclusive 16 feet long per MBF net log Scribner scale
	Other Conifer	5 to 12 logs inclusive 16 feet long per MBF net log scale
3	Ponderosa Pine	More than 9 logs 16 feet long per MBF net log Scribner scale
	Other Conifer	More than 12 logs 16 feet long per MBF net log Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Area 10 in Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value area 10 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum

total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 5-9 logs per 1 MBF for Ponderosa pine as timber quality code number 2, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	2	150 MBF

**NEW SECTION**

**WAC 458-40-18629 STUMPAGE VALUES—TABLES FOR 1/1/79 THROUGH 6/30/79.** As required by RCW 82.04.291 the department has prepared tables which assign stumpage value rates for the various harvest types, which rates vary depending upon the stumpage value area, species, timber quality code number and hauling distance zone involved. Where the timber harvested is used to produce harvest type "special forest products" the value tables of this section shall establish the values for such special forest products.

The following stumpage value and special forest product value tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979.

**TABLE 1—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
(for 1/1/79 through 6/30/79)  
OLD GROWTH FINAL HARVEST  
(100 years of age and older)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$217	\$213	\$209	\$205	\$201
		2	197	193	189	185	181
		3	172	168	164	160	156
		4	170	166	162	158	154
Western Hemlock <sup>1</sup>	WH	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97
True Fir <sup>2</sup>	TF	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97

**TABLE 1—CONT.**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar <sup>3</sup>	RC	1	389	385	381	377	373
		2	278	274	270	266	262
		3	179	175	171	167	163
Sitka Spruce	SS	1	205	201	197	193	189
		2	166	162	158	154	150
		3	131	127	123	119	115
Other Conifer	OC	1	153	149	145	141	137
		2	125	121	117	113	109
		3	113	109	105	101	97
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>3</sup>Includes Alaska Yellow Cedar.

**TABLE 2—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
(for 1/1/79 through 6/30/79)  
YOUNG GROWTH FINAL HARVEST  
(Under 100 years of age and not including thinning)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$194	\$188	\$182	\$176	\$170
		2	181	175	169	163	157
		3	138	132	126	120	114
		4	118	112	106	100	94
Western Hemlock <sup>1</sup>	WH	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
True Fir <sup>2</sup>	TF	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	220	214	208	202	196
		2	214	208	202	196	190
		3	155	149	143	137	131
Other Conifer	OC	1	161	155	149	143	137
		2	125	119	113	107	101
		3	93	87	81	75	69
		4	76	70	64	58	52
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1

TABLE 2—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 3—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 1  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$176	\$170	\$164	\$158	\$152
		2	163	157	151	145	139
		3	120	114	108	102	96
		4	100	94	88	82	76
Western Hemlock <sup>1</sup>	WH	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
Other Conifer	OC	1	143	137	131	125	119
		2	107	101	95	89	83
		3	75	69	63	57	51
		4	58	52	46	40	34
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	28	22	16	10	4
Other Hardwoods	OH	1	25	19	13	7	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	14	14	14	14	14

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 4—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 1  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake, Blocks & Boards <sup>1</sup>	RCS	1	\$231	\$227	\$223	\$219	\$215
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	82	78	74	70	66
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

TABLE 5—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 OLD GROWTH FINAL HARVEST  
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$255	\$251	\$247	\$243	\$239
		2	237	233	229	225	221
		3	217	213	209	205	201
		4	176	172	168	164	160
Western Hemlock <sup>1</sup>	WH	1	144	140	136	132	128
		2	143	139	135	131	127
		3	117	113	109	105	101
True Fir <sup>2</sup>	TF	1	144	140	136	132	128
		2	143	139	135	131	127
		3	117	113	109	105	101
Western Red Cedar <sup>3</sup>	RC	1	354	350	346	342	338
		2	305	301	297	293	289
		3	230	226	222	218	214
Sitka Spruce	SS	1	192	188	184	180	176
		2	149	145	141	137	133
		3	112	108	104	100	96
Other Conifer	OC	1	144	140	136	132	128
		2	143	139	135	131	127
		3	112	108	104	100	96
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5

TABLE 5—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 6—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 YOUNG GROWTH FINAL HARVEST  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$198	\$192	\$186	\$180	\$174
		2	185	179	173	167	161
		3	109	103	97	91	85
		4	87	81	75	69	63
Western Hemlock <sup>1</sup>	WH	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
True Fir <sup>2</sup>	TF	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	216	210	204	198	192
		2	199	193	187	181	175
		3	154	148	142	136	130
Other Conifer	OC	1	150	144	138	132	126
		2	146	140	134	128	122
		3	88	82	76	70	64
		4	76	70	64	58	52
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 7—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$180	\$174	\$168	\$162	\$156
		2	167	161	155	149	143
		3	91	85	79	73	67
		4	69	63	57	51	45
Western Hemlock <sup>1</sup>	WH	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
Other Conifer	OC	1	132	126	120	114	108
		2	128	122	116	110	104
		3	70	64	58	52	46
		4	58	52	46	40	34
Red Alder	RA	1	54	48	42	36	30
Cottonwood	BC	1	34	28	22	16	10
Other Hardwoods	OH	1	29	23	17	11	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	11	11	11	11	11

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 8—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 2  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake, Blocks & Boards <sup>1</sup>	RCS	1	\$239	\$235	\$231	\$227	\$223
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	84	80	76	72	68
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

**TABLE 9—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 3**  
 (for 1/1/79 through 6/30/79)  
**OLD GROWTH FINAL HARVEST**  
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$232	\$228	\$224	\$220	\$216
		2	219	215	211	207	203
		3	208	204	200	196	192
		4	172	168	164	160	156
Western Hemlock <sup>1</sup>	WH	1	142	138	134	130	126
		2	128	124	120	116	112
		3	96	92	88	84	80
True Fir <sup>2</sup>	TF	1	142	138	134	130	126
		2	128	124	120	116	112
		3	96	92	88	84	80
Western Red Cedar	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	166	162	158	154	150
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	99	95	91	87	83
Alaska Yellow Cedar	YC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169
Other Conifer	OC	1	142	138	134	130	126
		2	123	119	115	111	107
		3	96	92	88	84	80
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 10—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 3**  
 (for 1/1/79 through 6/30/79)  
**YOUNG GROWTH FINAL HARVEST**  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$177	\$171	\$165	\$159	\$153
		2	164	158	152	146	140
		3	124	118	112	106	100
		4	102	96	90	84	78
Western Hemlock <sup>1</sup>	WH	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52

**TABLE 10—CONT.**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
True Fir <sup>2</sup>	TF	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52
Western Red Cedar <sup>3</sup>	RC	1	198	192	186	180	174
		2	157	151	145	139	133
		3	108	102	96	90	84
Other Conifer	OC	1	169	163	157	151	145
		2	150	144	138	132	126
		3	96	90	84	78	72
		4	76	70	64	58	52
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

**TABLE 11—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 3**  
 (for 1/1/79 through 6/30/79)  
**THINNING**  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$159	\$153	\$147	\$141	\$135
		2	146	140	134	128	122
		3	106	100	94	88	82
		4	84	78	72	66	60
Western Hemlock <sup>1</sup>	WH	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
True Fir <sup>2</sup>	TF	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
Other Conifer	OC	1	151	145	139	133	127
		2	132	126	120	114	108
		3	78	72	66	60	54
		4	58	52	46	40	34
Red Alder	RA	1	47	41	35	29	23
Cottonwood	BC	1	47	41	35	29	23
Other Hardwoods	OH	1	32	26	20	14	8
Hardwood Utility	HU	5	5	5	5	5	5

TABLE 11—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Conifer Utility	CU	5	19	19	19	19	19

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 12—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 3  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$290	\$286	\$282	\$278	\$274
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	102	98	94	90	86
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot.

TABLE 13—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 4  
 (for 1/1/79 through 6/30/79)  
 OLD GROWTH FINAL HARVEST  
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$291	\$287	\$283	\$279	\$275
		2	290	286	282	278	274
		3	260	256	252	248	244
		4	181	177	173	169	165
Western Hemlock <sup>1</sup>	WH	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
True Fir <sup>2</sup>	TF	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
Western Red Cedar	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169

TABLE 13—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	94	90	86	82	78
Noble Fir	NF	1	250	246	242	238	234
		2	139	135	131	127	123
		3	116	112	108	104	100
Alaska Yellow Cedar	YC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	185	181	177	173	169
Other Conifer	OC	1	154	150	146	142	138
		2	123	119	115	111	107
		3	94	90	86	82	78
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	18	18	18	18	18

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.

TABLE 14—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 4  
 (for 1/1/79 through 6/30/79)  
 YOUNG GROWTH FINAL HARVEST  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$223	\$217	\$211	\$205	\$199
		2	189	183	177	171	165
		3	151	145	139	133	127
		4	112	106	100	94	88
Western Hemlock <sup>1</sup>	WH	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
True Fir <sup>2</sup>	TF	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
Western Red Cedar <sup>3</sup>	RC	1	240	234	228	222	216
		2	198	192	186	180	174
		3	175	169	163	157	151
Other Conifer	OC	1	167	161	155	149	143
		2	147	141	135	129	123
		3	105	99	93	87	81
		4	92	86	80	74	68
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14

TABLE 14—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	18	18	18	18	18

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 15—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 4  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$205	\$199	\$193	\$187	\$181
		2	171	165	159	153	147
		3	133	127	121	115	109
		4	94	88	82	76	70
Western Hemlock <sup>1</sup>	WH	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
True Fir <sup>2</sup>	TF	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
Other Conifer	OC	1	149	143	137	131	125
		2	129	123	117	111	105
		3	87	81	75	69	63
		4	74	68	62	56	50
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	44	38	32	26	20
Hardwood Utility	HU	5	5	5	5	5	
Conifer Utility	CU	5	18	18	18	18	

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 16—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 4  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$278	\$274	\$270	\$266	\$262
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	98	94	90	86	82
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot.

TABLE 17—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 OLD GROWTH FINAL HARVEST  
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$270	\$266	\$262	\$258	\$254
		2	264	260	256	252	248
		3	199	195	191	187	183
		4	170	166	162	158	154
Western Hemlock <sup>1</sup>	WH	1	231	227	223	219	215
		2	138	134	130	126	122
		3	115	111	107	103	99
True Fir <sup>2</sup>	TF	1	231	227	223	219	215
		2	138	134	130	126	122
		3	115	111	107	103	99
Western Red Cedar <sup>3</sup>	RC	1	311	307	303	299	295
		2	239	235	231	227	223
		3	213	209	205	201	197
Sitka Spruce	SS	1	154	150	146	142	138
		2	123	119	115	111	107
		3	91	87	83	79	75
Noble Fir	NF	1	250	246	242	238	234
		2	139	135	131	127	123
		3	116	112	108	104	100
Other Conifer	OC	1	154	150	146	142	138
		2	123	119	115	111	107
		3	91	87	83	79	75
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24

TABLE 17—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 18—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 YOUNG GROWTH FINAL HARVEST  
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$220	\$214	\$208	\$202	\$196
		2	186	180	174	168	162
		3	133	127	121	115	109
		4	94	88	82	76	70
Western Hemlock <sup>1</sup>	WH	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
True Fir <sup>2</sup>	TF	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
Western Red Cedar <sup>3</sup>	RC	1	221	215	209	203	197
		2	168	162	156	150	144
		3	133	127	121	115	109
Other Conifer	OC	1	160	154	148	142	136
		2	147	141	135	129	123
		3	98	92	86	80	74
		4	86	80	74	68	62
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.  
<sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 19—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 THINNING  
 See definition WAC 458-40-18625(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$202	\$196	\$190	\$184	\$178
		2	168	162	156	150	144
		3	115	109	103	97	91
		4	76	70	64	58	52
Western Hemlock <sup>1</sup>	WH	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
True Fir <sup>2</sup>	TF	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
Other Conifer	OC	1	142	136	130	124	118
		2	129	123	117	111	105
		3	80	74	68	62	56
		4	68	62	56	50	44
Red Alder	RA	1	41	35	29	23	17
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	15	15	15	15	15

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 20—STUMPAGE VALUE TABLE  
 STUMPAGE VALUE AREA 5  
 (for 1/1/79 through 6/30/79)  
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards <sup>1</sup>	RCS	1	\$261	\$257	\$253	\$249	\$245
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	91	87	83	79	75
Western Red Cedar & Other Posts <sup>2</sup>	RCP	1	0.15	0.15	0.15	0.15	0.15
Douglas Fir Christmas Trees <sup>3</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13
True fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot.

**TABLE 21—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 6, 7, 8, AND 9  
(for 1/1/79 through 6/30/79)  
MERCHANTABLE SAWTIMBER, ALL AGES**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$170	\$166	\$162	\$158	\$154
		2	96	92	88	84	80
Douglas Fir	DF	1	99	95	91	87	83
Western Larch	WL	1	99	95	91	87	83
Western Hemlock <sup>1</sup>	WH	1	102	98	94	90	86
True fir <sup>2</sup>	TF	1	102	98	94	90	86
Engelmann Spruce	ES	1	95	91	87	83	79
White Pine	WP	1	141	137	133	129	125
Western Red Cedar	RC	1	141	137	133	129	125
Lodgepole Pine	LP	1	62	58	54	50	46
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	4	9	9	9	9	9

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 22—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 6, 7, 8, AND 9  
(for 1/1/79 through 6/30/79)  
SPECIAL FOREST PRODUCTS**

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$80	\$76	\$72	\$68	\$64
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	65	61	57	53	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.15	0.15	0.15	0.15	0.15
Pine <sup>3</sup> Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13

<sup>1</sup>Stumpage value per MBF net Scribner scale.  
<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.  
<sup>4</sup>Stumpage value per lineal foot.

**TABLE 29—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 10  
(for 1/1/79 through 6/30/79)  
MERCHANTABLE SAWTIMBER, ALL AGES**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$214	\$210	\$206	\$202	\$198
		2	192	188	184	180	176
		3	109	105	101	97	93
Douglas Fir	DF	1	219	215	211	207	203
		2	175	171	167	163	159
		3	131	127	123	119	115
Western Larch	WL	1	219	215	211	207	203
		2	175	171	167	163	159
		3	131	127	123	119	115
Western Hemlock <sup>1</sup>	WH	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
True Fir <sup>2</sup>	TF	1	232	228	224	220	216
		2	135	131	127	123	119
		3	130	126	122	118	114
Other Conifer	OC	1	214	210	206	202	198
		2	135	131	127	123	119
		3	109	105	101	97	93
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	1	12	12	12	12	12

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

**TABLE 30—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 10  
(for 1/1/79 through 6/30/79)  
SPECIAL FOREST PRODUCTS**

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$80	\$76	\$72	\$68	\$64
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	65	61	57	53	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.15	0.15	0.15	0.15	0.15
Pine <sup>3</sup> Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.13	0.13	0.13	0.13	0.13

<sup>1</sup>Stumpage value per MBF Scribner scale.  
<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.  
<sup>4</sup>Stumpage value per lineal foot.

**NEW SECTION**

**WAC 458-40-18630 HARVESTER ADJUSTMENTS—TABLES FOR 1/1/79 THROUGH 6/30/79.** In order to make reasonable and adequate allowances for costs of removal and size of logging operation in computation of stumpage value rates as required by RCW 82.04.291(3), the department has prepared tables which allow for adjustments to the stumpage value rates derived from the stumpage value tables of WAC 458-40-18629.

Harvest adjustments relating to harvest volume per acre, logging conditions and average volume per log shall be allowed against the stumpage value rates for the designated harvest types and in the designated stumpage value areas as set forth in the following tables with the following limitations:

- (1) No harvest adjustment shall be allowed against "special forest products".
- (2) No harvest adjustment shall be allowed against "utility", "conifer utility", and "hardwood utility".
- (3) Rates for the harvest type "old growth final harvest", shall be adjusted to a value no lower than \$10 per thousand board feet.
- (4) Rates for the harvest type "young growth final harvest", conifers, shall be adjusted to a value no lower than \$5 per thousand board feet.
- (5) Stumpage value rates for conifers within the harvest type "merchantable sawtimber, all ages", shall be adjusted to a value no lower than \$5 per thousand board feet.
- (6) Stumpage value rates for "hardwood" and for "thinning harvest" shall be adjusted to a value no lower than \$1 per thousand board feet.

A small harvest adjustment table for use in all stumpage value areas is set forth below providing for adjustment of stumpage value rates if the total volume of timber harvested in a given quarter is within the volume classes provided therein.

The following harvest adjustment tables are hereby adopted for use during the period of January 1, 1979 through June 30, 1979.

**TABLE 1—HARVEST ADJUSTMENT TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5 (for 1/1/79 through 6/30/79) OLD GROWTH FINAL HARVEST (100 years and older)**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 40 thousand board feet per acre.	0
Class 2	Harvest of 15 thousand board feet to 40 thousand board feet per acre.	- \$4.00

**TABLE 1—CONT.**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 3	Harvest of less than 15 thousand board feet per acre.	- \$7.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+ \$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$12.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

**TABLE 2—HARVEST ADJUSTMENT TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5 (for 1/1/79 through 6/30/79) YOUNG GROWTH FINAL HARVEST (under 100 years old)**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 30 thousand board feet per acre.	0
Class 2	Harvest of 10 thousand board feet to 30 thousand board feet per acre.	- \$2.00
Class 3	Harvest of less than 10 thousand board feet per acre.	- \$6.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+ \$4.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$14.00

TABLE 2—CONT.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

TABLE 3—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4 AND 5  
(for 1/1/79 through 6/30/79)

**THINNING**

See definition WAC 458-40-18625(9)(d)

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 10 thousand board feet per acre.	0
Class 2	Harvest of 5 thousand board feet to 10 thousand board feet per acre.	-\$3.00
Class 3	Harvest of less than 5 thousand board feet per acre.	-\$5.00
<b>II. Logging Conditions</b>		
Class 1	Favorable wheel tractor logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+\$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% and 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%. Normally a tower yarding operation.	-\$14.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00
<b>III. Average Log Size</b>		
Class 1	50 board feet or more.	0
Class 2	Less than 50 board feet.	-\$10.00

TABLE 4—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, 9 AND 10  
(for 1/1/79 through 6/30/79)  
MERCHANTABLE SAWTIMBER, ALL AGES

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 8 thousand board feet per acre.	0
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+\$6.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% to 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%.	-\$13.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

TABLE 5—SMALL HARVEST ADJUSTMENT  
TABLE  
ALL STUMPAGE VALUE AREAS  
(for 1/1/79 through 6/30/79)

A small harvest adjustment is allowed where the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) in a given quarter is within the volume classes shown below. A harvester may report and claim this adjustment on no more than 250 MBF of harvest each reporting quarter.

Small Harvest Class	Net Volume Harvested Per Quarter	Dollar Adjustment Per Thousand Board Feet
Class 1	0 - 125 MBF	-\$20.00
Class 2	126 - 250 MBF	-\$15.00

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AMENDATORY SECTION (Amending Order FT 78-2, filed 6/30/78)

WAC 458-40-19000 **TIMBER POLE VOLUME TABLE FOR WEST OF CASCADE SUMMIT.** Harvesters of poles in stumpage value areas 1, 2, 3, 4 and 5

shall use the following timber pole volume table to determine the Scribner board foot volume and timber quality code number for each pole length and class.

Timber Quality Code Number by Species and by Harvest Type

Timber Quality Code Number by Species and by Harvest Type							Timber Quality Code Number by Species and by Harvest Type			
							Douglas Fir		Western Red Cedar	
Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Douglas Fir		Western Red Cedar		Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type
			Young Growth Final Harvest Type	Thinning Harvest Type	Young Growth Final Harvest Type	Thinning Harvest Type				
20'	1	50	4	4	3	4				
	2	50	4	4	3	4				
	3	40	4	4	3	4				
	4	40	4	4	3	4				
	5	30	4	4	3	4				
	6	30	4	4	3	4				
	7	20	4	4	3	4				
	9	20	4	4	3	4				
	10	20	4	4	3	4				
	25'	1	60	4	4	3	4			
2		60	4	4	3	4				
3		50	4	4	3	4				
4		50	4	4	3	4				
5		40	4	4	3	4				
6		40	4	4	3	4				
7		30	4	4	3	4				
9		30	4	4	3	4				
10		30	4	4	3	4				
30'		1	110	4	4	3	4			
	2	70	4	4	3	4				
	3	60	4	4	3	4				
	4	60	4	4	3	4				
	5	50	4	4	3	4				
	6	50	4	4	3	4				
	7	40	4	4	3	4				
	9	40	4	4	3	4				
	H2	160	4	4	3	4				
	H2	160	4	4	3	4				
35'	1	130	4	4	3	4				
	2	100	4	4	3	4				
	3	80	4	4	3	4				
	4	80	4	4	3	4				
	5	60	4	4	3	4				
	6	60	4	4	3	4				
	7	50	4	4	3	4				
	H4	240(240)	1	1	3	4				
	H3	200(200)	1	1	3	4				
	H2	180	4	4	3	4				
40'	H1	180	4	4	3	4				
	1	150	4	4	3	4				
	2	120	4	4	3	4				
	3	120	4	4	3	4				
	4	90	4	4	3	4				
	5	70	4	4	3	4				
	6	60	4	4	3	4				
	H6	380(380)	1	1	3	4				
	H5	340(340)	1	1	3	4				
	H4	340(340)	1	1	3	4				
45'	H3	280(270)	1	1	3	4				
	H2	230(130)	2	2	3	4				
	H1	230(130)	2	2	3	4				
	1	190(110)	2	2	3	4				
	2	150	4	4	3	4				
	3	120	4	4	3	4				
	4	120	4	4	3	4				
	5	90	4	4	3	4				
	6	90	4	4	3	4				
	50'	H6	430(430)	1	1	3	4			
H5		370(370)	1	1	3	4				
H4		370(370)	1	1	3	4				
H3		300(300)	1	1	3	4				
H2		260(260)	1	1	3	4				
H1		260(150)	2	2	3	4				
1		210(120)	2	2	3	4				
2		160	4	4	3	4				
3		140	4	4	3	4				
4		140	4	4	3	4				
55'	5	100	4	4	3	4				
	H6	470(470)	1	1	3	4				
	H5	410(410)	1	1	3	4				
	H4	410(410)	1	1	3	4				
	H3	330(330)	1	1	3	4				
	H2	280(160)	2	2	3	4				
	H1	280(160)	2	2	3	4				
	1	230(130)	2	2	3	4				
	2	180	4	4	3	4				
	3	150	4	4	3	4				
60'	4	150	4	4	3	4				
	H6	540(540)	1	1	3	4				
	H5	470(470)	1	1	3	4				
	H4	470(470)	1	1	3	4				
	H3	410(410)	1	1	3	4				
	H2	340(210)	2	2	3	4				
	H1	340(210)	2	2	3	4				
	1	290(180)	2	2	3	4				
	2	220(150)	2	2	3	4				
	3	190	4	4	3	4				
65'	4	190	4	4	3	4				
	H6	610(610)	1	1	3	4				
	H5	520(520)	1	1	3	4				
	H4	520(520)	1	1	3	4				
	H3	420(420)	1	1	3	4				
	H2	380(230)	2	2	3	4				
	H1	380(230)	2	2	3	4				
	1	320(190)	2	2	3	4				
	2	260(160)	2	2	3	4				
	3	210	4	4	3	4				
70'	4	210	4	4	3	4				
	H6	650(650)	1	1	3	4				
	H5	560(560)	1	1	3	4				
	H4	560(560)	1	1	3	4				
	H3	480(480)	1	1	3	4				
	H2	400(240)	2	2	3	4				
	H1	400(240)	2	2	3	4				
	1	350(210)	2	2	3	4				
	2	270(170)	2	2	3	4				
	3	230	4	4	3	4				
75'	4	230	4	4	3	4				
	H6	700(700)	1	1	3	4				
	H5	600(600)	1	1	3	4				
	H4	600(600)	1	1	3	4				
	H3	520(520)	1	1	3	4				
	H2	520(520)	1	2	3	4				
	H1	520(330)	2	2	3	4				
	1	440(270)	2	2	3	4				
	2	290(180)	2	2	3	4				
	3	250	4	4	3	4				

Timber Quality Code Number by Species and by Harvest Type								Timber Quality Code Number by Species and by Harvest Type							
								Douglas Fir			Western Red Cedar				
								Young Growth		Young Growth		Young Growth		Young Growth	
Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Final Harvest Type	Thinning Harvest Type	Final Harvest Type	Thinning Harvest Type		Pole Length	Pole Class <sup>1</sup>	Total Pole Volume <sup>2/3</sup>	Final Harvest Type	Thinning Harvest Type	Final Harvest Type	Thinning Harvest Type	
	H6	820(820)	1	1	3	4		H6	1440(1440)	1	1	1	1	1	
	H5	700(700)	1	1	3	4		H5	1280(1280)	1	1	1	1	1	
	H4	700(700)	1	1	3	4		H4	1280(1280)	1	1	1	1	1	
	H3	600(600)	1	1	3	4		H3	1100(1100)	1	1	3	3	4	
80	H2	600(600)	1	1	3	4		H2	1100(1100)	1	1	3	3	4	
	H1	540(360)	2	2	3	4		H1	960(780)	1	1	3	3	4	
	1	440(290)	2	2	3	4		1	860(670)	1	1	3	3	4	
	2	360(240)	2	2	3	4		2	680(570)	1	1	3	3	4	
	3	290(200)	2	2	3	4									
	H6	910(910)	1	1	3	4		H6	1660(1660)	1	1	1	1	1	
	H5	800(800)	1	1	3	4		H5	1460(1460)	1	1	1	1	1	
	H4	800(800)	1	1	3	4		H4	1460(1460)	1	1	1	1	1	
	H3	660(660)	1	1	3	4		H3	1300(1300)	1	1	1	1	1	
85	H2	660(660)	1	1	3	4		H2	1300(1300)	1	1	1	1	1	
	H1	660(520)	1	1	3	4		H1	1140(960)	1	1	3	3	4	
	1	570(450)	1	1	3	4		1	970(820)	1	1	3	3	4	
	2	490(340)	2	2	3	4		2	820(700)	1	1	3	3	4	
	3	360(200)	2	2	3	4									
	H6	1080(1080)	1	1	1	2		H6	1840(1840)	1	1	1	1	1	
	H5	930(930)	1	1	3	4		H5	1600(1600)	1	1	1	1	2	
	H4	930(930)	1	1	3	4		H4	1600(1600)	1	1	1	1	2	
	H3	820(820)	1	1	3	4		H3	1410(1410)	1	1	1	1	2	
90	H2	820(820)	1	1	3	4		H2	1410(1410)	1	1	1	1	2	
	H1	690(560)	1	1	3	4		H1	1250(1100)	1	1	3	3	4	
	1	590(480)	1	1	3	4		1	1080(940)	1	1	3	3	4	
	2	490(420)	1	1	3	4		2	930(830)	1	1	3	3	4	
	3	400(210)	2	2	3	4									
	H6	1170(1170)	1	1	1	2		H6	1920(1920)	1	1	1	1	1	
	H5	1000(1000)	1	1	3	4		H5	1680(1680)	1	1	1	1	2	
	H4	1000(1000)	1	1	3	4		H4	1680(1680)	1	1	1	1	2	
	H3	870(870)	1	1	3	4		H3	1490(1490)	1	1	1	1	2	
95	H2	870(870)	1	1	3	4		H2	1490(1490)	1	1	1	1	2	
	H1	750(600)	1	1	3	4		H1	1310(1160)	1	1	1	1	2	
	1	640(510)	1	1	3	4		1	1120(990)	1	1	3	3	4	
	2	540(440)	1	1	3	4		2	970(870)	1	1	3	3	4	
	H6	1190(1190)	1	1	1	2									
	H5	1030(1030)	1	1	3	4									
	H4	1030(1030)	1	1	3	4									
100	H3	900(900)	1	1	3	4									
	H2	900(900)	1	1	3	4									
	H1	760(610)	1	1	3	4									
	1	660(530)	1	1	3	4									
	2	550(450)	1	1	3	4									
	H6	1310(1310)	1	1	1	1									
	H5	1160(1160)	1	1	1	1									
	H4	1160(1160)	1	1	1	1									
105	H3	1000(1000)	1	1	3	4									
	H2	1000(1000)	1	1	3	4									
	H1	860(700)	1	1	3	4									
	1	740(600)	1	1	3	4									
	2	610(510)	1	1	3	4									
	H6	1370(1370)	1	1	1	1									
	H5	1220(1220)	1	1	1	1									
	H4	1220(1220)	1	1	1	1									
110	H3	1050(1050)	1	1	3	4									
	H2	1050(1050)	1	1	3	4									
	H1	910(740)	1	1	3	4									
	1	780(640)	1	1	3	4									
	2	650(540)	1	1	3	4									

<sup>1</sup>Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American Nation Standard Institute, Inc. codified ANSI 05.1-1972.

<sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules, revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by The Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup>The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19001 TIMBER PILING VOLUME TABLE FOR WEST OF CASCADE SUMMIT.** Harvesters of piling in stumpage value areas of 1, 2, 3, 4 and 5 shall use the following piling table to determine the Scribner board foot volume and timber quality code number for each piling length and class.

Piling Length	Piling Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2/3</sup>	Timber Quality Code Number ((by Species)) ((and)) by Harvest Type	
			Young Growth Final Harvest Type	Thinning Harvest Type
20	A	80	4	4
	B	70	4	4
25	A	100	4	4
	B	90	4	4
30	A	130	4	4
	B	110	4	4
35	A	130	4	4
	B	110	4	4
40	A	150	4	4
	B	120	4	4
45	A	150	4	4
	B	120	4	4
50	A	160	4	4
	B	140	4	4
55	A	180	4	4
	B	150	4	4
60	A	190	4	4
	B	160	4	4
65	A	210	4	4
	B	180	4	4
70	A	230	4	4
	B	190	4	4
75	A	230	4	4
	B	200	4	4
80	A	250	4	4
	B	210	4	4
85	A	260(140)	2	2
	B	210	4	4
90	A	260(150)	2	2
	B	220	4	4
95	A	290(150)	2	2
	B	240	4	4
100	A	310(160)	2	2
	B	250	4	4
105	A	330(170)	2	2
	B	270	4	4
110	A	380(220)	2	2
	B	300(180)	2	2
115	A	400(230)	2	2
	B	310(190)	2	2
120	A	500(290)	2	2
	B	400(240)	2	2

per piling for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19002 TIMBER POLE VOLUME TABLE FOR EAST OF CASCADE SUMMIT.** Harvesters of poles in stumpage value areas 6, 7, 8, 9 and 10 shall use the following timber pole volume table to determine the Scribner board foot volume. The timber quality code number shall be determined by ((reference to Tables 4 and 5 of WAC 458-40-16822)) the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages," and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	
20'	1	70	
	2	60	
	3	50	
	4	50	
	5	30	
	6	30	
	7	20	
	9	20	
	10	20	
	25'	1	80
2		70	
3		50	
4		50	
5		40	
6		40	
7		30	
9		30	
10		20	
30'		1	110
	2	90	
	3	60	
	4	60	
	5	50	
	6	50	
	7	50	
	9	40	
	35'	H2	190
		H1	160
1		140	
2		100	
3		100	
4		70	
5		60	
6		60	
7		50	

<sup>1</sup>Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-58 (Reapproved 1964).

<sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by the Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup>The number, enclosed in parenthesis after the total Scribner board foot volume for each piling length and class, is the volume

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>		
40'	H3	240	65'	H6	650		
	H2	240		H5	570		
	H1	200		H4	570		
	1	170		H3	490		
	2	120		H2	480		
	3	110		H1	410		
	4	100		1	350		
	5	70		2	280		
	6	70		3	220		
					4	220	
		H6		390	H6	750	
		H5		330	H5	650	
	H4	330	H4	650			
	H3	270	H3	550			
	H2	270	H2	560			
	H1	220	H1	470			
45'	1	180	70'	1	410		
	2	150		2	320		
	3	110		3	260		
	4	110		4	260		
	5	80					
	6	70		H6	810		
		H6		460	H5	700	
		H5		390	H4	700	
		H4		390	H3	600	
		H3		340	H2	600	
		H2		340	H1	500	
		H1		280	1	440	
50'	1	240	75'	2	340		
	2	190		3	270		
	3	150					
	4	150		H6	960		
	5	120		H5	830		
		H6		510	H4	830	
		H5		430	H3	710	
		H4		430	H2	710	
		H3		370	H1	610	
		H2		360	1	510	
		H1		300	2	420	
	55'	1		250	80'	3	340
2		190	H6	1020			
3		150	H5	870			
4		150	H4	870			
		H6	510	H3		760	
		H5	430	H2		760	
		H4	430	H1		640	
		H3	370	1		550	
		H2	360	2		450	
		H1	300	3		360	
60'		1	310	85'			
		2	240			H6	1020
	3	200	H5		870		
	4	200	H4		870		
		H6	610		H3	760	
		H5	530		H2	760	
		H4	530		H1	640	
		H3	440		1	550	
		H2	440		2	450	
		H1	380		3	360	
		1	310				
		2	240				
	3	200					
	4	200					

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>	Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume <sup>2</sup>
90'	H6	1110	120'	H6	1880
	H5	970		H5	1680
	H4	970		H4	1680
	H3	840		H3	1480
	H2	840		H2	1480
	H1	720		H1	1290
	1	620		1	1130
	2	500		2	950
	3	420			
95'	H6	1160	125'	H6	1910
	H5	1010		H5	1690
	H4	1010		H4	1690
	H3	870		H3	1490
	H2	870		H2	1490
	H1	740		H1	1140
	1	640		1	970
	2	510		2	810
100'	H6	1380	130'	H6	2170
	H5	1210		H5	1920
	H4	1210		H4	1920
	H3	1060		H3	1710
	H2	1060		H2	1710
	H1	910		H1	1510
	1	780		1	1320
	2	650		2	1140
105'	H6	1430			
	H5	1250			
	H4	1250			
	H3	1100			
	H2	1100			
	H1	940			
	1	820			
	2	690			
110'	H6	1580			
	H5	1390			
	H4	1390			
	H3	1220			
	H2	1220			
	H1	1070			
	1	920			
	2	770			
115'	H6	1660			
	H5	1470			
	H4	1470			
	H3	1280			
	H2	1280			
	H1	970			
	1	810			
2	680				

<sup>1</sup> Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI O5.1-1972.

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19003 TIMBER PILING VOLUME TABLE FOR EAST OF CASCADE SUMMIT.** Harvesters of piling in stumpage value areas 6, 7, 8, 9 and 10 shall use the following piling table to determine the Scribner board foot of volume. The timber quality code number for each piling length and class shall be determined by ((reference to Tables 4 and 5 of WAC 458-40-18622.)) the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages" and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Piling Length	Piling Class <sup>1</sup>	Total Scribner Board Foot Volume per Piling Class <sup>2</sup>
20'	A	90
	B	70
25'	A	100
	B	80
30'	A	130
	B	110
35'	A	140
	B	100
40'	A	140
	B	100
45'	A	150
	B	110
50'	A	190
	B	150
55'	A	190
	B	150
60'	A	240
	B	200
65'	A	240
	B	200
70'	A	260
	B	210
75'	A	270
	B	220
80'	A	220
	B	220
85'	A	300
	B	240
90'	A	280
	B	280
95'	A	360
	B	280
100'	A	360
	B	280
105'	A	400
	B	300
110'	A	460
	B	340
115'	A	470
	B	360
120'	A	560
	B	450

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 78-2, filed 6/30/78)

**WAC 458-40-19004 CONVERSION DEFINITIONS AND FACTORS FOR ((7/1/78)) 1/1/79 THROUGH ((12/31/78)) 6/30/79.** (1) The following standard conversion definitions and factors shall be used in determining Scribner board foot volume scale for timber harvested that was not originally scaled in Scribner board foot volume scale.

- | Table No. | Conversion Method   |
|-----------|---|
| 1         | <b>Standard Cord</b><br>For logs on the average of 8 inches and larger on the small end of the log the conversion factor is 400 Scribner board feet per cord and for logs on the average of less than 8 inch on the small end of the log the conversion factor is 330 Scribner board feet per cord.   |
| 2         | <b>Shake Blocks and Boards</b><br>A cord consisting of Cedar shingle or shake blocks based on stacked dimensions of 4 feet by 4 feet by 8 feet is equivalent to 600 Scribner board feet.  |
| 3         | <b>Cants or Lumber from Portable Mills</b><br>Payment for cants is generally based on the board foot volume (lumber tally) cut from them. Payment for lumber cut from a portable mill is also generally based on the lumber tally from the log. To convert from lumber tally to Scribner log volume, multiply the lumber tally for the individual species by 75% and round to the nearest one thousand board feet Scribner scale. |
| 4         | <b>Log Length Conversion Western Washington Only (Stumpage Value Areas 1, 2, 3, 4 and 5).</b><br>Operations that cut and scale logs in short lengths (16 feet to 20 feet) shall adjust the volume downward to correspond to the long log scale basis used in the Stumpage Value Tables. To convert to long log scale, multiply the short log scale for each species by 82% and round to the nearest thousand board feet.          |
| 5         | <b>Log Length Conversion Eastern Washington Only (Stumpage Value Areas 6, 7, 8, 9 and 10).</b><br>Operations that cut and scale logs in long lengths (32 feet to 40 feet) shall adjust the volume upward to correspond to the short log scale basis used in the Stumpage Value Tables. To convert to short log scale, multiply the long log scale for each species by 118% and round to the nearest thousand board feet.          |

<sup>1</sup> Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-56 (Reapproved 1964).

Table No.	Conversion Method
6	<i>Some standard converting factors and equivalents:</i>
	(a) 1 standard cord equals 128 cubic feet, gross
	(b) 1 standard cord equals 85 cubic feet, solid wood
	(c) 1 standard cord equals 2.4069 cubic meters of solid wood
	(d) 1 cunit equals 100 cubic feet, log scale
	(e) 1 meter equals 39.37 inches
	(f) 1 cubic meter equals 35.315 cubic feet log scale
	(g) 1 cunit equals 2.832 cubic meters, log scale
	(h) 1 pound equals 0.454 kilograms
	(i) 1 kilogram equals 2.2046 pounds
	(j) 1 short ton equals 2000 pounds
	(k) 1 short ton equals 907.18 kilograms
	(l) 1 long ton equals 2240.0 pounds
	(m) 1 long ton equals 1016.05 kilograms
	(n) 1 metric ton (or tonne) equals 1000 kilograms or approximately 2204.62 pounds.

(2) *If the harvester chooses not to use the designated conversion definitions and/or factors, the harvester shall obtain approval of the procedure from the department before harvesting.*

**EXAMPLE: Weight or Cubic Measurement.** *If the original unit of measure was by weight (pounds or tons) or cubic feet (cunits or units), the harvester shall convert to Scribner Board Foot volume, but may use only such conversion procedures and factors as have been given prior approval by the department.*

**WSR 79-01-067**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(State Health Coordinating Council)**  
 [Memorandum, Exec. Secretary—December 28, 1978]

The State Health Coordinating Council, which was established in the State of Washington by Executive Order 77-12, has adopted the following calendar for calendar year 1979, its second year of operation:

**FULL COUNCIL MEETINGS**

- \*February 10      2-5 p.m. The Admiralty Inn, Port Ludlow
  
- April 3
- \*June 5
- August 7            Time and location to be announced
- \*October 2
- \*December 4

**EXECUTIVE COMMITTEE MEETINGS**

- Jan 23              1:30 p.m.

**OTHER COMMITTEES**

All other committees will be convening throughout the year, but schedules have not been announced.

Questions concerning location of meeting, agenda or other inquiries about the State Health Coordinating Council may be addressed to:

Thelma Vinyard  
 Executive Secretary  
 State Health Coordinating Council  
 Tumwater Airdustrial Park  
 Building 11, Mail Stop LL-17  
 Olympia, Washington 98504  
 Telephone: 206: 753-9659

\* Indicates the quarterly meetings required by Public Law 93-641

**WSR 79-01-068**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Order 1363—Filed December 29, 1978]

I, Michael Stewart, Exec. Assist., of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to income deductions, amending WAC 388-54-485.

This action is taken pursuant to Notice No. WSR 78-11-071 filed with the code reviser on 10/31/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.  
 By Michael S. Stewart  
 Executive Assistant

**AMENDATORY SECTION** (Amending Order 1342, filed 9/22/78)

**WAC 388-54-485 INCOME DEDUCTIONS.** (1) Household expenses shall be deducted in the order listed in this section. In determining monthly food stamp income only the expenses listed shall be deducted. No exceptions shall be approved. The household must pay the expense or anticipate payment during the certification period in which the deduction is claimed. The expenses are deductible even if payment is made from resources. If payments are made by a nonhousehold member on behalf of the household, the expenses are deductible if the payments have been counted as income to the household.

- (2) Deductible work expense

(a) Nonassistance household: Ten percent of gross income not to exceed ~~((\\$30))~~ thirty dollars per household, from:

(i) Compensation for services performed as an employee; ~~((or))~~

(ii) A training allowance to an individual working and learning a trade at a work site~~((:))~~; or

(iii) Any income attributable to the furnishing of housing to a household by an employer. Any vendor payments made on behalf of an employee by an employer or a trainee by the training program or sponsor.

(b) Assistance household: The public assistance standard deduction for transportation and clothing. (See 388-28-515(4)(b) and (4)(d)).

(3) Mandatory deductions from earned income which are not elective at the option of the employee such as local, state, and federal income taxes, FICA taxes, mandatory retirement payments, and union dues. Garnishments may be deducted only when they are made for items which would be deductible if paid when incurred, for example, medical costs of more than ~~((\\$10))~~ ten dollars a month.

(4) The total payments for medical expenses; exclusive of special diets, when the costs exceed ten dollars per household.

(a) Medical expenses may include actual payments for physician and dental services, hospitalization, nursing care in or out of the home, prescription drugs, prescribed medical services, health insurance, Medicare payments, the care and feeding of a seeing eye dog, and reasonable medically-related transportation costs.

(b) The amount to be deducted for an attendant or housekeeper who is necessary for medical care reasons shall be the amount actually paid to the attendant or housekeeper. In addition, for a household which furnishes the attendant or housekeeper the majority of his meals, a deduction equal to the value of the one-person monthly coupon allotment shall be made.

(5) Payments for the care of a child or other persons when necessary for a household member to accept or continue employment, training or education.

~~((a))~~ The amount to be deducted for an attendant or housekeeper who is necessary for child care reasons shall be the amount actually paid to the attendant or housekeeper. In addition, for a household which furnishes the attendant or housekeeper the majority of his meals, a deduction equal to the one-person monthly coupon allotment shall be made.

(6) Tuition and mandatory fees for education, including such expenses which are covered by scholarships, educational grants, loans, fellowships and veterans' educational benefits. No deduction shall be made for any other educational expenses, such as books, school supplies, meals and transportation.

(7) Unusual expenses incurred due to an individual household's disaster or casualty losses which could not be reasonably anticipated by the household. Unusual expenses shall be determined in accordance with the following criteria.

(a) The expense is essential to the continued existence of the household and is necessary to replace or repair

items of property damaged or lost through vandalism, fire, theft, flood, tropical storms, or by the elements.

(b) The expense allowed is for only that portion which exceeds the amount which is paid either in goods or money by a private or public charitable organization.

(c) The expense is the result of funeral costs which are not reimbursable through Social Security, veterans' benefits, or the state government.

(d) The expense allowed will be that paid or anticipated to be paid during the certification period, even though part may be reimbursable through insurance. Insurance reimbursement payments will be treated as lump-sum payments when received, in accordance with WAC 388-54-465.

(e) The deduction is initially approved by the certification worker's immediate supervisor.

(f) The expense is not for costs of repair or replacement of property, clothing, etc., which becomes necessary due to mechanical failure, wear and tear, obsolescence, or any other occurrence not directly connected with an individual household disaster.

(g) The expense is allowed for theft or casualty loss of cash, through fire, flood or similar occurrence. In case of theft, the household shall submit an affidavit to the local office including time, date and amount of theft.

(i) If a household suffers a theft or casualty loss of cash prior to purchase of its food stamp allotment, the purchase shall be recomputed by deducting the amount of loss from the household's income. Losses suffered subsequent to purchase shall not be deductible.

(ii) A cash loss resulting from negligence (failure to act in a responsible manner) on the part of the household is not deductible.

(8) Court-ordered support and alimony payments.

(9) Shelter costs in excess of thirty percent of the household's income after the above deductions.

(a) "Shelter costs" mean rent or mortgage payment plus taxes, insurance and assessments, and utility costs such as heat, cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone.

(b) The actual rent or purchase payment plus taxes, insurance and assessments (if not included in the payment) shall be used to compute shelter costs.

(c) Standardized amounts shall be used to compute the shelter costs for utilities such as heat, cooking fuel, electricity, water, garbage, sewage disposal and telephone ~~((and shall be, effective July 1, 1977))~~. Effective November 1, 1978, seasonal standards will be implemented; a high six months standard from November 1, 1978, through April 30, 1979, and a low six months standard effective May 1, 1979, through October 31, 1979, and each year thereafter.

Persons in Household	Food Stamp Utility Standard	
	Nov. 1 through April 30	May 1 through Oct. 30
1	\$ 94.60	<del>(( \$ 66.25 ))</del> \$ 58.65
2	102.25	<del>(( 70.70 ))</del> 61.50
3	110.50	<del>(( 76.10 ))</del> 65.75
4	119.70	<del>(( 82.05 ))</del> 70.15
5	126.90	<del>(( 86.65 ))</del> 74.25
6	133.60	<del>(( 90.85 ))</del> 77.85
7	140.40	<del>(( 95.15 ))</del> 81.55
8	145.10	<del>(( 97.60 ))</del> 83.15

Persons in Household	Food Stamp Utility Standard	
	Nov. 1 through April 30	May 1 through Oct. 30
9	150.80	((+00-90)) 85.75
10 or more	157.80	((+05-40)) 89.30

(d) If a household requests and can verify that its utility bills are higher than the standards and can reasonably be predicted to continue at a higher rate for the certification period, the actual utility costs must be used. These costs will be calculated according to bills the household anticipates receiving during the certification period, by using the most recent bills actually received or other information available.

(i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.

(ii) A household certified for more than one month shall be allowed to switch to or from the standard during its certification period or to the standard if the standard is updated during its certification period.

(e) Included as part of the household's utility allowance will be any payment, during a certification period, of a utility bill received by the household prior to January 1, 1978, if:

(i) The bill represents an allowable utility expense which was not used in any previous shelter allowance computations; and

(ii) The expense has been paid by the household or the household intends to pay it and has sufficient income and/or resources available.

**WSR 79-01-069**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed December 29, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

- Amd ch. 388-24 WAC relating to AFDC—Eligibility.
- Amd ch. 388-52 WAC relating to services involving other agencies.
- Amd ch. 388-57 WAC relating to employment and training—Work incentive.
- Rep WAC 388-15-230 relating to employment oriented casework.

A public hearing relating to these proposed rules was held on December 13. The purpose of this notice is to postpone adoption from December 20 until February 14, 1979.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mail Stop OB-44 C  
 Olympia, WA 98504;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 14, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-033 filed with the code reviser's office on 10/18/78.

Dated: December 20, 1978  
 By: Michael S. Stewart  
 Executive Assistant

**WSR 79-01-070**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**  
 [Filed December 29, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to schedule of charges, amending WAC 275-16-030.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services  
 Mail Stop OB-44C  
 Olympia, WA 98504;

that such agency will at 2:00 p.m., Wednesday, February 14, 1979, in the Auditorium, Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in William B. Pope's office, 3-D-14, Office Bldg. #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 72.01.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 2:00 p.m., Wednesday, Feb. 14, 1979, Auditorium, Office Bldg. #2, 12th and Jefferson, Olympia, WA.

Dated: December 29, 1978  
 By: Michael Stewart  
 Executive Assistant

AMENDATORY SECTION (Amending Order 1270, filed 2/17/78)

WAC 275-16-030 SCHEDULE OF CHARGES. (1) Hospitalization charges shall be due and payable on or before the tenth day of each calendar month for services rendered during the preceding month, based upon the following schedule:

(1) COSTING AND BILLING RATES

	Western State Hospital	Child Study and Treatment Center	Eastern State Hospital
(a) INPATIENT SERVICES - Per diem			
Hospital Costs	<del>((558.44))</del> \$60.29	<del>((576.12))</del> \$116.36	<del>((557.39))</del> \$64.81
Physician Costs	<del>((2.00))</del> 2.40	<del>((2.38))</del> 1.35	<del>((2.54))</del> 2.86
Total	<del>((60.44))</del> 62.69	<del>((78.50))</del> 117.91	<del>((59.90))</del> 67.67
(b) OUTPATIENT SERVICES - Per diem			
Outpatient	<del>((=))</del> =	<del>((67.13))</del> 93.75	<del>((=))</del> =
Day Care	<del>((=))</del> =	<del>((18.53))</del> 29.11	<del>((=))</del> =
(c) ANCILLARY SERVICES - Per Relative Value Unit /1			
Radiology:			
Technical Component	<del>((3.23))</del> 3.20	<del>((3.23))</del> 3.20	<del>((2.80))</del> 4.17
Professional Component	<del>((1.19))</del> 1.25	<del>((1.19))</del> 1.25	<del>((.51))</del> .68
Total Radiology	<del>((4.42))</del> 4.45	<del>((4.42))</del> 4.45	<del>((3.31))</del> 4.85
Pathology:			
Technical Component	<del>((.26))</del> .26	<del>((.26))</del> .26	<del>((.09))</del> .27
Professional Component	<del>((.10))</del> .10	<del>((.10))</del> .10	<del>((.06))</del> =
Total Pathology	<del>((.36))</del> .36	<del>((.36))</del> .36	<del>((.15))</del> .27
Medical Clinics	<del>((.83))</del> 1.19	<del>((.83))</del> 1.19	<del>((.71))</del> .45
Electroencephalogram	<del>((2.23))</del> 2.38	<del>((2.23))</del> 2.38	<del>((1.74))</del> 1.57
Electrocardiogram	<del>((=))</del> .36	<del>((=))</del> .36	<del>((.16))</del> .22
Inhalation Therapy	<del>((=))</del> =	<del>((=))</del> =	<del>((1.54))</del> .65
Physical Therapy	<del>((.50))</del> 1.02	<del>((.50))</del> 1.02	<del>((=))</del> =
Occupational Therapy	<del>((=))</del> =	<del>((=))</del> =	<del>((29.29))</del> 28.35
Speech Therapy	<del>((=))</del> =	<del>((=))</del> =	<del>((2.03))</del> 2.16
Dental	<del>((=))</del> 51.21	<del>((=))</del> 51.21	<del>((21.17))</del> 11.50
Podiatry	<del>((=))</del> 1.02	<del>((=))</del> 1.02	<del>((.75))</del> .81

(2) Services required by the patient that cannot be provided by hospital staff are purchased from private sources and charged at actual cost.

<sup>1</sup>/California Medical Association. "Relative Value Studies". Fifth Edition. San Francisco: 693 Sutter Publication, Inc., 1969, 135 pp.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 79-01-071  
EMERGENCY RULES  
DEPARTMENT OF FISHERIES  
[Order 78-139—Filed December 29, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Sockeye have completed spawning in this area.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 29, 1978.

By Gordon Sandison  
Director

REPEALER

The following section of the Washington Administrative Code is hereby repealed effective January 1, 1979:

WAC 220-28-010COH CLOSED AREA (78-126)

WSR 79-01-072  
EMERGENCY RULES  
DEPARTMENT OF GAME  
[Order 81—Filed December 29, 1978]

Be it resolved by the undersigned, Ralph W. Larson, Director, Washington State Department of Game, that I promulgate and adopt at Olympia, Washington, as emergency rule of this governing body, the annexed rule, Closure of the Lake Washington Watershed and Marine Area 10B to the taking of steelhead trout by treaty Indians, new WAC 232-32-113.

I, Ralph W. Larson, find an emergency exists and that the foregoing order adopting emergency rule WAC 232-32-113 is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action and that observance of the requirements for adoption of permanent rules which are effective only upon expiration of 30 days after the date of filing is contrary to public interest as the statement of facts constituting such emergency reveals. A statement

of the facts constituting such emergency is information provided by the licensed fish buyers reporting sales of steelhead harvested by Treaty Indian fishermen from the Lake Washington Watershed and Marine Area 10B pursuant to the reporting system approved by the United States District Court in United States v. Washington and information from the Muckleshoot Tribe shows that as of December 29, 1978 Treaty Indian fishermen have taken 1,013 steelhead from the Lake Washington Watershed. This is in excess of the numbers harvestable by Treaty Indians as provided by the decision in United States v. Washington. It is necessary, therefore, that the Treaty Indian fishery be immediately terminated so that the all-citizen sport fishery will not be deprived of its opportunity to take their fair share of the steelhead from the Lake Washington Watershed. Such a closure will not result in over-escapement.

Such rule is therefore adopted as an emergency.

This rule is promulgated under the authority of the Director of Game as authorized in RCW 77.12.150 with the approval of the Game Commission as provided in that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), or the Administrative Procedures Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED December 29, 1978.  
Ralph W. Larson

NEW SECTION

WAC 232-32-113 CLOSURE OF THE LAKE WASHINGTON WATERSHED AND MARINE AREA 10B TO THE TAKING OF STEELHEAD BY TREATY INDIANS. It shall be unlawful for all persons to take, fish for or possess steelhead trout with gill net and purse seine gear in the Lake Washington Watershed and Marine Area 10B: effective Noon, January 1, 1979.

**WSR 79-01-073**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF LICENSING**  
**(Real Estate Commission)**  
[Memorandum, Administrator—December 29, 1978]

This is to request that you file the following notice of schedule of public meetings of the Real Estate Commission for 1979:

- |                      |                   |
|----------------------|-------------------|
| Friday, February 9   | Olympia           |
| Tuesday, April 17    | Seattle (Sea-Tac) |
| Wednesday, June 20   | Moses Lake        |
| Monday, September 10 | Vancouver         |
| Monday, December 3   | Tacoma            |

**WSR 79-01-074**

**PROPOSED RULES**

**PLANNING AND COMMUNITY AFFAIRS AGENCY**  
[Filed January 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Planning and Community Affairs Agency intends to adopt, amend, or repeal rules concerning the administration of the Department of Housing and Urban Development (HUD) assisted section 8 Housing Assistance Programs by the Washington State Planning and Community Affairs Agency;

that such agency will at 9:00 a.m., Wednesday, February 7, 1979, in the 4th floor conference room, PCAA, 400 Capitol Center Building, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 7, 1979, in the 4th floor conference room, PCAA, 400 Capitol Center Building, Olympia, WA.

The authority under which these rules are proposed is RCW 43.63A.060.

Interested persons submit data, views, or arguments to this agency in writing to be received by this agency prior to February 7, 1979, and/or orally at 9:00 a.m., Wednesday, February 7, 1979, 4th floor conference room, PCAA, 400 Capitol Center Building, Olympia, WA.

Dated: 1/2/79  
By: Dean Cole  
Director

Chapter 365-60

**RULES AND REGULATIONS REGARDING STATE ADMINISTRATION OF THE LOCAL SECTION 8 HOUSING ASSISTANCE PAYMENTS PROGRAMS**

NEW SECTION

WAC 365-60-010 PURPOSE AND AUTHORITY. (1) The purpose of this chapter is to present the conditions and procedures under which the state will administrate available contract authority for specified numbers of federally assisted dwelling units.

(2) This activity is undertaken pursuant to RCW 43.63A.

NEW SECTION

WAC 365-60-020 POLICIES AND PROCEDURES. The policies and procedures followed by the Planning and Community Affairs Agency in administering the contract authority awarded to it for the Section 8 Housing Assistance Payments Program will coincide with all federal laws and rules governing the Section 8 Housing Assistance Payments Program including but not limited to the following: New Construction Regulations 24 CFR 880; Substantial Rehabilitation Regulations 24 CFR 881; Existing Regulations 24 CFR 882; State Agency Regulations 24 CFR 883; Regulations Affecting Eligible Section 8 Recipients 24 CFR 889; Section 11(b) Regulations 24 CFR 811; Community Development and Section 8 Regulations 24 CFR 570 and 24 CFR 891; Department of Housing and Urban Development Act (42 USC) 3531, et seq; U. S. Housing Act of 1937 (42 USC 1401 et seq); Title VI of the Civil Rights Act of 1964; Title VIII of the Civil Rights Act of 1968; Executive Orders 11063 and 11246, and Section 3 of the Housing and Urban Development Act of 1968; The National Flood Insurance Act of 1968; Executive Orders 11988 and 11990; The National Environmental Policy Act; The Clean Air Act; The Federal Pollution Control Act; and The Davis-Bacon Act.

**WSR 79-01-075****EMERGENCY RULES****PLANNING AND COMMUNITY AFFAIRS AGENCY**

[Order 78-05—Filed January 2, 1979]

I, Dean Cole, director of Planning and Community Affairs, do promulgate and adopt at 400 Capitol Center Building the annexed rules relating to the administration of the Department of Housing and Urban Development (HUD) assisted section 8 Housing Assistance Payments Program by the Washington State Planning and Community Affairs Agency.

I, Dean Cole, Director of the Planning and Community Affairs Agency, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is necessary for the implementation of the section 8 program on schedule that coincides with the federal leasing schedule.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Planning and Community Affairs Agency as authorized in chapter 43.63A RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED January 2, 1979.

By Dean Cole  
Director

*Chapter 365-60*

**RULES AND REGULATIONS REGARDING  
STATE ADMINISTRATION OF THE LOCAL  
SECTION 8 HOUSING ASSISTANCE PAYMENTS  
PROGRAM**

NEW SECTION

**WAC 365-60-010 PURPOSE AND AUTHORITY.** (1) *The purpose of this chapter is to present the conditions and procedures under which the state will administer available contract authority for specified numbers of federally assisted dwelling units.*

(2) *This activity is undertaken pursuant to RCW 43.63A.*

NEW SECTION

**WAC 365-60-020 POLICIES AND PROCEDURES.** *The policies and procedures followed by the Planning and Community Affairs Agency in administering the contract authority awarded to it for the Section 8 Housing Assistance Payments Program will coincide with all federal laws and rules governing the Section 8 Housing Assistance Payments Program including but*

*not limited to the following: New Construction Regulations 24 CFR 880; Substantial Rehabilitation Regulations 24 CFR 881; Existing Regulations 24 CFR 882; State Agency Regulations 24 CFR 883; Regulations Affecting Eligible Section 8 Recipients 24 CFR 889; Section 11(b) Regulations 24 CFR 811; Community Development and Section 8 Regulations 24 CFR 570 and 24 CFR 891; Department of Housing and Urban Development Act (42 USC 3531, et seq); U. S. Housing Act of 1937 (42 USC 1401 et seq); Title VI of the Civil Rights Act of 1964; Title VIII of the Civil Rights Act of 1968; Executive Orders 11063 and 11246, and Section 3 of the Housing and Urban Development Act of 1968; The National Flood Insurance Act of 1968; Executive Orders 11988 and 11990; The National Environmental Policy Act; The Clean Air Act; The Federal Pollution Control Act; and The Davis-Bacon Act.*

**WSR 79-01-076****PROPOSED RULES****DEPARTMENT OF AGRICULTURE**

[Filed January 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.17 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning the amending of WAC 16-403-170 to provide additional tolerance for limb rubs in the Granny Smith variety of apples;

that such agency will at 10:00 a.m., Wednesday, February 7, 1979, in the Holiday Inn, Ellensburg, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, February 13, 1979, in the Conference room, Department of Agriculture, General Admin. Bldg., Olympia.

The authority under which these rules are proposed is chapter 15.17 RCW.

Interested persons may submit data, views, or arguments to this agency orally at 10:00 a.m., Wednesday, February 7, 1979, Holiday Inn, Ellensburg, Washington.

Dated: January 2, 1979

By: C. T. Nielsen  
Assistant Director

AMENDATORY SECTION (Amending Order 1374, filed 7/26/74)

**WAC 16-403-170 GREEN OR YELLOW VARIETIES—WASHINGTON C GRADE.** ((+)) The requirements of this grade are the same as for Washington Fancy except for color, russeting and invisible watercore. Apples of this grade are free from excessive damage caused by russeting which means that apples meet the russeting requirements for Washington Fancy as defined under the definitions of "damage by russeting", except the aggregate area of an apple which may be covered by smooth net-like russeting shall not exceed 25 percent; and the aggregate area of an apple which may be covered by smooth solid russeting shall not exceed 10 percent((:)); **PROVIDED**, That in the case of the Yellow Newtown or similar varieties the aggregate area of an apple which may be covered with smooth solid russeting shall not exceed 20 percent; **PROVIDED FURTHER**, That in the case of the Granny Smith variety, the aggregate area of an apple that may be covered with limb rub shall not exceed one inch in diameter. Each apple of this grade has the amount of color specified in WAC 16-403-175 for the variety. There is no requirement in this grade pertaining to invisible watercore.

~~WSR 79-01-077~~

ADOPTED RULES

## COMMISSION ON EQUIPMENT

[Order 7720D—Filed January 2, 1979]

Be it resolved by the Commission on Equipment, acting at General Administration Building, Olympia, Washington 98504, that it does promulgate and adopt the annexed rules relating to WAC 204-66-180(14).

This action is taken pursuant to Notice No. WSR 78-10-098 filed with the code reviser on 10/03/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 167, Laws of 1977 ex. sess. E-1, which directs that the Commission on Equipment has authority to implement the provisions of chapter 167, Laws of 1977 ex. sess. E-1.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 1, 1978.

By R. W. Landon  
Chairman

## Chapter 204-66

## TOWING BUSINESSES

AMENDATORY SECTION (Amending Order 7720 B filed 7/27/78)

WAC 204-66-180 VEHICLE TOWING OPERATOR QUALIFICATIONS. In addition to WAC 204-66-160, tow truck operators appointed to perform towing services pursuant to this regulation shall observe the following practices and procedures:

(1) When called by the patrol, the tow truck operator will dispatch a tow truck within five minutes during normal business hours.

(2) Tow trucks dispatched at the request of the patrol after normal business hours, will be on the move within the assigned zone within ten minutes after receiving the call.

(3) The tow truck that is dispatched will arrive at the stated location within a reasonable time considering distance and traffic conditions.

(4) If for any reason a tow operator is unable to dispatch a tow truck within the stated time, the tow truck operator shall so advise the patrol. In the event the tow truck does not arrive at the scene within a reasonable time, the patrol will contact another tow business to perform the necessary services.

(5) A tow operator on rotation who is unable to dispatch within the time stated in WAC 204-66-180, paragraphs 1, 2, 3, and 4, will forfeit his turn and be placed at the bottom of the rotation list as if he had responded.

(6) Consistent refusal or failure of the appointee to respond to calls from the patrol for towing services may result in the suspension or revocation of the tow operator's letter of appointment.

(7) The tow operator will advise the patrol when he receives a private call for a tow and the circumstances indicate that the tow is for a vehicle which has been involved in an accident or other such incident on the public roadway. The tow operator also will advise the patrol of all traffic accidents on private property resulting in bodily injury or death when the operator has received a private call for a tow at such an accident.

(8) The tow operator will notify the patrol before moving any vehicle involved in an accident on a public highway under the jurisdiction of the patrol as defined in the motor vehicle code, chapter 46 RCW, or where it appears that the driver of the vehicle to be moved is under the influence of intoxicants or drugs, or is otherwise incapacitated.

(9) When the patrol is in charge of an accident scene or other such incident, a tow operator shall not respond to such scene unless his services have been specifically requested by the patrol or the driver/owner or his agent.

(10) The tow operator shall be available twenty-four hours a day for the purpose of receiving calls or arranging for the release of vehicles. Business hours will be posted conspicuously at the operator's place of business so they can be seen during business hours and non-business hours. A copy will also be sent to the secretary of the commission and patrol district commander of the district in which the tow operator does business. Changes of business hours will be sent to the secretary of the commission and district commander ten days before their effective date.

(11) The tow operator shall have a secure storage area for the vehicles stored by the operator at the request of the patrol. Such storage area shall comply with Department of Licensing requirements for registered disposers (WAC 308-61-110).

(12) Tow operators will notify the appropriate patrol office of the release of stored vehicles within five work days after the release of such vehicle. Notification to the patrol will be made in such a manner prescribed by the district commander of the area concerned.

(13) Tow operators will post current towing service rates in a conspicuous place at the company's place of business. A copy of the current rates will be sent to the secretary of the commission and patrol district commander of the district in which the tow operator has applied for a letter of appointment. Any change(s) in service rates will be forwarded to the district commander of the area and to the secretary of the commission ten days prior to the proposed change(s).

(14) If the commission receives written complaints from towing customers or the patrol concerning commission appointed tow businesses alleging "price gouging," "over-charging," charging for services not received, and other such pricing abuses and/or any improprieties, it will cause such allegations to be investigated by the patrol; and, if such abuses are established, the letter of appointment of any such business may result in the suspension, revocation, or denial of the letter of appointment by the commission.

(15) Tow operators will maintain, for one year, records on towed and released vehicles which were towed

at the request of the patrol. This record will include but not be limited to:

(a) An itemized receipt of charges to the claimant of the vehicle.

(b) An inventory sheet or copy thereof made out by the trooper at the scene of the tow and signed by the tow truck driver.

Such records will be available for inspection by the patrol during normal business hours at the appointee's place of business for which the letter of appointment has been issued.

(16) The tow truck driver will sign an inventory sheet made out by the trooper at the scene of the tow and receive a copy.

(17) Tow operators will obtain registration as a disposer by the Department of Licensing pursuant to chapter 308-61, WAC.

(18) Each towing operator shall carry at least five thousand dollars of insurance to protect against vehicle damage from, including but not limited to, fire and theft incurred from the time a vehicle comes into his custody pursuant to this regulation, until he releases or otherwise disposes of it. Each towing operator shall also carry at least fifty thousand dollars of liability insurance for property or bodily injury. Insurance must be sufficient to compensate for any loss of or damage to property entrusted to the towing firm.

The commission shall be notified within ten days of any change which leaves the tow operator without the necessary minimum coverage. A copy of the insurance policy or certificate of coverage shall be filed with the secretary of the commission. The insurer shall notify the commission within five days if the policy is canceled.

(19) Tow operators shall perform towing tasks competently. The standard of competence shall be that quality of work which is accepted as efficient and effective within the towing industry.

**WSR 79-01-078**  
**PROPOSED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Filed January 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules creating chapter 173-70 WAC—Watercraft Noise Performance Standards;

that such agency will at 8:00 p.m., Wednesday, February 7, 1979, in the Grant County PUD Auditorium, 312 W. 3rd, Moses Lake, Washington.

Also: 1:30 p.m., Thursday, February 8, 1979, at the Public Utility Administration Building, 3628 S. 35th Street, Tacoma, WA conduct a hearing relative thereto; and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, March 12, 1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.107 RCW and WAC 173-60-070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 23, 1979, and/or orally at any of the above hearings.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-09-105 filed with the code reviser's office on September 5, 1978.

Dated: January 2, 1979

By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-079**  
**PROPOSED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Filed January 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules creating chapter 173-58 WAC—Sound Level Measurement Procedures;

that such agency will at 8:00 p.m., Wednesday, February 7, 1979, in the Grant County PUD Auditorium, 312 W. 3rd, Moses Lake, WA.

Also: 1:30 p.m., Thursday, February 8, 1979, at the Public Utility Administration Building, 3628 S. 35th Street, Tacoma, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, March 12, 1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is chapter 70.107 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 23, 1979, and/or orally at any of the above hearings.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-09-104 filed with the code reviser's office on September 5, 1978.

Dated: January 2, 1979

By: Elmer C. Vogel  
Deputy Director

**WSR 79-01-080**  
**PROPOSED RULES**  
**DEPARTMENT OF AGRICULTURE**  
[Filed January 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, chapters 15.58 and 17.21 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning Order No. 1573, regulations controlling the use of microencapsulated methyl parathion;

that such agency will at 10:00 a.m., Thursday, February 15, 1979, in the Tree Fruit Research Center Conference Room, 1100 North Western, Wenatchee conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, March 2, 1979, in the Director's Office, Olympia.

The authority under which these rules are proposed is chapters 15.58 and 17.21 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 15, 1979, and/or orally at 10:00 a.m., Thursday, February 15, 1979, Tree Fruit Research Center Conference Room, 1100 North West-ern, Wenatchee.

Dated: January 2, 1979

By: Art G. Losey  
Assistant Director

AMENDATORY SECTION (Amending Order 1573, filed April 21, 1978)

WAC 16-230-260 DEFINITIONS. (1) "Blossoming crops" as used in this order shall mean when there are five or more blooms per square yard on the average in a given field, when there are one or more open blooms per tree or vine in an orchard or vineyard, and when there are five or more weed blooms per square yard on the average for the area being measured for cover crops in orchards or vineyards, fence lines, ditch banks, or field, vineyard or orchard edges: PROVIDED, That white blossomed pea plants and second bloom of pears shall be exempt from this definition.

(2) "Pollen shedding corn" shall mean that stage of growth when 10 percent or more of the corn plants in any one quarter portion of that field are showing spike anthers.

(3) "Properly marked honey bee apiaries" shall mean apiaries marked in accordance with RCW 15.60.030 as follows: "Each person owning or having bees in his possession shall register with the director the location of the bee yard, name and address, and phone number of the owner, and post at the bee yard a registration number as provided for herein, on or before April 1st each year. The director shall issue to each apiarist owning or operating more than twenty-five colonies in the state who is registered with the department a registration number, transferable, which shall be posted conspicuously at the entrance of each apiary at all times, not more than one hundred fifty feet from the bees. Bees placed in orchards for pollination shall be exempt from posting during placement."

(4) "Full bloom" shall be those dates as established by the state department of agriculture plant industry division for full bloom of red delicious apples.

(5) "User Permit" refer to WAC 16-228-165.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1573, filed April 21, 1978)

WAC 16-230-270 RESTRICTIONS - EXEMPTIONS. Microencapsulated methyl parathion is hereby declared to be a restricted use pesticide and the use or application of the formulation shall be prohibited on all blossoming crops and on pollen shedding corn: PROVIDED, That (1) Winter applications of microencapsulated methyl parathion shall be allowed (using label restrictions) on winter wheat for green bug control in the wheat growing areas of eastern Washington.

(2) The application of microencapsulated methyl parathion shall be allowed (using label restrictions) in the Palouse area of Spokane and Whitman counties. This area shall be bounded on the north by an east-west line along longitude 47°30', in the southern portion of Spokane county, to the southern boundary of Whitman county. Applications of microencapsulated methyl parathion on white blooming peas in this area shall be prohibited within 1/2 mile of the breaks of the Snake River Canyon. Applications of microencapsulated methyl parathion shall be prohibited within six miles of the city limits of all cities and towns within the area under order.

(3) Applications of microencapsulated formulations of methyl parathion shall be prohibited on orchards before thirty days from full bloom of each year in the area under order.

~~((4) The use of microencapsulated methyl parathion shall be allowed, (using label restrictions) during the period starting thirty days from full bloom to sixty days from full bloom in all orchards within designated areas in the Wenatchee River Valley area from the mouth of the Wenatchee River through Leavenworth, excluding Mission Creek and Brender Canyons; Entiat proper and the Entiat Valley area from the mouth of the Entiat River through Ardenvoir; and the Howard Flats area and the Chelan-Manson area from the mouth of the Chelan River to the town of Lake Chelan on the south side of Lake Chelan and to Antilon Creek on the north side of Lake Chelan.~~

(4) All formulations of microencapsulated methyl parathion to be applied in the area under order shall be tagged with a red dye which shall remain discernable during the field life of the encapsulated material.

AMENDATORY SECTION (Amending Order 1573, filed April 21, 1978)

WAC 16-230-290 DISTRIBUTION. Microencapsulated methyl parathion shall be distributed only by licensed pesticide dealers to certified applicators or their authorized representative who shall certify on a user permit that they will comply with the bloom conditions as specified in WAC 16-230-260. Microencapsulated methyl parathion shall be applied only by certified applicators or by persons under the direct supervision of a certified applicator. Pesticide dealers shall be required to furnish the purchaser with a copy of the regulations covering the use of encapsulated methyl parathion within the area under order.

**WSR 79-01-081**

**PROPOSED RULES**

**UTILITIES AND TRANSPORTATION**

**COMMISSION**

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 480-120-021, relating to the glossary of terms, and adopting a new section, WAC 480-120-088, relating to automatic dialing-announcing devices. The proposed amendatory section and the proposed new section are attached as Appendix A, Cause No. U-79-01. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendment on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that such agency will at 10:00 a.m., Thursday, February 8, 1979, in the Commission Hearing Room, Sixth Floor, Highways-Licenses Building, Olympia, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, February 28, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.36.140.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 2, 1979, and/or orally at 10:00 a.m., Thursday, February 8, 1979, Commission Hearing

Room, Sixth Floor, Highways-Licenses Building,  
Olympia, Washington.

Dated: January 3, 1979

By: David Rees  
Secretary

AMENDATORY SECTION (Amending Order R-25, filed 5/5/71)

WAC 480-120-021 GLOSSARY. Automatic Dialing-Announcing Device - any automatic terminal equipment which incorporates the following features:

(1) (a) Storage capability of numbers to be called; or  
(b) A random or sequential number generator that produces numbers to be called; and

(c) An ability to dial a call; and  
(2) Has the capability, working alone or in conjunction with other equipment, of disseminating a prerecorded message to the number called.

Base Rate Area or Primary Rate Area - the area or areas within an exchange area wherein mileage charges for primary exchange service do not apply.

Central Office - a switching unit in a telephone system having the necessary equipment and operating arrangements for terminating and interconnecting subscribers' lines, farmer lines, toll lines and interoffice trunks. (More than one central office may be located in the same building or in the same exchange.)

Commission - the Washington Utilities and Transportation Commission.

Customer - user not classified as a subscriber.

Exchange - a unit established by a utility for communication service in a specific geographic area, which unit usually embraces a city, town or community and its environs. It usually consists of one or more central offices together with the associated plant used in furnishing communication service to the general public within that area.

Exchange Area - the specific area served by, or purported to be served by an exchange.

Farmer Line - outside plant telephone facilities owned and maintained by a subscriber or group of subscribers, which line is connected with the facilities of a telephone utility for switching service. (Connection is usually made at the base rate area boundary.)

Farmer Station - a telephone instrument installed and in use on a farmer line.

Outside Plant - the telephone equipment and facilities installed on, along, or under streets, alleys, highways, or on private rights-of-way between the central office and subscribers' locations or between central offices.

Station - a telephone instrument installed for the use of a subscriber to provide toll and exchange service.

Subscriber - any person, firm, partnership, corporation, municipality, cooperative organization, governmental agency, etc., supplied with service by any utility.

Toll Station - a telephone instrument connected for toll service only and to which message telephone toll rates apply for each call made therefrom.

Utility - any corporation, company, association, joint stock association, partnership, person, their lessees, trustees or receivers appointed by any court whatsoever, owning, controlling, operating or managing any telephone plant within the State of Washington for the purpose of furnishing telephone service to the public for hire and subject to the jurisdiction of the Commission.

NEW SECTION

WAC 480-120-088 AUTOMATIC DIALING-ANNOUNCING DEVICES. An automatic dialing-announcing device (ADAD) may not be operated while connected to the telephone network, except under the following conditions:

(1) An ADAD may be used pursuant to a prior agreement from the called party that he or she desires to receive such telephone communication; or

(2) An ADAD may be used if the recorded message is preceded by an announcement made by a human operator who:

(a) States the nature and length in minutes of the recorded message; and

(b) Identifies the individual, business, group, or organization calling; and

(c) Asks the called party whether he or she is willing to listen to the recorded message; and

(d) Disconnects from the called party's line if the called party is unwilling to listen to the recorded message.

(3) Provision is made to preclude the dialing of designated public service emergency telephone numbers as listed in published telephone directories.

Before an ADAD may be operated while connected to the telephone network, the potential user of such device shall notify the telephone utility in writing of the intended use of the ADAD equipment. The written notice shall contain a statement of the calendar days and clock hours during which the ADAD(s) will be used and include an estimate of the expected traffic volume in terms of message attempts per hour and average length of completed message.

The telephone utility shall review the statement of intended use of ADAD equipment to determine whether there is a reasonable probability that use of the equipment will cause overload of the utility's facilities. If the utility finds that a reasonable probability exists that the ADAD operation will overload its network, the utility may refuse to provide connections for the ADAD(s) or provide them subject to conditions necessary to prevent an overload. If, after service has been established, it is determined that the volume of calling originated by the ADAD is degrading the service furnished to others, the utility may discontinue the service after five days' notice to the subscriber. If use of the ADAD creates a call blockage in a telephone company switching office, the utility may disconnect the service with no prior notice.

The telephone subscriber who uses ADAD equipment shall notify the utility in writing within 30 days of any changes in the ADAD operation which result in either an increase or decrease in traffic volume.

No ADAD shall be connected to the network until the telephone utility has determined that the equipment can effectively preclude calls to designated public service emergency numbers or to any number or series of telephone numbers on a list of telephone subscribers who may be in the future designated by the utility, by regulation or by statute, as subscribers who are not to receive ADAD calls.

The telephone utility may discontinue the telephone service of any subscriber who uses an ADAD in violation of the provisions of this rule provided that the subscriber is given five days' notice or with no prior notice if use of the ADAD creates a call blockage in a telephone company switching office.

**WSR 79-01-082**

**PROPOSED RULES**

**UTILITIES AND TRANSPORTATION  
COMMISSION**

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 480-62-080, relating to reporting requirements for railroad accidents. The proposed new section is attached as Appendix A, Cause No. TV-1199. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendment on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, February 7, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 81.28.280.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 2, 1979, and/or orally at 8:00

a.m., Wednesday, February 7, 1979, Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

Dated: January 3, 1979
By: David Rees
Secretary

4:00 p.m. Tuesday 2/20/79

Conference Rooms 320-321
Public Health Center Building
W. 1101 College
Spokane, WA.

Dated: January 2, 1979
By: Michael S. Stewart
Executive Assistant

NEW SECTION

WAC 480-62-080 ACCIDENT REPORTS. (1) Each railroad must promptly report by telephone to a specific telephone number and/or person to be designated from time to time by the commission whenever the railroad learns of the occurrence of an accident and/or incident arising from the operation of the railroad which results in the:
(a) Death of a railroad employee or rail passenger;
(b) Death of or injury to any person involved in a railway-highway crossing accident;
(c) Damages of five hundred thousand dollars or more to railroad and/or nonrailroad property.
(2) Each report made by telephone shall be promptly followed by a telegraphic report to the commission.
(3) Each report must state the:
(a) Name of the railroad(s) involved;
(b) Name and position of the reporting individual;
(c) Time and date of the accident and/or incident;
(d) Circumstances of the accident and/or incident;
(e) Identity of casualties, if any; and
(f) Identity of fatalities, if any.
(4) Accidents involving joint operations must be reported by the railroad that controls the track and directs the movement of trains where the accident has occurred.

WSR 79-01-083
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)
[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to the Water System Coordination Act: Fire Flow Regulations, chapter 248-57 WAC;

Public hearings relating to these proposed rules will be held at the following times and places:

Table with 4 columns: Time, Day, Date, Place. Rows include 2:00 p.m. Wednesday 2/14/79 Auditorium, OB#2 12th and Jefferson Olympia, WA and 4:00 p.m. Tuesday 2/20/79 Conference Rooms 320-321 Public Health Center Building W. 1101 College Spokane, WA;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 28, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 70.116.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 20, 1979, and/or orally at the following times and places:

Table with 4 columns: Time, Day, Date, Place. Row: 2:00 p.m. Wednesday 2/14/79 Auditorium, OB#2 12th and Jefferson Olympia, WA

Chapter 248-57
WATER SYSTEM COORDINATION ACT:
FIRE FLOW REGULATIONS

- WAC
248-57-010 Purpose.
248-57-100 Definitions.
248-57-200 Scope.
248-57-300 Administration.
248-57-400 Application.
248-57-500 Minimum standards for fire flow.
248-57-600 Minimum standards for fire hydrants.
248-57-700 Minimum standards for system reliability.
248-57-800 Alternate methods.
248-57-900 Local standards.
248-57-990 Severability.

NEW SECTION

WAC 248-57-010 PURPOSE. This chapter is promulgated pursuant to the authority granted in the public water system coordination act of 1977, Chapter 70.116 RCW, for the purpose of establishing minimum performance standards related to fire protection, including provisions for their application and enforcement, and incorporating them into the design and construction of new and expanding public water systems.

NEW SECTION

WAC 248-57-100 DEFINITIONS. (1) "Public water system" - Any system or water supply intended or used for human consumption or other domestic uses including, but not limited to, source, treatment, storage, transmission and distribution facilities where water is furnished to any community, number of individuals, or is made available to the public for human consumption or domestic use. This definition shall exclude any water system serving one single family residence, water systems existing prior to September 21, 1977 which are owner operated and serve less than ten single family residences, and water systems serving no more than one industrial plant.

(2) "Expanding public water systems" - Those public water systems installing additions, extensions, changes, or alterations to their existing source, transmission, storage, or distribution facilities which will enable the system to increase in size its existing service area. New individual retail or direct service connections onto an existing distribution system shall not be considered an expansion of the public water system.

(3) "Department" - The Washington state department of social and health services.

(4) "Critical water supply service area" - A geographical area designated by the department or county legislative authority characterized by public water system problems related to inadequate water quality, unreliable service, and/or lack of coordinated water system planning. It may be further characterized by a proliferation of small, inadequate water systems, or by water supply problems which threaten the present or future water quality or reliability of service in such a manner that efficient and orderly development may best be achieved through coordinated planning by public water systems in the area in accordance with Chapter 248-56 WAC.

(5) "Fire flow" - The amount of water needed for the purpose of fighting fires in addition to requirements for normal domestic maximum daily use outlined in guidelines published by the department entitled "Design Standards for Public Water Supplies".

(6) "Local fire protection authority" - The fire district, city, town, or county directly responsible for the fire protection within a specified geographical area.

(7) "Water system plan" - A document identifying present and future water system needs and establishing a program for meeting those needs in the most efficient manner possible, and consistent with other relevant plans and policies affecting the area in which the system is located. (See WAC 248-54-580, WAC 248-56-710 and 720, and the Plan Content Guidelines for a detailed description of water system plans).

(8) "Existing service area" - A specific area within which direct service or retail service connections to customers of a public water system are currently available.

(9) "Future service area" - A specific area for which water service is planned by a public water system as determined by written agreement between purveyors. (See WAC 248-56-730).

(10) "Planning jurisdiction" - The city, town, county or other entity acting as the responsible agency for preparation and adoption of land use plans, policies or standards affecting development.

(11) "Development classifications" - Specific geographical areas within the existing and future service area of a public water system, identified for the purpose of determining the appropriate level of fire protection.

#### NEW SECTION

**WAC 248-57-200 SCOPE.** These standards and regulations shall apply to the following new and expanding public water systems:

(1) Those having more than 1,000 services. (See WAC 248-54-580).

(2) Those with less than 1,000 services located within the boundaries of a critical water supply service area and subject to the requirement for a coordinated water system plan. (See WAC 248-54-580 and WAC 248-56-700).

Note: Public water systems in existence prior to September 21, 1977 which are owner operated and serve less than ten single family residences; serving no more than one industrial plant; or are non-municipally owned with no plans for water service beyond their existing service area are exempt from the planning requirement.

#### NEW SECTION

**WAC 248-57-300 ADMINISTRATION.** (1) The department shall administer these regulations through its ongoing review and approval of water system plans and engineering reports as provided for in WAC 248-54-580, WAC 248-54-590, and WAC 248-56-810.

(2) In the event that plans and specifications for water system improvements are submitted to the department for approval under WAC 248-54-600 and the design of the proposed improvements is inconsistent with development classifications identified in the water system plan, (See WAC 248-57-400) the department shall not approve the plans and specifications.

(3) Plans and specifications for water system improvements (See WAC 248-54-600) proposed within those cities, towns, or counties which operate under local fire flow standards shall include written confirmation of adequate fire flow protection from the authority administering those standards. (See WAC 248-57-900).

#### NEW SECTION

**WAC 248-57-400 APPLICATION.** (1) Water system plans prepared by those public water systems identified in WAC 248-57-200 shall include a section in their plans addressing fire flow, hydrant and system reliability standards in accordance with WAC 248-57-500, WAC 248-57-600, and WAC 248-57-700 respectively. The section shall include a map entitled development classifications consistent with the following:

(a) The map shall delineate the existing and future service area of the water system into the following categories:

(i) Rural - lot sizes greater than one acre (including parks, open space, agricultural lands, etc.)

(ii) Residential - lot sizes one acre or less, (including all single family structures, and multi-family structures less than 4000 square feet, and mobile home and recreational vehicle parks)

(iii) Commercial and multi-family residential structures with a floor area 4000 square feet or greater.

(iv) Industrial

(b) Assignment of the above categories shall be based upon:

(i) Existing development, and

(ii) Future development for a minimum of ten years as identified in proposed or adopted land use plans and policies applicable within the existing and future service area.

(c) The development classifications outlined in (a) above shall be determined by any method acceptable to the planning jurisdiction(s), provided that the criteria used is consistent within a given critical water supply service area.

(2) The water system plan shall identify improvements needed in order for the water system to be capable of supplying required fire flow

for new and expanding public water system consistent with these regulations.

#### NEW SECTION

**WAC 248-57-500 MINIMUM STANDARDS FOR FIRE FLOW.** (1) Minimum fire flows shall be those set forth by city, town or county legislative authority where local standards have been promulgated in accordance with WAC 248-57-900.

(2) Where local standards have not been promulgated in accordance with WAC 248-57-900, minimum fire flows shall be those identified in Table 1. Contact with the county and local fire protection authority should be made before applying these standards in a water system plan or to design of individual development.

TABLE 1

MINIMUM FIRE FLOWS\*

<u>Development Classification</u> (as described in WAC 248-57-400)	<u>Minimum Fire Flow Requirement</u>
Rural	None
Residential	500 gallons per minute for 30 minutes
Commercial and Multi-Family structures greater than 4000 sq. ft.	750 gallons per minute for 60 minutes**
Industrial	1000 gallons per minute for 60 minutes**

\* Minimum flows are in addition to requirements for normal domestic maximum use.

\*\* Commercial and industrial buildings may be subject to higher flow requirements when evaluated on an individual basis by the local fire protection authority.

Note: These minimum standards in most cases require less flow than categories in the guidelines published by the Insurance Services Office (Municipal Survey Service, 160 Water Street, New York, New York 10038) and therefore may not result in lower insurance rates.

#### NEW SECTION

**WAC 248-57-600 MINIMUM STANDARDS FOR FIRE HYDRANTS.** (1) Fire hydrants shall be located at roadway intersections wherever possible and the distance between them shall be no further than 900 feet.

(2) All fire hydrants shall conform to American Water Works Association specifications for dry barrel fire hydrants. Each hydrant shall have at least two hose connections of 2 1/2" diameter each and one pumper connection. All connections must have national standard threads or other connection devices consistent with the local fire protection authority.

(3) Fire hydrants shall stand plumb and be set to the finished grade. The bottom of the lowest outlet of the hydrant shall be no less than eighteen (18) inches above the grade. There shall be thirty-six (36) inches of clear area about the hydrant for operation of a hydrant wrench on the outlets and on the control valve. The pumper port shall face the street. Where the street cannot be clearly defined or recognized, the port shall face the most likely route of approach of the fire truck as determined by the local fire protection authority.

(4) Fire hydrants shall be located so as to be accessible by fire engines and not be obstructed by any structure or vegetation or have the visibility impaired for a distance of fifty (50) feet in the direction of vehicular approach to the hydrant. Fire hydrants subject to vehicle damage (e.g., such as those located in parking lots) shall be adequately protected.

(5) Public water systems are encouraged to enter into contracts with local fire protection authorities to insure proper maintenance of fire hydrants.

#### NEW SECTION

**WAC 248-57-700 MINIMUM STANDARDS FOR SYSTEM RELIABILITY.** (1) The public water system shall be capable of supplying minimum fire flows either by gravity, or under the following conditions where fire flows are supplied by pumping:

(a) the largest pump out of service at any pumping level.

(b) The highest capacity treatment unit out of service, while maintaining minimum acceptable standards of water quality.

(c) A power outage in effect, unless the appropriate power utility(ies) records indicate a low incidence of electrical outage, defined as follows:

(i) Outages shall average three or less per year based on data for the three previous years with no more than six outages in a single year. Power must be lost for a minimum of 30 minutes in order to qualify as an "outage".

(ii) Outage duration shall average less than four hours based on data for the three previous years. Not more than one outage during the three previous year period shall have exceeded eight hours.

(2) In assessing system reliability, the department shall also give consideration to potential reliability hazards such as reservoir repair or cleaning and/or lack of parallel water transmission lines.

**NEW SECTION**

**WAC 248-57-800 ALTERNATE METHODS.** Fire protection may be provided by means other than the public water system, provided that such alternate methods are fully documented in the water system plan and approved by both the local fire protection authority and the department.

**NEW SECTION**

**WAC 248-57-900 LOCAL STANDARDS.** (1) Where standards in these regulations do not fully meet the fire protection needs of a city, town or county, the appropriate city, town or county legislative authority may promulgate fire flow and system reliability performance standards applicable within their respective jurisdiction. Such standards shall be fully documented and provide at least equal performance and protection as the minimum requirements contained in these regulations.

(2) Standards established by local jurisdictions shall be submitted to the department for review prior to their local adoption.

(3) The city, town, or county which adopts local fire flow or system reliability standards shall be responsible for administering those standards.

**NEW SECTION**

**WAC 248-57-990 SEVERABILITY.** If any provision of the chapter or its application to any person or circumstance is held invalid, the remainder of this chapter or the application of the provision to other persons or circumstances, shall not be affected.

**WSR 79-01-084**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1365—Filed January 3, 1979]

I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to social leave for IMR clients, new WAC 388-88-117.

This action is taken pursuant to Notice No. WSR 78-11-007 filed with the code reviser on 10/9/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.08.044 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Michael S. Stewart  
Executive Assistant

**NEW SECTION**

**WAC 388-88-117 SOCIAL LEAVE FOR IMR CLIENTS.** (1) Social leaves must be consistent with goals and objectives of individual program plans.

(2) The facility shall notify the division of developmental disabilities of social absences exceeding 53 hours.

(3) Social absences over seven days require prior written approval by the director, division of developmental disabilities, or his designee.

(4) Social leave in excess of 17 days per year requires prior written approval by the director, division of developmental disabilities, or his designee.

**WSR 79-01-085**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1364—Filed January 3, 1979]

I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Certification, amending WAC 388-54-510.

This action is taken pursuant to Notice No. WSR 78-11-047 filed with the code reviser on 10/20/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 20, 1978.

By Michael S. Stewart  
Executive Assistant

**AMENDATORY SECTION** (Amending Order 992, filed 12/31/74)

**WAC 388-54-510 CERTIFICATION.** (1) An assistance household shall be assigned a certification period which coincides with the scheduled assistance reviews so that the review of the grant and food stamp basis of issuance can be accomplished simultaneously.

(2) A nonassistance household shall be assigned a certification period of three months, except as follows:

(a) Certification may be for less than three months when there is a possibility of frequent changes in the status of the household.

(i) A household which indicates that its income is so low that there is a likelihood that a change must occur in order for the household to continue to exist as an economic unit shall be assigned a certification period of no more than one month. A household shall not be certified for less than one semi-monthly period.

(ii) A household with one or more members on strike shall be assigned a certification period of no more than

one month. The bureau of income maintenance may extend this period, under special circumstances, when approved by FNS.

(b) In situations in which there is little likelihood of changes in financial situation and household size, the household may be recertified every six months.

(c) A household consisting solely of unemployable persons with very stable income from retirement, disability payments, or similar sources may be recertified every twelve months, provided that other household circumstances are equally expected to remain stable.

(d) A household whose primary source of income is from self-employment, farm operations, or farm employment may be recertified every twelve months, provided income can be readily predicted and household circumstances are not likely to change. A household with additional income from other sources shall be assigned a certification period in accordance with subsection (2)(a), (b) and (c) of this section.

(e) A preliminary certification pending verification shall be for no more than thirty days.

**WSR 79-01-086**  
**PROPOSED RULES**  
**STATE BOARD FOR**  
**COMMUNITY COLLEGE EDUCATION**  
 [Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the State Board for Community College Education, intends to adopt, amend, or repeal rules establishing meeting dates for 1979;

that such institution will at 8:30 a.m., Thursday, March 1, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:30 a.m., Thursday, March 1, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA.

The authority under which these rules are proposed is RCW 28B.50.070.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to March 1, 1979, and/or orally at 8:30 a.m., Thursday, March 1, 1979, Olympia Technical Community College, 2011 Mottman Road, Olympia.

Dated: January 3, 1979

By: Gilbert J. Carbone  
 Assistant Director

AMENDATORY SECTION (Amending Order No. 72, filed 6/30/78)

WAC 131-08-005 GENERAL DESCRIPTION OF STATE BOARD ORGANIZATION AND OPERATIONS. (1) The State Board for Community College Education consists of seven members appointed by the Governor. Successors of the members initially appointed serve for terms of four years. For ((1978)) 1979, regular meetings will be held on January ((+2)) 18, March ((2)) 1, April ((6)) 12, May ((+7)) 23, ((+and)) June ((28)) 27, September ((7)) 6, October 18, and November ((30)) 28. Meetings shall commence at 8:30

a.m. and are held on the campus of the Olympia Technical Community College, 2011 Mottman Road, Olympia, Washington.

(2) The executive officer and secretary of the board is the director of the state system of community colleges. He is in charge of the offices of the board and responsible to the board for the preparation of reports and the collection and dissemination of data and other public information relating to the state system of community colleges. He exercises, in the name of the board, all powers and duties delegated to him by the board and at the direction of the board executes, together with the chairman of the board, all contracts entered into by the board.

(3) It is the board's duty to exercise general supervision and control over the state system of community colleges consistent with the specific powers and duties set forth in the Community College Act of 1967, chapter 28B.50 RCW.

(4) The board's office is located in Olympia, Washington, 319 Seventh Avenue, 98504.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-087**  
**PROPOSED RULES**  
**STATE BOARD FOR**  
**COMMUNITY COLLEGE EDUCATION**  
 [Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the State Board for Community College Education, intends to adopt, amend, or repeal rules concerning retirement and annuity plan for faculty members and employees, amending WAC 131-16-011, 131-16-040, 131-16-061 and adding new sections WAC 131-16-062 and 131-16-067;

that such institution will at 8:30 a.m., Thursday, March 1, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:30 a.m., Thursday, March 1, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA.

The authority under which these rules are proposed is RCW 28B.10.400.

Interested persons may submit data, views, or arguments to this institution orally at 8:30 a.m., Thursday, March 1, 1979, Olympia Technical Community College, 2011 Mottman Road, Olympia, WA.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 78-10-108 and 78-12-071 filed with the code reviser's office on October 4, 1978 and December 4, 1978.

Dated: January 3, 1979

By: Gilbert J. Carbone  
 Assistant Director

AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-011 DEFINITIONS. For the purpose of WAC 131-16-005 through WAC 131-16-069, the following definitions shall apply:

(1) "Participant" shall be defined as any individual who is eligible to purchase retirement annuities through the TIAA/CREF Plan and whose basic contribution to such plan is matched by the employing college district or the State Board for Community College Education pursuant to the provisions of WAC 131-16-050.

(2) "Supplemental retirement benefit" shall be defined as payments, as calculated in accordance with WAC 131-16-061 and WAC 131-16-062, made by the community college district or the State Board to an eligible retired participant or surviving spouse whose retirement benefits provided by the TIAA/CREF Plan do not attain the level of the retirement benefit goal established by WAC 131-16-015.

(3) "Year of full-time service" shall be defined as employment in an eligible position for a period of not less than five months in any fiscal year during which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution or any years of prior service in a Washington public retirement system while employed at a Washington public higher education institution, provided the participant will receive a retirement income benefit from such other retirement system; provided further that not more than one year of full-time service will be credited for service in any one fiscal year.

(4) "Fiscal year" shall be defined as the period beginning on July 1 of any calendar year and ending on June 30 of the succeeding calendar year.

(5) "Average annual salary" shall be defined as the amount derived when the salary received during any two consecutive academic years of full-time service for which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution is divided by two.

(6) "Academic year" shall be defined as the period beginning on September 1 of any calendar year and ending on August 31 of the next calendar year.

(7) "TIAA/CREF retirement benefit" shall be defined as the amount of annual retirement income derived from a participant's accumulated annuities including dividends at the time of retirement; provided that, solely for the purpose of calculating a potential Supplemental Retirement Benefit, such amount shall be adjusted to meet the assumptions set forth in WAC 131-16-061, subsection (2).

(8) "Salary" shall be defined as all remuneration received by the participant from the employing community college district or the State Board including summer quarter compensation, extra duty pay, leave stipends, and grants made by or through the college district or State Board.

#### AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-040 SPECIAL RETIREMENT PROVISIONS FOR TIAA/CREF PARTICIPANTS. (1) The normal retirement age shall be defined as the end of the academic year in which the participant attains age sixty-five; provided that any participant may elect to retire at the earliest age specified for retirement by federal social security law.

~~((2) There shall be no prior service benefits associated with participation in the TIAA/CREF Plan.))~~

~~((3))~~ 2 The board of trustees of any college district may approve the retirement of any employee under the age of sixty-five for reasons of health or permanent disability either upon the request of the individual employee or the district president; provided that the board of trustees shall first give reasonable consideration to the written recommendations regarding such requested retirement from the employee's personal physician and, if requested by either the employee or the district president, a review of such recommendations by another physician appointed by the board of trustees.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-061 SUPPLEMENTAL RETIREMENT BENEFITS. (1) A participant is eligible to receive supplemental retirement benefit payments if at the time of retirement the participant is age sixty-two or over and has participated in the TIAA/CREF plan at a Washington public institution of higher education for at least ten years; provided that the amount of the supplemental retirement benefit, as calculated in accordance with the provisions of this section, is a positive amount.

(2) Subject to the provisions of WAC 131-16-062 and subdivisions (c), (d), and (e) of this subsection, the annual amount of supplemental retirement benefit payable to a participant upon retirement is the excess, if any, when the value determined in subdivision (b) is subtracted from the value determined in subdivision (a), as follows:

(a) The lesser of fifty percent of the participant's average annual salary or two percent of the average annual salary multiplied by the number of years of full-time service; provided that if the participant did not elect to contribute ten percent of salary beginning July 1, 1974, or if later, after the first day of the calendar year following attainment of age fifty, service for such periods shall be calculated at the rate of one and one-half percent instead of two percent.

(b) The ((TIAA/CREF)) combined retirement benefit from the TIAA/CREF annuity and any Washington state public retirement system earned as a result of service at any Washington public higher education institution that the participant would receive in the first month of retirement multiplied by twelve; provided that ((such)) the TIAA/CREF benefit shall be calculated on the following assumptions:

(i) After July 1, 1974, fifty percent of the combined contributions were made to TIAA and fifty percent to CREF during each year of full-time service; provided that benefit calculations related to contributions made prior to July 1, 1974, shall be computed on the basis of actual allocations between TIAA and CREF; and

(ii) The full TIAA/CREF annuity accumulations, including all dividends payable by TIAA and further including the amounts, if any, paid in a single sum under the retirement transition benefit option, were fully settled on a joint and two-thirds survivorship option with a ten-year guarantee, using actual ages of retiree and spouse, but not exceeding a five-year difference; except that for unmarried participants the TIAA accumulations, including dividends, were settled on an installment refund option and the CREF accumulations were settled on a life annuity with ten-year guarantee option, all to be based on TIAA/CREF estimates at the time of retirement; and

(iii) Annuity benefits purchased by premiums paid other than as a participant in a Washington public institution of higher education TIAA/CREF retirement plan shall be excluded.

(c) The amount of supplemental retirement benefit for a participant who has not attained age sixty-five at retirement is the amount calculated in subsection (2) of this section reduced by one-half of one percent for each calendar month remaining until age sixty-five; provided that the supplemental retirement benefit for a participant retired for reason of health or permanent disability shall not be so reduced.

(d) Any portion of participant's TIAA and/or CREF annuity accumulation paid to a participant's spouse upon dissolution of a marriage shall be included in any subsequent calculation of supplemental retirement benefits just as if these funds had remained in the participant's TIAA and/or CREF annuity.

(e) The selection of a TIAA/CREF retirement option other than the joint and two-thirds survivorship with ten-year guarantee shall not alter the method of calculating the supplemental retirement benefit; however, if the participant's combined TIAA/CREF retirement benefit and calculated supplemental retirement benefit exceeds fifty percent of the participant's average annual salary, the supplemental retirement benefit shall be reduced so that the total combined benefits do not exceed fifty percent of average annual salary.

(3) The payment of supplemental retirement benefits shall be consistent with the following provisions:

(a) Supplemental retirement benefits shall be paid in equal monthly installments, except that if such monthly installments should be less than \$10, such benefit payments may be paid at longer intervals as determined by the employer.

(b) Supplemental retirement benefit payments will continue for the lifetime of the retired participant; however, prior to retirement, a participant may choose to provide for the continuation of supplemental retirement benefit payments, on an actuarially equivalent reduced basis, to his or her spouse after the retiree's death. Notification of such choice shall be filed in writing with the appropriate college district or State Board officer and shall be irrevocable after retirement. If such option is chosen, the supplemental retirement benefit payments shall be in the same proportion as the TIAA/CREF survivor annuity option elected by the participant.

(c) Prior to making any supplemental benefit payments, the employing college district or State Board shall obtain a document signed by the participant and spouse, if any, acknowledging the supplemental retirement benefit option chosen by the participant.

(4) A retired participant who is re-employed shall continue to be eligible to receive retirement income benefits, except that the supplemental retirement benefit shall not continue during periods of employment for more than forty percent of full-time or seventy hours per month or five months duration. Retirement contributions shall not be made from the salary for such employment, unless the individual once

again becomes eligible to participate under the provisions of WAC 131-16-020.

**Reviser's Note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 131-16-062 RECIPROCITY WITH OTHER WASHINGTON RETIREMENT PLANS.** (1) For the purpose of calculating a supplemental retirement benefit pursuant to WAC 131-16-061, a participant who elects to retire shall have added to his or her number of years of full-time TIAA/CREF service, any other years of retirement service credit earned while employed at any Washington public higher education institution during which he or she participated in some other Washington state public retirement system, provided that he or she will receive a retirement income benefit from such other system.

(2) Any retirement income benefit that the retiree may receive from such other Washington state public retirement system based on years of full-time service at any Washington public higher education institution shall be included in the value determined pursuant to subsection (2)(b) of WAC 131-16-061 on an actuarially equivalent basis.

**NEW SECTION**

**WAC 131-16-067 OPTIONS TO SURVIVING SPOUSES.** (1) A surviving spouse shall have a right to exercise the options normally available to a participant pursuant to WAC 131-16-060, 131-16-061, and 131-16-065.

(2) If a participant dies prior to retirement, but after becoming eligible for retirement, the surviving spouse shall be entitled to receive any supplemental retirement benefit, as calculated pursuant to WAC 131-16-061, that such spouse would have received if the participant had retired prior to death and elected to receive a joint-and-two-thirds survivorship option with a ten-year guarantee.

 **WSR 79-01-088**  
**ADOPTED RULES**  
**DEPARTMENT OF LICENSING**  
[Order 524-DOL—Filed January 3, 1979]

I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Highways-Licenses Building, Olympia, Washington the annexed rules relating to the repeal of issuance by the Department of Licensing of the Game Fish Buyers Permit.

This action is taken pursuant to Notice No. WSR 78-11-066 filed with the code reviser on 10/30/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 19.02.030(6) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 11, 1978.

By R. Y. Woodhouse  
Director

**AMENDATORY SECTION** (Amending Order 476 DOL, filed December 30, 1977)

**WAC 308-300-030 LICENSES WHICH ARE INCLUDED ON THE MASTER LICENSE.** The following registrations, licenses and permits as required for those businesses in WAC 308-300-040 shall be included

within this chapter:

Registration	Dept. of Revenue
Corporate License (renewal only)	Secretary of State
Corporate Annual Report	Secretary of State
*Registration for Industrial Insurance	Dept. of Labor & Industries
Registration for Unemployment Insurance	Dept. of Employment Security
Permit to Employ Minors	Dept. of Labor & Industries
Cigarette Dealer License	Dept. of Revenue
Cigarette Dealer Vending Machine License	Dept. of Revenue
Nursery License	Dept. of Agriculture
Egg Dealer License	Dept. of Agriculture
Seed Dealer License	Dept. of Agriculture
Bakery & Bakery Distributor's License	Dept. of Agriculture
Pesticide Dealer License	Dept. of Agriculture
Refrigerated Locker License	Dept. of Agriculture
**Class E Beer License	Liquor Control Board
**Class F Wine License	Liquor Control Board
<del>((Game Fish Buyers Permit</del>	<del>Dept. of Game))</del>
Furniture & Bedding Certificate	Dept. of Social and Health Services
Shopkeepers License	Board of Pharmacy

\*If risk classification of industrial insurance other than those required of businesses within SIC group 54 is involved, the applicant must apply directly to the Department of Labor & Industries.

\*\*If A, B, C, or D classes of liquor licenses are required in combination with Class E and/or F licenses, the E and F license(s) shall not be available under this program and the applicant must apply directly to the Liquor Control Board.

**AMENDATORY SECTION** (Amending Order 476 DOL, filed December 30, 1977)

**WAC 308-300-110 ISSUANCE OF MASTER LICENSE.** (1) Upon compliance with WAC 308-300-160 on payment of fees, the Department will issue and mail the applicant a master license incorporating all individual licenses approved at that time. Initial coverage under this chapter will be acknowledged by issuance of a master license with individual stickers affixed for each individual license issued.

An applicant may request that no master license be issued pending approval of liquor licenses and other licenses within subsection (4) in which event the Department will withhold processing of all licenses until determination of liquor licenses has been made.

(2) In those instances where a license is granted by an agency upon receipt of the application and fee payment, the Department, upon approval of the appropriate agency, shall issue the license upon proper receipt of those items. This subsection applies to:

(a) Department of Revenue; registration, cigarette dealer license, cigarette dealer vending machine license.

(b) Secretary of State, corporate license (renewal only), corporate annual report.

(c) Department of Labor and Industries; registration for industrial insurance.

(d) Department of Employment Security; registration for unemployment insurance.

(e) Department of Agriculture; nursery license, egg dealer license, seed dealer license.

~~((f))~~ Department of Game, game fish buyers permit.)  
~~((g))~~ (f) Department of Social and Health Services;  
 furniture and bedding certificate.

~~((h))~~ (g) Board of Pharmacy; shopkeepers license.  
 (3) For each of the supplemental licenses specified below, each agency shall, within 21 days of its notification of license application by the Department, inform the Department of its approval or denial of the licenses sought. This subsection applies to:

(a) Department of Agriculture; refrigerated locker license, pesticide dealer license, bakery and bakery distributors license.

(b) Department of Labor and Industries; minor work permit.

(4) Due to special investigative procedures, liquor licenses and other licenses, permits, certificates, and registrations which require lengthy investigative procedures will be handled as supplemental licenses in accordance with subsection (5). Upon approval by the appropriate agency, the license will be mailed to the licensee by the Department to be affixed to the master license.

(5) The Department shall be notified of reasons for delay if approval or denial of those licenses in subsection (3) has not been given in 21 days, and of reasons for delay if approval or denial of those licenses in subsection (4) has not been given within 60 days.

(6) This section shall not apply to the renewal of a license to the original licensee. In such a case individual licenses shall be issued pending approval or denial by the agencies in accordance with RCW 34.04.170 and WAC 308-300-140(1).

(7) It shall remain the responsibility of the appropriate agencies to provide the applicant with materials, information, and instructions pertinent to their periodic reports and other operation requirements.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-089**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

- Amd WAC 388-29-130 relating to cost standards for requirements—Person in congregate care facility.
- Amd ch. 388-59 WAC relating to state supplementary payments to SSI.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart, Executive Assistant  
 Department of Social and Health Services

Mailstop OB-44 C  
 Olympia, WA 98504;

that such agency will at 2:00 p.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 2:00 p.m., Wednesday, February 14, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: January 3, 1979  
 By: Michael S. Stewart  
 Executive Assistant

AMENDATORY SECTION (Amending Order 1254, filed 12/1/77)

WAC 388-29-130 COST STANDARDS FOR REQUIREMENTS—PERSON IN CONGREGATE CARE FACILITY. (1) The cost standard for congregate care shall be the rate established by the department for payment to specific congregate care facilities.

(2) Congregate care facility residents who receive SSI or GAU benefits are entitled to the earned and unearned income exemptions applicable to those programs. Any remaining nonexempt income shall be applied first toward the monthly cost standard for clothing, personal maintenance, and necessary incidentals, and then toward the cost of care. SSI grant deductions for overpayments shall first reduce the money available for clothing, personal maintenance and necessary incidentals and then reduce the money available to meet the cost of CCF care. The department shall not pay the difference toward cost of care caused by the SSI reduction.

(3) The monthly cost standard for clothing, personal maintenance, and necessary incidentals for a person in a congregate care facility shall be \$25.00, ~~((with the following exceptions:~~

~~((a)))~~ except that for a resident converted to the SSI program on January 1, 1974, the standard shall be \$27.30. This amount includes the monthly allowance of \$4.20 which is applicable to a resident on the date of conversion.

~~((b)) For persons under 18 in developmental disabilities group homes, the standard shall be \$27.45.))~~

AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-010 STATE SUPPLEMENTARY PAYMENTS—DEFINITIONS. (1) "Supplemental security income (SSI) program" ~~((SSI))~~ means the Federal program of supplemental security income for the aged, blind, and disabled established by section 301 of the social security amendments of 1972, and ~~((subsequently amended by Public Law 93-66))~~ subsequent amendments, and administered by the social security administration (SSA).

(2) "Supplementary payment" means the state money payment ~~((determined to be payable by SSA on behalf of the state))~~ to individuals receiving benefits under Title XVI (or would but for their income be eligible for such benefits) as assistance based on need in supplementation of SSI benefits.

(3) "Federal benefits" means the money payment determined to be payable as the SSI amount.

(4) "Mandatory state supplement" means the state money payment ~~((determined to be payable by SSA on behalf of the state))~~ with respect to individuals who, for December 1973, were recipients of money payments under the department's former programs of old age assistance, aid to the blind and disability assistance.

(5) "Optional state supplement" means the elected state money payment ~~((elected by the state and determined to be payable by SSA on behalf of the state))~~ to individuals eligible for SSI benefits on or after January 1, 1974.

(6) "Eligible individual" means an aged, blind or disabled person as defined in Title XVI of the social security act. If two such persons are husband and wife (and have not been living apart for more than six months) only one of them may be considered an eligible individual. (See WAC 388-59-045).

(7) "Eligible spouse" means an aged, blind or disabled individual who is the husband or wife of an eligible individual and who has not been living apart from such eligible individual for more than six months. (See WAC 388-59-045).

(8) "Eligible couple" means an eligible individual and eligible spouse.

(9) "Essential person" means a person whose needs were taken into account in determining the need of an OAA, AB, or DA recipient for December 1973, who lives in the home of such recipient, and who is not an eligible individual or eligible spouse.

(10) "OAA, AB, DA" means the department's programs of old age assistance, aid to the blind and disability assistance under Titles I, X and XIV of the social security act and repealed by Public Law 92-603 effective January 1, 1974.

(11) "Grandfathering" means the process by which OAA, AB, and DA grants for December, 1973, ((are)) were converted to SSI and state supplementary payments effective January 1, 1974.

(12) "Ineligible spouse" means the husband or wife of an eligible individual who is either not aged, blind or disabled or although aged, blind or disabled has not applied for SSI.

(13) "Living alone" designates an individual or couple who live in their own home or in one of the following alternate care situations: Congregate care, adult family home, foster family group home, or BBD group home.

(14) "Living in household of another" designates an individual or couple who do not pay a pro rata share of the household expenses based on fair market value or when both board and room are supplied.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-020 STATE SUPPLEMENTARY PAYMENTS—GENERAL PROVISIONS. (1) State supplementary payments are administered by the social security administration (SSA) pursuant to an agreement with the department.

(2) The social security administration shall make determinations of eligibility for state supplementary payments with respect to individuals residing in the state who are or will be receiving (or would but for their income be eligible to receive) basic federal payments, and shall make determinations of eligibility for mandatory state supplements.

(3) The social security administration shall make state supplementary payments to individuals determined to be eligible in such amounts as agreed upon with the department.

(4) The social security administration shall provide individuals reasonable notice and opportunity for a hearing with respect to findings of fact and decisions as to the rights of such individuals applying for optional state supplementary payments or mandatory state supplementary payments.

(5) The SSA shall impose, as promptly as is feasible, deductions against ((state)) supplementary payments or mandatory minimum supplements, ((as)) if any are validly prescribed by the ((department)) state, on eligible ((persons)) individuals or eligible spouses for failure to comply with reporting requirements established by ((the Department)) SSA.

(6) SSA shall make determinations of eligibility for Title XIX medical assistance for eligible individuals and eligible spouses as part of the determination of eligibility for SSI and state supplementary payments.

(a) Essential persons remain eligible for Title XIX medical as long as their "grandfathered" essential person status does not cease.

(b) Ineligible spouses requesting medical assistance must make a separate application to the department.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-030 STATE SUPPLEMENTARY PAYMENTS—ESTABLISHING ELIGIBILITY. (1) The supplemental security income application form shall serve as an application for a state supplementary payment.

(2) Any individual who is, or would be, eligible to receive supplementary payments ((or who would be eligible to receive such payments)) may waive ((his)) the right ((to do so if he makes)) by making a written request for waiver to SSA.

(a) When an ineligible spouse and an eligible individual have minor children eligible for AFDC, the ineligible spouse may choose to waive the state supplement and receive AFDC as part of the child's assistance unit.

(b) Any individual or his/her spouse who waives supplementary payments for oneself or his/her ineligible spouse shall not receive state-funded general assistance in lieu of the supplementary payments.

(3) Any individual who has waived supplementary payments may revoke such waiver at anytime by making a written request to the social security office.

(4) A "grandfathered" recipient retains such status as long as he continues to meet the eligibility requirements for OAA, AB and DA in effect for the state programs prior to January 1, 1974.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-040 STATE SUPPLEMENTARY PAYMENTS—AMOUNT. (1) The amounts of state supplementary payments shall be as specified pursuant to the department's agreement with SSA.

(2) The payment level of state supplementary payments made to eligible individuals and couples may vary according to geographical location and the following type of living arrangement.

(a) Living alone as an individual, as a couple with eligible individual and eligible spouse or essential person, or as a couple with eligible individual and ineligible spouse.

(b) Living in household of another as an individual, as a couple with eligible individual and eligible spouse or essential person, or as a couple with eligible individual and ineligible spouse.

(3) Countable income, of an eligible individual or eligible couple, is determined in the same manner as such income is determined under SSI. Countable income affects the amount of state supplementary payments as follows:

(a) Countable income shall first be deducted from the basic federal benefit amount payable to an eligible individual or eligible couple.

(b) If countable income is equal to or less than the amount of the federal benefit rate, the full amount of the state supplementary payment as specified in the department's agreement with SSA shall be made.

(c) If countable income exceeds the amount of the federal benefit rate, the state supplementary payment shall be reduced by the amount of such excess.

(d) No state supplementary payment shall be made where countable income is equal to or exceeds the sum of the federal benefit rate and the state supplementary payment rate.

(4) A state supplementary payment shall be made on a monthly basis and shall be included in the same check as a federal benefit is payable. It shall be for the same month as the federal benefit.

(5) No optional state supplement will be paid:

(a) To any individual or couple residing in a public institution;

(b) To any individual or couple residing in a Title XIX facility;

(c) To grandfathered cases which consist of:

(i) An eligible individual and more than one essential person;

(ii) An eligible individual, eligible spouse and one or more essential persons.

#### NEW SECTION

WAC 388-59-045 SEPARATION OF INCOME AND RESOURCES. (1) Income and resources are considered available to meet need of both husband and wife except when spouses are separated.

(a) When determining eligibility and benefit amounts for an aged, blind, or disabled individual and a spouse who is neither aged, blind or disabled or who has not applied, separation occurs after the husband and wife have lived apart for one month.

(b) When determining eligibility and benefit amounts for an aged blind or disabled individual and an aged, blind or disabled applying spouse, separation occurs after the husband and wife have lived apart for six months, except that for determining benefit amounts when either spouse resides in a Title XIX facility throughout a calendar month, separation occurs with the first month.

(2) The income and resources of a parent are considered available to meet the needs of a disabled child under age eighteen and any disabled students aged eighteen through twenty-two only when:

(a) The child lives in the same household as the parent; and

(b) The amount of the parent's income available to the disabled child has first been reduced by all allowable earned or unearned income disregards and allocated to meet the needs, as established by SSA, of all ineligible family members residing in the same household.

#### NEW SECTION

WAC 388-59-048 **TERMINATION OF OPTIONAL STATE SUPPLEMENT.** The optional supplement shall be terminated:

- (1) Beginning the first month after the month the individual dies.
- (2) The first month after the month in which the individual ceases to meet the categorical eligibility requirements of aged, blind or disabled.
- (3) When the individual ceases to reside in Washington state.
- (4) When the individual fails to apply for and, if eligible, obtain benefits or accept vocational services as specified by SSA.
- (5) When the individual's disability is based on alcoholism or drug addiction and he/she is not undergoing treatment required by SSA.
- (6) When the individual has resided throughout a calendar month in a public institution or a Title XIX facility.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-050 **STATE SUPPLEMENTARY PAYMENTS—ADDITIONAL REQUIREMENTS UNDER SPECIFIED CIRCUMSTANCES—CHORE SERVICES.** (1) The department shall determine need and make payment for additional requirements as provided in WAC (~~(388-28-150)~~) 388-29-150 through (~~(388-28-235)~~) 388-29-270 to recipients of state supplementary payments.

(2) Recipients of SSI and/or state supplementary payments are eligible for chore services as provided in WAC (~~(388-16-425)~~) 388-15-210 through (~~(388-16-440)~~) 388-15-212.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-060 **STATE SUPPLEMENTARY PAYMENTS—OVERPAYMENT AND UNDERPAYMENT.** (1) Upon determination that an overpayment has been made, SSA will make adjustments ((will be made)) against future state supplementary payments for which the person is entitled.

(2) Recoupment procedures in effect for recovery of SSI benefit overpayments shall also apply to the recovery of state supplementary overpaid amounts. The department shall not compensate SSI beneficiaries for reductions of their income caused by such recoupment procedures.

(3) ~~((The department may initiate its own recoupment in the event an individual has been overpaid and is no longer receiving a state supplementary payment.~~

~~((4))~~ Upon determination that an underpayment of state supplementary payments is due and payable, the underpaid amount shall be paid to the underpaid claimant ~~((directly))~~ by SSA.

~~((5))~~ (4) If the underpaid person dies before receiving the underpaid amount of state supplementary payment, the underpaid amount shall be paid by SSA to the claimant's eligible spouse. If the deceased claimant has no eligible spouse, no payment of the underpaid amount shall be made.

#### AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-090 **MANDATORY STATE SUPPLEMENTARY PAYMENTS—TERMINATION OF ELIGIBILITY.** An individual eligible for mandatory state supplementary payments beginning in January 1974 shall not be eligible for such payments.

(1) Beginning with the month after the month in which such individual dies, or

(2) The first month after the month in which such individual ceases to meet the definition of aged, blind or disabled under which he received assistance for December 1973, except that

(3) No individual shall be entitled to receive a mandatory supplementary payment for any month in which such individual was ineligible to receive SSI because such individual:

- (a) Throughout such month is an inmate of a public institution, or
- (b) Fails within 30 days to take all appropriate steps to apply for and, if eligible, obtain benefits as specified by SSA, or
- (c) Is eligible solely by reason of disability and medically determined to be a drug addict or an alcoholic unless such individual is undergoing treatment as required by SSA, or

(d) For any month during all of which such individual is outside the United States, or

(e) Is under 65 and refuses without good cause to accept vocational services for which he is referred by SSA.

(4) The first month after the month in which the individual ceases to reside in Washington state.

**WSR 79-01-090**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1366—Filed January 3, 1979]

I, Michael Stewart, Ex. Assist., of Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food assistance programs, amending chapter 388-54 WAC.

I, Michael Stewart, Exec. Assist., find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the department is required by the Food and Nutrition Service to adopt these rules effective January 1, 1979.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED January 2, 1979.

By Michael S. Stewart  
Executive Assistant

#### AMENDATORY SECTION (Amending Order 1342, filed 9/22/78)

WAC 388-54-470 **MONTHLY NET INCOME.**  
(1) *For nonassistance households the monthly net food stamp income used to determine eligibility and basis of issuance shall be computed by adding all income and then subtracting all appropriate exclusions and deductions.*

(2) *The monthly net income used for basis of issuance of food stamps to public assistance households shall be computed by adding all income and then subtracting all appropriate exclusions and deductions.*

(3) *The combined monthly net food stamp income of all members of nonassistance households shall not exceed the following standards effective ((July 1, 1978)) January 1, 1979.*

Household Size	Maximum Allowable Income
1	\$((277.00)) 279.00
2	((363.00)) 367.00
3	((480.00)) 507.00
4	((607.00)) 640.00
5	((720.00)) 760.00
6	((867.00)) 913.00
7	((953.00)) 1,007.00
8	((1093.00)) 1,153.00
For each additional member add	((140.00)) 147.00

(4) Ineligible aliens, unless excluded as roomers, boarders or attendants, shall have their total income minus a deduction for a one-person household coupon allotment, included as income to the household, unless the household can demonstrate that the income is not accessible for their needs. Ineligible aliens shall be treated as household members in determining income exclusions and deductions, but shall not be counted in the household size for determining the income eligibility standard for the household or its basis of issuance.

(5) The income of an individual determined ineligible due to tax dependency shall not be considered available to other household members in establishing the household's eligibility and basis of issuance, nor shall he be counted in determining the size of the household. (See WAC 388-54-442)

**AMENDATORY SECTION** (Amending Order 1342, filed 9/22/78)

**WAC 388-54-540 BASIS OF COUPON ISSUANCE.** ((1) The department shall assign each eligible household a purchase requirement and total coupon allotment according to the following table. These purchase requirements are effective July 1, 1978:

**MONTHLY COUPON ALLOTMENT BY HOUSEHOLD SIZE**  
Number of Persons

	1	2	3	4	5	6	7	8
	\$52	\$96	\$138	\$174	\$206	\$248	\$274	\$314
Monthly Net Income	Monthly purchase requirement							
\$ 0-19.99	0	0	0	0	0	0	0	0
20-29.99	1	1	0	0	0	0	0	0
30-39.99	4	4	4	4	5	5	5	5
40-49.99	6	7	7	7	8	8	8	8
50-59.99	8	10	10	10	11	11	12	12
60-69.99	10	12	13	13	14	14	15	16
70-79.99	12	15	16	16	17	17	18	19
80-89.99	14	18	19	19	20	21	21	22
90-99.99	16	21	21	22	23	24	25	26
100-109.99	18	23	24	25	26	27	28	29
110-119.99	21	26	27	28	29	31	32	33
120-129.99	24	29	30	31	33	34	35	36
130-139.99	27	32	33	34	36	37	38	39
140-149.99	30	35	36	37	39	40	41	42

	1	2	3	4	5	6	7	8
	\$52	\$96	\$138	\$174	\$206	\$248	\$274	\$314
Monthly Net Income	Monthly purchase requirement							
150-169.99	33	38	40	41	42	43	44	45
170-189.99	39	44	46	47	48	49	50	51
190-209.99	42	50	52	53	54	55	56	57
210-229.99	44	56	58	59	60	61	62	63
230-249.99	44	62	64	65	66	67	68	69
250-269.99	44	68	70	71	72	73	74	75
270-289.99	44	74	76	77	78	79	80	81
290-309.99		80	82	83	84	85	86	87
310-329.99		80	88	89	90	91	92	93
330-359.99		80	94	95	96	97	98	99
360-389.99		80	103	104	105	106	107	108
390-419.99			112	113	114	115	116	117
420-449.99			121	122	123	124	125	126
450-479.99			126	131	132	133	134	135
480-509.99			126	140	141	142	143	144
510-539.99				149	150	151	152	153
540-569.99				158	159	160	161	162
570-599.99				158	168	169	170	171
600-629.99				158	177	178	179	180
630-659.99					186	187	188	189
660-689.99					188	195	197	198
690-719.99					188	205	206	207
720-749.99					188	214	215	216
750-779.99						223	224	225
780-809.99						228	233	234
810-839.99						228	242	243
840-869.99						228	250	252
870-899.99							250	261
900-929.99							250	270
930-959.99							250	279
960-989.99								288
990-1,019.99								288
1,020-1,049.99								288
1,050-1,109.99								288

(2) The following formula shall be used for the issuance of coupons to households of more than eight persons:

(a) For each person in excess of eight, \$40.00 shall be added to the monthly coupon allotment for an eight-person household.

(b) The purchase requirement for an eight-person household shall be used for households with incomes of \$929.99 or less per month.

(c) For households with monthly incomes of \$930 or more for each thirty dollars of monthly income (or portion thereof) over \$929.99 nine dollars shall be added to the monthly purchase requirement for an eight-person household with income of \$929.99.

(d) The maximum monthly purchase requirement for households of more than eight persons shall be determined by adding \$36 for each person over eight to the maximum purchase requirement for an eight-person household.

(3) The department shall offer an eligible household a monthly or semimonthly issuance, whichever is best geared to the frequency of its receipt of income.)) Effective January 1, 1979, the face value of the monthly coupon allotment which the department is authorized to issue to any household certified as eligible to participate in the program shall be:

January 1, 1979 – Basis of Coupon Issuance – 1964 Act  
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January 1, 1979 – Basis of Coupon Issuance – 1964 Act  
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**PART 1**  
For Household Sizes One through Four Persons

**PART 2**  
For Household Sizes from Five through Eight Persons

Monthly Net Income	Bonus by Household Size			
	One Person	Two Persons	Three Persons	Four Persons
0 – 19.99	58.00	106.00	152.00	192.00
20 – 29.99	57.00	105.00	152.00	192.00
30 – 39.99	54.00	102.00	148.00	188.00
40 – 49.99	52.00	99.00	145.00	185.00
50 – 59.99	50.00	96.00	142.00	182.00
60 – 69.99	48.00	94.00	139.00	179.00
70 – 79.99	46.00	91.00	136.00	176.00
80 – 89.99	44.00	88.00	133.00	173.00
90 – 99.99	42.00	85.00	131.00	170.00
100 – 109.99	40.00	83.00	128.00	167.00
110 – 119.99	37.00	80.00	125.00	164.00
120 – 129.99	34.00	77.00	122.00	161.00
130 – 139.99	31.00	74.00	119.00	158.00
140 – 149.99	28.00	71.00	116.00	155.00
150 – 169.99	25.00	68.00	112.00	151.00
170 – 189.99	19.00	62.00	106.00	145.00
190 – 209.99	13.00	56.00	100.00	139.00
210 – 229.99	10.00	50.00	94.00	133.00
230 – 249.99	10.00	44.00	88.00	127.00
250 – 269.99	10.00	38.00	82.00	121.00
270 – 289.99	10.00	32.00	76.00	115.00
290 – 309.99		26.00	70.00	109.00
310 – 329.99		20.00	64.00	103.00
330 – 359.99		20.00	58.00	97.00
360 – 389.99		20.00	49.00	88.00
390 – 419.99			40.00	79.00
420 – 449.99			31.00	70.00
450 – 479.99			22.00	61.00
480 – 509.99			18.00	52.00
510 – 539.99				43.00
540 – 569.99				34.00
570 – 599.99				25.00
600 – 629.99				24.00
630 – 659.99				24.00
660 – 689.99				
690 – 719.99				
720 – 749.99				
750 – 779.99				
780 – 809.99				
810 – 839.99				
840 – 869.99				
870 – 899.99				
900 – 929.99				
930 – 959.99				
960 – 989.99				
990 – 1,019.99				
1,020 – 1,049.99				
1,050 – 1,079.99				
1,080 – 1,109.99				
1,110 – 1,139.99				
1,140 – and up				

Monthly Net Income	Bonus by Household Size			
	Five Persons	Six Persons	Seven Persons	Eight Persons
0 – 19.99	228.00	274.00	302.00	346.00
20 – 29.99	228.00	274.00	302.00	346.00
30 – 39.99	223.00	269.00	297.00	341.00
40 – 49.99	220.00	266.00	294.00	338.00
50 – 59.99	217.00	263.00	290.00	334.00
60 – 69.99	214.00	260.00	287.00	330.00
70 – 79.99	211.00	257.00	284.00	327.00
80 – 89.99	208.00	253.00	281.00	324.00
90 – 99.99	205.00	250.00	277.00	320.00
100 – 109.99	202.00	247.00	274.00	317.00
110 – 119.99	199.00	243.00	270.00	313.00
120 – 129.99	195.00	240.00	267.00	310.00
130 – 139.99	192.00	237.00	264.00	307.00
140 – 149.99	189.00	234.00	261.00	304.00
150 – 169.99	186.00	231.00	258.00	301.00
170 – 189.99	180.00	225.00	252.00	295.00
190 – 209.99	174.00	219.00	246.00	289.00
210 – 229.99	168.00	213.00	240.00	283.00
230 – 249.99	162.00	207.00	234.00	277.00
250 – 269.99	156.00	201.00	228.00	271.00
270 – 289.99	150.00	195.00	222.00	265.00
290 – 309.99	144.00	189.00	216.00	259.00
310 – 329.99	138.00	183.00	210.00	253.00
330 – 359.99	132.00	177.00	204.00	247.00
360 – 389.99	123.00	168.00	195.00	238.00
390 – 419.99	114.00	159.00	186.00	229.00
420 – 449.99	105.00	150.00	177.00	220.00
450 – 479.99	96.00	141.00	168.00	211.00
480 – 509.99	87.00	132.00	159.00	202.00
510 – 539.99	78.00	123.00	150.00	193.00
540 – 569.99	69.00	114.00	141.00	184.00
570 – 599.99	60.00	105.00	132.00	175.00
600 – 629.99	51.00	96.00	123.00	166.00
630 – 659.99	42.00	87.00	114.00	157.00
660 – 689.99	33.00	78.00	105.00	148.00
690 – 719.99	28.00	69.00	96.00	139.00
720 – 749.99	28.00	60.00	87.00	130.00
750 – 779.99	28.00	51.00	78.00	121.00
780 – 809.99		42.00	69.00	112.00
810 – 839.99		33.00	60.00	103.00
840 – 869.99		32.00	51.00	94.00
870 – 899.99		32.00	42.00	85.00
900 – 929.99		32.00	36.00	76.00
930 – 959.99			36.00	67.00
960 – 989.99			36.00	58.00
990 – 1,019.99			36.00	49.00
1,020 – 1,049.99				40.00
1,050 – 1,079.99				40.00
1,080 – 1,109.99				40.00
1,110 – 1,139.99				40.00
1,140 – and up				40.00

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PART 3

For Household Sizes of Nine through Fourteen Persons

Monthly Net Income	Bonus by Household Size					
	Nine Persons	Ten Persons	Eleven Persons	Twelve Persons	Thirteen Persons	Fourteen Persons
0 – 19.99	390	434	478	522	566	610
20 – 29.99	390	434	478	522	566	610
30 – 39.99	385	429	473	517	561	605
40 – 49.99	382	426	470	514	558	602
50 – 59.99	378	422	466	510	554	598
60 – 69.99	374	418	462	506	550	594
70 – 79.99	371	415	459	503	547	591
80 – 89.99	368	412	456	500	544	588
90 – 99.99	364	408	452	496	540	584
100 – 109.99	361	405	449	493	537	581
110 – 119.99	357	401	445	489	533	577
120 – 129.99	354	398	442	486	530	574
130 – 139.99	351	395	439	483	527	571
140 – 149.99	348	392	436	480	524	568
150 – 169.99	345	389	433	477	521	565
170 – 189.99	339	383	427	471	515	559
190 – 209.99	333	377	421	465	509	553
210 – 229.99	327	371	415	459	503	547
230 – 249.99	321	365	409	453	497	541
250 – 269.99	315	359	403	447	491	535
270 – 289.99	309	353	397	441	485	529
290 – 309.99	303	347	391	435	479	523
310 – 329.99	297	341	385	429	473	517
330 – 359.99	291	335	379	423	467	511
360 – 389.99	282	326	370	414	458	502
390 – 419.99	273	317	361	405	449	493
420 – 449.99	264	308	352	396	440	484
450 – 479.99	255	299	343	387	431	475
480 – 509.99	246	290	334	378	422	466
510 – 539.99	237	281	325	369	413	457
540 – 569.99	228	272	316	360	404	448
570 – 599.99	219	263	307	351	395	439
600 – 629.99	210	254	298	342	386	430
630 – 659.99	201	245	289	333	377	421
660 – 689.99	192	236	280	324	368	412
690 – 719.99	183	227	271	315	359	403
720 – 749.99	174	218	262	306	350	394
750 – 779.99	165	209	253	297	341	385
780 – 809.99	156	200	244	288	332	376
810 – 839.99	147	191	235	279	323	367
840 – 869.99	138	182	226	270	314	358
870 – 899.99	129	173	217	261	305	349
900 – 929.99	120	164	208	252	296	340
930 – 959.99	111	155	199	243	287	331
960 – 989.99	102	146	190	234	278	322
990 – 1,019.99	93	137	181	225	269	313
1,020 – 1,049.99	84	128	172	216	260	304
1,050 – 1,079.99	75	119	163	207	251	295
1,080 – 1,109.99	66	110	154	198	242	286
1,110 – 1,139.99	57	101	145	189	233	277
1,140 – 1,169.99	48	92	136	180	224	268
1,170 – 1,199.99	44	83	127	171	215	259
1,200 – 1,229.99	44	74	118	162	206	250
1,230 – 1,259.99	44	65	109	153	197	241
1,260 – 1,289.99	44	56	100	144	188	232
1,290 – 1,319.99	44	48	91	135	179	223
1,320 – 1,349.99	44	48	82	126	170	214
1,350 – 1,379.99	44	48	73	117	161	205
1,380 – 1,409.99	44	48	64	108	152	196
1,410 – 1,439.99	44	48	55	99	143	187
1,440 – 1,469.99	44	48	52	90	134	178
1,470 – 1,499.99	44	48	52	81	125	169
1,500 – 1,529.99	44	48	52	72	116	160
1,530 – 1,559.99	44	48	52	63	107	151
1,560 – 1,589.99	44	48	52	56	98	142

January 1, 1979 – Basis of Coupon Issuance  
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PART 3

For Household Sizes of Nine through Fourteen Persons

Monthly Net Income	Bonus by Household Size					
	Nine Persons	Ten Persons	Eleven Persons	Twelve Persons	Thirteen Persons	Fourteen Persons
1,590 – 1,619.99			52	56	89	133
1,620 – 1,649.99				56	80	124
1,650 – 1,679.99				56	70	115
1,680 – 1,709.99				56	62	106
1,710 – 1,739.99				56	60	97
1,740 – 1,769.99						
1,770 – 1,799.99				56	60	88
1,800 – 1,829.99					60	79
1,830 – 1,859.99					60	70
1,860 – 1,889.99					60	64
					60	64
1,890 – 1,919.99						64
1,920 – 1,949.99						64
1,950 – 1,979.99						64
1,980 – 2,009.99						64
2,010 and up						64

January 1, 1979 – Basis of Coupon Issuance – 1964 Act  
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PART 4

For Household Sizes of Fifteen through Twenty Persons

Monthly Net Income	Bonus by Household Size					
	Fifteen Persons	Sixteen Persons	Seventeen Persons	Eighteen Persons	Nineteen Persons	Twenty Persons
0 – 19.99	654	698	742	786	830	874
20 – 29.99	654	698	742	786	830	874
30 – 39.99	649	693	737	781	825	869
40 – 49.99	646	690	734	778	822	866
50 – 59.99	642	686	730	774	818	862
60 – 69.99	638	682	726	770	814	858
70 – 79.99	635	679	723	767	811	855
80 – 89.99	632	676	720	764	808	852
90 – 99.99	628	672	716	760	804	848
100 – 109.99	625	669	713	757	801	845
110 – 119.99	621	665	709	753	797	841
120 – 129.99	618	662	706	750	794	838
130 – 139.99	615	659	703	747	791	835
140 – 149.99	612	656	700	744	788	832
150 – 169.99	609	653	697	741	785	829
170 – 189.99	603	647	691	735	779	823
190 – 209.99	597	641	685	729	773	817
210 – 229.99	591	635	679	723	767	811
230 – 249.99	585	629	673	717	761	805
250 – 269.99	579	623	667	711	755	799
270 – 289.99	573	617	661	705	749	793
290 – 309.99	567	611	655	699	743	787
310 – 329.99	561	605	649	693	737	781
330 – 359.99	555	599	643	687	731	775
360 – 389.99	546	590	634	678	722	766
390 – 419.99	537	581	625	669	713	757
420 – 449.99	528	572	616	660	704	748
450 – 479.99	519	563	607	651	695	739
480 – 509.99	510	554	598	642	686	730
510 – 539.99	501	545	589	633	677	721
540 – 569.99	492	536	580	624	668	712
570 – 599.99	483	527	571	615	659	703
600 – 629.99	474	518	562	606	650	694

January 1, 1979 - Basis of Coupon Issuance - 1964 Act  
48 States and District of Columbia

PART 4

For Household Sizes of Fifteen through Twenty Persons

Monthly Net Income	Bonus by Household Size					
	Fifteen Persons	Sixteen Persons	Seven-teen Persons	Eighteen Persons	Nineteen Persons	Twenty Persons
630 - 659.99	465	509	553	597	641	685
660 - 689.99	456	500	544	588	632	676
690 - 719.99	447	491	535	579	623	667
720 - 749.99	438	482	526	570	614	658
750 - 779.99	429	473	517	561	605	649
780 - 809.99	420	464	508	552	596	640
810 - 839.99	411	455	499	543	587	631
840 - 869.99	402	446	490	534	578	622
870 - 899.99	393	437	481	525	569	613
900 - 929.99	384	428	472	516	560	604
930 - 959.99	375	419	463	507	551	595
960 - 989.99	366	410	454	498	542	586
990 - 1,019.99	357	401	445	489	533	577
1,020 - 1,049.99	348	392	436	480	524	568
1,050 - 1,079.99	339	383	427	471	515	559
1,080 - 1,109.99	330	374	418	462	506	550
1,110 - 1,139.99	321	365	409	453	497	541
1,140 - 1,169.99	312	356	400	444	488	532
1,170 - 1,199.99	303	347	391	435	479	523
1,200 - 1,229.99	294	338	382	426	470	514
1,230 - 1,259.99	285	329	373	417	461	505
1,260 - 1,289.99	276	320	364	408	452	496
1,290 - 1,319.99	267	311	355	399	443	487
1,320 - 1,349.99	258	302	346	390	434	478
1,350 - 1,379.99	249	293	337	381	425	469
1,380 - 1,409.99	240	284	328	372	416	460
1,410 - 1,439.99	231	275	319	363	407	451
1,440 - 1,469.99	222	266	310	354	398	442
1,470 - 1,499.99	213	257	301	345	389	433
1,500 - 1,529.99	204	248	292	336	380	424
1,530 - 1,559.99	195	239	283	327	371	415
1,560 - 1,589.99	186	230	274	318	362	406
1,590 - 1,619.99	177	221	265	309	353	397
1,620 - 1,649.99	168	212	256	300	344	388
1,650 - 1,679.99	159	203	247	291	335	379
1,680 - 1,709.99	150	194	238	282	326	370
1,710 - 1,739.99	141	185	229	273	317	361
1,740 - 1,769.99	132	176	220	264	308	352
1,770 - 1,799.99	123	167	211	255	299	343
1,800 - 1,829.99	114	158	202	246	290	334
1,830 - 1,859.99	105	149	193	237	281	325
1,860 - 1,889.99	96	140	184	228	272	316
1,890 - 1,919.99	87	131	175	219	263	307
1,920 - 1,949.99	78	122	166	210	254	298
1,950 - 1,979.99	69	113	157	201	245	289
1,980 - 2,009.99	68	104	148	192	236	280
2,010 - 2,039.99	68	95	139	183	227	271
2,040 - 2,069.99	68	86	130	174	218	262
2,070 - 2,099.99	68	77	121	165	209	253
2,100 - 2,129.99	68	72	112	156	200	244
2,130 - 2,159.99	68	72	103	147	191	235
2,160 - 2,189.99	68	72	94	138	182	226
2,190 - 2,219.99		72	85	129	173	217
2,220 - 2,249.99		72	76	120	164	208
2,250 - 2,279.99		72	76	111	155	199
2,280 - 2,309.99		72	76	102	146	190
2,310 - 2,339.99		72	76	93	137	181
2,340 - 2,369.99			76	84	128	172
2,370 - 2,399.99			76	80	119	163
2,400 - 2,429.99			76	80	110	154
2,430 - 2,459.99			76	80	101	145
2,460 - 2,489.99			76	80	92	136
2,490 - 2,519.99				80	84	127
2,520 - 2,549.99				80	84	118
2,550 - 2,579.99				80	84	109

January 1, 1979 - Basis of Coupon Issuance - 1964 Act  
48 States and District of Columbia

PART 4

For Household Sizes of Fifteen through Twenty Persons

Monthly Net Income	Bonus by Household Size					
	Fifteen Persons	Sixteen Persons	Seven-teen Persons	Eighteen Persons	Nineteen Persons	Twenty Persons
2,580 - 2,609.99				80	84	100
2,610 - 2,639.99				80	84	91
2,640 - 2,669.99					84	88
2,670 - 2,699.99					84	88
2,700 - 2,729.99					84	88
2,730 - 2,759.99					84	88
2,760 - 2,789.99					84	88
2,790 - 2,819.99						88
2,820 - 2,849.99						88
2,850 - 2,879.99						88
2,880 - 2,909.99						88
2,910 and up						88

For issuance to households of more than 20 persons, refer to methodology accompanying Table I of Appendix A, ch. 273.10 of the Food Stamp Program Regulations.

AMENDATORY SECTION (Amending Order 660, filed 2/23/72)

WAC 388-54-550 AUTHORIZATION TO PURCHASE. (1) The department shall issue each eligible household for each issuance period an authorization to purchase card which specifies the face value of the coupon allotment the household is entitled to receive ((and the amount to be paid by the household, except as provided in subsections (2) and (3)).

(2) The department shall cease to issue authorization to purchase cards when a household fails to purchase for three consecutive months in a certification period:

(a) A notice of adverse action shall not be given.

(b) The household may request that authorization to purchase cards be issued any time during the rest of the certification period.

(3) A household electing to have the cost of its monthly allotment deducted from a public assistance grant shall not receive an authorization to purchase card).

AMENDATORY SECTION (Amending Order 803, filed 5/31/73)

WAC 388-54-555 FOOD COUPON ISSUANCE AND SALES-VARIABLE PURCHASE. (1) Food coupons shall be ((sold)) transacted, subject to approval by FNS, by the department's local offices, banks, county officials, municipal offices or others which have contracted with the department.

(2) ((A household may elect to have the cost of its full monthly coupon allotment deducted from its public assistance payment(s) and receive its full monthly coupon allotment from the department.

(3)) Food coupon((s)) authorization may be ((purchased)) transacted by mail from the department's local offices.

((4) Local offices of the department may accept vouchers and checks from public and private agencies

~~with whom the department has a written agreement to provide the purchase requirement of eligible food stamp households.~~

~~(5) An eligible household, except one purchasing coupons according to subsection (2), may elect at the time of issuance to receive a coupon allotment having a face value of all, three-quarters, one-half, or one-quarter of the monthly coupon allotment authorized in accordance with WAC 388-54-540, and pay an amount in the same ratio to the total purchase requirement as the elected coupon allotment is to the total monthly allotment.~~

~~(a) When the monthly coupon allotment is not divisible by four and results in an uneven dollar amount, the face value of the variable purchase shall be rounded up to the next higher whole dollar amount. The purchase requirements for such allotments shall not be changed.)~~

**WSR 79-01-091**

**PROPOSED RULES**

**OFFICE OF FINANCIAL MANAGEMENT**

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 43.03.050-060, that the Office of Financial Management intends to adopt, amend, or repeal rules concerning state travel regulations, amending WAC 82-28-010, 82-28-040, 82-28-050, 82-28-06001, 82-28-080, 82-28-130, 82-28-190 and 82-28-230;

that such agency will at 9:00 a.m., Wednesday, February 7, 1979, in the Large Conference Room, General Administration Bldg., Olympia, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 21, 1979, in the Large Conference Room, General Administration Bldg., Olympia, Washington.

The authority under which these rules are proposed is RCW 43.03.050 and 43.03.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 7, 1979, and/or orally at 9:00 a.m., Wednesday, February 7, 1979, Large Conference Room, General Administration Bldg., Olympia, Washington.

Dated: January 3, 1979

By: Gerald L. Sorte  
for Orin C. Smith  
Deputy Director

**AMENDATORY SECTION (Amending Order 30, filed 6/1/76)**

WAC 82-28-010 CONTROL OF TRAVEL. (1) A positive system of control over travel, reimbursable under these regulations, shall be established by each agency providing for authorization or approval by the agency head or his designee. Authorization of travel should be exercised through the use of Travel Authorization Form A-40, or through other equally effective means. A travel authorization form shall be used whenever a travel advance is required by an employee. Travel Expense Vouchers (Form A-20) must also be approved by the agency head or his designee in the space provided on the form.

(2) Officers and employees are expected to exercise prudent judgment in incurring travel expenses on official state business. Excessive or

unnecessary expenses shall not be approved or reimbursed. The number of employees from an agency attending a particular meeting should be the minimum necessary consistent with the benefit to be derived therefrom.

(3) The itinerary of an employee shall be planned to eliminate unnecessary travel in the performance of work assignments. Whenever it is feasible for two or more employees to travel on official business in one car, they should do so.

(4) Before placing an employee on travel status, the agency should determine whether it is more economical to reimburse the employee for subsistence and/or lodging, or require the employee to return to his official station or residence daily or on weekends.

(5) For purposes of these regulations, "In-State Travel" includes travel within the state of Washington and shall be reimbursed at "In-State Travel" rates.

(6) Transportation shall be by tourist class. All exceptions must be approved by the agency director.

(7) For purposes of these regulations, "High Cost Cities—U.S.A." are specific cities within the Continental United States and "High Cost Cities—Foreign" are specific cities or areas in Hawaii, Alaska and elsewhere outside of the Continental United States.

**AMENDATORY SECTION (Amending Order 30, filed 6/1/76)**

WAC 82-28-040 BASIS FOR REIMBURSEMENT. (1) ~~((The))~~ Reimbursement for subsistence and lodging expenses incurred on official business shall be ~~((either))~~ on an actual expense basis, ~~((or on a per diem))~~ an allowance basis in lieu of actual subsistence and lodging or a combination of both. However, total reimbursement shall not exceed the per diem allowance specified herein. Reimbursement shall be for all authorized travel, subject to the restrictions provided herein, but shall not be for expenses incurred at the official station or official residence of the traveler. (a) The official station is the city, town or other location where the employee's office is located or the city, town or location where his work is performed on a permanent basis. An employee's official station shall be designated by the agency. It shall be determined by the needs of the agency and not assigned because it is the home or preferred living area of an employee.

(b) The official residence is the location where an employee owns a house or rents an apartment away from his official station, which is used as a domicile by him or his family.

(c) If an employee's official residence is not located within the limits of his official station, travel expense when authorized shall be allowed from his official station or official residence, whichever is less.

(2) Agencies shall not use the method of actual reimbursement or per diem reimbursement to treat any employees differently under like travel circumstances. In addition, employees shall be notified prior to commencement of the travel on official business as to their basis of reimbursement.

(3) Reimbursement shall be allowed ~~((on an actual or per diem basis))~~ only where the number of travel hours of an employee, BEFORE and/or AFTER the employee's REGULARLY SCHEDULED WORKING HOURS of any one day total three or more, except that the agency head may authorize reimbursement for the actual cost of luncheon or dinner meals for ~~((other than))~~ inter-agency meetings, or intra-agency meetings for agencies with multiple work stations throughout the state, when such meetings ARE AWAY FROM THE OFFICIAL STATION OR RESIDENCE, without regard to the travel hours as follows: (a) Where the meals are scheduled as an integral part of an official proceeding or program related to the state's business and the employee's responsibility, or

(b) Where, in the course and scope of official business while on travel status, it is necessary for the employee to incur the cost of a meal with one or more individuals with whom his business is being conducted, other than state employees. In such cases the actual reasonable cost of the employee's own meal may be reimbursed, if it is expressly approved in writing by the agency head. The required approval may be endorsed either on a travel authorization form or on the employee's travel expense voucher. A justification supporting the authorization including the name of the organization or persons attending the meeting and its purpose or accomplishments must be included on the Travel Expense Voucher under Purpose of Trip. If additional space is required for the justification, use the back side of the voucher.

(4) Per diem shall be computed on a daily basis, using 12:00 midnight as the beginning and end of each day.

(5) For attendance at seminars or professional meetings as opposed to directed or administrative travel, reimbursement may be at less than

the maximum rates established herein, provided however, that in all instances reimbursement at a lower rate is acceptable to the employee.

(6) Reimbursement for Out-of-State Travel will be paid at the out-of-state rate from the time of the employee's departure from his official station, residence, or point of any "In-State" stopovers.

#### AMENDATORY SECTION (Amending Order 37, filed 12/1/77)

WAC 82-28-050 ((PER DIEM)) ALLOWANCE IN LIEU OF ACTUAL EXPENSES FOR SUBSISTENCE AND LODGING. (1) When reimbursement for subsistence and lodging in a commercial facility (a public facility selling lodging accommodations to travelers) is authorized (~~(on-a-per diem basis)~~), a rate of (~~(\$30.00)~~) \$35.00 per day shall be allowed for travel within the state of Washington and \$40.00 per day for travel outside the state of Washington except for those cities in-state and out-of-state designated High Cost Cities—U.S.A. and High Cost Cities—Foreign (see WAC 82-28-06001). When travel is for a period of less than 24 hours but involves lodging in a commercial facility, reimbursement will be at the rate of (~~(\$1.25)~~) \$1.46 per hour in-state and \$1.67 per hour out-of-state. The name of the commercial facility used must be shown on the travel expense voucher.

(2) When lodging expenses are not incurred, per diem that reflects reimbursement for subsistence costs only will be paid. The per diem will be (~~(\$1.25)~~) \$1.50 per hour limited to a maximum of 10 hours in any 24 hour period for both in-state and out-of-state travel.

(3) When an employee uses a travel trailer or camper in lieu of commercial lodging facilities for his own convenience, he shall be reimbursed for the actual space rental cost as evidenced by a receipt. Reimbursement for subsistence costs will be at the rate of (~~(\$1.25)~~) \$1.50 per hour, limited to a maximum of 10 hours in any 24 hour period. Under no circumstances, will reimbursement exceed the (~~(\$30.00)~~) \$35.00 or \$40.00 per day maximums established for in-state and out-of-state travel respectively.

(4) Exceptions to paragraph 3 above may be made when in the opinion of the agency director suitable commercial lodging is not available, state lodging is not provided, and there is a benefit to the state for the employee to remain at his temporary work station rather than commute to suitable lodging.

With the concurrence of the employee, the agency director may authorize in such circumstances the use of a privately-owned travel trailer or camper, and reimburse the employee at the (~~per diem rates as prescribed in paragraph 1 above~~) \$35.00 and \$40.00 per day maximums established for in-state and out-of-state travel reimbursement. High cost area rates will not apply to reimbursement for use of trailers on campers.

(5) Per diem allowance shall not be authorized under any of the following conditions:

(a) When the employee will not incur expenses for lodging because it is furnished by a state agency.

(b) When an employee will not incur expenses for meals because they will be furnished by a state agency.

(c) When it is evident that actual costs of subsistence and lodging will be significantly less than the per diem allowance.

(6) When per diem is not authorized, employees shall be reimbursed within the limits of these regulations for actual costs which have been incurred for subsistence and lodging.

(7) Where the cost of meals is included in the registration fee of a meeting, conference or convention, an appropriate deduction therefor shall be made from the authorized per diem allowance.

(8) Except as otherwise provided by law, those persons appointed to serve without compensation on any state board, commission or committee, if entitled to reimbursement of travel expenses, shall be reimbursed as follows:

(a) Those individuals who serve on any part time board, commission, council, committee or other group of similar nature which is established by executive, legislative or judicial branch to participate in state government and whose function is primarily an advisory, coordinating or planning capacity, shall be paid travel expenses at the hourly rate of (~~(\$1.25)~~) \$1.46 or \$1.67 for in-state or out-of-state respectively, for each hour spent in going to, attendance at the meeting and return to home.

(b) Those individuals who serve on any part time board, commission, council, committee or other group of similar nature which has rule-making authority, performs quasijudicial functions, has responsibility for the administration or policy direction of a state agency or program, or performs regulatory or licensing functions with respect to a specific profession, occupation, business or industry, shall be paid (~~(\$30.00)~~) \$35.00 or \$40.00 per day for in-state or out-of-state respectively, for

each day or portion thereof spent in the conduct of the board, commission, council, etc., business.

#### AMENDATORY SECTION (Amending Order 37, filed 12/1/77)

WAC 82-28-06001 SPECIAL ALLOWANCES FOR HIGHER THAN USUAL SUBSISTENCE AND LODGING COST AREAS. (1) The following categories of cities ((or areas)) are considered high cost areas and officials or employees ((may elect to)) shall be reimbursed ((the actual cost of lodging not to exceed \$35.00 per day, as evidenced by a receipt, plus subsistence based on \$1.50 per hour limited to a maximum of 10 hours in any 24 hour period:

Ataska  
Atlantic City, N.J.  
Boston, Ma.  
Chicago, Ill.  
Foreign  
Honolulu, Ha.  
Los Angeles, Ca.  
Miami, Fla.  
Newark, N.J.  
New Orleans, La.  
New York, N.Y.  
Philadelphia, Pa.  
San Francisco, Ca.

Washington, D.C.)) subsistence and lodging expenses as follows:

(a) High Cost Cities—U.S.A. The actual cost of lodging as evidenced by a receipt, plus subsistence based on \$1.50 per hour limited to a maximum of 10 hours in any 24 hour period, total reimbursement for subsistence and lodging not to exceed the maximum reimbursement rate established for a particular city by the federal government and promulgated annually by the office of financial management.

(b) High Cost Cities—Foreign. Reimbursement for subsistence and lodging expense shall be at the maximum rate established for a particular city by the federal government and promulgated annually by the office of financial management. The hourly rate will be determined by dividing the reimbursement rate by 24.

(2) The office of financial management shall publish prior to July 1 of each year, the list of cities and maximum allowance for subsistence and lodging for each city as established by the federal government and in effect at the time of publication. The list of cities and allowances shall be effective for the entire ensuing fiscal year.

#### AMENDATORY SECTION (Amending Order 39, filed 5/18/78)

WAC 82-28-080 REIMBURSEMENT FOR USE OF PRIVATELY-OWNED AUTOMOBILES. (1) Reimbursement shall be allowed at a rate not to exceed ((+4¢)) 15¢ per mile for official travel. Mileage between points in the state shall be determined on the basis of the distances shown on the latest state Highway Commission map, and the out-of-state mileage on the basis of standard highway mileage guides or by speedometer readings. "Vicinity" miles as determined by speedometer readings shall be shown on the voucher as a separate figure for each day's travel.

(2) When an official or employee requests to use a privately-owned vehicle in lieu of a state-owned or operated passenger motor vehicle that is available for use, and the request is approved by the agency head or his designee, the official or employee shall be reimbursed at a rate not to exceed 12¢ per mile.

((f))(3) Reimbursement shall be payable to only one of two or more employees traveling on the same trip in the same automobile.((f))

#### AMENDATORY SECTION (Amending Order 14, filed 7/27/71)

WAC 82-28-130 RECEIPTS AND INFORMATION REQUIRED IN SUPPORT OF TRAVEL EXPENSE VOUCHERS. (1) Reimbursement for the actual cost of lodging, or for lodging in designated High Cost Cities—U.S.A. must be supported by a valid receipt from a commercial facility.

(2) Receipts for allowable expenditures for amounts in excess of \$5.00, plus any applicable tax, shall be required for sundry expenses and attached to the voucher, except for: (a) Day parking fees;

(b) Transit fares, ferry fares, bridge and road tolls, and taxi and limousine fares when necessary and on official business;

(c) Telephone calls where it is necessary to use a coinbox telephone or where the telephone call cannot be charged to the employee's office telephone extension.

(3) Exact time of departure and return shall be shown on the expense voucher and shall be designated as A.M. or P.M.

(4) When a state car is used, this fact shall be shown on the voucher.

(5) When two or more employees are traveling together in one car, each must indicate this fact, naming on his expense voucher the persons with whom he was traveling and the travel destination of each.

(6) When a privately owned automobile is used and reimbursement requested, the voucher shall show approval or authorization for its use.

(7) The voucher shall not include expenses for supplies exceeding ~~(\$2.00)~~ \$5.00 plus applicable tax. Such items must be purchased in accordance with requirements prescribed for regular purchases.

#### AMENDATORY SECTION (Amending Order 30, filed 6/1/76)

**WAC 82-28-190 USE OF PRIVATELY OWNED AUTOMOBILE.** (1) The use of a privately-owned automobile in the conduct of official state business may be authorized by the agency head or his designee for any one of the following reasons: (a) A state-owned agency or motor pool passenger motor vehicle is not available.

(b) It is found to be more advantageous and economical to the state that an employee travel by a privately-owned vehicle rather than a common carrier or a state-owned or operated passenger motor vehicle as determined by use of cost-comparison data provided by the Department of General Administration, the \$5.00 minimum charge for use of state motor pool vehicles and consideration of other factors which provides the most advantageous and economical method of travel for the state.

(2) Normally, the use of a privately-owned vehicle shall be based upon the agency work requirements and not the personal preference or convenience of an employee. However, when an employee requests to use a privately-owned vehicle in lieu of a state-owned or operated passenger motor vehicle that is available for use, and the request is approved by the agency head or his designee, the employee shall be reimbursed at a rate which will be promulgated periodically by the Office of Program Planning and Fiscal Management.

(3) The driver of a privately-owned vehicle authorized for use in the conduct of official state business must possess a valid driver's license.

#### AMENDATORY SECTION (Amending Order 37, filed 12/1/77)

**WAC 82-28-230 PROSPECTIVE EMPLOYEE INTERVIEW EXPENSES.** (1) Statement of Policy. RCW 43.03.130 provides in part that any state agency may pay a prospective employee the necessary travel expense in connection with interviewing or examining said employee. It is the responsibility of the agency head to determine that frugality is being exercised.

(2) Prospective Employees Defined. Prospective employees are limited to applicants for the position of director, deputy director, assistant director, state supervisor or equivalent or higher position, engineers or other personnel having both executive and professional status. In the case of institutions of higher education, prospective employees are limited to applicants being considered for academic positions above the rank of instructor and professional or administrative employees in supervisory positions.

(3) Travel Expenses Defined. (a) Travel expenses are defined as necessary expenses, reimbursable by law to a state employee, which have been incurred by a prospective employee in traveling to and from a designated place for an interview or merit system examination. Travel expenses authorized for this purpose shall be payable at rates prescribed by law for state employees within the standards established by these regulations.

(b) For subsistence and lodging, reimbursement shall be on the same basis as for state employees. For prospective employees traveling only within the state of Washington, reimbursement for subsistence and lodging shall not exceed ~~(\$30.00)~~ \$35.00 per day except in a designated high cost city as provided in WAC 82-28-06001. For prospective employees traveling from outside the state of Washington, reimbursement shall not exceed ~~(\$30.00)~~ \$35.00 per day in the state of origin, and \$40.00 per day outside the state of origin. Reimbursement for travel shall be limited to the time required to travel by the most expeditious means.

(c) Transportation expenses shall be authorized in an amount not to exceed the tourist round trip air fare.

(d) Other reimbursable expenses shall include necessary costs incurred in travel by taxicab, bus, rental vehicle or other conveyance from and to the common carrier terminal or place of abode of the prospective employee, as required for the interview or examination.

(4) Mode of Payment. (a) It is contemplated that the agency will reimburse the prospective employee for travel expenses incurred after the prospective employee submits an itemization of such expenses on an invoice voucher (Form A19) in the same detail as required for travel reimbursement to state employees.

(b) When an applicant is called to be interviewed by or on behalf of more than one agency, the travel expenses may be paid directly by the state department of personnel or other corresponding personnel agencies, subject to reimbursement by the interviewing agencies on a pro rata basis.

(5) Prior Authorization Required. If the prospective employee is applying for a classified position, it will be necessary for the interviewing agency to secure prior authorization of the state department of personnel or other corresponding personnel agency before offering to pay said prospective employee's travel expenses.

### WSR 79-01-092

#### PROPOSED RULES

#### HIGHER EDUCATION PERSONNEL BOARD

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 28B.16.00[28B.16.100] that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning:

Amd	WAC 251-10-030	Layoff to clarify the provisions for statewide layoff lists.
Amd	WAC 251-12-600	Remedial action to clarify provisions regarding computation of time.
Amd	WAC 251-18-020	Examination notice—Publicity—Duration to clarify that institutional personnel officer may extend the duration of a bulletin board posting.
Amd	WAC 251-18-200	Eligible lists—Removal of name—Notification to clarify the difference between local review by institutional personnel officer and appeal to the board.
Amd	WAC 251-18-380	Appointment—Instructional year to clarify the process of transfer for instructional year employees.
Amd	WAC 251-18-420	Appointment—Conversion of exempt position to clarify language regarding increment dates.
Amd	WAC 251-22-060	Annual leave—Accrual to clarify language regarding the accrual of annual leave;

that such agency will at 10:00 a.m., Thursday, February 22, 1979, in the Faculty Dining Room, Gaiser Hall, Clark College, Vancouver, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, February 22, 1979, in the Faculty Dining Room, Gaiser Hall, Clark College, Vancouver, Washington.

The authority under which these rules are proposed is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 22, 1979, and/or orally at 10:00 a.m., Thursday, February 22, 1979, Clark College, Vancouver, Washington.

Dated: January 3, 1979

By: Douglas E. Sayan  
Director

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

WAC 251-10-030 LAYOFF. (1) An appointing authority may separate or reduce the number of working hours or the work year of an employee without prejudice because of lack of funds, curtailment of work, or good faith reorganization for efficiency reasons.

(2) Each institution shall develop for approval by the director a layoff procedure based upon layoff seniority as defined in WAC 251-04-020, to include as a minimum:

(a) Clearly defined layoff unit(s), in order to minimize the disruption of an institution's total operation, and

(b) Provision for veterans preference for eligible veterans and their unmarried widows/widowers as defined in WAC 251-10-045.

(3) A permanent status employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in subsections (5) and (6) of this section. The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate institution-wide layoff list(s).

(4) Written notice of at least fifteen calendar days must be given to the employee after he/she has selected one of the options or upon completion of the option period.

(5) Within the layoff unit, a permanent status employee scheduled for layoff shall be offered employment options to comparable position(s), as determined by the personnel officer, in:

(a) Class(es) in which the employee has held permanent status which have the same or lower salary range maximum as the current class;

(b) Lower class(es) in those same class series for which the employee is qualified.

The employee may exercise either option (5)(a) or (5)(b) provided that the employee being replaced is the least senior in a comparable position in the class and has less layoff seniority than the employee replacing him/her. A vacant position, if available, should be considered to be the position in the class held by the least senior person. The employee may elect to have access to less-than-comparable positions by so notifying the personnel officer in writing.

(6) Except as provided in WAC 251-10-035, a permanent employee scheduled for layoff who has no options available under subsection (5) above shall be offered position(s) as follows:

(a) The personnel officer will offer in writing not less than three positions from among the highest available classes (unless the total available is less than three); provided that any position(s) offered must be:

- (i) At the same level or lower than the class from which the employee is being laid off; and
- (ii) Vacant or held by a provisional, temporary, or probationary employee; and
- (iii) In a class for which the employee being laid off meets the minimum qualifications and can pass the appropriate qualifying examination.

(b) The employee will be required to indicate within three working days his/her interest in a specific class(es) so that the personnel officer may schedule the appropriate examination(s).

(c) Upon satisfactory completion of the examination(s) the employee will be offered option(s) to specific position(s), including salary information.

(d) Employees appointed to positions through provisions of this subsection (6) will be required to serve a trial service period.

(7) In order to be offered a layoff option or return from layoff to a position for which selective certification as identified in WAC 251-18-250(1)(a) has been authorized by the personnel officer, the employee must possess the required prerequisite skill(s) called for in the selective certification.

(8) In a layoff action involving a position for which a particular sex is a bonafide occupational requirement, as approved by the Washington State Human Rights Commission, the most senior employee meeting the occupational requirements may be retained in the position over more senior employees in such class who do not meet the occupational requirement.

(9) When it is determined that layoffs will occur within a unit, the personnel officer will:

(a) Provide a copy of the institution's reduction-in-force procedure to all employees subject to layoff;

(b) Advise each employee in writing of available options in lieu of layoff;

(c) Advise each employee in writing of the specific (~~institution-wide~~) layoff list(s) upon which he/she may be placed as required per WAC 251-10-055 and 251-10-035;

(d) Provide information (~~(relative to)~~) about the process by which the employee may make application for state-wide layoff lists, as required per WAC 251-10-060(7);

(e) Advise each employee in writing of the right to appeal his/her layoff to the board per WAC 251-12-080.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

WAC 251-12-600 REMEDIAL ACTION. When it has been determined that an individual has served six consecutive months in an institution in a position subject to the civil service but whose appointment by the institution has not been in accordance with the provisions of these rules, and the employee was not a party to the willful disregard of the rules, the director may take such appropriate action as to confer permanent status, set provision for salary maintenance, establish appropriate seniority, determine accrual of benefits, and such other actions as may be determined appropriate pursuant to the best standards of personnel administration. The order of the director shall be final and binding unless exceptions to the order, as provided in WAC 251-12-085(a) through (e), are filed with the board within thirty calendar days of the date of service of the order. The board will review the exceptions and may hold a hearing prior to modifying or affirming the director's order.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

WAC 251-18-020 EXAMINATION NOTICE—PUBLICITY—DURATION. (1) The personnel officer is responsible for determining when to open an eligible list and conduct examinations. Each personnel officer shall develop and maintain on file a procedure by which employees who have indicated an interest in promotion through the established procedure are made aware of promotional opportunities within the organizational unit.

(2) Public notice of examinations to establish eligible lists shall be made via bulletin board posting(;) for the duration of the announcement(;) and such other publicity as the personnel officer deems warranted in the interest of attracting adequate numbers of qualified applicants. The minimum period for posting employment bulletins will be seven calendar days(;) for an open competitive posting(;) the personnel officer may authorize a shorter minimum posting period. The personnel officer may extend the duration of a posting as required.

(3) Examination notices are of two types:

(a) Those having definite duration; and

(b) Those having indefinite duration during which application may be made. Prior to closing a notice published for an indefinite period, public notice of at least three calendar days shall be given. Such notice may take either of the following forms:

(i) Public notice given in the same manner as the original notice; or

(ii) A statement on the bulletin board posting that when sufficient applications are received, the application period may be closed upon three days prior notice.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

WAC 251-18-200 ELIGIBLE LISTS—REMOVAL OF NAME—NOTIFICATION. (1) The name of an eligible may be removed from an eligible list by the personnel officer for good and sufficient reason. Whenever any person's name is removed from an eligible list he/she shall be notified of the specific reasons for such removal and advised of the right (~~(of appeal per WAC 251-18-115)~~) to request a review by the personnel officer per subsection (2) of this section; except in instances where the eligible:

(a) Has requested removal from the list in writing;

(b) Has failed to respond within ten calendar days to a written inquiry or within three calendar days to a telegraphed inquiry from the personnel office relative to availability for appointment;

(c) Has failed to notify the personnel office of changes of address; or

(d) Is an open competitive candidate and has been removed from an eligible list due to expiration of eligibility.

(2) Such person may, within five working days of notification, make a written request to the personnel officer for restoration to such eligible list for the duration of eligibility. The personnel officer, after full consideration of the request, may restore the name to the eligible list, or refuse to do so. The person shall be notified of the personnel officer's action and of the right of appeal per WAC 251-18-115.

**AMENDATORY SECTION** (Amending Order 61, filed 8/30/77)

**WAC 251-18-380 APPOINTMENT—INSTRUCTIONAL YEAR.** (1) Positions established for periods coinciding with the instructional year of the institution are to be filled in accord with chapter 251-18 WAC.

(2) Employees occupying such positions may be placed on leave of absence without pay by the appointing authority for the scheduled vacation periods coinciding with the instructional year. Such leave of absence does not constitute a break in service and shall not be deducted from the employees' length of service in granting periodic increments except as provided in WAC 251-08-100(3)(f), nor in computing the employee's annual leave accrual rate.

(3) The personnel officer will maintain position rosters indicating all extended instructional year positions within the layoff unit which will become available to instructional year employees during the scheduled vacation period, and will maintain a seniority listing of eligible employees. The personnel officer will post the rosters by April 1 of each year. Eligible employees will have fifteen calendar days after the posting to indicate their availability for the positions.

(4) Within the layoff unit, extended instructional year positions filled during the scheduled vacation period will be filled by instructional year employees having the greatest institutional seniority.

(5) ~~((A permanent employee in an instructional year position may file a written request with the personnel office for appointment to vacant twelve-month positions through))~~ Transfers for instructional year employees will be handled in accord with the institution's transfer procedure as provided in WAC 251-18-346.

**AMENDATORY SECTION** (Amending Order 64, filed 12/23/77)

**WAC 251-18-420 APPOINTMENT—CONVERSION OF EXEMPT POSITION.** (1) Incumbents of positions which are converted from exempt to classified service for the following reasons may be placed within the classified service as provided in subsections (2) through (9) of this section:

(a) When it has been determined that the exempt position does not meet the criteria for exemption per WAC 251-04-040(1), (3), (4) or (5) and thus is inappropriately exempt;

(b) When an organizational realignment has caused the exempt position to become inappropriately exempt by no longer meeting the criteria for exemption per WAC 251-04-040(1), (3), (4) or (5); or

(c) When an institution elects to ~~((convert))~~ convert a position which has been exempt per the provisions of WAC 251-04-040(5).

(2) An incumbent whose position is converted as indicated in subsection (1)(c) of this section must have served a minimum of one year in the position being converted in order to be subject to the provisions of this section.

(3) The incumbent shall not be required to pass a qualifying examination or meet the minimum qualifications for entry into the class.

(4) The incumbent shall enter the classified position with permanent status unless he/she has been employed less than six months in the exempt position being converted, in which case he/she shall hold probationary status until a total of six months has been served.

(5) The incumbent shall be placed at the first step within the salary range or range extension which is not less than the current exempt salary.

(6) The periodic increment date shall be established ~~((as))~~ based on the date of conversion to the classified service or the date of last salary increase, whichever is sooner. Those employees at or above the top step of the range shall not be assigned a P.I.D.

(7) The incumbent shall be credited with unused accrued sick leave on the books at the time of conversion and shall continue to accrue at the rate of one day per month as provided in WAC 251-22-100.

(8) The incumbent shall be credited with unused accrued annual leave on the books at the time of conversion and shall accrue at the same rate as for classified employees as provided in WAC 251-22-060.

(9) Layoff seniority for the incumbent shall be established based upon unbroken service at the institution.

**AMENDATORY SECTION** (Amending Order 61, filed 8/30/77)

**WAC 251-22-060 ANNUAL LEAVE—ACCRUAL.** (1) Full-time employees eligible for annual leave shall accrue annual leave, to be credited monthly, at the following rates:

(a) During the first year of continuous state employment - 12 days (8.0 hours per month);

(b) During the 2nd year of continuous state employment - 13 days (8 hours, 40 minutes per month);

(c) During the 3rd and 4th years of continuous state employment - 14 days (9 hours, 20 minutes per month);

(d) During the 5th through the 9th years of total state employment - 15 days (10 hours per month);

(e) During the 10th year of total state employment - 16 days (10 hours, 40 minutes per month);

(f) During the 11th year of total state employment - 17 days (11 hours, 20 minutes per month);

(g) During the 12th year of total state employment - 18 days (12 hours per month);

(h) During the 13th year of total state employment - 19 days (12 hours, 40 minutes per month);

(i) During the 14th year of total state employment - 20 days (13 hours, 20 minutes per month);

(j) During the 15th year of total state employment - 21 days (14 hours per month);

(k) During the 16th and succeeding years of total state employment - 22 days (14 hours, 40 minutes per month).

(2) Employees working less than full time schedules shall accrue annual leave credit on the same prorata basis that their appointment bears to a full time appointment.

(3) Per the provisions of WAC 251-18-380(2), the scheduled period of instructional year leave of absence without pay shall not be deducted for purposes of computing the rate of annual leave accrual for instructional year employees.

(4) The following shall apply for purposes of computing years of qualifying state employment:

(a) Employment in the legislative and/or the judicial branch shall not be credited;

(b) Employment exempt by the provisions of WAC 251-04-040(2) or employment under the state personnel board jurisdiction which is analogous to the conditions specified in WAC 251-04-040(2) shall not be credited;

(c) Each contract year of full time faculty and/or administrative exempt employment within the higher education institutions shall be credited as a year of qualifying service;

(d) Employment in part time classified positions shall be credited as full time service.

(5) Annual leave credits shall not accrue during a leave of absence without pay which exceeds ten working days in any calendar month, nor shall credit be given toward the rate of annual leave accrual.

**WSR 79-01-093****PROPOSED RULES****HIGHER EDUCATION PERSONNEL BOARD**

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 28B.16.100, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning payroll certification to add statutory language, new section WAC 251-08-160; that such agency will at 10:00 a.m., Thursday, February 22, 1979, in the Faculty Dining Room, Gaiser Hall, Clark College, Vancouver, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, February 22, 1979, in the Faculty Dining Room, Gaiser Hall, Clark College, Vancouver, Washington.

The authority under which these rules are proposed is RCW 28B.16.190.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 22, 1979, and/or orally at

10:00 a.m., Thursday, February 22, 1979, Clark College, Vancouver, Washington.

Dated: January 3, 1979

By: Douglas E. Sayan  
Director

#### NEW SECTION

WAC 251-08-160 PAYROLL CERTIFICATION. A disbursing officer shall not pay any employee holding a position covered by the Higher Education Personnel Law unless the employment is in accordance with chapter 28B.16 and the provisions of these rules. The board and the institutions of higher education including the state board for community college education which shall act for the various community colleges shall jointly establish procedures for the certification of payrolls.

**WSR 79-01-094**  
**PROPOSED RULES**  
**BOARD OF HEALTH**  
[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning:

Amd	WAC 248-18-060	Plumbing in existing hospitals.
Amd	WAC 248-18-090	Heating in existing hospitals.
Amd	WAC 248-18-110	Emergency light and power in existing hospitals.
Amd	WAC 248-18-135	Carpets in existing hospitals.
Amd	WAC 248-18-140	Stairways, ramps, and elevators in existing hospitals.
Amd	WAC 248-18-150	Maintenance in existing hospitals.
New	WAC 248-18-155	Housekeeping in existing hospitals.
Amd	WAC 248-18-160	Laundry in existing hospitals.
Amd	WAC 248-18-170	Sewage, garbage, and waste in existing hospitals.
Amd	WAC 248-18-270	Use of medical gases, combustible anesthetics in existing hospitals.
Amd	WAC 248-18-280	Oxygen in existing hospitals.
New	WAC 248-18-315	Respiratory care services in existing hospitals;

that such agency will at 9:00 a.m., Wednesday, February 14, 1979, in the Auditorium, Cascade Natural Gas Co., 1520 S. Second, Mt. Vernon, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 14, 1979, in the Auditorium, Cascade Natural Gas Co., 1520 S. Second, Mt. Vernon, WA.

The authority under which these rules are proposed is RCW 70.41.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 9:00 a.m., Wednesday, February 14, 1979, Auditorium, Cascade Natural Gas Co., 1520 S. Second, Mt. Vernon, WA.

Dated: January 3, 1979

By: John A. Beare, MD  
Secretary

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-060 PLUMBING. The water supply plumbing, the fixtures, and the waste and drainage system of the hospital shall be

~~((of such construction and shall be))~~ maintained so as to avoid insanitary conditions.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-090 HEATING. All heating systems shall be ~~((constructed;))~~ maintained and operated in a manner to provide a comfortable temperature for patients and personnel ~~((and to conform with the regulations of the Washington state fire marshal)).~~

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-110 EMERGENCY LIGHT AND POWER. (1) Flashlights or battery-operated lamps shall be available to employees ~~((on night duty))~~ and kept in operating condition.

(2) Adequate emergency lighting ~~((equipment))~~ and power shall be available ~~((in the surgery suite, delivery suite, and emergency room. Such equipment shall meet the requirements of the state electrical code)).~~

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-135 CARPETS. (1) Carpets may be used in the following nonpatient occupied areas: Administrative areas; lobbies, lounges; waiting area; chapels, nurses' station; dining rooms; corridors not within patient care areas (excluding stairways or stair enclosures); equipment alcoves opening onto carpeted corridors. Carpets may be used in other areas only upon written approval of such use by the department.

(2) ~~((Specifications for carpeting in the above nonpatient occupied areas:~~

(a) ~~Pile yarn fiber. Fiber which meets the standards of the state fire marshal (see RCW 70.41.080) shall be acceptable provided the fiber is easily cleanable.~~

~~(b) Pile tufts per square inch. Minimum 64.~~

~~(c) Rows. Minimum eight per inch.~~

~~(d) Pile height. From a minimum height of .125 inches to a maximum of .312 inches.~~

~~(e) Pad. May be separate pad.~~

~~(3)) Carpets may be used in the following patient occupied areas: Patient rooms (excluding toilets and bathrooms); coronary care units; recovery rooms (not within surgical suites); labor rooms (not within delivery suites); corridors within patient occupied areas; dayrooms in nursing home units; equipment alcoves opening onto carpeted corridors. Carpets may be used in other areas only upon written approval of such use by the department. Carpets should not be used in dialysis units or wet patient care areas.~~

~~((4)) (3) Specifications for carpeting in the above patient occupied areas and nonpatient occupied areas:~~

(a) ~~((Pile yarn fiber. Fibers which meet the standards of the state fire marshal (see RCW 70.41.080) shall be acceptable provided))~~ Fiber and pads which meet the standards of state and local fire codes are acceptable provided the fiber is easily cleanable.

(b) ~~((Pile type. Round loop:))~~ Carpets shall be constructed or treated to prevent or reduce static electricity build up.

~~((c) Pile tufts per square inch. Minimum 64.~~

~~(d) Rows. Minimum eight per inch.~~

~~(e) Pile height. Level pile, from a minimum height of .125 inches to a maximum of .255 inches.~~

~~(f) Backing. Shall be water impervious or a water impervious pad shall be permanently bonded to the backing.~~

~~(5) Installation of carpet material:~~

(a) ~~Bonded pad carpet must be cemented to the floor with water-proof cement.~~

~~(b) Edges of carpet must be covered and cove or base shoe used at all wall junctures. Seams are to be bonded together with manufacturer recommended cement.~~

~~(c) Safety of patients or occupants shall be assured during installation. Rooms must be well ventilated and not be used by occupants or patients during installation. The room may not be returned to use until the room is free of volatile fumes and odors from adhesives:))~~

(4) The installation of carpets shall be such as to assure the safety of patients, staff and visitors.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-140 STAIRWAYS, RAMPS, AND ELEVATORS. (1) When vertical transportation of patients is necessary, adequate elevators or ramps shall be provided.

- (2) All stairways and ramps shall have nonskid surfaces.  
 (3) Stairways and ramps shall have handrails on both sides or as specified in HEW standard number 504.  
 (4) Open stairs and ramps shall have adequate protection.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-150 MAINTENANCE. (1) The hospital (~~structure~~), its component parts, facilities, and equipment shall be kept clean and in good repair and be maintained with consideration for the safety and well-being of the patients, staff, and visitors. The maintenance department shall function in accordance with written policies and procedures.

(2) ~~((Housekeeping equipment shall be kept in a clean and sanitary condition))~~ Responsibility for maintenance shall be delegated to qualified personnel familiar with the hospital's equipment and/or systems. Personnel policies, job descriptions, records of orientation and in-service training shall be documented.

(3) ~~((Dust control methods shall be employed in cleaning throughout the hospital.))~~ A scheduled preventive maintenance program with a system of equipment identification shall be established for patient care and physical plant equipment.

(a) Equipment shall be kept clean, calibrated, adjusted, and in good repair.

(b) A written plan shall define the inspection and inspection interval for items and/or categories of equipment. Records shall be maintained to reflect the dates of inspection and maintenance of equipment and the name of the person who did the inspection.

(4) ~~((All necessary means shall be provided to maintain the premises free from rodents and insects))~~ Written procedures shall specify the action to be taken in the event of failure of essential equipment and major utility services. The written procedures shall include a system for summoning essential personnel and outside assistance when required.

(5) ~~((If carpets are used, a comprehensive housekeeping procedure must be developed and followed:))~~

(a) The written housekeeping procedure for the maintenance of carpeting shall include statements regarding the following:

(i) Daily care: All carpeting shall be thoroughly vacuumed daily.  
 (ii) Spotting: To maintain aesthetic appearance of the carpet surface a regular spotting program must be maintained. Carpets contaminated by infectious discharge or waste shall be promptly cleaned and disinfected.

(iii) Periodic cleaning: The frequency of shampooing depends in general upon traffic and soiling conditions, but in no instance shall the frequency be less than semiannually.

(iv) Cleaning between room occupancies: Rooms must be thoroughly vacuumed prior to occupancy by another person.

(b) Vacuum equipment for maintenance of carpeting in patient occupied areas: Vacuum equipment is to meet the following specifications:

(i) Equipped with a filter capable of retaining particles 0.3 micron and larger in size.

(ii) Exhaust air diffused near top of machine at an upward angle.

(iii) Low sound operating level.

(iv) If a central vacuum system is used, a filter capable of retaining particles 0.3 micron and larger is to be installed forward of the exhaust outlet.)) Manufacturer's specifications, maintenance and operation procedures appropriate for the hospital's maintenance policies should be retained and filed for access and reference.

(6) Written procedures shall specify areas and equipment requiring specific infection control measures.

#### NEW SECTION

WAC 248-18-155 HOUSEKEEPING. (1) A safe and sanitary environment shall be maintained for all areas of the hospital through the use of sufficient personnel, equipment and procedures.

(2) Adequate, clean housekeeping equipment shall be provided and maintained to meet the needs of the hospital. Carpet vacuum equipment used in patient occupied areas must be equipped with a fine particle retention filter and operate at a low sound level.

(3) Written policies and procedures shall specify daily and periodic cleaning schedules and routines and cleaning between occupancies. There shall be written policies and procedures for cleaning of isolation rooms and other specialized areas.

(4) There shall be effective, safe cleaning and disinfecting agents used with written procedures available.

(5) An effective insect and rodent control program shall be maintained.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-160 LAUNDRY. ~~((The hospital shall make provision and be responsible for the proper handling, cleaning, and storage of linen and other washable goods.))~~ (1) The laundry and linen service shall have adequate space and equipment for storage, sorting and processing of clean and soiled linen.

(a) Separation shall be made between clean and soiled linen during sorting, processing, transporting, and storage of linen.

(b) Soiled and clean linen shall be handled in a way which minimizes contamination risks.

(i) Soiled linen from isolation and septic surgical cases shall be bagged and marked for special handling.

(ii) There shall be an adequate supply of hot water at a minimum temperature of 160° F.; 71.1° C. with use of appropriate disinfecting agents.

(c) Procedures shall be established to provide for clean linens free of toxic residues.

(2) The hospital shall maintain an adequate supply of linen through a linen control system.

(3) A clean and safe environment with adequate ventilation and lighting shall be maintained.

(a) Positive clean air flow shall be maintained in clean linen areas which are within the laundry.

(b) Chemical or soap product containers shall be clearly labeled.

(c) The use and precautionary procedures shall be defined and posted for chemical agents and soap products.

(4) The laundry and linen service shall be adequately staffed.

(a) Orientation and in-service, including infection control and safe laundry practices, shall be provided for laundry and linen service personnel.

(b) Written policies and procedures shall specify scheduled activities and routines of personnel working in the laundry and/or linen areas.

(5) If contracted services are used, the hospital shall ensure that the above applicable regulations are met.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-170 SEWAGE, GARBAGE, AND WASTE. (1) All sewage, garbage, refuse, and liquid wastes shall be collected and disposed of in a manner to prevent the creation of an unsafe or insanitary condition or nuisance.

(2) Contaminated dressings, used dressings, surgical and obstetrical wastes, and other similar materials shall be handled in a satisfactory manner and finally disposed of in an incinerator (~~which will provide complete combustion~~) or by another approved method.

(3) Procedures shall specify the safe disposal of needles, knife blades, chemicals, and other potentially dangerous wastes.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-270 USE OF MEDICAL GASES, COMBUSTIBLE ANESTHETICS. In rooms where combustible anesthetic (cyclopropane, divinyl ether, ethyl chloride, ethyl ether, and ethylene) agents are used, the installation, maintenance, and use of equipment and other precautions observed by personnel shall be in accordance with ~~((the current issue of the National Fire Protection Association, No. 56; (Safe practices for hospital operating rooms)))~~ department approved or recommended standards.

#### AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-280 OXYGEN. (1) Oxygen gauges and manometers shall be tested for accuracy periodically and be conspicuously labeled "Oxygen, use no oil".

(2) "No Smoking" signs shall be posted where oxygen is being administered.

(3) Oxygen tent canopies shall be fabricated of slow burning or noncombustible material.

(4) Electric equipment used in ~~((connection with))~~ an oxygen (tents) enriched environment shall be properly designed for use with oxygen and should be labeled for use with oxygen.

(5) Procedures shall specify the safe storage and handling of oxygen containers.

**NEW SECTION**

**WAC 248-18-315 RESPIRATORY CARE SERVICES.** (1) Respiratory care services shall be clearly defined in a written statement that describes the scope of diagnostic, therapeutic and rehabilitative cardio-pulmonary services provided for inpatients and outpatients.

## (2) Policies and Procedures.

(a) Written policies and procedures for respiratory care services shall be developed and implemented and shall include instructions for the following:

Patient care techniques; operation and application of equipment; equipment maintenance and monitoring; infection control practices including cleaning, disinfecting, sterilizing and changing of equipment; use and storage of medications, drugs and chemicals.

(b) Policies and procedures shall be periodically reviewed, revised as needed and approved by the appropriate committee with medical staff representation or by member of the medical staff.

## (3) Medical Direction and Personnel.

(a) The respiratory care services shall be under the medical direction of a member of the active medical staff or a committee chaired by a member of the active medical staff.

(b) Respiratory care services shall have an adequate number of qualified personnel in accordance with the scope and volume of services.

(c) In-service shall be provided and documented for respiratory care service personnel.

## (4) Authorization and Documentation.

(a) Respiratory care services provided for a patient shall be authorized in writing and signed by a physician. Verbal and telephone orders shall be signed by a physician.

(b) Routine and standing orders, when used, shall be reviewed annually and signed by the appropriate member of the active medical staff.

(c) Respiratory care services provided for a patient shall be reported in the medical record. The record shall include the date, time, type of respiratory service performed, medications, assessment of the response of the patient, and signature of the person performing the service.

(d) There shall be a policy statement describing what to do when physician orders are unclear or incomplete.

## (5) Space.

(a) There shall be adequate space designated in the hospital for reception, treatments and/or respiratory services, record keeping, storage for equipment, supplies and drugs.

(b) Space for treatments and for processing of equipment and materials shall be organized and maintained to prevent cross-contamination.

(c) Equipment and instruments shall be safe, functional, and appropriate for respiratory care services provided. There shall be documentation of the calibration and maintenance systems.

**WSR 79-01-095****PROPOSED RULES****DEPARTMENT OF GENERAL ADMINISTRATION****(Division of Banking)**

[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Supervisor of Banking intends to adopt, amend, or repeal rules concerning regulation of banks, small loan companies, industrial loan companies, and public records maintained by the supervisor of banking. A copy of the proposed amendments is attached. However, changes may be made prior to the adoption of the rules;

that such agency will at 10:00 a.m., Wednesday, February 14, 1979, in Room 219, General Administration Building, Olympia, Washington conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Wednesday, February 14, 1979, in Room 219, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is set forth in brackets following each rule to which amendments are proposed.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 10:00 a.m., Wednesday, February 14, 1979, Room 219, General Administration Building, Olympia, Washington.

Dated: January 3, 1979

By: William L. Williams  
Assistant Attorney General**AMENDATORY SECTION** (Amending Order 32, filed 10/2/75)

**WAC 50-12-040 SCHEDULE OF FEES FOR BANKS, TRUST COMPANIES, MUTUAL SAVINGS BANKS, AND ALIEN BANKS.** The supervisor shall collect in advance the following fees: (1) \$2,000.00 for filing application for a certificate of authority and attendant investigation for a new bank or trust company. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds \$2,000.00, the applicant shall pay such excess when ascertained by the supervisor.

(2) \$1,500.00 for filing an application for certificate authorizing an alien bank to establish and operate an office in the State of Washington and attendant investigation. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds \$1,500.00, the applicant shall pay such excess when ascertained by the supervisor.

(3) \$500.00 for filing an application for certificate authorizing an alien bank to establish and operate a bureau in the State of Washington. If the cost therefor (computed on the basis indicated in (1) and (2) above) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(4) \$500.00 for filing an application for a certificate of authority for a branch and attendant investigation. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(5) \$500.00 for filing an application for a certificate conferring trust powers and attendant investigation. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(6) \$2,000.00 for filing merger agreement and attendant investigation. If three or more banks are involved, then the fee for each is \$1,000.00. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds the specified fee, the applicant surviving bank shall pay such excess when ascertained by the supervisor.

(7) \$300.00 for filing an application for a certificate of appropriate adjunct and attendant investigation. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds \$300.00, the applicant shall pay such excess when ascertained by the supervisor.

(8) (~~(\$100.00)~~) \$300.00 for filing application to relocate main office or branch and attendant investigation. If the cost therefor (computed on the basis of \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds (~~(\$100.00)~~) \$300.00, the applicant shall pay such excess when determined by the supervisor.

(9) (~~(\$25.00)~~) \$100.00 for issuing each branch certificate for branch resulting from merger.

(10) (~~(25.00)~~) \$100.00 for filing articles of incorporation, or amendments thereof, or other certificates required to be filed with the supervisor.

(11) (~~(\$25.00)~~) \$100.00 for issuing a certificate of increase or decrease of capital stock or issuing a certificate of authority.

(12) Fifty cents per page for furnishing copies of papers filed with the supervisor.

(13) ~~(\$100.00)~~ \$300.00 for filing an application for approval of the supervisor for a bank, trust company or mutual savings bank to provide a satellite facility. In the event the application is for approval of the supervisor to provide more than one such satellite facility, the filing fee on such a multiple application is ~~(\$100.00)~~ \$300.00 for the first such satellite facility and ~~(\$50.00)~~ \$100.00 for each additional satellite facility. This fee shall be deemed to include the cost of processing the application and the cost of an attendant investigation, but if the cost therefor (computed at \$20.00 per man hour devoted by the division of banking to processing and investigating the application) exceeds the filing fee, the applicant shall pay such excess when ascertained by the supervisor.

(14) ~~(\$25.00)~~ \$100.00 for the issuance of a certificate of approval to provide a satellite facility.

(15) \$200.00 for issuing certificate of approval for capital notes. [This rule is promulgated pursuant to RCW 30.08.045 and is intended to administratively implement that statute.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**Reviser's Note:** The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order 31, filed 10/2/75)

WAC 50-12-050 LIMITING LOANS TO OFFICERS. If approved by resolution of its board of directors as required by law, a bank may make the following loans to any of its officers: (1) A loan, not exceeding ~~(\$40,000.00)~~ \$60,000.00 to any of its officers if, at the time the loan is made:

(a) It is secured by a first lien on a dwelling which is expected, after the making of the loan, to be owned by the officer and used by him as his residence; and

(b) No other loan made by the bank to the officer under authority of this subparagraph is outstanding;

(2) In addition to (1) above, a bank may make extensions of credit to any officer of a bank, not exceeding the aggregate amount of ~~(\$10,000.00)~~ \$20,000.00 outstanding at any one time, to finance the education of the children of the officer; and

(3) A bank, in addition to loans made pursuant to subparagraphs (1) and (2) above, may make extensions of credit to its officers not exceeding the aggregate amount of ~~(\$5,000.00)~~ \$10,000.00 outstanding at any one time;

**PROVIDED:** That total liability to the bank of such officer does not exceed the limit prescribed in RCW 30.04.110. [This rule is promulgated pursuant to RCW 30.12.060 and is intended to administratively implement that statute.]

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#### AMENDATORY SECTION (Amending Rule 50-16-030, filed 12/20/63)

WAC 50-16-030 BOOKS, FILES AND ACCOUNTING RECORDS REQUIRED. At least the following books, files and accounting records shall be maintained: (1) Loan register . (A) Every loan shall be recorded in the loan register, which shall be kept currently ~~(posted,)~~ in the ~~(consecutive numerical)~~ order made showing the following information:

- (a) Number of loan
- (b) Date of loan

(c) Name of borrower

(d) Amount of loan

~~((e))~~ Brief description of security))

(B) As an alternative method for maintaining records, the licensee may maintain a copy of the disclosure statement in a separate binder, and in chronological order.

(2) Borrowers' individual account cards or looseleaf ledgers . A separate account record shall be maintained for each loan made to any one borrower. Each such account record shall provide space for the proper recording of the following information:

(a) Loan register number of loan

(b) Date of loan

(c) Name and address of borrower

(d) ~~((Brief description of security, if any))~~ Rate at which charges are to be computed including the annual percentage rate (APR)

(e) ~~((Rate or rates at which charges are to be computed, if less than maximum))~~

~~((f))~~ Terms of repayment

~~((g))~~ (f) Face amount of note

~~((h))~~ (g) If charges are precomputed:

(i) ~~((Total))~~ Principal amount of ((such charges)) loan

(ii) ~~((Amount which may be collected as a default charge))~~ Total amount of charges

(iii) Amount which may be collected as a default charge

~~((f))~~ (h) Payments received showing:

(i) Date of payment

(ii) Amount paid on principal or amount paid on note when charges have been precomputed

(iii) Remaining principal balance or remaining face amount of note when charges have been precomputed

(iv) Amount paid on charges, except when charges are precomputed

(v) Date to which charges are paid, except when charges are precomputed

(vi) The amount of default and/or defer~~((r))~~ment charges collected

~~((j))~~ (i) Name and address of co-maker or endorser, if any

~~((k))~~ (j) Date of maturity of loan

~~((l))~~ (k) Amount of charge for life insurance

~~((m))~~ (l) When a note has been reduced to judgment, the face of the account record must show the following:

(i) Date of judgment

(ii) Amount of judgment

(iii) Court costs

~~((n))~~ Thereafter, all payments received must be applied on the judgment and properly identified.

(3) Cash book . Acceptable records showing all cash receipts and disbursements.

(4) Alphabetical record of endorsers, co-makers, sureties . Cards or other records of endorsers, co-makers or sureties, showing liability thereof on all loans.

(5) General ledger . ~~((A))~~ The general ledger, which shall be posted at least once as of the close of business on a fixed date (preferably the last business day) of each month, and a trial balance taken therefrom. When the general ledger for the office is maintained elsewhere, a copy of the monthly trial balance shall be forwarded to the small loan office, ((or, in lieu of forwarding said copy, a report entitled, "Monthly verification of loans and contracts," signed by a responsible individual, shall be prepared from the general ledger,)) showing the following information as of the end of each month:

(a) Total number and amount of precomputed loans

(b) Reserve for unearned precomputed charges

(c) Total number and amount of non-precomputed loans

(d) Total number and amount of contracts outstanding

(e) Total number and amount of all other loans, being loans not made under the Small Loan Act. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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AMENDATORY SECTION (Amending Rule 50-16-035, filed 12/20/63)

WAC 50-16-035 FORMS. Copies of all forms of applications, notes, statements to borrowers, receipts, mortgages, security agreements and/or chattel assignments, and other documents which are ~~((to be in general use))~~ currently used by the licensee and which relate to loan transactions, shall be filed with the supervisor. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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AMENDATORY SECTION (Amending Rule 50-16-045, filed 12/20/63)

WAC 50-16-045 LOANS. (1) Numbering and filing . Each loan made shall have its proper ~~((consecutive))~~ account number and all instruments taken in connection with any loan must bear ~~((the respective loan))~~ this account number. All such instruments and papers required by the Small Loan Act to be retained by the licensee shall be filed so as to be readily available for inspection at any time, and shall be retained for a period of two years after date of final entry.

(2) Payment Schedule . All loan contracts shall provide for substantially equal payments, and such payments shall be due not less frequently than once in each month. If agreed by the parties to the loan contract the due date of the first installment may be not more than fifteen days more than one month from date of loan. A month shall be that period of time from any date in a month to a corresponding date in the next month and if there is no corresponding date, then to the last day of the next month.

~~((3) Limitation on Term of Loan . No licensee shall make loans for a period in excess of 25 1/2 months.))~~ [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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AMENDATORY SECTION (Amending Rule 50-16-060, filed 12/20/63)

WAC 50-16-060 SPLITTING LOANS PROHIBITED. ~~((Splitting loans with resulting higher rate of charge prohibited.))~~ A licensee who makes loans to both members of a marital community individually in compliance with the provisions of the Federal Equal Credit Opportunity Act shall not be deemed to have violated RCW 31.08.160(4). If separate loans are made for the purpose of obtaining a higher rate of charge, then the making of such loans shall be deemed a violation. For the purpose of RCW 31.08.160(4), and this rule, "Licensee" shall include two or more licensees who are, directly or indirectly owned or controlled by the same group or have common management. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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AMENDATORY SECTION (Amending Rule 50-16-070, filed 12/20/63)

WAC 50-16-070 ADVERTISING. (1) General . No licensee in any of its advertising or upon any of its forms, instruments or stationery shall use any phrase or expression referring to its authority or supervision by the state, or any department thereof, or the supervisor of banking, except the following: "Licensed under the Washington Small Loan Act" or "Under state regulations," or both: **PROVIDED**, that when either such phrase is employed, it shall be used in conjunction only with the business of making small loans under the Small Loan Act.

(2) Misleading advertising . All advertising, printed or spoken, shall be truthful in statement and implication and shall not be of such a nature as may reasonably be construed to be misleading or deceptive. In determining whether any particular advertising matter violates the provisions or intent of RCW 31.08.150, the supervisor will give consideration to general arrangement of copy and to whether, from statements made, the inference or impression may reasonably be drawn that such statements or representations are inaccurate, deceptive or misleading. It shall be considered misleading:

(a) To use phrases such as "lowest costs," "lowest rates," "quickest service," "legal rates," "no red tape," "easy payments," "repayment in easy installments."

(b) To advertise "new reduced rates" or "a new type of service" or any such similar comparative expression unless such statement is in fact accurate with respect to the business of the licensee so advertising and unless such advertisement clearly indicates that such new plan refers specifically to a change in the particular licensee's plan of operation, and which change must be of more than minor importance with respect to the business of the licensee. Any such advertisement shall not be used for a period longer than sixty days after such plan has been put into effect.

(3) Blind loan advertisements . Licensees shall not use blind loan advertisements such as using only telephone numbers or newspaper box addresses. Every advertisement shall clearly indicate the identity of the licensee.

(4) Disclosure of extension charge . Licensees shall not advertise that in the event of sickness or disability or other contingency, payment will be extended without also stating that charges continue during the period of extension, if such is the fact.

(5) Distribution of handbills . No licensee shall distribute, or cause to be distributed, handbills or similar advertising matter except in the office of the licensee or through the mails.

(6) Credit cards - Letters of credit . No licensee shall solicit business by means of "credit cards," "letters of credit," or other similar devices which indicate that a holder has an established credit standing with a licensee unless such holder has made a bona fide application to the licensee and credit has actually been established.

(7) Inducements prohibited . No licensee shall, by any representation or device, either directly or indirectly, offer to any persons anything of value by means of which they will be encouraged to become borrowers or for recommending, referring, or inducing applicants to apply for or secure loans from any such licensee.

**Note:** The distribution of articles of trivial value for general good will advertising, in the ordinary course of business, will not be deemed to be in violation of this prohibition.

(8) Charges and payments specified . When examples or tables of periodic payments under a flat payment plan are advertised, they shall include all charges to the borrower as well as principal. If principal payments only are advertised, a clear statement of the rate of charge or the total amount of charge shall be included. In all such advertising the total number and frequency of payments must be specified. No advertising shall include average repayments or average cost of a loan.

(9) Retention of advertising copy . Each licensee shall retain for a period of one year from date of use, with date of use indicated thereon, information disclosing the medium through which any advertisement was disseminated, identical copies of all advertising material published, distributed, broadcast or televised, available for inspection by the supervisor at any time. ~~((10 Form letters deemed advertising.))~~ All form letters sent to former or present customers soliciting additional loans shall be considered advertising ~~((and copies of all such material shall be retained for inspection by the supervisor at any time.))~~ If the advertisement relates to a specific office maintained by the licensee, the material must be maintained in that office. If the advertisement relates to the licensee's business generally and does not relate to a particular office, the material need be maintained only in one office in this state designated by the licensee. [This rule is promulgated pursuant to

RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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**AMENDATORY SECTION** (Amending Rule 50-16-075, filed 12/20/63)

**WAC 50-16-075 RESTRICTIONS ON INSURANCE.** (1) No licensee shall write or sell insurance on the life of ((a)) any borrowers where such insurance is a condition to the granting of a loan.

(2) No insurance shall be required in connection with any loan made under the Small Loan Act, except as and to the extent authorized by RCW 31.08.175. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

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**AMENDATORY SECTION** (Amending Rule 50-16-080, filed 12/20/63)

**WAC 50-16-080 DELIVERY OF POLICY OR EVIDENCE TO BORROWER—MASTER POLICY REQUIRED.** (1) If ((a)) any borrowers procure((s)) any insurance by or through a licensee, the licensee shall cause to be delivered to the borrower within 30 days from date of loan a copy of the policy, certificate, or other evidence thereof which may be incorporated in the statement required by RCW 31.08.170.

(2) Each licensee shall maintain at each licensed office a specimen copy of any master or blanket policy in lieu of which a certificate of other evidence thereof has been delivered to borrowers under the provisions of RCW 31.08.175(3). [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

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**AMENDATORY SECTION** (Amending Rule 50-16-095, filed 12/20/63)

**WAC 50-16-095 KNOWLEDGE OF THE LAW AND REGULATIONS.** ((Each person who is to make loans under the Small Loan Act shall be familiar with the law and the rules and regulations relating to the business. No office shall be in charge of any person who does not have a thorough understanding of the provisions of the Small Loan Act and of these rules and regulations.)) Each licensee shall be responsible for assuring that each officer, supervisor, and manager, and each person making loans on behalf of the licensee under the Small Loan Act shall have a sufficient understanding of the statutes and regulations applicable to its business so as to insure compliance with the Small Loan Act. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

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**AMENDATORY SECTION** (Amending Rule 50-16-100, filed 12/20/63)

**WAC 50-16-100 HOURS OF BUSINESS.** The place of business designated in the license shall be open during customary hours to receive payments from borrowers, and such hours shall be posted ((on)) at the ((office door)) entrance to the office. [This rule is promulgated pursuant to RCW 31.08.230 which directs that the supervisor of banking has authority to implement the provisions of the Small Loan Act, chapter 31.08 RCW.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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**AMENDATORY SECTION** (Amending Order 5, filed 12/4/69)

**WAC 50-20-010 BOOKS AND RECORDS.** (1) The company shall maintain a borrower's individual account card file, income and expense accounts, and have a general ledger readily available, and such other books and records including a monthly trial balance as will enable the Supervisor to determine whether such company is complying with the provisions of this act and with the rules and regulations of the Supervisor with the result that these books and accounts will fairly reflect the condition of the company independent of other business conducted in the office.

(2) For a period of not less than two years after the making of the final entry upon its books with respect to any such transaction the company shall preserve the records of original and final entry upon all loans made and upon all transactions pertinent to the sale and issuance of investment certificates.

(3) If the company operates branches, there shall be kept in each branch office such books, accounts and records as will enable the Supervisor to determine whether such company is complying with the provisions of this act and with the rules and regulations of the Supervisor.

(4) The original application for a loan and all original papers relating thereto, including the note, any instrument held as collateral security, security agreement, salary assignment, etc., shall be available for inspection by the Supervisor, or any duly authorized representative. All real estate mortgage loans shall be supported by an appraisal from a qualified appraiser, disclosing all pertinent information, including a detailed schedule of all prior liens.

(5) No licensee shall take any instruments in which blanks are not filled in completely before the proceeds of the loan are delivered.

(6) Fees collected in advance to be subsequently disbursed by the company for recording and releasing collateral instruments or for other similar purposes shall be credited to a suspense account supported by a detailed record of the borrower's name and the respective amount of such fees. [This rule is promulgated pursuant to RCW 31.04.150(2) which directs that the supervisor of banking has authority to implement the provisions of chapter 31.04 RCW.]

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**AMENDATORY SECTION** (Amending Order 5, filed 12/4/69)

**WAC 50-20-050 RESTRICTIONS AS TO CHARGES.** (1) No company shall charge the borrower for notarial fees.

(2) No industrial loan company shall require the purchasing of property insurance from the company or any employee, affiliate, or associate of the company or from any agent, broker, or insurance

company designated by the company as a condition precedent to the making of a loan nor shall any company decline existing insurance which meets or exceeds the standards set forth in this section.

A company may insure the life of one borrower, but only one of them, if there are two or more obligors, for the unpaid principal balance scheduled to be outstanding.

If the loan contract is prepaid in full by cash, a new loan, renewal, refinancing, or otherwise, a portion of the credit life and/or accident and health insurance charge shall be rebated according to the method established under paragraph (5) of this section.

(3) No company shall make any charge for the filing, recording or releasing of mortgages or other instruments or for transferring title certificates to automobiles unless such charges are or are in fact to be paid out by the company to the proper officials for such filing, recording, transferring or releasing thereof.

(4) ~~(In the event a company makes a new loan where any part of the proceeds are used to pay the amount due on an existing loan within four months from date of the existing loan, no charge for investigation fee shall be permitted.)~~ In the event a licensee makes a new loan where any part of the proceeds are used to pay the amount due on an existing loan, no charge for investigation fee shall be charged except an amount equal to the actual costs incurred by the licensee in conducting an investigation for such subsequent loan.

(5) Any note which is prepaid in full by cash, a new loan, refinancing, or otherwise before the final due date, the unearned portion of the interest shall be refunded using the sum of the digits method commonly known as the "Rule of 78's". In computing any required rebate, any prepayment made on or before the fifteenth day following the scheduled payment date on the investment certificate shall be deemed to have been made on the payment date preceding such prepayment. In the case of prepayment prior to the first installment date, the licensee may retain an amount not to exceed 1/30 of the first month's interest charge for each date between the origination date of the loan and the actual date of prepayment. [This rule is promulgated pursuant to RCW 31.04.120(2) which directs that the supervisor of banking has authority to implement the provisions of chapter 31.04 RCW.]

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AMENDATORY SECTION (Amending Order 14, filed 5/1/73)

WAC 50-24-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF DIVISION OF BANKING. (1) DIVISION OF BANKING. The division of banking is an administrative, supervisory, licensing and chartering agency. The administrative office of the division of banking and its staff is located at Room ((+H+B)) 219, General Administration Building, Olympia, Washington. In addition to this office of record, a field office, for the convenience of the field examiners for the preparation of their reports of examination and other official duties, is maintained in Suite 605 Lowman Building, 107 Cherry Street, Seattle, Washington 98104. The Seattle office is not a depository for public records and none are available at that office for public inspection or copying. [This rule is promulgated pursuant to RCW 42.17.050 and is intended to administratively implement that statute.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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AMENDATORY SECTION (Amending Order 14, filed 5/1/73)

WAC 50-24-120 PROTECTION OF PUBLIC RECORDS. (1) Public records shall be available for public inspection during regular office hours as provided for by regulation at the office of the supervisor of banking, Room ((+H+B)) 219, General Administration Building,

Olympia, No person shall be allowed to remove any records made available to him for inspection from the place designated for inspection by the public records officer. If copies are desired the person so desiring them shall inform the public records officer who shall then either have the copies made or make the copying facilities of the division of banking available for copying. [This rule is promulgated pursuant to RCW 42.17.250 and is intended to administratively implement that statute.]

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**Reviser's Note:** The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 14, filed 5/1/73)

WAC 50-24-140 INFORMATION GENERALLY—ADDRESS. All communications with the division of banking including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 1, Laws of 1973 and these rules, requests for copies of the division of banking's decisions and other matters, shall be addressed as follows: Division of Banking, Records Officer, Room ((+H+B)) 219, General Administration Building, State Capitol, Olympia, Washington 98504. [This rule is promulgated pursuant to RCW 42.17.250 and is intended to administratively implement that statute.]

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**Reviser's Note:** The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

*C. J. F. J.*  
WSR 79-01-096  
ADOPTED RULES  
COUNTY ROAD ADMINISTRATION BOARD  
[Order 33—Filed January 3, 1979]

Be it resolved by the County Road Administration Board, acting at Inn at the Quay, Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to management policy, WAC 136-10-050 (4).

This action is taken pursuant to Notice No. WSR 78-06-095 filed with the code reviser on 6/5/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the County Road Administration Board as authorized in chapter 36.78 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 21, 1978.  
By Ernest Geissler  
Director

AMENDATORY SECTION (Amending Order 14, filed 7-30-70)

WAC 136-10-050 WRITTEN POLICY. In order to implement the requirements of this Chapter, ((each Board of County Commissioners)) the county legislative authority shall develop and by resolution adopt written policy covering any matters relating to road department operation as they may see fit. Certain specific matters enumerated herein must be covered by such policy to wit:

(1) Policy Regarding Organization. A chart or pictorial representation showing in detail the interrelationship of all positions in the road department from the Board of County Commissioners down through all employees. The chart shall clearly show the complete line of command throughout the entire organization. Copies of such chart shall be prominently posted in the office of the county road engineer and road department shops in such a manner that it will be readily available to all road department employees and the general public.

(2) Policy Regarding Personnel Practices. A complete written statement of all policy relating to the personnel of the road department including but not limited to recruitment, appointment, promotion, dismissal, hours of work, overtime, annual leave, sick leave, military leave, holidays, classification, union relationship where applicable, and general work rules. Copies of such statement shall be prominently posted in the office of the county road engineer and road department shops in such a manner that it will be readily available to all road department employees and prospective employees.

(3) Policy Regarding Handling of Complaints. A written statement setting forth a method by which complaints from the general public related to any road department activity will be handled. The purpose is to assure that each county will have an orderly procedure to assure that citizen complaints receive prompt attention.

(4) Policy Regarding Approval of Work for Other Public Agencies((-)) and county departments. A written statement to supplement WAC 136-32 including but not limited to the following:

- (a) Statement of intent indicating whether or not the Board will accept requests for work for other public agencies or other county departments.
- (b) Statement indicating procedures to be followed in processing such requests in accordance with Statutes and WAC 136-32.
- (c) Statement indicating any delegation of authority in processing such requests.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 79-01-097

ADOPTED RULES

## COUNTY ROAD ADMINISTRATION BOARD

[Order 34—Filed January 3, 1979]

Be it resolved by the County Road Administration Board, acting at Inn at the Quay, Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to work performed for other public agencies by the County Road Department, chapter 136-32 WAC.

This action is taken pursuant to Notice No. WSR 78-06-094 filed with the code reviser on 6/5/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the County Road Administration Board as authorized in chapter 36.78 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 21, 1978.

By Ernest Geissler  
Director

AMENDATORY SECTION (Amending Order 7, filed 6/12/68)

WAC 136-32-030 PROCEDURE—INTER-DEPARTMENTAL. ((Whenever a department of the county desires work to be performed by the county road department, the department must submit a written request to the county engineer, describing the work requested, financial considerations, and time for performance or completion. The county engineer shall examine the request and submit it to the board of county commissioners with his recommendations and comments. The board shall in writing either approve, modify or disapprove said request. All such work performed by the county road department for and on behalf of other departments of the county shall be on a reimbursable cost basis in accordance with forms set forth in the request and approved by the board.)) All work to be performed by the county road department for other departments of the county shall be done in accordance with the policy of the county legislative authority regarding approval of work for other public agencies and county departments as required under WAC 136-10-050 (4).

WSR 79-01-098

ADOPTED RULES

## COUNTY ROAD ADMINISTRATION BOARD

[Order 35—Filed January 3, 1979]

Be it resolved by the County Road Administration Board, acting at Town Plaza, Yakima, Washington, that it does promulgate and adopt the annexed rules relating

to the administration of county construction projects, chapter 136-18 WAC.

This action is taken pursuant to Notice No. WSR 78-09-117 filed with the code reviser on 9/6/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the County Road Administration Board as authorized in chapter 36.78 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 20, 1978

By Ernest Geissler  
Director

AMENDATORY SECTION (Amending Order 27, filed 1-27-76)

WAC 136-18-020 DEFINITIONS. For purposes of implementing the requirements of RCW, the following definitions shall apply:

(1) Construction - ~~((includes all activities listed in the account definitions in the BARS Manual under account numbers 541.30, 541.40, 541.50, 541.60, 541.70 and 541.80))~~ the building of a new road facility or improvement of an existing facility to a higher geometric or structural standard.

(2) ~~((Construction costs - the estimated or actual cost associated with completion of each of the activities defined in subsection (1))~~ Day labor construction - construction performed by personnel carried on the county payroll using county owned, leased, or rented equipment.

(3) ~~((Day labor - any construction activity performed by a county road department by means other than by contract as specified in RCW 36.77.020 through 040))~~ Authorization date - the date that construction is authorized.

(4) ~~((Project - any combination of construction activities as defined herein whose completion will result in a facility capable of accommodating normal traffic))~~ Start of construction - the date that construction work commences.

(5) ~~((Staging - the construction of a project by day labor by division thereof into units of work or classes or work))~~ End of construction - the date that construction work is completed.

(6) Completion date - the date on which a county road project is closed in the accounting records.

(7) Estimated construction costs - the county engineer's estimate of the cost of contemplated constructed work, not including engineering and right of way acquisition costs.

(8) Estimated project costs - the county engineer's estimate of the cost of engineering, right of way acquisition, and construction.

(9) True and complete construction costs - the accounting record of all construction costs attributed to a county road project from the authorization date to the completion date.

(10) True and complete project costs - the accounting record of all engineering, right of way acquisition, and construction costs attributed to a county road project from the authorization date to the completion date.

(11) Project - any combination of construction activities whose completion will result in a facility with independent utility.

(12) County road project - a road project possessing independent utility and authorized by action of the county legislative authority. The following types of county road projects will normally have sufficient independent utility to constitute separate projects within the meaning of RCW 36.77.060:

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 27, filed 12-2-75)

WAC 136-18-050 CONSTRUCTION LIMITATIONS. ~~((Day labor projects shall be limited to construction projects that can be completed and opened to traffic within 12 months of the date that they are initiated. Any construction work of a similar nature done within the project limits during that period shall be considered as part of the day labor project and shall be charged accordingly. Staging of any work within the project limits to circumvent the day labor limitation shall be prohibited.))~~ County road day labor projects shall be limited to those construction activities which possess independent utility and which include only classes or units of work of a particular type, as set forth in WAC 136-18-020 (12).

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 27, filed 12-2-75)

WAC 136-18-060 PROJECT RECORDS. All project cost records shall be kept in the manner prescribed by the BARS Manual. Records of quantities shall be kept in a manner consistent with original project estimates. The project records shall contain, but shall not be limited to, the following: (a) dated authorizing resolution, (b) vicinity map showing project location and limits, (c) county road engineer's estimate, (d) affidavit of preconstruction publication required by RCW 36.77-.070, (e) documentation of start and end of construction dates, (f) affidavit of post-construction publication showing true and complete project cost.

AMENDATORY SECTION (Amending Order 27, filed 12-2-75)

WAC 136-18-070 RECORDS TO CRAB. Each county engineer shall submit to CRAB a copy of each

resolution ((~~initiating~~)) authorizing a day labor ((~~con-~~  
~~struction~~)) county road project whose estimated con-  
struction cost exceeds 75 per cent of the day labor limit.  
Upon completion of each of these projects, or no later  
than March 1 of the succeeding year, the county engi-  
neer shall furnish to CRAB a copy of the record of  
((~~actual~~)) true and complete construction costs. On any  
project where ((~~actual~~)) true and complete construction  
costs have exceeded the statutory day labor limit, the  
engineer shall also provide to CRAB an explanation of  
the circumstances resulting in such over-expenditure.

Type I. Roadway construction – a project which includes  
units of work or classes of work such as clearing,  
grading, drainage, base, gravel surfacing, traffic  
and pedestrian services (except street lighting  
and electrical traffic control devices), roadside  
development and ancillary operations.

Type II High type surfacing – a project which includes  
units of work or classes of work such as sur-  
faces of light bituminous, road mix, travel  
plant mix, pug mill mix, hot plant mix and  
concrete.

Type III. Structures – bridges over 20 feet in length,  
tunnels, sea walls, irrigation canals, and live-  
stock crossings.

Type IV. Street lighting and electrical traffic control  
devices.

(13) Day labor county road project – a county road  
project having an estimated construction cost less than  
the statutory day labor limit, which the county legisla-  
tive authority determines should be performed by day  
labor construction.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining  
and deletion marks to indicate amendments to existing rules. The rule  
published above varies from its predecessor in certain respects not in-  
dicated by the use of these markings.

**Reviser's Note:** The above underscored material beginning with  
"Type I." appears to be part of the amendment of WAC 136-18-020,  
but is displayed in the Register exactly as filed by the agency, pursuant  
to RCW 34.08.040.

AMENDATORY SECTION (Amending Order 27,  
filed 12-2-75)

WAC 136-18-030 ((PROGRAMMING PROCE-  
DURES)) AUTHORIZATION OF PROJECTS. Every proposed ((~~con-~~  
~~struction~~)) day labor county road  
project shall be a part of the county's annual construc-  
tion program as defined in RCW 36.81.130 and WAC  
136-16-020. Additions to the program, and/or substitu-  
tions in the program, may be made by unanimous action  
of the ((~~Board of County Commissioners~~)) county legis-  
lative authority at any time as provided in RCW 36.81-  
.130. No construction work shall be done on any project  
until it has been authorized by resolution of said  
((~~Board~~)) authority. The resolution shall include (a) a  
brief description of the project, (b) a vicinity map show-  
ing the location of the project and its limits, provided  
that in lieu of individual vicinity maps, a single vicinity  
map showing the location of all projects may be included

with the resolution adopting the annual program, (c)  
identification of the project in terms of the officially  
adopted annual program, (d) ((~~an~~)) the county road en-  
gineer's estimate of construction costs prepared pursuant  
to the completion of such preliminary engineering and  
construction plans as shall be necessary and sufficient.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining  
and deletion marks to indicate amendments to existing rules. The rule  
published above varies from its predecessor in certain respects not in-  
dicated by the use of these markings.

REPEALER (Repealing Order 27, filed 1-22-75)

The following section of the Washington Administra-  
tion Code is repealed.

(1) WAC 136-18-040 LOCATION OF  
PROJECTS.



WSR 79-01-099

ADOPTED RULES

COUNTY ROAD ADMINISTRATION BOARD

[Order 36—Filed January 3, 1979]

Be it resolved by the County Road Administration  
Board, that it does promulgate and adopt the annexed  
rules relating to bridge inspection procedure, chapter  
136-20 WAC.

This action is taken pursuant to Notice No. WSR 78-  
09-116 filed with the code reviser on 9/6/78. Such rules  
shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-  
making authority of the County Road Administration  
Board as authorized in chapter 36.78 RCW.

The undersigned hereby declares that he has complied  
with the provisions of the Open Public Meetings Act  
(chapter 42.30 RCW), the Administrative Procedure  
Act (chapter 34.04 RCW) or the Higher Education Ad-  
ministrative Procedure Act (chapter 28B.19 RCW), as  
appropriate, and the State Register Act (chapter 34.08  
RCW).

APPROVED AND ADOPTED October 20, 1978.

By Ernest Geissler  
Director

AMENDATORY SECTION (Amending Order 11 filed  
10-9-69)

WAC 136-20-010 PURPOSE. Bridges ((~~struc-~~  
~~tures~~)) of many kinds are an integral part of every  
county road system. The ((~~structural~~)) safety and ade-  
quacy of these bridges is of vital importance to the trav-  
eling public. A program of regular periodic inspection  
and reporting is necessary to fully inform each ((~~Board~~  
~~of County Commissioners~~)) county legislative authority  
regarding the condition and adequacy of all bridges.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining  
and deletion marks to indicate amendments to existing rules. The rule  
published above varies from its predecessor in certain respects not in-  
dicated by the use of these markings.

AMENDATORY SECTION (Amending Order 11 filed 10-9-69)

WAC 136-20-020 INVENTORY. Each county road engineer shall have available in his office a complete inventory of all bridges ~~((and other major drainage structures existing))~~ on the county road system. The inventory shall list the location of each bridge ~~((structure))~~ by the state road log number and appropriate milepoint, and shall include such other information as the engineer deems necessary. In addition, all data required for the SWIBS bridge inventory shall be submitted to the department of transportation state aid engineer on appropriate forms furnished by the department.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 11 filed 10-9-69)

WAC 136-20-030 INSPECTION. Each county road engineer shall be responsible for ~~((conducting an))~~ inspection of all bridges ~~((structures))~~ on the county road system in accordance with the bridge inspection procedure, ~~((approved and adopted by the Washington State Association of County Engineers and the Washington State Association of Counties in Yakima, on June 20, 1969:))~~ described in the current edition of the AASHTO Manual for Maintenance Inspection of Bridges. The County Road Engineer shall note the date of inspection and any changes since the previous inspection on the SWIBS form and submit all forms to the state aid engineer at a predetermined time.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 22 filed 4-19-73)

WAC 136-20-040 CERTIFICATION. ~~(( Each county engineer shall certify in writing to the County Road Administration Board no later than June 1 of each odd numbered year that all bridges have been inspected in accordance with the adopted bridge inspection procedures:))~~ Submission by the county road engineer of a dated SWIBS form to the state aid engineer shall be construed as certification that inspection of that bridge has been completed in accordance with the AASHTO inspection procedures. Annually, prior to April 1, the state aid engineer will provide CRAB and the engineers of the affected counties a listing of all county bridges for which no SWIBS inspection certification has been received during the previous thirty months. Any county with a bridge or bridges on this listing shall be assumed to be not in compliance with bridge inspection procedures.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 11 filed 10-9-69)

WAC 136-20-050 FAILURE TO COMPLY. Failure of a county ~~((engineer to certify that))~~ to be shown in compliance with required bridge inspection procedures may ~~((have been followed shall))~~ be cause for the County Road Administration Board to withhold a Certificate of Good Practice on behalf of that county.

AMENDATORY SECTION (Amending Order 28 filed 5-4-76)

WAC 136-20-060 ENGINEER'S REPORT. Each county road engineer shall furnish ~~((his Board of Commissioners))~~ the county legislative authority with a written resume of the findings of the bridge inspection effort. This resume shall be made available to ~~((said Board))~~ said authority no later than June 1 of each year and shall be consulted ~~((together with the roads priority array))~~ during the preparation of the proposed six year program revision. The resume shall include the engineer's recommendations as to replacement, repair or load restriction ~~((on))~~ for each deficient bridge. The resolution of adoption of the six year program shall include assurances to the effect that the engineer's report with respect to deficient bridges was available to the ~~((the Board))~~ said authority during the preparation of the program.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 79-01-100**  
**PROPOSED RULES**  
**DEPARTMENT OF FISHERIES**  
[Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial fishing regulations;

that such agency will at 10:00 a.m., Tuesday, February 6, 1979, in the Conference Center-Room A, Food Circus Bldg., Seattle Center, Seattle, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, February 9, 1979, in the Small Conference Room, General Administration Bldg., Olympia, Washington.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 6, 1979, and/or orally at 10:00

a.m., Tuesday, February 6, 1979, Conference Center—Room A, Food Circus Bldg., Seattle Center, Seattle.

Dated: January 3, 1979

By: Gordon Sandison  
Director

#### NEW SECTION

WAC 220-16-051 ———HAND LINE JIG. Hand line jig shall be defined, when relating to its use for commercial purposes, as one (1) line to which may be attached not more than three (3) hooks or one (1) artificial lure to which may be attached not more than three (3) hooks.

#### AMENDATORY SECTION (Amending Order 810, filed 4/17/69)

WAC 220-16-025 ———BRUSH WEIR. "Brush weir" shall be defined as a stationary impounding net constructed on piling, with one lead and not to exceed two hearts, (~~lined on the inside with brush~~) and constructed according to specifications of the Director.

#### AMENDATORY SECTION (Amending Order 1105, filed 12/28/73)

WAC 220-16-028 ———DIP BAG NET. "Dip Bag net" shall be defined as a section of netting distended by a rigid frame, operated by a process commonly recognized as dipping. (~~The maximum width of the frame in the Pacific Ocean commercial smelt fishery shall be 72 inches.~~)

#### AMENDATORY SECTION (Amending Order 77-147, filed 12/16/77)

WAC 220-20-020 GENERAL PROVISIONS—LAWFUL AND UNLAWFUL ACTS—FOOD FISH OTHER THAN SALMON. (1) (~~It shall be unlawful to use, operate or carry aboard any fishing vessel, bottomfish otter trawl gear having meshes measuring less than 3 inches, except that:~~

~~It shall be lawful to use otter trawl nets having a minimum mesh size of 2 inches for Pacific hake in Puget Sound Marine Fish-Shellfish Areas 24A, 24B, 26A, 26B, 26C, and 26D, and having a minimum mesh size of 2-1/2 inches for Pacific hake in the Pacific Ocean and coastal waters.~~)

~~((2))~~ It shall be unlawful to take, fish for or possess for commercial purposes any round, undressed sturgeon less than 48 inches or greater than 72 inches in length or any dressed sturgeon less than 33 inches or greater than 53 inches in length.

~~((3))~~ (2) It shall be unlawful to take, fish for or possess for commercial purposes or possess aboard a commercial fishing vessel for any purpose any species of halibut (*Hippoglossus*) unless permitted by the current regulations of the International Pacific Halibut Commission.

~~((4))~~ (3) It shall be unlawful to take, fish for or possess sturgeon in any of the waters of Puget Sound or tributaries thereof for commercial purposes with any type of commercial gear, and any sturgeon taken with any type of commercial gear incidental to a lawful fishery shall immediately be returned to the water unharmed.

~~((5))~~ (4) It shall be unlawful to take or fish for food fish for commercial purposes with any type of commercial gear in the waters of Shilshole Bay inland and inside a line projected in a southwesterly direction from Meadow Point to West Point.

~~((6))~~ (5) It shall be unlawful to take, fish for, or possess for commercial purposes any starry flounder less than 14 inches in length taken by any commercial gear, in all Puget Sound Marine Fish-Shellfish Areas.

~~((7))~~ (6) It shall be unlawful to harvest for commercial purposes herring eggs naturally deposited on marine vegetation or other substrate.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 78-16, filed 4/13/78)

WAC 220-22-400 MARINE FISH-SHELLFISH MANAGEMENT AND CATCH REPORTING AREAS, PUGET SOUND. (1) Area 20A shall include those waters of Puget Sound westerly of a

line from the Mobil Oil dock near Neptune Beach to the southern lighted buoy at Alden Bank, and northerly of a line projected from the southern lighted buoy at Alden Bank to the light at Rosenfeld Rocks.

(2) Area 20B shall include those waters of Puget Sound southerly of Area 20A and a line from the southern lighted buoy at Alden Bank to Point Migley on Lummi Island, westerly of a line from Lummi Island through Lummi Rocks to the northernmost tip of Sinclair Island, and northerly of a line from the northernmost tip of Sinclair Island to Lawrence Point on Orcas Island and a line which runs from Steep Point on Orcas Island to Limestone Point on San Juan Island and then to Green Point on the eastern tip of Speiden Island and from the western tip of Speiden Island true west to the International Boundary.

(3) Area 21A shall include those waters of Puget Sound southerly and easterly of Areas 20A and 20B, and westerly of a line from William Point to Governor's Point, and northerly of a line from William Point to the southernmost tip of Vendovi Island to the Sinclair Island light, exclusive of the Lummi Indian Reservation.

(4) Area 21B shall include those waters of Puget Sound easterly of and adjacent to Area 21A.

(5) Area 22A shall include those waters of Puget Sound south of Area 20B, westerly of 122° 40' W between Sinclair Island and Fidalgo Island and the Initiative 77 Line at Deception Pass; and northerly of a line projected from Point Partridge on Whidbey Island to Race Rocks light.

(6) Area 22B shall include those waters of Puget Sound south of Area 21A, east of 22A, north of the railroad bridges at Swinomish Channel.

(7) Area 23 shall include those waters of Puget Sound westerly of a line projected from Dungeness Spit to Iceberg Point on Lopez Island, southerly of Area 22A, and easterly of a line projected from Cape Flattery to Bonilla Point on Vancouver Island, exclusive of the Makah Indian Reservation.

(8) Area 24A shall include those waters of Puget Sound south of Area 22B, easterly of Area 22A and Whidbey Island, and northerly of a line projected from Sandy Point on Whidbey Island to Camano Head on Camano Island, exclusive of the Swinomish Indian Reservation.

(9) Area 24B shall include those waters of Port Susan north of a line from Camano Head on Camano Island through the buoy at Tulalip Bay to the mainland, exclusive of the Tulalip Indian Reservation.

(10) Area 25A shall include those waters of Puget Sound east of Area 23, south of Area 22A, and westerly of a line projected from Point Partridge on Whidbey Island to Point Wilson.

(11) Area 25B shall include those waters of Puget Sound easterly and southerly of Area 25A, and north of the Hood Canal Floating Bridge, and a line projected from Foulweather Bluff to Double Bluff on Whidbey Island, exclusive of the Port Gamble Indian Reservation.

(12) Area 26A shall include those waters of Puget Sound south of Areas 24A, 24B, and 25B and northerly of a line from Apple Cove Point to Point Edwards, exclusive of the Tulalip Indian Reservation.

(13) Area 26B shall include those waters of Puget Sound south of Area 26A, east of the Agate Pass Bridge and a line from Beans Point on Bainbridge Island to Orchard Point, and northerly of a line from the ferry dock at Point Southworth to Brace Point, exclusive of the Port Madison Indian Reservation.

(14) Area 26C shall include those waters of Puget Sound westerly and adjacent to Area 26B.

(15) Area 26D shall include those waters of Puget Sound southerly of Area 26B and northerly of the Tacoma Narrows Bridge, exclusive of the Puyallup Indian Reservation.

(16) Area 27A shall include those waters of Hood Canal southerly of the Hood Canal Floating Bridge and northerly of a line from Misery Point to Quatsap Point.

(17) Area 27B shall include those waters of Hood Canal south of Area 27A and north of a line from Lilliwaup Creek to Dewatto.

(18) Area 27C shall include those waters of Hood Canal south of Area 27B, exclusive of the Skokomish Indian Reservation.

(19) Area 28A shall include those waters of Puget Sound southerly and westerly of the Tacoma Narrows Bridge, south of a line projected from Penrose Point to Green Point in Carr Inlet, south of a line projected from Point Wilson to Whiteman Cove in Case Inlet, and east of a line projected from Brisco Point to Doffmeyer Point.

(20) Area 28B shall include all waters of Carr Inlet north of a line projected from Penrose Point to Green Point.

(21) Area 28C shall include those waters of Case Inlet and Pickering Passage north of a line projected from Wilson Point to

Whiteman Cove, and north of the highway bridge from the west side of Hartstene Island.

(22) Area 28D shall include those waters west of Area 28A and south of Area 28C.

(23) This WAC will not apply to hardshell clams, oysters, or geoducks.

#### AMENDATORY SECTION (Amending Order 78-11, filed 3/20/78)

WAC 220-44-030 COASTAL BOTTOMFISH GEAR. (1) It shall be unlawful to take, fish for or possess bottomfish for commercial purposes in coastal waters with any gear except as follows:

- (a) Otter trawl and beam trawl.
- (b) Set lines.
- (c) Hand (~~((times and jigger))~~) line jig gear.
- (d) Troll lines.
- (e) Bottomfish pots.
- (f) Shrimp trawl.

(2) In fishing with hand line (~~((or jigger))~~) jig gear within state waters it shall be unlawful to use more than three hooks per license with a maximum of six hooks per vessel.

(3) In fishing with set lines within state waters, it shall be unlawful to use more than three lines and more than 500 hooks per line.

(4) It shall be unlawful for the operator of set lines to leave such gear unattended unless marked as provided in WAC 220-20-010(5).

(5) It shall be unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

(6) It shall be unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, provided; in any coastal waters it shall be lawful to retain for commercial purposes any species of bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery.

(7) It shall be unlawful to use, operate, or carry aboard any fishing vessel, otter trawl gear having meshes measuring less than 3 inches, except that it shall be lawful to use otter trawl nets having a minimum mesh size of 2-1/2 inches when fishing for Pacific hake.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 78-11, filed 4/19/78)

WAC 220-44-040 COASTAL BOTTOMFISHING SEASONS. (1) It shall be lawful to take, fish for and possess for commercial purposes bottomfish in coastal waters taken with gear described in WAC 220-44-030 all year in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 59, 60A, and that portion of 58 within the United States 200 mile fishery conservation zone, unless otherwise provided.

(2) It shall be unlawful to possess or transport through the waters of the state, or land in any Washington State ports, any Pacific ocean perch (Sebastes alutus) taken from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 59, 60A, 61 and that portion of Area 58 within the United States 200 mile fishery conservation zone, in amounts in excess of 10,000 pounds or 25 percent of the total weight of fish on board, whichever is greater.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 78-11, filed 3/20/78)

WAC 220-48-080 PUGET SOUND BOTTOMFISH GEAR. (1) It shall be unlawful to fish for bottomfish for commercial purposes in Puget Sound with any gear except as follows:

- (a) Otter trawl and beam trawl.
- (b) Set lines having not more than 500 hooks per line.
- (c) Hand (~~((times and jigger))~~) line jig gear having not more than three hooks.
- (d) Troll lines.
- (e) Drag seines not longer than 350 feet in length or containing meshes less than 1/2-inch stretch measure.
- (f) Bottomfish pots.
- (g) Set nets.

(2) In fishing with hand line (~~((or jigger))~~) jig gear, it shall be unlawful to use more than (~~((two lines at any one time))~~) three hooks per license, with a maximum of six hooks per vessel. In fishing with set lines, it shall be unlawful to use more than three lines.

(3) It shall be unlawful for the operator of set nets and set lines to leave such gear unattended unless marked as provided in WAC 220-20-010(5), and set nets shall be so marked at both ends of the net. Set nets shall have tags, issued by the Department of Fisheries, affixed to both buoys of each set net.

(4) It shall be unlawful to return any dogfish or ratfish to the water of that portion of Puget Sound Marine Fish-Shellfish Area 25A (Discovery Bay) southerly of a line projected from Diamond Point to Cape George, which were taken by commercial bottomfish gear.

(5) It shall be unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

(6) It shall be unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, provided; in any waters of Puget Sound it shall be lawful to retain for commercial purposes bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery, except lingcod during closures provided in WAC 220-48-098.

(7) It shall be unlawful to use or operate otter trawl or beam trawl gear having mesh size in the codend section less than 4-1/2 inches in the waters of Puget Sound, unless otherwise provided.

(8) Subsection (7) above shall be in effect for Marine fish-shellfish Areas 27A, 27B, and 27C, December 1, 1977, and in effect for all other Marine Fish-Shellfish Areas in Puget Sound January 1, 1979.

(9) It shall be lawful to use or operate otter trawl gear having mesh size in the codend section of not less than 3 inches in Marine Fish-Shellfish Areas 28A, 28B, 28C, and 28D, during the season provided in WAC 220-48-090(4).

(10) It shall be lawful to use or operate otter trawl gear having mesh size of not less than 2 inches while fishing for Pacific hake in Marine Fish-Shellfish Areas 24A, 24B, 26A, and 26B during the seasons provided in WAC 220-48-090(1) and (2).

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 77-147, filed 12/16/77)

WAC 220-48-100 SEASONS—OTHER BOTTOMFISH GEARS. (1) It shall be lawful to take, fish for and possess bottomfish taken with set line and bottomfish pot gear in the following Puget Sound Marine Fish-Shellfish Areas during seasons provided for hereinafter in each respective area.

Areas 27A, 27B, and 27C - April 1 through November 30.

All other areas - the entire year.

(2) It shall be lawful to take, fish for and possess bottomfish taken with troll lines(;) and hand (~~((times and))~~) line jig gear in the following Puget Sound Marine Fish-Shellfish Areas during seasons provided for hereinafter in each respective area:

Area 23 - the entire year.

All other Puget Sound Marine Fish-Shellfish Areas - April 1 through November 10.

(3) It shall be lawful to take, fish for and possess bottomfish with drag seine gear for commercial purposes in the following Puget Sound Marine Fish-Shellfish Areas during the seasons hereinafter designated in each respective area:

Areas 28A, 28B, 28C and 28D - January 1 through May 14

All other areas - September 15 through May 14.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 76-148, filed 12/2/76)

WAC 220-49-020 SEASONS—LAWFUL GEAR—PURPOSES. It shall be unlawful to take, fish for or possess for commercial purposes herring, candlefish, anchovy or pilchards in Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

- (1) Areas 20A, 20B, 21A, and 21B.  
 (a) Closed March 1 through April 15 to all commercial fishing gear.  
 (b) Open April 16 through May 31, with purse seine, lampara, dip bag net, and gill net, except as provided in WAC 220-49-021.  
 (c) Open June 1 through August 31 with drag seine, purse seine, lampara, and dip bag net for bait and human consumption only.  
 (d) Open September 1 through February 28 with drag seine, purse seine, lampara, and dip bag net for any purposes except sac-roe.  
 (2) Areas 22A, 22B, and 23 - Open entire year with drag seine, purse seine, lampara, and dip bag net for human consumption or bait only.  
 (3) Areas 24A, 24B, 25A, 25B, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D - Open entire year, with drag seine, lampara, or dip bag net, for human consumption or bait only: PROVIDED That it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess herring with any net gear which exceeds 200 feet in length, except drag seine gear (350 foot length).

AMENDATORY SECTION (Amending Order 76-148, filed 12/2/76)

WAC 220-49-022 SPECIAL PROVISIONS—CLOSED AREAS It shall be unlawful to take, fish for or possess herring, candlefish, anchovy, or pilchards for commercial purposes except with dip bag net gear from the following areas during the following closed seasons:

- (1) Areas closed entire year:  
 (a) Waldron Island - Cowlitz Bay inside of a line from Sandy Point to Point Disney, and the small bay on the east side of the island.  
 (b) Stuart Island - Reid Harbor.  
 (c) Swinomish Channel - Waters between the highway bridge at LaConner and a line drawn across the channel at a right angle to the thread of the channel at the northeast end of the LaConner boat basin.  
 (2) Areas closed February 1 to April 30:  
 (a) Orcas Island - East Sound north of a line running due west from Cascade Bay, and West Sound.  
 (b) San Juan Island - Roche Harbor, Wescott Bay, and Mosquito Pass.  
 (c) Lopez Island - Mud Bay and Hunter Bay.  
 (d) Homes Harbor.  
 (e) Skagit Bay east of Deception Pass bridge and north of a line from Strawberry Point to Point Brown.  
 (f) Hood Canal south of a line true east from Hazel Point and north of a line from Triton Head to Tekiu Point (including Dabob Bay and Quilcene Bay).  
 (g) Quartermaster Harbor.  
 (h) Gig Harbor.  
 (i) Wollochet Bay.  
 ((j) ~~Totten Inlet~~)  
 (3) Areas closed February 1 through March 30:  
 (a) Discovery Bay.  
 (b) Sequim Bay.  
 (c) Port Townsend.  
 (d) Kilisut Harbor.  
 (e) Port Gamble.  
 (f) Hood Canal east of a line from Ayres Point to Union.  
 (g) Padilla Bay south of a line from the lighted buoy at Capsante Bluff, Anacortes, to the Southeast Point of Guemes Island to William Point.  
 (h) Totten Inlet and Squaxin Passage south of a line from Arcadia navigation marker to Potlatch Point on Squaxin Island, and north of a line from Unsal Point to Squaxin Island to Hunter Point.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

- WAC 220-16-045 Hand Dip Net  
 WAC 220-16-050 Hand Line  
 WAC 220-16-060 Jigger  
 WAC 220-16-135 Smelt Rake

**WSR 79-01-101**  
**PROPOSED RULES**  
**STATE PERSONNEL BOARD**  
 [Filed January 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 41.06.040, that the State Personnel Board intends to adopt, amend, or repeal rules concerning the amending of WAC 356-26-060, Certification—General methods;

that such agency will at 10:00 a.m., Thursday, February 8, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, February 8, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 41.06.040 and 41.06.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 6, 1979, and/or orally at 10:00 a.m., Thursday, February 8, 1979, Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

Dated: December 29, 1978

By: Leonard Nord  
 Secretary

AMENDATORY SECTION (Amending Order 112, filed 11/7/77)

WAC 356-26-060 CERTIFICATION—GENERAL METHODS. Upon receipt of a request for certification, the Director of Personnel or designee shall normally certify to the appointing authority a list of names equal in number to two more than there are vacancies to be filled from the ranked registers except:

(1) One name will constitute a complete certification when referrals are made from the agency reduction-in-force register; the service-wide reduction-in-force register; or the dual agency reversion register.

(2) Where all names are certified exclusively from an open competitive register, the Director of Personnel or designee may certify in ranked order up to all of the names from the open competitive register, PROVIDED, that the appointing authority shall select from those eligibles available from the highest ranking names which constitute three names per vacancy to be filled.

(3) When more than one candidate has the same examination rating, three names shall be certified as determined by lot.

(4) Additional names may be referred from the unranked registers when completing a certification. When an unranked register is used to complete a certification, all names appearing on that register shall be certified; however, if a complete certification is possible when an unranked register is used, then the next register shall not be utilized.

(5) The Director of Personnel or designee, upon request and after consultation with the employing department and employee representatives, may declare positions, groups of positions or classes of positions as training positions. Such positions may be filled from the next lower level register in the class series as designated by the Director of Personnel or designee with employees being automatically advanced after completion of one year's service in the training position.

(6) When the vacancy to be filled is identified as part of an agency's Affirmative Action goals as established by their approved Affirmative Action Plan, the Director of Personnel or designee may, except where there are employees on the ((R))reduction-in-((F))force register, refer up to three additional names per vacancy of individuals who are on existing registers and who are members of the protected groups under Title VII of the 1964 Civil Rights Act and ((RCW)) chapter 49.60 RCW, State Law Against Discrimination, or for Federal Contract Compliance Purposes, veterans and disabled veterans as defined in the Vietnam Era Veteran's Readjustment Act of 1974, Title 41, CFR, Chapter 60, Part 60-250, "Affirmative Action Obligations of Contractors and Subcontractors for Disabled Veterans and Veterans of the

Vietnam Era." This action may be taken when necessary to comply with the best standards of personnel administration as contemplated by ((RCW)) chapter 41.06 RCW.

Agencies shall request from the Department of Personnel a determination prior to the utilization of this Rule as to whether there are members of the protected groups on existing registers. If there are no such members on the registers, active recruitment will be initiated.

(7) The Director of Personnel or ((his/her)) designee may refer, for the following classes, a sufficient number of names to assure that requesting agencies have not less than three names available to fill the position:

Messenger Clerk  
 Receptionist  
 Clerk ((H)) 1  
 Clerk ((H)) 2  
 Clerk-Steno ((H)) 1 Visually Handicapped  
 Clerk-Steno ((H)) 2 Visually Handicapped  
 Clerk-Typist ((H)) 1  
 Clerk-Typist ((H)) 2  
 Dictating Machine Transcriber  
 Power Keyboard Operator ((H)) 1  
 Power Keyboard Operator ((H)) 2  
 Clerk-Steno ((H)) 1  
 Clerk-Steno ((H)) 2  
 PBX Operator  
 Remote Terminal Typist ((H)) 1  
 Remote Terminal Typist ((H)) 2  
 Data Entry Operator ((H)) 1  
 Data Entry Operator ((H)) 2

If such certification contains three or more available promotional candidates, agencies shall appoint from the promotional candidates.

(8) Certifications made from noncompetitive registers established under the provisions of 356-22-230(2) may include all names on that register. However, if the appointing authority appoints from other than the top ten names or the top 25% of the certification (whichever is greater), the appointing authority shall certify to the Director of Personnel that all applicants appearing higher on the certification than the one appointed have been interviewed. The Director of Personnel or designee may waive the requirement for certification if the appointing authority certifies that all applicants above the one appointed are known to the appointing authority.

(9) Veterans who are certified to classes or positions in the non-competitive service shall be selected over non-veterans when the appointing authority determines that the veteran is equally qualified to perform the duties as those other applicants who are considered to be among the best qualified candidates. Veterans certified to positions or classes in the non-competitive service are identified by an asterisk opposite their name.

February 21, 1979 10:30 a.m.—3:30 p.m. Carvery Restaurant  
 Sea-Tac Airport

March 21, 1979 10:30 a.m.—3:30 p.m. Carvery Restaurant  
 Sea-Tac Airport

For further information contact Christopher Woodsum, Local Government Services Division, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, phone (206) 754-1243.

#### Head Start Advisory Council

The Head Start Advisory Council will meet on January 18 and 19, 1979, at the Sea-Tac Hyatt House, beginning at 9:00 a.m. both days. For additional information, contact Juanita Davis, Office of Economic Opportunity, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, phone (206) 753-4454.

## WSR 79-01-102

### NOTICE OF PUBLIC MEETINGS

#### PLANNING AND COMMUNITY AFFAIRS AGENCY

[Memorandum, Director—January 3, 1979]

#### Office of Economic Opportunity Advisory Council

The Office of Economic Opportunity Advisory Council will meet on January 23, 1979, in the PCAA conference room on the fourth floor of the Capitol Center Building, 410 West 5th Street, Olympia, Washington, at 10:00 a.m. For further information contact Cindy Pollman, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, phone (206) 753-4923.

#### State Building Code Advisory Council

The State Building Code Advisory Council has scheduled the following meetings:

January 17, 1979 10:30 a.m.—3:30 p.m. Sea-Tac Hyatt House

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
1-06-090	AMD-P	78-06-020	16-230-270	NEW	78-05-042
1-06-090	AMD	78-08-010	16-230-280	NEW-P	78-02-114
1-06-150	REP-P	78-04-057	16-230-280	NEW-P	78-04-034
1-06-150	REP	78-06-011	16-230-280	NEW-P	78-04-069
1-06-160	NEW-P	78-04-057	16-230-280	NEW	78-05-042
1-06-160	NEW	78-06-011	16-230-290	NEW-P	78-02-114
1-06-App.A	REP-P	78-04-057	16-230-290	NEW-P	78-04-034
1-06-900	REP	78-06-011	16-230-290	NEW-P	78-04-069
1-12-930	AMD	78-02-074	16-230-290	NEW	78-05-042
1-12-940	AMD	78-02-074	16-230-300	NEW	78-05-042
1-13-930	AMD	78-02-074	16-230-400	NEW-P	78-09-102
1-13-940	AMD	78-02-074	16-230-400	NEW-P	78-12-063
16	-P	78-02-045	16-230-400	NEW	79-01-038
16	-P	78-02-113	16-230-410	NEW-P	78-09-102
16	-P	78-03-037	16-230-410	NEW-P	78-12-063
16	-P	78-03-038	16-230-410	NEW	79-01-038
16	-P	78-03-039	16-230-420	NEW-P	78-09-102
16	-P	78-03-040	16-230-420	NEW-P	78-12-063
16	-P	78-03-041	16-230-420	NEW	79-01-038
16	-P	78-03-042	16-230-430	NEW-P	78-09-102
16	-P	78-03-043	16-230-430	NEW-P	78-12-063
16	-P	78-03-044	16-230-430	NEW	79-01-038
16	-P	78-03-045	16-230-440	NEW-P	78-09-102
16	-P	78-03-046	16-230-440	NEW-P	78-12-063
16	-P	78-03-047	16-230-440	NEW	79-01-038
16	-P	78-03-048	16-230-450	NEW-P	78-09-102
16	-P	78-03-049	16-230-450	NEW-P	78-12-063
16	-P	78-03-050	16-230-450	NEW	79-01-038
16	-P	78-03-051	16-230-460	NEW-P	78-09-102
16	-P	78-03-052	16-230-460	NEW-P	78-12-063
16	-P	78-03-053	16-230-460	NEW	79-01-038
16-54-071	AMD-E	78-05-030	16-230-470	NEW-P	78-09-102
16-54-071	AMD-E	78-08-046	16-230-470	NEW-P	78-12-063
16-54-082	AMD-E	78-04-017	16-230-470	NEW	79-01-038
16-54-082	AMD-P	78-05-070	16-230-480	NEW-P	78-09-102
16-56-082	AMD	78-06-116	16-230-480	NEW-P	78-12-063
16-86-015	AMD-P	78-10-097	16-300-020	AMD	78-03-103
16-86-015	AMD	78-12-053	16-304-100	NEW	78-04-070
16-216-001	REP-P	78-05-081	16-304-110	NEW	78-04-070
16-216-001	REP	78-07-074	16-304-120	NEW	78-04-070
16-216-010	REP-P	78-05-081	16-304-130	NEW	78-04-070
16-216-010	REP	78-07-074	16-316-110	AMD	78-03-114
16-218-002	REP-P	78-05-081	16-316-115	AMD	78-03-114
16-218-002	REP	78-07-074	16-316-151	AMD	78-03-114
16-218-010	AMD-P	78-05-081	16-316-165	AMD	78-03-114
16-218-010	AMD	78-07-074	16-316-180	AMD	78-03-114
16-218-020	NEW-P	78-05-081	16-316-215	AMD	78-03-102
16-218-020	NEW	78-07-074	16-316-315	AMD	78-03-101
16-224-010	AMD-P	78-04-105	16-316-326	AMD	78-03-101
16-224-010	AMD	78-06-075	16-316-340	AMD	78-03-112
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16-230-160	AMD-P	78-12-078	16-316-530	AMD	78-03-113
16-230-170	AMD	78-02-053	16-316-620	AMD	78-03-107
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16-230-180	AMD-P	78-12-078	16-316-625	AMD	78-03-107
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16-230-250	NEW	78-05-042	16-316-800	AMD-P	78-04-108
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16-230-260	NEW-P	78-04-034	16-316-810	AMD	78-03-099
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16-230-270	NEW-P	78-04-034	16-316-820	AMD-P	78-04-108
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16-324-375	NEW-P	78-10-103	16-324-375	NEW-P	78-10-103
16-324-375	NEW	78-12-034	16-324-375	NEW	78-12-034
16-324-380	AMD-P	78-10-103	16-324-380	AMD-P	78-10-103
16-324-380	AMD	78-12-034	16-324-380	AMD	78-12-034
16-324-390	AMD-P	78-10-103	16-324-390	AMD-P	78-10-103
16-324-390	AMD	78-12-034	16-324-390	AMD	78-12-034
16-324-400	AMD-P	78-10-103	16-324-400	AMD-P	78-10-103
16-324-400	AMD	78-12-034	16-324-400	AMD	78-12-034
16-324-410	AMD-P	78-10-103	16-324-410	AMD-P	78-10-103
16-324-410	AMD	78-12-034	16-324-410	AMD	78-12-034
16-324-420	AMD-P	78-10-103	16-324-420	AMD-P	78-10-103
16-324-420	AMD	78-12-034	16-324-420	AMD	78-12-034
16-324-430	AMD-P	78-10-103	16-324-430	AMD-P	78-10-103
16-324-430	AMD	78-12-034	16-324-430	AMD	78-12-034
16-324-435	NEW	78-12-034	16-324-435	NEW	78-12-034
16-324-440	REP-P	78-10-103	16-324-440	REP-P	78-10-103
16-324-440	REP	78-12-034	16-324-440	REP	78-12-034
16-324-445	NEW-P	78-10-103	16-324-445	NEW-P	78-10-103
16-324-445	NEW	78-12-034	16-324-445	NEW	78-12-034
16-324-450	NEW-P	78-10-103	16-324-450	NEW-P	78-10-103
16-324-450	NEW	78-12-034	16-324-450	NEW	78-12-034
16-324-460	NEW-P	78-10-103	16-324-460	NEW-P	78-10-103
16-324-460	NEW	78-12-034	16-324-460	NEW	78-12-034
16-324-470	NEW-P	78-10-103	16-324-470	NEW-P	78-10-103
16-324-470	NEW	78-12-034	16-324-470	NEW	78-12-034
16-324-480	NEW-P	78-10-103	16-324-480	NEW-P	78-10-103
16-324-480	NEW	78-12-034	16-324-480	NEW	78-12-034
16-324-490	NEW-P	78-10-103	16-324-490	NEW-P	78-10-103
16-324-490	NEW	78-12-034	16-324-490	NEW	78-12-034
16-324-500	NEW-P	78-10-103	16-324-500	NEW-P	78-10-103
16-324-500	NEW	78-12-034	16-324-500	NEW	78-12-034
16-324-510	NEW-P	78-10-103	16-324-510	NEW-P	78-10-103
16-324-510	NEW	78-12-034	16-324-510	NEW	78-12-034
16-324-520	NEW-P	78-10-103	16-324-520	NEW-P	78-10-103
16-324-520	NEW	78-12-034	16-324-520	NEW	78-12-034
16-324-530	NEW-P	78-10-103	16-324-530	NEW-P	78-10-103
16-324-530	NEW	78-12-034	16-324-530	NEW	78-12-034
16-324-540	NEW-P	78-10-103	16-324-540	NEW-P	78-10-103
16-324-540	NEW	78-12-034	16-324-540	NEW	78-12-034
16-400-010	AMD-P	78-04-092	16-400-010	AMD-P	78-04-092
16-400-010	AMD	78-06-026	16-400-010	AMD	78-06-026
16-400-010	AMD-E	78-06-025	16-400-010	AMD-E	78-06-025
16-400-010	AMD-P	78-11-081	16-400-010	AMD-P	78-11-081
16-400-010	AMD	79-01-035	16-400-010	AMD	79-01-035
16-400-020	AMD-P	78-04-092	16-400-020	AMD-P	78-04-092
16-400-020	AMD	78-06-025	16-400-020	AMD	78-06-025
16-400-020	AMD-E	78-06-026	16-400-020	AMD-E	78-06-026
16-400-020	AMD-P	78-11-081	16-400-020	AMD-P	78-11-081
16-400-020	AMD	79-01-035	16-400-020	AMD	79-01-035
16-400-025	NEW-P	78-11-081	16-400-025	NEW-P	78-11-081
16-400-025	NEW	79-01-035	16-400-025	NEW	79-01-035
16-400-040	AMD-P	78-04-092	16-400-040	AMD-P	78-04-092
16-400-040	AMD	78-06-025	16-400-040	AMD	78-06-025
16-400-040	AMD-E	78-06-026	16-400-040	AMD-E	78-06-026
16-400-040	AMD-P	78-11-089	16-400-040	AMD-P	78-11-089
16-400-040	AMD	79-01-035	16-400-040	AMD	79-01-035
16-400-050	AMD-P	78-04-092	16-400-050	AMD-P	78-04-092
16-400-050	AMD	78-06-025	16-400-050	AMD	78-06-025
16-400-050	AMD-E	78-06-026	16-400-050	AMD-E	78-06-026
16-400-070	AMD-P	78-04-092	16-400-070	AMD-P	78-04-092
16-400-070	AMD	78-06-025	16-400-070	AMD	78-06-025
16-400-070	AMD-E	78-06-026	16-400-070	AMD-E	78-06-026
16-400-110	AMD-P	78-04-092	16-400-110	AMD-P	78-04-092
16-400-110	AMD	78-06-025	16-400-110	AMD	78-06-025
16-400-110	AMD-E	78-06-026	16-400-110	AMD-E	78-06-026
16-400-140	AMD-P	78-04-092	16-400-140	AMD-P	78-04-092

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Table of WAC Sections Affected as of 12/31/78

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-400-140	AMD	78-06-025	16-495-085	AMD	78-03-105	106-112-101	AMD	78-08-011
16-400-140	AMD-E	78-06-026	16-495-110	NEW	78-03-105	106-112-105	AMD-P	78-04-009
16-400-150	AMD-P	78-04-092	16-532-010	AMD-P	78-06-111	106-112-105	AMD	78-08-011
16-400-150	AMD	78-06-025	16-532-040	AMD-P	78-06-111	106-112-300	AMD-P	78-04-009
16-400-150	AMD-E	78-06-026	16-532-040	AMD-E	78-09-044	106-112-300	AMD	78-08-011
16-400-210	AMD-P	78-04-092	16-532-040	AMD-E	79-01-044	106-112-310	AMD-P	78-04-009
16-400-210	AMD	78-06-025	16-532-040	AMD	79-01-045	106-112-310	AMD	78-08-011
16-400-210	AMD-E	78-06-026	16-550-040	AMD-P	78-08-105	106-112-330	AMD-P	78-04-009
16-400-230	AMD-P	78-04-092	16-550-040	AMD	79-01-046	106-112-330	AMD	78-08-011
16-400-230	AMD	78-06-025	16-563-010	NEW-P	78-05-096	106-112-340	AMD-P	78-04-009
16-400-230	AMD-E	78-06-026	16-563-020	NEW-P	78-05-096	106-112-340	AMD	78-08-011
16-400-235	AMD-P	78-04-092	16-563-030	NEW-P	78-05-096	106-112-350	AMD-P	78-04-009
16-400-235	AMD	78-06-025	16-563-040	NEW-P	78-05-096	106-112-350	AMD	78-08-011
16-400-235	AMD-E	78-06-026	16-563-050	NEW-P	78-05-096	106-112-360	AMD-P	78-04-009
16-400-250	AMD-P	78-04-092	16-563-060	NEW-P	78-05-096	106-112-360	AMD	78-08-011
16-400-250	AMD	78-06-025	16-563-070	NEW-P	78-05-096	106-116-011	AMD	78-02-023
16-400-250	AMD-E	78-06-026	16-563-080	NEW-P	78-05-096	106-116-020	AMD	78-02-023
16-400-270	AMD-P	78-04-092	16-602-010	NEW-P	78-02-081	106-116-030	AMD	78-02-023
16-400-270	AMD	78-06-025	16-602-010	NEW	78-04-062	106-116-040	AMD	78-02-023
16-400-270	AMD-E	78-06-026	16-602-020	NEW-P	78-08-102	106-116-042	AMD	78-02-023
16-414-010	NEW-P	78-02-082	16-602-020	NEW	78-10-071	106-116-102	AMD	78-02-023
16-414-010	NEW	78-04-060	16-602-030	NEW-P	78-08-102	106-116-103	AMD	78-02-023
16-414-020	NEW-P	78-02-082	16-602-030	NEW	78-10-071	106-116-10401	AMD	78-02-023
16-414-020	NEW	78-04-060	16-620-007	REP-P	78-12-072	106-116-201	AMD	78-02-023
16-414-030	NEW-P	78-02-082	16-620-240	AMD-P	78-12-072	106-116-202	AMD	78-02-023
16-414-030	NEW	78-04-060	16-620-260	AMD-P	78-12-072	106-116-203	AMD	78-02-023
16-414-040	NEW-P	78-02-082	16-750-010	AMD-P	78-02-067	106-116-204	AMD	78-02-023
16-414-040	NEW	78-04-060	16-750-010	AMD-E	78-04-011	106-116-205	AMD	78-02-023
16-414-050	NEW-P	78-02-082	16-750-010	AMD-P	78-04-012	106-116-208	AMD	78-02-023
16-414-050	NEW	78-04-060	16-750-010	AMD	78-06-014	106-116-212	AMD	78-02-023
16-414-060	NEW-P	78-02-082	24-12-010	AMD-P	78-05-078	106-116-213	AMD	78-02-023
16-414-060	NEW	78-04-060	24-12-010	AMD	78-07-030	106-116-214	AMD	78-02-023
16-414-070	NEW-P	78-02-082	82-28-080	AMD-P	78-04-042	106-116-301	AMD	78-02-023
16-414-070	NEW	78-04-060	82-28-080	AMD-E	78-04-071	106-116-302	AMD	78-02-023
16-414-080	NEW-P	78-02-082	82-28-080	AMD	78-06-027	106-116-303	AMD	78-02-023
16-414-080	NEW	78-04-060	106-08-001	AMD-P	78-04-009	106-116-304	AMD	78-02-023
16-414-090	NEW-P	78-02-082	106-08-001	AMD	78-08-011	106-116-305	AMD	78-02-023
16-414-090	NEW	78-04-060	106-08-001	AMD-P	78-09-019	106-116-306	AMD	78-02-023
16-445-040	AMD-P	78-02-083	106-08-001	AMD	78-12-023	106-116-307	AMD	78-02-023
16-445-040	AMD	78-04-061	106-08-005	AMD-P	78-04-009	106-116-310	AMD	78-02-023
16-446-001	REP-P	78-10-101	106-08-005	AMD	78-08-011	106-116-311	AMD	78-02-023
16-446-001	REP	78-12-034	106-08-080	AMD-P	78-04-009	106-116-312	AMD	78-02-023
16-446-100	REP-P	78-10-101	106-08-080	AMD	78-08-011	106-116-401	AMD	78-02-023
16-446-100	REP	78-12-034	106-72-010	AMD-P	78-04-009	106-116-402	AMD	78-02-023
16-446-110	REP-P	78-10-101	106-72-010	AMD	78-08-011	106-116-403	AMD	78-02-023
16-446-110	REP	78-12-034	106-72-100	AMD-P	78-04-009	106-116-404	AMD	78-02-023
16-446-120	REP-P	78-10-101	106-72-100	AMD	78-08-011	106-116-501	AMD	78-02-023
16-446-120	REP	78-12-034	106-72-110	AMD-P	78-04-009	106-116-513	AMD	78-02-023
16-446-130	REP-P	78-10-101	106-72-110	AMD	78-08-011	106-116-514	AMD	78-02-023
16-446-130	REP	78-12-034	106-72-120	AMD-P	78-04-009	106-116-515	AMD	78-02-023
16-446-140	REP-P	78-10-101	106-72-120	AMD	78-08-011	106-116-521	AMD	78-02-023
16-446-140	REP	78-12-034	106-72-130	AMD-P	78-04-009	106-116-601	AMD	78-02-023
16-446-150	REP-P	78-10-101	106-72-130	AMD	78-08-011	106-116-603	AMD	78-02-023
16-446-150	REP	78-12-034	106-72-140	AMD-P	78-04-009	106-116-701	AMD	78-02-023
16-446-160	REP-P	78-10-101	106-72-140	AMD	78-08-011	106-116-901	AMD	78-02-023
16-446-160	REP	78-12-034	106-72-150	AMD-P	78-04-009	106-120-001	AMD-P	78-06-120
16-446-170	REP-P	78-10-101	106-72-150	AMD	78-08-011	106-120-001	AMD	78-10-106
16-446-170	REP	78-12-034	106-72-200	AMD-P	78-04-009	106-120-010	AMD-P	78-06-120
16-446-180	REP-P	78-10-101	106-72-200	AMD	78-08-011	106-120-010	AMD	78-10-106
16-446-180	REP	78-12-034	106-72-220	AMD-P	78-04-009	106-120-011	AMD-P	78-06-120
16-446-190	REP-P	78-10-101	106-72-220	AMD	78-08-011	106-120-011	AMD	78-10-106
16-446-190	REP	78-12-034	106-72-230	AMD-P	78-04-009	106-120-013	AMD-P	78-06-120
16-446-200	REP-P	78-10-101	106-72-230	AMD	78-08-011	106-120-013	AMD	78-10-106
16-446-200	REP	78-12-034	106-72-250	AMD-P	78-04-009	106-120-020	AMD-P	78-06-120
16-446-210	REP-P	78-10-101	106-72-250	AMD	78-08-011	106-120-020	AMD	78-10-106
16-446-210	REP	78-12-034	106-72-260	AMD-P	78-04-009	106-120-030	AMD-P	78-06-120
16-462-015	AMD-P	78-08-103	106-72-260	AMD	78-08-011	106-120-030	AMD	78-10-106
16-462-015	AMD	78-10-072	106-72-270	AMD-P	78-04-009	106-120-031	AMD-P	78-06-120
16-462-020	AMD-P	78-08-103	106-72-270	AMD	78-08-011	106-120-031	AMD	78-10-106
16-462-020	AMD	78-10-072	106-112-010	AMD-P	78-04-009	106-120-032	AMD-P	78-06-120
16-462-030	AMD-P	78-08-103	106-112-010	AMD	78-08-011	106-120-032	AMD	78-10-106
16-462-030	AMD	78-10-072	106-112-100	AMD-P	78-04-009	106-120-040	AMD-P	78-06-120
16-494-001	AMD	78-03-104	106-112-100	AMD	78-08-011	106-120-040	AMD	78-10-106
16-494-040	AMD	78-03-104	106-112-101	AMD-P	78-04-009	106-120-041	AMD-P	78-06-120



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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
106-156-065	AMD	78-08-011	106-172-735	AMD	78-08-011	131-16-061	AMD-P	78-10-108
106-156-066	AMD-P	78-04-009	106-172-740	AMD-P	78-04-009	131-16-061	AMD-P	78-12-071
106-156-066	AMD	78-08-011	106-172-740	AMD	78-08-011	131-16-062	NEW-P	78-10-108
106-156-075	AMD-P	78-04-009	106-172-750	AMD-P	78-04-009	131-16-062	NEW-P	78-12-071
106-156-075	AMD	78-08-011	106-172-750	AMD	78-08-011	131-16-067	NEW-P	78-10-108
106-156-076	AMD-P	78-04-009	106-172-761	AMD-P	78-04-009	131-16-067	NEW-P	78-12-071
106-156-076	AMD	78-08-011	106-172-761	AMD	78-08-011	131-16-410	AMD-P	78-04-066
106-160-001	AMD-P	78-04-009	106-172-763	AMD-P	78-04-009	131-16-410	AMD-E	78-05-011
106-160-001	AMD	78-08-011	106-172-763	AMD	78-08-011	131-16-410	AMD	78-06-057
106-160-002	AMD-P	78-04-009	106-172-765	AMD-P	78-04-009	131-28-025	AMD-P	78-04-067
106-160-002	AMD	78-08-011	106-172-765	AMD	78-08-011	131-28-025	AMD-P	78-06-047
106-160-005	AMD-P	78-04-009	106-172-772	AMD-P	78-04-009	131-28-025	AMD	78-07-064
106-160-005	AMD	78-08-011	106-172-772	AMD	78-08-011	131-28-026	AMD-P	78-04-067
106-160-006	AMD-P	78-04-009	106-172-775	AMD-P	78-04-009	131-28-026	AMD-P	78-06-047
106-160-006	AMD	78-08-011	106-172-775	AMD	78-08-011	131-28-026	AMD	78-07-064
106-160-007	AMD-P	78-04-009	106-276-001	AMD-P	78-04-009	131-28-027	AMD-P	78-04-067
106-160-007	AMD	78-08-011	106-276-001	AMD	78-08-011	131-28-027	AMD-P	78-06-047
106-160-010	AMD-P	78-04-009	106-276-001	AMD	78-08-011	131-28-027	AMD	78-07-064
106-160-010	AMD	78-08-011	106-276-005	AMD-P	78-04-009	131-28-027	AMD	78-07-064
106-160-015	AMD-P	78-04-009	106-276-005	AMD	78-08-011	131-28-041	AMD-P	78-04-067
106-160-015	AMD	78-08-011	106-276-010	AMD-P	78-04-009	131-28-041	AMD	78-06-058
106-160-016	AMD-P	78-04-009	106-276-010	AMD	78-08-011	131-28-045	AMD-P	78-04-067
106-160-016	AMD	78-08-011	106-276-030	AMD-P	78-04-009	131-28-045	AMD	78-06-058
106-160-017	AMD-P	78-04-009	106-276-030	AMD	78-08-011	132B-300-010	NEW-P	78-10-111
106-160-017	AMD	78-08-011	106-276-040	AMD-P	78-04-009	132B-300-010	NEW	78-12-065
106-160-020	AMD-P	78-04-009	106-276-040	AMD	78-08-011	132B-300-020	NEW-P	78-10-111
106-160-020	AMD	78-08-011	106-276-050	AMD-P	78-04-009	132B-300-020	NEW	78-12-065
106-160-021	AMD-P	78-04-009	106-276-050	AMD	78-08-011	132C-104-005	REP-P	78-02-090
106-160-021	AMD	78-08-011	106-276-060	AMD-P	78-04-009	132C-104-005	REP	78-05-001
106-160-023	AMD-P	78-04-009	106-276-060	AMD	78-08-011	132C-104-010	REP-P	78-02-090
106-160-023	AMD	78-08-011	106-276-070	AMD-P	78-04-009	132C-104-010	REP	78-05-001
106-160-024	AMD-P	78-04-009	106-276-070	AMD	78-08-011	132C-104-015	REP-P	78-02-090
106-160-024	AMD	78-08-011	106-276-080	AMD-P	78-04-009	132C-104-015	REP	78-05-001
106-160-026	AMD-P	78-04-009	106-276-080	AMD	78-08-011	132C-104-020	REP-P	78-02-090
106-160-026	AMD	78-08-011	106-276-090	AMD-P	78-04-009	132C-104-020	REP	78-05-001
106-160-027	AMD-P	78-04-009	106-276-090	AMD	78-08-011	132C-104-025	REP-P	78-02-090
106-160-027	AMD	78-08-011	106-276-100	AMD-P	78-04-009	132C-104-025	REP	78-05-001
106-160-030	AMD-P	78-04-009	106-276-100	AMD	78-08-011	132C-104-030	REP-P	78-02-090
106-160-030	AMD	78-08-011	106-276-110	AMD-P	78-04-009	132C-104-030	REP	78-05-001
106-160-031	AMD-P	78-04-009	106-276-110	AMD	78-08-011	132C-104-035	REP-P	78-02-090
106-160-031	AMD	78-08-011	106-276-200	AMD-P	78-04-009	132C-104-035	REP	78-05-001
106-160-032	AMD-P	78-04-009	106-276-200	AMD	78-08-011	132C-104-045	REP-P	78-02-090
106-160-032	AMD	78-08-011	106-276-210	AMD-P	78-04-009	132C-104-045	REP	78-05-001
106-160-035	AMD-P	78-04-009	106-276-210	AMD	78-08-011	132C-104-050	REP-P	78-02-090
106-160-035	AMD	78-08-011	106-276-220	AMD-P	78-04-009	132C-104-050	REP	78-05-001
106-160-040	AMD-P	78-04-009	106-276-220	AMD	78-08-011	132C-104-055	REP-P	78-02-090
106-160-040	AMD	78-08-011	113-12-150	NEW-P	78-03-086	132C-104-055	REP	78-05-001
106-164-901	AMD-P	78-04-009	113-12-150	NEW	78-05-052	132C-104-060	NEW-P	78-02-089
106-164-901	AMD	78-08-011	113-12-160	NEW-P	78-03-086	132C-104-060	NEW	78-05-002
106-164-910	AMD-P	78-04-009	113-12-160	NEW	78-05-052	132C-104-060	AMD-P	78-05-091
106-164-910	AMD	78-08-011	113-12-161	NEW-P	78-03-086	132C-104-060	AMD	78-09-008
106-164-912	AMD-P	78-04-009	113-12-161	NEW	78-05-052	132C-104-070	NEW-P	78-02-089
106-164-912	AMD	78-08-011	113-12-165	NEW-P	78-03-086	132C-104-070	NEW	78-05-002
106-168-001	AMD-P	78-04-009	113-12-165	NEW	78-05-052	132C-122-010	NEW-P	78-05-090
106-168-001	AMD	78-08-011	113-12-170	NEW-P	78-03-086	132C-122-010	NEW	78-09-009
106-168-002	AMD-P	78-04-009	113-12-170	NEW	78-05-052	132C-122-020	NEW-P	78-05-090
106-168-002	AMD	78-08-011	113-12-175	NEW-P	78-03-086	132C-122-020	NEW	78-09-009
106-168-005	AMD-P	78-04-009	113-12-175	NEW	78-05-052	132C-122-030	NEW-P	78-05-090
106-168-005	AMD	78-08-011	113-12-180	NEW-P	78-03-086	132C-122-030	NEW	78-09-009
106-168-040	AMD-P	78-04-009	113-12-180	NEW	78-05-052	132C-122-040	NEW-P	78-05-090
106-168-040	AMD	78-08-011	114-12-010	AMD-P	78-03-064	132C-122-040	NEW	78-09-009
106-168-050	AMD-P	78-04-009	114-12-020	AMD-P	78-03-064	132C-285-010	NEW	78-02-062
106-168-050	AMD	78-08-011	114-12-030	AMD-P	78-03-064	132F-120-020	AMD	78-10-109
106-172-700	AMD-P	78-04-009	114-12-040	AMD-P	78-03-064	132F-120-030	AMD	78-10-109
106-172-700	AMD	78-08-011	114-12-135	NEW-P	78-03-064	132F-120-040	AMD	78-10-109
106-172-711	AMD-P	78-04-009	120	-P	78-02-057	132F-120-050	AMD	78-10-109
106-172-711	AMD	78-08-011	120	-P	78-02-103	132F-120-060	AMD	78-10-109
106-172-721	AMD-P	78-04-009	120	-P	78-03-012	132F-120-070	AMD	78-10-109
106-172-721	AMD	78-08-011	131-08-005	AMD-P	78-05-097	132F-120-080	AMD	78-10-109
106-172-731	AMD-P	78-04-009	131-08-005	AMD	78-07-063	132F-120-090	AMD	78-10-109
106-172-731	AMD	78-08-011	131-08-005	AMD-E	78-12-069	132F-120-100	AMD	78-10-109
106-172-733	AMD-P	78-04-009	131-16-011	AMD-P	78-10-108	132F-120-110	AMD	78-10-109
106-172-733	AMD	78-08-011	131-16-011	AMD-P	78-12-071	132F-120-120	AMD	78-10-109
106-172-733	AMD	78-08-011	131-16-040	AMD-P	78-10-108	132F-120-130	AMD	78-10-109
106-172-735	AMD-P	78-04-009	131-16-040	AMD-P	78-12-071	132F-120-140	AMD	78-10-109

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132F-120-150	AMD	78-10-109	132H-105-110	NEW-P	78-08-100	132J-12-018	REP	78-11-035
132F-120-160	AMD	78-10-109	132H-105-110	NEW-P	78-09-021	132J-12-021	REP-P	78-08-009
132F-120-170	NEW	78-10-109	132H-105-110	NEW	78-10-017	132J-12-021	REP	78-11-035
132F-120-180	NEW	78-10-109	132H-105-120	NEW-P	78-08-100	132J-12-024	REP-P	78-08-009
132F-120-190	NEW	78-10-109	132H-105-120	NEW-P	78-09-021	132J-12-024	REP	78-11-035
132F-120-200	AMD	78-10-109	132H-105-120	NEW	78-10-017	132J-12-027	REP-P	78-08-009
132F-120-300	REP	78-10-109	132H-105-130	NEW-P	78-08-100	132J-12-027	REP	78-11-035
132F-120-310	REP	78-10-109	132H-105-130	NEW-P	78-09-021	132J-12-030	REP-P	78-08-009
132F-120-400	REP	78-10-109	132H-105-130	NEW	78-10-017	132J-12-030	REP	78-11-035
132F-120-410	REP	78-10-109	132H-105-140	NEW-P	78-08-100	132J-12-033	REP-P	78-08-009
132F-120-420	REP	78-10-109	132H-105-140	NEW-P	78-09-021	132J-12-033	REP	78-11-035
132F-120-430	REP	78-10-109	132H-105-140	NEW	78-10-017	132J-12-036	REP-P	78-08-009
132F-120-440	REP	78-10-109	132H-105-150	NEW-P	78-08-100	132J-12-036	REP	78-11-035
132F-120-450	REP	78-10-109	132H-105-150	NEW-P	78-09-021	132J-12-039	REP-P	78-08-009
132F-120-460	REP	78-10-109	132H-105-150	NEW	78-10-017	132J-12-039	REP	78-11-035
132F-120-470	REP	78-10-109	132H-105-160	NEW-P	78-08-100	132J-12-042	REP-P	78-08-009
132F-120-480	REP	78-10-109	132H-105-160	NEW-P	78-09-021	132J-12-042	REP	78-11-035
132F-120-500	REP	78-10-109	132H-105-160	NEW	78-10-017	132J-12-045	REP-P	78-08-009
132F-120-510	AMD	78-10-109	132H-105-170	NEW-P	78-08-100	132J-12-045	REP	78-11-035
132H-104	REP	78-10-017	132H-105-170	NEW-P	78-09-021	132J-12-048	REP-P	78-08-009
132H-104-010	REP-P	78-08-100	132H-105-170	NEW	78-10-017	132J-12-048	REP	78-11-035
132H-104-010	REP-P	78-09-021	132H-105-180	NEW-P	78-08-100	132J-12-051	REP-P	78-08-009
132H-104-010	REP	78-10-017	132H-105-180	NEW-P	78-09-021	132J-12-051	REP	78-11-035
132H-104-020	REP-P	78-08-100	132H-120-200	AMD-P	78-03-022	132J-12-054	REP-P	78-08-009
132H-104-020	REP-P	78-09-021	132H-120-200	AMD-P	78-05-062	132J-12-054	REP	78-11-035
132H-104-020	REP	78-10-017	132H-120-200	AMD	78-07-024	132J-12-057	REP-P	78-08-009
132H-104-030	REP-P	78-08-100	132H-120-205	NEW-P	78-03-022	132J-12-057	REP	78-11-035
132H-104-030	REP-P	78-09-021	132H-120-205	NEW-P	78-05-062	132J-12-060	REP-P	78-08-009
132H-104-030	REP	78-10-017	132H-120-205	NEW	78-07-024	132J-12-060	REP	78-11-035
132H-104-040	REP-P	78-08-100	132H-160	AMD-P	78-02-021	132J-12-063	REP-P	78-08-009
132H-104-040	REP-P	78-09-021	132H-160-010	AMD-P	78-05-105	132J-12-063	REP	78-11-035
132H-104-040	REP	78-10-017	132H-160-010	AMD	78-07-026	132J-12-066	REP-P	78-08-009
132H-104-050	REP-P	78-08-100	132H-160-020	AMD-P	78-05-105	132J-12-066	REP	78-11-035
132H-104-050	REP-P	78-09-021	132H-160-040	AMD-P	78-05-105	132J-12-069	REP-P	78-08-009
132H-104-050	REP	78-10-017	132H-160-040	AMD	78-07-026	132J-12-069	REP	78-11-035
132H-104-120	REP-P	78-08-100	132H-160-050	AMD-P	78-05-105	132J-12-072	REP-P	78-08-009
132H-104-120	REP-P	78-09-021	132H-160-050	AMD	78-07-026	132J-12-072	REP	78-11-035
132H-104-120	REP	78-10-017	132H-160-053	NEW-P	78-07-004	132J-12-075	REP-P	78-08-009
132H-104-130	REP-P	78-08-100	132H-160-053	NEW-E	78-07-005	132J-12-075	REP	78-11-035
132H-104-130	REP-P	78-09-021	132H-160-053	NEW	78-09-020	132J-12-078	REP-P	78-08-009
132H-104-130	REP	78-10-017	132H-160-056	NEW-P	78-07-004	132J-12-078	REP	78-11-035
132H-104-140	REP-P	78-08-100	132H-160-056	NEW-E	78-07-005	132J-12-081	REP-P	78-08-009
132H-104-140	REP-P	78-09-021	132H-160-056	NEW	78-09-020	132J-12-081	REP	78-11-035
132H-104-140	REP	78-10-017	132H-160-059	NEW-P	78-07-004	132J-12-084	REP-P	78-08-009
132H-104-150	REP-P	78-08-100	132H-160-059	NEW-E	78-07-005	132J-12-084	REP	78-11-035
132H-104-150	REP-P	78-09-021	132H-160-059	NEW	78-09-020	132J-12-087	REP-P	78-08-009
132H-104-150	REP	78-10-017	132H-160-100	REP-P	78-05-105	132J-12-087	REP	78-11-035
132H-105-010	NEW-P	78-08-100	132H-160-100	REP	78-07-026	132J-12-096	REP-P	78-08-009
132H-105-010	NEW-P	78-09-021	132H-160-120	AMD-P	78-05-105	132J-12-096	REP	78-11-035
132H-105-010	NEW	78-10-017	132H-160-120	AMD	78-07-026	132J-12-120	REP-P	78-08-009
132H-105-020	NEW-P	78-08-100	132H-160-140	AMD-P	78-05-105	132J-12-120	REP	78-11-035
132H-105-020	NEW-P	78-09-021	132H-160-140	AMD	78-07-026	132J-12-123	REP-P	78-08-009
132H-105-020	NEW	78-10-017	132H-160-180	AMD	78-04-026	132J-12-123	REP	78-11-035
132H-105-030	NEW-P	78-08-100	132H-160-200		78-07-026	132J-12-144	REP-P	78-08-009
132H-105-030	NEW-P	78-09-021	132H-160-460	AMD-P	78-05-105	132J-12-144	REP	78-11-035
132H-105-030	NEW	78-10-017	132H-160-460	AMD	78-07-026	132J-12-147	REP-P	78-08-009
132H-105-040	NEW-P	78-08-100	132H-160-470	AMD-P	78-05-105	132J-12-147	REP	78-11-035
132H-105-040	NEW-P	78-09-021	132H-160-470	AMD	78-07-026	132J-12-150	REP-P	78-08-009
132H-105-040	NEW	78-10-017	132H-160-480	REP-P	78-05-105	132J-12-150	REP	78-11-035
132H-105-050	NEW-P	78-08-100	132H-160-490	AMD-P	78-05-105	132J-12-153	REP-P	78-08-009
132H-105-050	NEW-P	78-09-021	132H-160-490	AMD	78-07-026	132J-12-153	REP	78-11-035
132H-105-050	NEW	78-10-017	132I-160-030	AMD-P	78-04-065	132J-12-165	REP-P	78-08-009
132H-105-060	NEW-P	78-08-100	132J-12	REP	78-11-035	132J-12-165	REP	78-11-035
132H-105-060	NEW-P	78-09-021	132J-12-003	REP-P	78-08-009	132J-12-168	REP-P	78-08-009
132H-105-060	NEW	78-10-017	132J-12-003	REP	78-11-035	132J-12-168	REP	78-11-035
132H-105-070	NEW-P	78-08-100	132J-12-006	REP-P	78-08-009	132J-12-171	REP-P	78-08-009
132H-105-070	NEW-P	78-09-021	132J-12-006	REP	78-11-035	132J-12-171	REP	78-11-035
132H-105-070	NEW	78-10-017	132J-12-009	REP-P	78-08-009	132J-12-175	REP-P	78-08-009
132H-105-090	NEW-P	78-08-100	132J-12-009	REP	78-11-035	132J-12-175	REP	78-11-035
132H-105-090	NEW-P	78-09-021	132J-12-012	REP-P	78-08-009	132J-12-177	REP-P	78-08-009
132H-105-090	NEW	78-10-017	132J-12-012	REP	78-11-035	132J-12-177	REP	78-11-035
132H-105-100	NEW-P	78-08-100	132J-12-015	REP-P	78-08-009	132J-12-180	REP-P	78-08-009
132H-105-100	NEW-P	78-09-021	132J-12-015	REP	78-11-035	132J-12-180	REP	78-11-035
132H-105-100	NEW	78-10-017	132J-12-018	REP-P	78-08-009	132J-12-183	REP-P	78-08-009

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132J-12-183	REP	78-11-035	132J-12-290	REP	78-11-035	132J-112-902	REP-P	78-08-009
132J-12-186	REP-P	78-08-009	132J-12-293	REP-P	78-08-009	132J-112-902	REP	78-11-035
132J-12-186	REP	78-11-035	132J-12-293	REP	78-11-035	132J-112-903	REP-P	78-08-009
132J-12-189	REP-P	78-08-009	132J-12-296	REP-P	78-08-009	132J-112-903	REP	78-11-035
132J-12-189	REP	78-11-035	132J-12-296	REP	78-11-035	132J-112-904	REP-P	78-08-009
132J-12-192	REP-P	78-08-009	132J-12-299	REP-P	78-08-009	132J-112-904	REP	78-11-035
132J-12-192	REP	78-11-035	132J-12-299	REP	78-11-035	132J-112-905	REP-P	78-08-009
132J-12-195	REP-P	78-08-009	132J-12-302	REP-P	78-08-009	132J-112-905	REP	78-11-035
132J-12-195	REP	78-11-035	132J-12-302	REP	78-11-035	132J-112-906	REP-P	78-08-009
132J-12-198	REP-P	78-08-009	132J-12-305	REP-P	78-08-009	132J-112-906	REP	78-11-035
132J-12-198	REP	78-11-035	132J-12-305	REP	78-11-035	132J-112-907	REP-P	78-08-009
132J-12-201	REP-P	78-08-009	132J-12-308	REP-P	78-08-009	132J-112-907	REP	78-11-035
132J-12-201	REP	78-11-035	132J-12-308	REP	78-11-035	132J-112-908	REP-P	78-08-009
132J-12-204	REP-P	78-08-009	132J-12-311	REP-P	78-08-009	132J-112-908	REP	78-11-035
132J-12-204	REP	78-11-035	132J-12-311	REP	78-11-035	132J-112-909	REP-P	78-08-009
132J-12-207	REP-P	78-08-009	132J-12-314	REP-P	78-08-009	132J-112-909	REP	78-11-035
132J-12-207	REP	78-11-035	132J-12-314	REP	78-11-035	132J-112-910	REP-P	78-08-009
132J-12-210	REP-P	78-08-009	132J-12-317	REP-P	78-08-009	132J-112-910	REP	78-11-035
132J-12-210	REP	78-11-035	132J-12-317	REP	78-11-035	132J-112-911	REP-P	78-08-009
132J-12-213	REP-P	78-08-009	132J-12-320	REP-P	78-08-009	132J-112-911	REP	78-11-035
132J-12-213	REP	78-11-035	132J-12-320	REP	78-11-035	132J-112-912	REP-P	78-08-009
132J-12-216	REP-P	78-08-009	132J-12-323	REP-P	78-08-009	132J-112-912	REP	78-11-035
132J-12-216	REP	78-11-035	132J-12-323	REP	78-11-035	132J-112-913	REP-P	78-08-009
132J-12-219	REP-P	78-08-009	132J-12-326	REP-P	78-08-009	132J-112-913	REP	78-11-035
132J-12-219	REP	78-11-035	132J-12-326	REP	78-11-035	132J-112-914	REP-P	78-08-009
132J-12-222	REP-P	78-08-009	132J-12-329	REP-P	78-08-009	132J-112-914	REP	78-11-035
132J-12-222	REP	78-11-035	132J-12-329	REP	78-11-035	132J-112-915	REP-P	78-08-009
132J-12-223	REP-P	78-08-009	132J-12-332	REP-P	78-08-009	132J-112-915	REP	78-11-035
132J-12-223	REP	78-11-035	132J-12-332	REP	78-11-035	132J-112-916	REP-P	78-08-009
132J-12-226	REP-P	78-08-009	132J-12-335	REP-P	78-08-009	132J-112-916	REP	78-11-035
132J-12-226	REP	78-11-035	132J-12-335	REP	78-11-035	132J-112-917	REP-P	78-08-009
132J-12-229	REP-P	78-08-009	132J-12-338	REP-P	78-08-009	132J-112-917	REP	78-11-035
132J-12-229	REP	78-11-035	132J-12-338	REP	78-11-035	132J-112-918	REP-P	78-08-009
132J-12-231	REP-P	78-08-009	132J-12-341	REP-P	78-08-009	132J-112-918	REP	78-11-035
132J-12-231	REP	78-11-035	132J-12-341	REP	78-11-035	132J-112-919	REP-P	78-08-009
132J-12-232	REP-P	78-08-009	132J-12-344	REP-P	78-08-009	132J-112-919	REP	78-11-035
132J-12-232	REP	78-11-035	132J-12-344	REP	78-11-035	132J-112-920	REP-P	78-08-009
132J-12-235	REP-P	78-08-009	132J-12-347	REP-P	78-08-009	132J-112-920	REP	78-11-035
132J-12-235	REP	78-11-035	132J-12-347	REP	78-11-035	132J-112-921	REP-P	78-08-009
132J-12-238	REP-P	78-08-009	132J-12-350	REP-P	78-08-009	132J-112-921	REP	78-11-035
132J-12-238	REP	78-11-035	132J-12-350	REP	78-11-035	132J-128-060	AMD-P	78-03-076
132J-12-241	REP-P	78-08-009	132J-12-353	REP-P	78-08-009	132J-128-060	AMD	78-06-084
132J-12-241	REP	78-11-035	132J-12-353	REP	78-11-035	132J-128-070	AMD-P	78-03-076
132J-12-245	REP-P	78-08-009	132J-12-356	REP-P	78-08-009	132J-128-070	AMD	78-06-084
132J-12-245	REP	78-11-035	132J-12-356	REP	78-11-035	132K-20-080	AMD-P	78-10-052
132J-12-248	REP-P	78-08-009	132J-12-359	REP-P	78-08-009	132K-20-080	AMD	78-12-014
132J-12-248	REP	78-11-035	132J-12-359	REP	78-11-035	132K-112-015	AMD-P	78-10-052
132J-12-251	REP-P	78-08-009	132J-12-362	REP-P	78-08-009	132K-112-015	AMD	78-12-014
132J-12-251	REP	78-11-035	132J-12-362	REP	78-11-035	132L-20-010	AMD	78-04-043
132J-12-253	REP-P	78-08-009	132J-12-365	REP-P	78-08-009	132L-20-020	AMD	78-04-043
132J-12-253	REP	78-11-035	132J-12-365	REP	78-11-035	132L-20-040	AMD	78-04-043
132J-12-261	REP-P	78-08-009	132J-12-368	REP-P	78-08-009	132L-20-050	AMD	78-04-043
132J-12-261	REP	78-11-035	132J-12-368	REP	78-11-035	132L-20-060	AMD	78-04-043
132J-12-264	REP-P	78-08-009	132J-12-371	REP-P	78-08-009	132L-20-080	AMD	78-04-043
132J-12-264	REP	78-11-035	132J-12-371	REP	78-11-035	132L-20-100	AMD	78-04-043
132J-12-267	REP-P	78-08-009	132J-12-374	REP-P	78-08-009	132L-20-120	AMD	78-04-043
132J-12-267	REP	78-11-035	132J-12-374	REP	78-11-035	132L-20-140	AMD	78-04-043
132J-12-270	REP-P	78-08-009	132J-12-377	REP-P	78-08-009	132L-20-150	AMD	78-04-043
132J-12-270	REP	78-11-035	132J-12-377	REP	78-11-035	132L-20-160	AMD	78-04-043
132J-12-273	REP-P	78-08-009	132J-12-380	REP-P	78-08-009	132L-20-170	AMD	78-04-043
132J-12-273	REP	78-11-035	132J-12-380	REP	78-11-035	132L-22-010	AMD	78-04-043
132J-12-276	REP-P	78-08-009	132J-12-383	REP-P	78-08-009	132L-22-020	AMD	78-04-043
132J-12-276	REP	78-11-035	132J-12-383	REP	78-11-035	132L-22-030	AMD	78-04-043
132J-12-277	REP-P	78-08-009	132J-12-385	REP-P	78-08-009	132L-22-040	AMD	78-04-043
132J-12-277	REP	78-11-035	132J-12-385	REP	78-11-035	132L-22-050	AMD	78-04-043
132J-12-279	REP-P	78-08-009	132J-12-388	REP-P	78-08-009	132L-22-060	AMD	78-04-043
132J-12-279	REP	78-11-035	132J-12-388	REP	78-11-035	132L-22-070	AMD	78-04-043
132J-12-281	REP-P	78-08-009	132J-12-401	REP-P	78-08-009	132L-22-080	AMD	78-04-043
132J-12-281	REP	78-11-035	132J-12-401	REP	78-11-035	132L-24-010	AMD	78-04-043
132J-12-284	REP-P	78-08-009	132J-112	REP	78-11-035	132L-24-020	AMD	78-04-043
132J-12-284	REP	78-11-035	132J-112-900	REP-P	78-08-009	132L-24-030	AMD	78-04-043
132J-12-287	REP-P	78-08-009	132J-112-900	REP	78-11-035	132L-24-040	AMD	78-04-043
132J-12-287	REP	78-11-035	132J-112-901	REP-P	78-08-009	132L-24-050	AMD	78-04-043
132J-12-290	REP-P	78-08-009	132J-112-901	REP	78-11-035	132L-24-060	AMD	78-04-043

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132L-24-070	AMD	78-04-043	132T-104-220	AMD-P	78-07-031	132W-120-320	NEW	78-12-051
132L-24-080	AMD	78-04-043	132T-104-220	AMD	78-09-058	132W-120-330	NEW-P	78-10-080
132L-24-090	AMD	78-04-043	132T-104-230	AMD-P	78-07-031	132W-120-330	NEW	78-12-051
132L-325-010	NEW-P	78-02-071	132T-104-230	AMD	78-09-058	132W-120-400	NEW-P	78-10-080
132L-325-020	NEW-P	78-02-071	132T-104-240	AMD-P	78-07-031	132W-120-400	NEW	78-12-051
132L-325-030	NEW-P	78-02-071	132T-104-240	AMD	78-09-058	132W-122	REP	78-12-048
132L-325-040	NEW-P	78-02-071	132T-104-250	AMD-P	78-07-031	132W-122-010	REP-P	78-10-001
132L-325-050	NEW-P	78-02-071	132T-104-250	AMD	78-09-058	132W-122-010	REP	78-12-048
132L-325-060	NEW-P	78-02-071	132T-104-260	AMD-P	78-07-031	132W-122-020	REP-P	78-10-001
132M-325-010	NEW	78-04-072	132T-104-260	AMD	78-09-058	132W-122-020	REP	78-12-048
132M-325-020	NEW	78-04-072	132T-104-270	NEW-P	78-07-031	132W-122-030	REP-P	78-10-001
132M-325-030	NEW	78-04-072	132T-104-270	AMD	78-09-058	132W-122-030	REP	78-12-048
132M-325-040	NEW	78-04-072	132T-104-280	AMD-P	78-07-031	132W-122-040	REP-P	78-10-001
132M-325-050	NEW	78-04-072	132T-104-280	AMD	78-09-058	132W-122-040	REP	78-12-048
132M-325-060	NEW	78-04-072	132W-32	REP	78-12-048	132W-122-050	REP-P	78-10-001
132N-128-030	AMD-P	78-08-051	132W-32-010	REP-P	78-10-001	132W-122-050	REP	78-12-048
132N-128-030	AMD	78-10-068	132W-32-010	REP	78-12-048	132W-122-060	REP-P	78-10-001
132N-128-030	AMD-E	78-10-069	132W-116-010	AMD-P	78-10-002	132W-122-060	REP	78-12-048
132P-104-011	AMD-P	78-02-054	132W-116-010	AMD	78-12-049	132W-122-070	REP-P	78-10-001
132P-104-011	AMD	78-05-012	132W-116-020	AMD-P	78-10-002	132W-122-070	REP	78-12-048
132R-175-090	AMD	78-02-017	132W-116-020	AMD	78-12-049	132W-122-080	REP-P	78-10-001
132R-175-150	AMD	78-02-017	132W-116-030	REP-P	78-10-002	132W-122-080	REP	78-12-048
132R-175-160	NEW	78-02-017	132W-116-030	REP	78-12-049	132W-122-090	REP-P	78-10-001
132R-175-App.A	REP	78-02-017	132W-116-040	AMD-P	78-10-002	132W-122-090	REP	78-12-048
132S-08-100	AMD-P	78-08-067	132W-116-040	AMD	78-12-049	132W-122-100	REP-P	78-10-001
132S-08-100	AMD	78-10-019	132W-116-050	AMD-P	78-10-002	132W-122-100	REP	78-12-048
132S-18-020	AMD-P	78-08-069	132W-116-050	AMD	78-12-049	132W-122-110	REP-P	78-10-001
132S-18-020	AMD	78-10-020	132W-116-060	AMD-P	78-10-002	132W-122-110	REP	78-12-048
132S-170-030	AMD-P	78-08-070	132W-116-060	AMD	78-12-049	132W-122-120	REP-P	78-10-001
132S-170-030	AMD	78-10-021	132W-116-070	REP-P	78-10-002	132W-122-120	REP	78-12-048
132S-190-010	NEW-P	78-08-068	132W-116-070	REP	78-12-049	132W-122-130	REP-P	78-10-001
132S-190-010	NEW	78-10-018	132W-120-010	AMD-P	78-10-080	132W-122-130	REP	78-12-048
132S-190-020	NEW-P	78-08-068	132W-120-010	AMD	78-12-051	132W-122-140	REP-P	78-10-001
132S-190-020	NEW	78-10-018	132W-120-020	REP-P	78-10-080	132W-122-140	REP	78-12-048
132S-190-030	NEW-P	78-08-068	132W-120-020	REP	78-12-051	132W-122-150	REP-P	78-10-001
132S-190-030	NEW	78-10-018	132W-120-030	AMD-P	78-10-080	132W-122-150	REP	78-12-048
132S-190-040	NEW-P	78-08-068	132W-120-030	AMD	78-12-051	132W-123	REP	78-12-048
132S-190-040	NEW	78-10-018	132W-120-040	AMD-P	78-10-080	132W-123-010	REP-P	78-10-001
132S-190-050	NEW-P	78-08-068	132W-120-040	AMD	78-12-051	132W-123-010	REP	78-12-048
132S-190-050	NEW	78-10-018	132W-120-050	AMD-P	78-10-080	132W-123-020	REP-P	78-10-001
132S-190-060	NEW-P	78-08-068	132W-120-050	AMD	78-12-051	132W-123-020	REP	78-12-048
132S-190-060	NEW	78-10-018	132W-120-060	AMD-P	78-10-080	132W-123-030	REP-P	78-10-001
132T-104-010		78-07-031	132W-120-060	AMD	78-12-051	132W-123-030	REP	78-12-048
132T-104-010		78-09-058	132W-120-070	AMD-P	78-10-080	132W-123-040	REP-P	78-10-001
132T-104-020	AMD-P	78-07-031	132W-120-070	AMD	78-12-051	132W-123-040	REP	78-12-048
132T-104-020	AMD	78-09-058	132W-120-080	REP-P	78-10-080	132W-123-050	REP-P	78-10-001
132T-104-030	AMD-P	78-07-031	132W-120-080	REP	78-12-051	132W-123-050	REP	78-12-048
132T-104-030	AMD	78-09-058	132W-120-090	REP-P	78-10-080	132W-123-060	REP-P	78-10-001
132T-104-040	AMD-P	78-07-031	132W-120-090	REP	78-12-051	132W-123-060	REP	78-12-048
132T-104-040	AMD	78-09-058	132W-120-100	AMD-P	78-10-080	132W-123-070	REP-P	78-10-001
132T-104-050	AMD-P	78-07-031	132W-120-100	AMD	78-12-051	132W-123-070	REP	78-12-048
132T-104-050	AMD	78-09-058	132W-120-110	REP-P	78-10-080	132W-123-080	REP-P	78-10-001
132T-104-060		78-07-031	132W-120-110	REP	78-12-051	132W-123-080	REP	78-12-048
132T-104-060		78-09-058	132W-120-120	REP-P	78-10-080	132W-123-090	REP-P	78-10-001
132T-104-070	AMD-P	78-07-031	132W-120-120	REP	78-12-051	132W-123-090	REP	78-12-048
132T-104-070	AMD	78-09-058	132W-120-130	AMD-P	78-10-080	132W-123-100	REP-P	78-10-001
132T-104-080		78-07-031	132W-120-130	AMD	78-12-051	132W-123-100	REP	78-12-048
132T-104-080	AMD	78-09-058	132W-120-200	REP-P	78-10-080	132W-123-110	REP-P	78-10-001
132T-104-090		78-07-031	132W-120-200	REP	78-12-051	132W-123-110	REP	78-12-048
132T-104-090		78-09-058	132W-120-210	REP-P	78-10-080	132W-123-120	REP-P	78-10-001
132T-104-100		78-07-031	132W-120-210	REP	78-12-051	132W-123-120	REP	78-12-048
132T-104-100		78-09-058	132W-120-220	REP-P	78-10-080	132W-123-130	REP-P	78-10-001
132T-104-110	AMD-P	78-07-031	132W-120-220	REP	78-12-051	132W-123-130	REP	78-12-048
132T-104-110	AMD	78-09-058	132W-120-230	REP-P	78-10-080	132W-123-140	REP-P	78-10-001
132T-104-120	AMD-P	78-07-031	132W-120-230	REP	78-12-051	132W-123-140	REP	78-12-048
132T-104-120	AMD	78-09-058	132W-120-240	REP-P	78-10-080	132W-123-150	REP-P	78-10-001
132T-104-121	AMD-P	78-07-031	132W-120-240	REP	78-12-051	132W-123-150	REP	78-12-048
132T-104-121	AMD	78-09-058	132W-120-270	REP-P	78-10-080	132W-124	REP	78-12-050
132T-104-130	AMD-P	78-07-031	132W-120-270	REP	78-12-051	132W-124-010	REP-P	78-10-081
132T-104-130	AMD	78-09-058	132W-120-300	AMD-P	78-10-080	132W-124-010	REP	78-12-050
132T-104-200		78-07-031	132W-120-300	AMD	78-12-051	132W-124-020	REP-P	78-10-081
132T-104-200		78-09-058	132W-120-310	NEW-P	78-10-080	132W-124-020	REP	78-12-048
132T-104-210	AMD-P	78-07-031	132W-120-310	NEW	78-12-051	132W-124-022	REP-P	78-10-081
132T-104-210	AMD	78-09-058	132W-120-320	NEW-P	78-10-080	132W-124-022	REP	78-12-050



Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132W-156-070	REP-P	78-10-001	132W-160-130	REP	78-12-048	136-20-060	AMD-P	78-09-116
132W-156-070	REP	78-12-048	132W-170	REP	78-12-048	136-32-030	AMD-E	78-05-084
132W-156-071	REP-P	78-10-001	132W-170-010	REP-P	78-10-001	136-32-030	AMD-P	78-06-094
132W-156-071	REP	78-12-048	132W-170-010	REP	78-12-048	139-04-010	AMD	78-02-032
132W-156-072	REP-P	78-10-001	132W-170-020	REP-P	78-10-001	139-14-010	NEW	78-02-037
132W-156-072	REP	78-12-048	132W-170-020	REP	78-12-048	139-16-010	AMD	78-02-033
132W-156-073	REP-P	78-10-001	132W-170-030	REP-P	78-10-001	139-18-010	AMD	78-02-034
132W-156-073	REP	78-12-048	132W-170-030	REP	78-12-048	139-20-010	AMD	78-02-035
132W-156-074	REP-P	78-10-001	132W-170-040	REP-P	78-10-001	139-22-010	AMD	78-02-036
132W-156-074	REP	78-12-048	132W-170-040	REP	78-12-048	142-12-026	NEW-P	78-08-110
132W-156-075	REP-P	78-10-001	132W-170-041	REP-P	78-10-001	142-12-026	NEW	78-11-025
132W-156-075	REP	78-12-048	132W-170-041	REP	78-12-048	162-04-024	NEW	78-02-065
132W-156-076	REP-P	78-10-001	132W-170-042	REP-P	78-10-001	162-04-026	NEW	78-02-065
132W-156-076	REP	78-12-048	132W-170-042	REP	78-12-048	162-04-050	NEW	78-02-065
132W-156-077	REP-P	78-10-001	132W-170-043	REP-P	78-10-001	162-08-024	REP	78-02-065
132W-156-077	REP	78-12-048	132W-170-043	REP	78-12-048	162-08-026	REP	78-02-065
132W-156-078	REP-P	78-10-001	132W-170-050	REP-P	78-10-001	162-08-050	REP	78-02-065
132W-156-078	REP	78-12-048	132W-170-050	REP	78-12-048	162-08-093	AMD	78-02-065
132W-156-079	REP-P	78-10-001	132W-170-051	REP-P	78-10-001	172-114-010	AMD-E	78-03-078
132W-156-079	REP	78-12-048	132W-170-051	REP	78-12-048	172-114-010	AMD-P	78-04-010
132W-160	REP	78-12-048	132W-170-060	REP-P	78-10-001	172-114-010	AMD-P	78-06-044
132W-160-001	REP-P	78-10-001	132W-170-060	REP	78-12-048	172-114-010	AMD-E	78-06-117
132W-160-001	REP	78-12-048	132W-276-001	AMD-P	78-10-002	172-114-010	AMD	78-09-029
132W-160-002	REP-P	78-10-001	132W-276-001	AMD	78-12-049	172-114-020	AMD-E	78-03-078
132W-160-002	REP	78-12-048	132W-276-005	AMD-P	78-10-002	172-114-020	AMD-P	78-04-010
132W-160-005	REP-P	78-10-001	132W-276-005	AMD	78-12-049	172-114-020	AMD-P	78-06-044
132W-160-005	REP	78-12-048	132W-276-010	AMD-P	78-10-002	172-114-020	AMD-E	78-06-117
132W-160-006	REP-P	78-10-001	132W-276-010	AMD	78-12-049	172-114-020	AMD	78-09-029
132W-160-006	REP	78-12-048	132W-276-030	REP-P	78-10-002	172-114-030	AMD-E	78-03-078
132W-160-007	REP-P	78-10-001	132W-276-030	REP	78-12-049	172-114-030	AMD-P	78-04-010
132W-160-007	REP	78-12-048	132W-276-040	REP-P	78-10-002	172-114-030	AMD-P	78-06-044
132W-160-010	REP-P	78-10-001	132W-276-040	REP	78-12-049	172-114-030	AMD-E	78-06-117
132W-160-010	REP	78-12-048	132W-276-050	REP-P	78-10-002	172-114-030	AMD	78-09-029
132W-160-015	REP-P	78-10-001	132W-276-050	REP	78-12-049	172-114-040	AMD-E	78-03-078
132W-160-015	REP	78-12-048	132W-276-060	AMD-P	78-10-002	172-114-040	AMD-P	78-04-010
132W-160-016	REP-P	78-10-001	132W-276-060	AMD	78-12-049	172-114-040	AMD-P	78-06-044
132W-160-016	REP	78-12-048	132W-276-070	AMD-P	78-10-002	172-114-040	AMD-E	78-06-117
132W-160-017	REP-P	78-10-001	132W-276-070	AMD	78-12-049	172-114-040	AMD	78-09-029
132W-160-017	REP	78-12-048	132W-276-080	AMD-P	78-10-002	172-114-050	AMD-E	78-03-078
132W-160-020	REP-P	78-10-001	132W-276-080	AMD	78-12-049	172-114-050	AMD-P	78-04-010
132W-160-020	REP	78-12-048	132W-276-090	AMD-P	78-10-002	172-114-050	AMD-P	78-06-044
132W-160-021	REP-P	78-10-001	132W-276-090	AMD	78-12-049	172-114-050	AMD-E	78-06-117
132W-160-021	REP	78-12-048	132W-276-100	AMD-P	78-10-002	172-114-050	AMD	78-09-029
132W-160-022	REP-P	78-10-001	132W-276-100	AMD	78-12-049	172-114-060	AMD-E	78-03-078
132W-160-022	REP	78-12-048	132W-276-110	AMD-P	78-10-002	172-114-060	AMD-P	78-04-010
132W-160-024	REP-P	78-10-001	132W-276-110	AMD	78-12-049	172-114-060	AMD-P	78-06-044
132W-160-024	REP	78-12-048	132W-276-200	REP-P	78-10-002	172-114-060	AMD-E	78-06-117
132W-160-025	REP-P	78-10-001	132W-276-200	REP	78-12-049	172-114-060	AMD	78-09-029
132W-160-025	REP	78-12-048	132W-276-210	REP-P	78-10-002	172-114-070	AMD-E	78-03-078
132W-160-026	REP-P	78-10-001	132W-276-210	REP	78-12-049	172-114-070	AMD-P	78-04-010
132W-160-026	REP	78-12-048	132W-276-220	REP-P	78-10-002	172-114-070	AMD-P	78-06-044
132W-160-027	REP-P	78-10-001	132W-276-220	REP	78-12-049	172-114-070	AMD-E	78-06-117
132W-160-027	REP	78-12-048	135-10-030	AMD-P	78-06-130	172-114-070	AMD	78-09-029
132W-160-029	REP-P	78-10-001	135-10-030	AMD	78-08-045	172-114-090	AMD-E	78-03-078
132W-160-029	REP	78-12-048	135-10-040	AMD-P	78-06-130	172-114-090	AMD-P	78-04-010
132W-160-031	REP-P	78-10-001	135-10-040	AMD	78-08-045	172-114-090	AMD-P	78-06-044
132W-160-031	REP	78-12-048	136-10-050	AMD-P	78-06-095	172-114-090	AMD-E	78-06-117
132W-160-033	REP-P	78-10-001	136-18-020	AMD-P	78-06-093	172-114-090	AMD	78-09-029
132W-160-033	REP	78-12-048	136-18-020	AMD-P	78-09-117	172-114-110	AMD-E	78-03-078
132W-160-035	REP-P	78-10-001	136-18-030	AMD-P	78-06-093	172-114-110	AMD-P	78-04-010
132W-160-035	REP	78-12-048	136-18-030	AMD-P	78-09-117	172-114-110	AMD-P	78-06-044
132W-160-037	REP-P	78-10-001	136-18-040	AMD-P	78-06-093	172-114-110	AMD-E	78-06-117
132W-160-037	REP	78-12-048	136-18-040	AMD-P	78-09-117	172-114-110	AMD	78-09-029
132W-160-039	REP-P	78-10-001	136-18-050	AMD-P	78-06-093	172-150-165	NEW-P	78-03-027
132W-160-039	REP	78-12-048	136-18-050	AMD-P	78-09-117	172-180-010	AMD-P	78-03-028
132W-160-042	REP-P	78-10-001	136-18-060	AMD-P	78-06-093	172-180-010	AMD	78-06-006
132W-160-042	REP	78-12-048	136-18-060	AMD-P	78-09-117	172-180-020	AMD-P	78-03-028
132W-160-044	REP-P	78-10-001	136-18-070	AMD-P	78-06-093	172-180-020	AMD	78-06-006
132W-160-044	REP	78-12-048	136-18-070	AMD-P	78-09-117	172-180-030	AMD-P	78-03-028
132W-160-110	REP-P	78-10-001	136-20-010	AMD-P	78-09-116	172-180-030	AMD	78-06-006
132W-160-110	REP	78-12-048	136-20-020	AMD-P	78-09-116	172-180-040	AMD-P	78-03-028
132W-160-120	REP-P	78-10-001	136-20-030	AMD-P	78-09-116	172-180-040	AMD	78-06-006
132W-160-120	REP	78-12-048	136-20-040	AMD-P	78-09-116	173-02	REP	78-02-041
132W-160-130	REP-P	78-10-001	136-20-050	AMD-P	78-09-116	173-03-010	NEW	78-02-041

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173-03-020	NEW	78-02-041	173-24-140	AMD-P	78-02-076	173-230-020	AMD-P	78-09-106
173-03-030	NEW	78-02-041	173-24-140	AMD	78-04-015	173-230-020	AMD	78-11-016
173-03-040	NEW	78-02-041	173-24-150	AMD-P	78-02-076	173-230-030	AMD-P	78-09-106
173-03-050	NEW	78-02-041	173-24-150	AMD	78-04-015	173-230-030	AMD	78-11-016
173-03-060	NEW	78-02-041	173-58-010	NEW-P	78-09-104	173-230-040	AMD-P	78-09-106
173-03-070	NEW	78-02-041	173-58-020	NEW-P	78-09-104	173-230-040	AMD	78-11-016
173-03-080	NEW	78-02-041	173-58-030	NEW-P	78-09-104	173-230-050	AMD-P	78-09-106
173-03-090	NEW	78-02-041	173-58-040	NEW-P	78-09-104	173-230-050	AMD	78-11-016
173-03-100	NEW	78-02-041	173-58-050	NEW-P	78-09-104	173-230-090	AMD-P	78-09-106
173-14-010	AMD-P	78-04-063	173-58-060	NEW-P	78-09-104	173-230-090	AMD	78-11-016
173-14-010	AMD	78-07-011	173-58-070	NEW-P	78-09-104	173-230-100	AMD-P	78-09-106
173-14-020	AMD-P	78-04-063	173-58-080	NEW-P	78-09-104	173-230-100	AMD	78-11-016
173-14-020	AMD	78-07-011	173-58-090	NEW-P	78-09-104	173-230-140	AMD-P	78-09-106
173-14-030	AMD-P	78-04-063	173-70-010	NEW-P	78-09-105	173-230-140	AMD	78-11-016
173-14-030	AMD	78-07-011	173-70-020	NEW-P	78-09-105	173-240	NEW-P	78-09-065
173-14-040	AMD-P	78-04-063	173-70-030	NEW-P	78-09-105	173-240	NEW-P	78-12-009
173-14-040	AMD	78-07-011	173-70-040	NEW-P	78-09-105	173-240-010	NEW-P	78-06-124
173-14-050	AMD-P	78-04-063	173-70-050	NEW-P	78-09-105	173-240-010	NEW-P	78-10-121
173-14-050	AMD	78-07-011	173-70-060	NEW-P	78-09-105	173-240-020	NEW-P	78-06-124
173-14-060	AMD-P	78-04-063	173-70-070	NEW-P	78-09-105	173-240-020	NEW-P	78-10-121
173-14-060	AMD	78-07-011	173-70-080	NEW-P	78-09-105	173-240-030	NEW-P	78-06-124
173-14-062	AMD-P	78-04-063	173-70-090	NEW-P	78-09-105	173-240-030	NEW-P	78-10-121
173-14-062	AMD	78-07-011	173-70-100	NEW-P	78-09-105	173-240-040	NEW-P	78-06-124
173-14-064	AMD-P	78-04-063	173-70-110	NEW-P	78-09-105	173-240-040	NEW-P	78-10-121
173-14-064	AMD	78-07-011	173-124-06001	NEW	78-05-007	173-240-050	NEW-P	78-06-124
173-14-070	AMD-P	78-04-063	173-160-090	AMD-P	78-11-088	173-240-050	NEW-P	78-10-121
173-14-070	AMD	78-07-011	173-160-100	AMD-P	78-11-088	173-240-060	NEW-P	78-06-124
173-14-080	AMD-P	78-04-063	173-160-200	AMD-P	78-11-088	173-240-060	NEW-P	78-10-121
173-14-080	AMD	78-07-011	173-160-290	AMD-P	78-11-088	173-240-070	NEW-P	78-06-124
173-14-090	AMD-P	78-04-063	173-164-010	NEW	78-08-026	173-240-070	NEW-P	78-10-121
173-14-090	AMD	78-07-011	173-164-020	NEW	78-08-026	173-240-080	NEW-P	78-06-124
173-14-100	AMD-P	78-04-063	173-164-030	NEW	78-08-026	173-240-080	NEW-P	78-10-121
173-14-100	AMD	78-07-011	173-164-040	NEW	78-08-026	173-240-090	NEW-P	78-06-124
173-14-110	AMD-P	78-04-063	173-164-050	NEW	78-08-026	173-240-090	NEW-P	78-10-121
173-14-110	AMD	78-07-011	173-164-060	NEW	78-08-026	173-240-100	NEW-P	78-06-124
173-14-115	AMD-P	78-04-063	173-164-070	NEW	78-08-026	173-240-100	NEW-P	78-10-121
173-14-115	AMD	78-07-011	173-166-010	NEW-E	78-02-007	173-240-105	NEW-P	78-10-121
173-14-120	AMD-P	78-04-063	173-166-010	NEW-P	78-02-077	173-240-110	NEW-P	78-06-124
173-14-120	AMD	78-07-011	173-166-010	NEW	78-04-019	173-240-110	NEW-P	78-10-121
173-14-130	AMD-P	78-04-063	173-166-020	NEW-E	78-02-007	173-240-120	NEW-P	78-10-121
173-14-130	AMD	78-07-011	173-166-020	NEW-P	78-02-077	173-240-130	NEW-P	78-10-121
173-14-140	AMD-P	78-04-063	173-166-020	NEW	78-04-019	173-240-140	NEW-P	78-10-121
173-14-140	AMD	78-07-011	173-166-030	NEW-E	78-02-007	173-240-150	NEW-P	78-10-121
173-14-150	AMD-P	78-04-063	173-166-030	NEW-P	78-02-077	173-240-160	NEW-P	78-10-121
173-14-150	AMD	78-07-011	173-166-030	NEW	78-04-019	173-240-170	NEW-P	78-10-121
173-14-160	REP-P	78-04-063	173-166-040	NEW-E	78-02-007	173-240-180	NEW-P	78-10-121
173-14-160	REP	78-07-011	173-166-040	NEW-P	78-02-077	173-240-990	NEW-P	78-06-124
173-14-170	AMD-P	78-04-063	173-166-040	NEW	78-04-019	173-250-010	NEW-P	78-06-129
173-14-170	AMD	78-07-011	173-166-050	NEW-E	78-02-007	173-250-010	NEW	78-09-067
173-14-174	NEW-P	78-04-063	173-166-050	NEW-P	78-02-077	173-250-020	NEW-P	78-06-129
173-14-174	NEW	78-07-011	173-166-050	NEW	78-04-019	173-250-020	NEW	78-09-067
173-14-180	AMD-P	78-04-063	173-166-060	NEW-E	78-02-007	173-250-030	NEW-P	78-06-129
173-14-180	AMD	78-07-011	173-166-060	NEW-P	78-02-077	173-250-030	NEW	78-09-067
173-14-190	AMD-P	78-04-063	173-166-060	NEW	78-04-019	173-250-040	NEW-P	78-06-129
173-14-190	AMD	78-07-011	173-201-010	AMD	78-02-043	173-250-040	NEW	78-09-067
173-19-390	AMD-P	78-05-017	173-201-020	AMD	78-02-043	173-255-010	NEW-P	78-06-128
173-19-390	AMD	78-08-076	173-201-025	NEW	78-02-043	173-255-010	NEW	78-09-066
173-22	AMD-P	78-06-126	173-201-030	REP	78-02-043	173-255-020	NEW-P	78-06-128
173-22	AMD	78-09-028	173-201-035	NEW	78-02-043	173-255-020	NEW	78-09-066
173-24	AMD-P	78-03-018	173-201-040	REP	78-02-043	173-255-030	NEW-P	78-06-128
173-24-010	AMD-P	78-02-076	173-201-045	NEW	78-02-043	173-255-030	NEW	78-09-066
173-24-010	AMD	78-04-015	173-201-050	AMD	78-02-043	173-255-040	NEW-P	78-06-128
173-24-030	AMD-P	78-02-076	173-201-060	REP	78-02-043	173-255-040	NEW	78-09-066
173-24-030	AMD	78-04-015	173-201-070	AMD	78-02-043	173-255-050	NEW-P	78-06-128
173-24-060	AMD-P	78-02-076	173-201-080	AMD	78-02-043	173-255-050	NEW	78-09-066
173-24-060	AMD	78-04-015	173-201-085	NEW	78-02-043	173-255-060	NEW	78-09-066
173-24-070	AMD-P	78-02-076	173-201-090	AMD	78-02-043	173-302-165	NEW-P	78-06-127
173-24-070	AMD	78-04-015	173-201-100	AMD	78-02-043	173-302-165	NEW	78-08-021
173-24-080	AMD-P	78-02-076	173-201-110	AMD	78-02-043	173-302-390	AMD-P	78-06-127
173-24-080	AMD	78-04-015	173-201-120	AMD	78-02-043	173-302-390	AMD	78-08-021
173-24-100	AMD-P	78-02-076	173-201-130	REP	78-02-043	173-400	AMD-P	79-01-051
173-24-100	AMD	78-04-015	173-201-140	AMD	78-02-043	173-400	AMD-P	79-01-061
173-24-110	AMD-P	78-02-076	173-230-010	AMD-P	78-09-106	173-400-020	AMD-P	78-11-085
173-24-110	AMD	78-04-015	173-230-010	AMD	78-11-016	173-400-030	AMD-P	78-11-085

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
173-400-040	AMD-P 78-11-085	173-800-140	REP-P 78-03-083	173-800-450	REP-P 78-03-083
173-400-050	AMD-P 78-11-085	173-800-140	REP 78-04-090	173-800-450	REP 78-04-090
173-400-060	AMD-P 78-11-085	173-800-145	REP-P 78-03-083	173-800-460	REP-P 78-03-083
173-400-070	AMD-P 78-11-085	173-800-145	REP 78-04-090	173-800-460	REP 78-04-090
173-400-075	AMD-P 78-11-085	173-800-150	REP-P 78-03-083	173-800-465	REP-P 78-03-083
173-400-080	AMD-P 78-11-085	173-800-150	REP 78-04-090	173-800-465	REP 78-04-090
173-400-100	AMD-P 78-11-085	173-800-160	REP-P 78-03-083	173-800-470	REP-P 78-03-083
173-400-110	AMD-P 78-11-085	173-800-160	REP 78-04-090	173-800-470	REP 78-04-090
173-400-115	AMD-P 78-11-085	173-800-170	REP-P 78-03-083	173-800-480	REP-P 78-03-083
173-400-120	AMD-P 78-11-085	173-800-170	REP 78-04-090	173-800-480	REP 78-04-090
173-400-135	NEW-P 78-11-085	173-800-180	REP-P 78-03-083	173-800-485	REP-P 78-03-083
173-400-150	AMD-P 78-11-085	173-800-180	REP 78-04-090	173-800-485	REP 78-04-090
173-400-160	NEW-P 78-11-085	173-800-190	REP-P 78-03-083	173-800-490	REP-P 78-03-083
173-400-170	NEW-P 78-11-085	173-800-190	REP 78-04-090	173-800-490	REP 78-04-090
173-490	NEW-P 79-01-051	173-800-200	REP-P 78-03-083	173-800-495	REP-P 78-03-083
173-490	NEW-P 79-01-060	173-800-200	REP 78-04-090	173-800-495	REP 78-04-090
173-490-010	NEW-P 78-11-084	173-800-210	REP-P 78-03-083	173-800-500	REP-P 78-03-083
173-490-020	NEW-P 78-11-084	173-800-210	REP 78-04-090	173-800-500	REP 78-04-090
173-490-030	NEW-P 78-11-084	173-800-220	REP-P 78-03-083	173-800-510	REP-P 78-03-083
173-490-040	NEW-P 78-11-084	173-800-220	REP 78-04-090	173-800-510	REP 78-04-090
173-490-050	NEW-P 78-11-084	173-800-230	REP-P 78-03-083	173-800-520	REP-P 78-03-083
173-490-060	NEW-P 78-11-084	173-800-230	REP 78-04-090	173-800-520	REP 78-04-090
173-490-070	NEW-P 78-11-084	173-800-240	REP-P 78-03-083	173-800-530	REP-P 78-03-083
173-490-080	NEW-P 78-11-084	173-800-240	REP 78-04-090	173-800-530	REP 78-04-090
173-490-090	NEW-P 78-11-084	173-800-250	REP-P 78-03-083	173-800-535	REP-P 78-03-083
173-490-120	NEW-P 78-11-084	173-800-250	REP 78-04-090	173-800-535	REP 78-04-090
173-490-130	NEW-P 78-11-084	173-800-260	REP-P 78-03-083	173-800-540	REP-P 78-03-083
173-490-135	NEW-P 78-11-084	173-800-260	REP 78-04-090	173-800-540	REP 78-04-090
173-490-140	NEW-P 78-11-084	173-800-270	REP-P 78-03-083	173-800-540	REP-P 78-03-083
173-490-150	NEW-P 78-11-084	173-800-270	REP 78-04-090	173-800-545	REP 78-04-090
173-530-940	AMD-P 78-09-107	173-800-280	REP-P 78-03-083	173-800-550	REP-P 78-03-083
173-530-940	AMD 78-11-039	173-800-280	REP 78-04-090	173-800-550	REP 78-04-090
173-531	NEW-P 78-02-042	173-800-300	REP-P 78-03-083	173-800-570	REP-P 78-03-083
173-531	NEW-P 78-05-066	173-800-300	REP 78-04-090	173-800-570	REP 78-04-090
173-531	NEW-P 78-07-070	173-800-310	REP-P 78-03-083	173-800-580	REP-P 78-03-083
173-531-010	NEW 78-09-015	173-800-310	REP 78-04-090	173-800-580	REP 78-04-090
173-531-020	NEW 78-09-015	173-800-320	REP-P 78-03-083	173-800-600	REP-P 78-03-083
173-531-030	NEW 78-09-015	173-800-320	REP 78-04-090	173-800-600	REP 78-04-090
173-531-040	NEW 78-09-015	173-800-330	REP-P 78-03-083	173-800-650	REP-P 78-03-083
173-531-050	NEW 78-09-015	173-800-330	REP 78-04-090	173-800-650	REP 78-04-090
173-531-060	NEW 78-09-015	173-800-340	REP-P 78-03-083	173-800-652	REP-P 78-03-083
173-531-070	NEW 78-09-015	173-800-340	REP 78-04-090	173-800-652	REP 78-04-090
173-800	REP 78-04-090	173-800-345	REP-P 78-03-083	173-800-660	REP-P 78-03-083
173-800-010	REP-P 78-03-083	173-800-345	REP 78-04-090	173-800-660	REP 78-04-090
173-800-010	REP 78-04-090	173-800-350	REP-P 78-03-083	173-800-690	REP-P 78-03-083
173-800-015	REP-P 78-03-083	173-800-350	REP 78-04-090	173-800-690	REP 78-04-090
173-800-015	REP 78-04-090	173-800-355	REP-P 78-03-083	173-800-695	REP-P 78-03-083
173-800-020	REP-P 78-03-083	173-800-355	REP 78-04-090	173-800-695	REP 78-04-090
173-800-020	REP 78-04-090	173-800-360	REP-P 78-03-083	173-800-710	REP-P 78-03-083
173-800-030	REP-P 78-03-083	173-800-360	REP 78-04-090	173-800-710	REP 78-04-090
173-800-030	REP 78-04-090	173-800-370	REP-P 78-03-083	173-800-810	REP-P 78-03-083
173-800-035	REP-P 78-03-083	173-800-370	REP 78-04-090	173-800-810	REP 78-04-090
173-800-035	REP 78-04-090	173-800-375	REP-P 78-03-083	173-800-830	REP-P 78-03-083
173-800-040	REP-P 78-03-083	173-800-375	REP 78-04-090	173-800-830	REP 78-04-090
173-800-040	REP 78-04-090	173-800-380	REP-P 78-03-083	173-800-840	REP-P 78-03-083
173-800-050	REP-P 78-03-083	173-800-380	REP 78-04-090	173-800-840	REP 78-04-090
173-800-050	REP 78-04-090	173-800-390	REP-P 78-03-083	173-800-910	REP-P 78-03-083
173-800-060	REP-P 78-03-083	173-800-390	REP 78-04-090	173-801-010	NEW-P 78-03-083
173-800-060	REP 78-04-090	173-800-400	REP-P 78-03-083	173-801-010	NEW 78-04-090
173-800-070	REP-P 78-03-083	173-800-400	REP 78-04-090	173-801-020	NEW-P 78-03-083
173-800-070	REP 78-04-090	173-800-405	REP-P 78-03-083	173-801-020	NEW 78-04-090
173-800-080	REP-P 78-03-083	173-800-405	REP 78-04-090	173-801-030	NEW-P 78-03-083
173-800-080	REP 78-04-090	173-800-410	REP-P 78-03-083	173-801-030	NEW 78-04-090
173-800-090	REP-P 78-03-083	173-800-410	REP 78-04-090	173-801-040	NEW-P 78-03-083
173-800-090	REP 78-04-090	173-800-420	REP-P 78-03-083	173-801-040	NEW 78-04-090
173-800-100	REP-P 78-03-083	173-800-420	REP 78-04-090	173-801-045	NEW-P 78-03-083
173-800-100	REP 78-04-090	173-800-425	REP-P 78-03-083	173-801-045	NEW 78-04-090
173-800-105	REP-P 78-03-083	173-800-425	REP 78-04-090	173-801-050	NEW-P 78-03-083
173-800-105	REP 78-04-090	173-800-440	REP-P 78-03-083	173-801-050	NEW 78-04-090
173-800-110	REP-P 78-03-083	173-800-440	REP 78-04-090	173-801-060	NEW-P 78-03-083
173-800-110	REP 78-04-090	173-800-442	REP-P 78-03-083	173-801-060	NEW 78-04-090
173-800-120	REP-P 78-03-083	173-800-442	REP 78-04-090	173-801-070	NEW-P 78-03-083
173-800-120	REP 78-04-090	173-800-444	REP-P 78-03-083	173-801-070	NEW 78-04-090

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-801-080	NEW-P	78-03-083	174-128-062	NEW	78-12-040	180-75-050	NEW	78-09-095
173-801-080	NEW	78-04-090	174-128-064	NEW-P	78-10-042	180-75-055	NEW-P	78-07-060
173-801-090	NEW-P	78-03-083	174-128-064	NEW	78-12-040	180-75-055	NEW	78-09-095
173-801-090	NEW	78-04-090	174-128-066	NEW-P	78-10-042	180-75-060	NEW-P	78-07-060
173-801-100	NEW-P	78-03-083	174-128-066	NEW	78-12-040	180-75-060	NEW	78-09-095
173-801-100	NEW	78-04-090	174-128-070	NEW-P	78-10-042	180-75-065	NEW-P	78-07-060
173-801-110	NEW-P	78-03-083	174-128-070	NEW	78-12-040	180-75-065	NEW	78-09-095
173-801-110	NEW	78-04-090	174-128-080	NEW-P	78-10-042	180-75-070	NEW-P	78-07-060
173-801-120	NEW-P	78-03-083	174-128-080	NEW	78-12-040	180-75-070	NEW	78-09-095
173-801-120	NEW	78-04-090	174-128-090	NEW-P	78-10-042	180-75-075	NEW-P	78-07-060
173-801-130	NEW-P	78-03-083	174-128-090	NEW	78-12-040	180-75-075	NEW	78-09-095
173-801-130	NEW	78-04-090	174-128-990	NEW-P	78-10-042	180-75-080	NEW-P	78-07-060
173-805-020	AMD-P	78-03-084	174-128-990	NEW	78-12-040	180-75-080	NEW	78-09-095
173-805-020	AMD	78-04-091	174-136	AMD-P	78-11-090	180-75-085	NEW-P	78-07-060
173-805-030	AMD-P	78-03-084	174-136-011	AMD	79-01-020	180-75-085	NEW	78-09-095
173-805-030	AMD	78-04-091	174-136-015	AMD-P	78-09-111	180-75-090	NEW-P	78-07-060
173-805-070	AMD-P	78-03-084	174-136-015	AMD	79-01-020	180-75-090	NEW	78-09-095
173-805-070	AMD	78-04-091	174-136-016	AMD-P	78-09-111	180-75-100	NEW-P	78-07-060
173-805-120	AMD-P	78-03-084	174-136-016	AMD	79-01-020	180-75-100	NEW	78-09-095
173-805-120	AMD	78-04-091	174-136-017	AMD-P	78-09-111	180-77-003	NEW-P	78-07-059
173-805-121	NEW-P	78-03-084	174-136-017	AMD	79-01-020	180-77-003	NEW	78-10-003
173-805-121	NEW	78-04-091	174-136-018	AMD	79-01-020	180-77-005	NEW-P	78-07-059
173-805-125	REP-P	78-03-084	174-136-019	AMD-P	78-09-111	180-77-005	NEW	78-10-003
173-805-125	REP	78-04-091	174-136-019	AMD	79-01-020	180-77-010	NEW-P	78-07-059
173-805-130	AMD-P	78-03-084	174-136-021	AMD-P	78-09-111	180-77-010	NEW	78-10-003
173-805-130	AMD	78-04-091	174-136-021	AMD	79-01-020	180-77-015	NEW-P	78-07-059
174-104-010	AMD-P	78-02-116	174-136-022	AMD	79-01-020	180-77-015	NEW	78-10-003
174-104-010	AMD	78-05-008	180-16-165	REP-P	78-04-083	180-77-020	NEW-P	78-07-059
174-116-150	AMD-P	78-06-113	180-16-165	REP	78-06-097	180-77-020	NEW	78-10-003
174-116-150	AMD	78-08-088	180-16-167	AMD-P	78-04-083	180-77-025	NEW-P	78-07-059
174-124-010	REP-P	78-09-111	180-16-167	AMD	78-06-097	180-77-025	NEW	78-10-003
174-124-010	REP	78-11-092	180-16-167	REP-P	78-12-039	180-77-030	NEW-P	78-07-059
174-124-020	AMD-P	78-09-111	180-16-191	NEW-P	78-04-083	180-77-030	NEW	78-10-003
174-124-020	AMD	78-11-092	180-16-191	NEW	78-06-097	180-77-035	NEW-P	78-07-059
174-124-030	AMD-P	78-09-111	180-16-195	NEW-P	78-04-083	180-77-035	NEW	78-10-003
174-124-030	AMD	78-11-092	180-16-195	NEW	78-06-097	180-77-040	NEW-P	78-07-059
174-124-040	AMD-P	78-09-111	180-16-200	NEW-P	78-04-083	180-77-040	NEW	78-10-003
174-124-040	AMD	78-11-092	180-16-200	NEW	78-06-097	180-77-045	NEW-P	78-07-059
174-124-050	AMD-P	78-09-111	180-16-205	NEW-P	78-04-083	180-77-045	NEW	78-10-003
174-124-050	AMD	78-11-092	180-16-205	NEW	78-06-097	180-77-050	NEW-P	78-07-059
174-124-060	REP-P	78-09-111	180-16-210	NEW-P	78-04-083	180-77-050	NEW	78-10-003
174-124-060	REP	78-11-092	180-16-210	NEW	78-06-097	180-77-055	NEW-P	78-07-059
174-124-070	REP-P	78-09-111	180-16-215	NEW-P	78-04-083	180-77-055	NEW	78-10-003
174-124-070	REP	78-11-092	180-16-215	NEW	78-06-097	180-77-060	NEW-P	78-07-059
174-124-080	REP-P	78-09-111	180-16-220	NEW-P	78-04-083	180-77-060	NEW	78-10-003
174-124-080	REP	78-11-092	180-16-220	NEW	78-06-097	180-77-065	NEW-P	78-07-059
174-124-090	REP-P	78-09-111	180-16-225	NEW-P	78-04-083	180-77-065	NEW	78-10-003
174-124-090	REP	78-11-092	180-16-225	NEW	78-06-097	180-77-070	NEW-P	78-07-059
174-124-100	REP-P	78-09-111	180-16-230	NEW-P	78-04-083	180-77-070	NEW	78-10-003
174-124-100	REP	78-11-092	180-16-230	NEW	78-06-097	180-77-075	NEW-P	78-07-059
174-124-110	REP-P	78-09-111	180-16-235	NEW-P	78-04-083	180-77-075	NEW	78-10-003
174-124-110	REP	78-11-092	180-16-235	NEW	78-06-097	180-77-080	NEW-P	78-07-059
174-124-120	AMD-P	78-09-111	180-16-240	NEW-P	78-04-083	180-77-080	NEW	78-10-003
174-124-120	AMD	78-11-092	180-16-240	NEW	78-06-097	180-77-085	NEW-P	78-07-059
174-128	NEW-P	78-12-010	180-16-240	AMD-P	78-12-039	180-77-085	NEW	78-10-003
174-128-010	NEW-P	78-10-042	180-56-315	AMD-P	78-04-083	180-77-090	NEW-P	78-07-059
174-128-010	NEW	78-12-040	180-56-315	AMD	78-06-065	180-77-090	NEW	78-10-003
174-128-020	NEW-P	78-10-042	180-75-005	NEW-P	78-07-060	180-77-095	NEW-P	78-07-059
174-128-020	NEW	78-12-040	180-75-005	NEW	78-09-095	180-77-095	NEW	78-10-003
174-128-030	NEW-P	78-10-042	180-75-015	NEW-P	78-07-060	180-78-005	NEW-P	78-04-084
174-128-030	NEW	78-12-040	180-75-015	NEW	78-09-095	180-78-005	NEW	78-06-069
174-128-040	NEW-P	78-10-042	180-75-020	NEW-P	78-07-060	180-78-010	NEW-P	78-04-084
174-128-040	NEW	78-12-040	180-75-020	NEW	78-09-095	180-78-010	NEW	78-06-069
174-128-042	NEW-P	78-10-042	180-75-025	NEW-P	78-07-060	180-78-010	AMD-P	78-07-053
174-128-042	NEW	78-12-040	180-75-025	NEW	78-09-095	180-78-010	AMD	78-09-096
174-128-044	NEW-P	78-10-042	180-75-030	NEW-P	78-07-060	180-78-015	NEW-P	78-04-084
174-128-044	NEW	78-12-040	180-75-030	NEW	78-09-095	180-78-015	NEW	78-06-069
174-128-046	NEW-P	78-10-042	180-75-035	NEW-P	78-07-060	180-78-020	NEW-P	78-04-084
174-128-046	NEW	78-12-040	180-75-035	NEW	78-09-095	180-78-020	NEW	78-06-069
174-128-050	NEW-P	78-10-042	180-75-040	NEW-P	78-07-060	180-78-020	REP-P	78-07-053
174-128-050	NEW	78-12-040	180-75-040	NEW	78-09-095	180-78-020	REP	78-09-096
174-128-060	NEW-P	78-10-042	180-75-045	NEW-P	78-07-060	180-78-025	NEW-P	78-04-084
174-128-060	NEW	78-12-040	180-75-045	NEW	78-09-095	180-78-025	NEW	78-06-069
174-128-062	NEW-P	78-10-042	180-75-050	NEW-P	78-07-060	180-78-030	NEW-P	78-04-084

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-78-030	NEW	78-06-069	180-79-090	REP	78-09-097	180-80-195	REP	78-06-063
180-78-035	NEW-P	78-04-084	180-79-095	NEW-P	78-04-082	180-80-200	AMD	78-03-013
180-78-035	NEW	78-06-069	180-79-095	NEW	78-06-070	180-80-200	REP-P	78-04-086
180-78-040	NEW-P	78-04-084	180-79-095	REP-P	78-07-058	180-80-200	REP	78-06-063
180-78-040	NEW	78-06-069	180-79-095	REP	78-09-097	180-80-201	REP-P	78-04-086
180-78-045	NEW-P	78-04-084	180-79-100	NEW-P	78-04-082	180-80-201	REP	78-06-063
180-78-045	NEW	78-06-069	180-79-100	NEW	78-06-070	180-80-202	REP-P	78-04-086
180-78-050	NEW-P	78-04-084	180-79-100	AMD-P	78-07-058	180-80-202	REP	78-06-063
180-78-050	NEW	78-06-069	180-79-100	AMD	78-09-097	180-80-205	AMD-P	78-04-086
180-78-055	NEW-P	78-04-084	180-79-105	NEW-P	78-04-082	180-80-205	AMD	78-06-063
180-78-055	NEW	78-06-069	180-79-105	NEW	78-06-070	180-80-217	REP-P	78-04-086
180-78-060	NEW-P	78-04-084	180-79-105	REP-P	78-07-058	180-80-217	REP	78-06-063
180-78-060	NEW-P	78-07-053	180-79-105	REP	78-09-097	180-80-220	REP-P	78-04-086
180-78-060	NEW	78-09-096	180-79-110	NEW-P	78-04-082	180-80-220	REP	78-06-063
180-78-065	NEW-P	78-04-084	180-79-110	NEW	78-06-070	180-80-245	REP-P	78-04-086
180-78-070	NEW-P	78-04-084	180-79-110	REP-P	78-07-058	180-80-245	REP	78-06-063
180-78-075	NEW-P	78-04-084	180-79-110	REP	78-09-097	180-80-247	REP-P	78-04-086
180-78-080	NEW-P	78-04-084	180-79-112	NEW-P	78-04-082	180-80-247	REP	78-06-063
180-78-085	NEW-P	78-04-084	180-79-115	NEW-P	78-04-082	180-80-250	REP-P	78-04-086
180-79-005	NEW-P	78-04-082	180-79-115	NEW	78-06-070	180-80-250	REP	78-06-063
180-79-005	NEW	78-06-070	180-79-115	AMD-P	78-07-058	180-80-250	REP-P	78-04-086
180-79-010	NEW-P	78-04-082	180-79-115	AMD	78-09-097	180-80-251	REP	78-06-063
180-79-010	NEW	78-06-070	180-79-120	NEW-P	78-04-082	180-80-256	REP-P	78-04-086
180-79-015	NEW-P	78-04-082	180-79-120	NEW	78-06-070	180-80-256	REP	78-06-063
180-79-015	NEW	78-06-070	180-79-125	NEW-P	78-04-082	180-80-258	REP-P	78-04-086
180-79-015	REP-P	78-07-058	180-79-125	NEW	78-06-070	180-80-258	REP	78-06-063
180-79-015	REP	78-09-097	180-79-125	AMD-P	78-07-058	180-80-260	REP-P	78-04-086
180-79-020	NEW-P	78-04-082	180-79-125	AMD	78-09-097	180-80-260	REP	78-06-063
180-79-020	NEW	78-06-070	180-79-130	NEW-P	78-04-082	180-80-265	REP-P	78-04-086
180-79-020	REP-P	78-07-058	180-79-130	NEW	78-06-070	180-80-265	REP	78-06-063
180-79-020	REP	78-09-097	180-79-135	NEW-P	78-04-082	180-80-275	REP-P	78-04-086
180-79-025	NEW-P	78-04-082	180-79-135	NEW	78-06-070	180-80-275	REP	78-06-063
180-79-025	NEW	78-06-070	180-79-150	NEW-P	78-04-082	180-80-280	AMD-P	78-04-086
180-79-025	REP-P	78-07-058	180-79-150	NEW	78-06-070	180-80-280	AMD	78-06-063
180-79-025	REP	78-09-097	180-79-155	NEW-P	78-04-082	180-80-304	REP-P	78-04-086
180-79-030	NEW-P	78-04-082	180-79-155	NEW	78-06-070	180-80-304	REP	78-06-063
180-79-030	NEW	78-06-070	180-79-160	NEW-P	78-04-082	180-80-305	REP-P	78-04-086
180-79-030	REP-P	78-07-058	180-79-160	NEW	78-06-070	180-80-305	REP	78-06-063
180-79-030	REP	78-09-097	180-79-165	NEW-P	78-04-082	180-80-310	REP-P	78-04-086
180-79-035	NEW-P	78-04-082	180-79-170	NEW-P	78-04-082	180-80-310	REP	78-06-063
180-79-040	NEW-P	78-04-082	180-79-170	NEW	78-06-070	180-80-510	REP-P	78-04-086
180-79-040	NEW	78-06-070	180-79-175	NEW-P	78-04-082	180-80-510	REP	78-06-063
180-79-040	REP-P	78-07-058	180-79-175	NEW	78-06-070	180-80-520	REP-P	78-04-086
180-79-040	REP	78-09-097	180-79-180	NEW-P	78-04-082	180-80-520	REP	78-06-063
180-79-045	NEW-P	78-04-082	180-79-180	NEW	78-06-070	180-80-522	REP-P	78-04-086
180-79-045	NEW	78-06-070	180-79-185	NEW-P	78-04-082	180-80-522	REP	78-06-063
180-79-050	NEW-P	78-04-082	180-79-185	NEW	78-06-070	180-80-525	REP-P	78-04-086
180-79-050	NEW	78-06-070	180-79-190	NEW-P	78-04-082	180-80-525	REP	78-06-063
180-79-050	REP-P	78-07-058	180-79-190	NEW	78-06-070	180-80-533	REP-P	78-04-086
180-79-050	REP	78-09-097	180-79-195	NEW-P	78-04-082	180-80-533	REP	78-06-063
180-79-055	NEW-P	78-04-082	180-79-195	NEW	78-06-070	180-80-535	REP-P	78-04-086
180-79-055	NEW	78-06-070	180-79-200	NEW-P	78-04-082	180-80-535	REP	78-06-063
180-79-055	REP-P	78-07-058	180-79-200	NEW	78-06-070	180-80-540	REP-P	78-04-086
180-79-055	REP	78-09-097	180-79-205	NEW-P	78-04-082	180-80-540	REP	78-06-063
180-79-060	NEW-P	78-04-082	180-79-205	NEW	78-06-070	180-80-545	REP-P	78-04-086
180-79-060	NEW	78-06-070	180-79-210	NEW-P	78-04-082	180-80-545	REP	78-06-063
180-79-065	NEW-P	78-04-082	180-79-210	NEW	78-06-070	180-80-550	REP-P	78-04-086
180-79-065	NEW	78-06-070	180-79-215	NEW-P	78-04-082	180-80-550	REP	78-06-063
180-79-065	AMD-P	78-07-058	180-79-215	NEW	78-06-070	180-80-600	REP-P	78-04-086
180-79-065	AMD	78-09-097	180-79-230	NEW-P	78-04-082	180-80-600	REP	78-06-063
180-79-070	NEW-P	78-04-082	180-79-230	NEW	78-06-070	180-80-610	AMD	78-03-013
180-79-070	NEW	78-06-070	180-79-235	NEW-P	78-04-082	180-80-610	REP-P	78-04-086
180-79-070	REP-P	78-07-058	180-79-235	NEW	78-06-070	180-80-610	REP	78-06-063
180-79-070	REP	78-09-097	180-79-235	REP-P	78-07-058	180-80-700	REP-P	78-04-086
180-79-075	NEW-P	78-04-082	180-79-235	REP	78-09-097	180-80-700	REP	78-06-063
180-79-075	NEW	78-06-070	180-79-240	NEW-P	78-04-082	180-80-710	REP-P	78-04-086
180-79-080	NEW-P	78-04-082	180-79-240	NEW	78-06-070	180-80-710	REP	78-06-063
180-79-085	NEW-P	78-04-082	180-79-240	REP-P	78-07-058	180-80-720	REP-P	78-04-086
180-79-085	NEW	78-06-070	180-79-240	REP	78-09-097	180-80-720	REP	78-06-063
180-79-085	REP-P	78-07-058	180-79-245	NEW-P	78-04-082	180-80-730	REP-P	78-04-086
180-79-085	REP	78-09-097	180-79-245	NEW	78-06-070	180-80-730	REP	78-06-063
180-79-090	NEW-P	78-04-082	180-79-250	NEW-P	78-04-082	180-80-740	REP-P	78-04-086
180-79-090	NEW	78-06-070	180-79-250	NEW	78-06-070	180-80-740	REP	78-06-063
180-79-090	REP-P	78-07-058	180-80-195	REP-P	78-04-086	180-84-010	REP-P	78-04-087

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
180-84-010	REP	78-06-062	184-05-120	REP	78-03-023
180-84-560	REP-P	78-04-087	184-05-130	REP	78-03-023
180-84-560	REP	78-06-062	184-05-140	REP	78-03-023
180-84-565	REP-P	78-04-087	184-05-150	REP	78-03-023
180-84-565	REP	78-06-062	184-08	REP	78-03-023
180-90-120	AMD-P	78-04-088	184-08-010	REP	78-03-023
180-90-120	AMD	78-06-064	184-08-020	REP	78-03-023
180-90-160	AMD-P	78-04-088	184-08-030	REP	78-03-023
180-90-160	AMD	78-06-064	184-08-040	REP	78-03-023
180-95-005	NEW	78-03-014	184-08-050	REP	78-03-023
180-95-010	NEW	78-03-014	184-08-070	REP	78-03-023
180-95-020	NEW	78-03-014	184-08-080	REP	78-03-023
180-95-030	NEW	78-03-014	184-08-090	REP	78-03-023
180-95-040	NEW	78-03-014	184-08-100	REP	78-03-023
180-95-050	NEW	78-03-014	184-08-110	REP	78-03-023
180-95-060	NEW	78-03-014	184-08-120	REP	78-03-023
182-08-131	NEW-P	78-04-107	184-08-130	REP	78-03-023
182-08-131	NEW-P	78-06-039	184-08-140	REP	78-03-023
182-08-160	AMD-E	78-02-014	184-08-150	REP	78-03-023
182-08-160	AMD	78-03-021	184-08-160	REP	78-03-023
182-08-170	AMD	78-02-015	184-08-170	REP	78-03-023
182-08-171	NEW-P	78-04-107	184-08-180	REP	78-03-023
182-08-171	NEW-P	78-06-039	184-08-190	REP	78-03-023
182-08-175	NEW-P	78-04-107	184-08-200	REP	78-03-023
182-08-175	NEW-P	78-06-039	184-08-210	REP	78-03-023
182-08-190	AMD	78-02-015	184-08-220	REP	78-03-023
182-12-111	NEW	78-02-015	184-08-230	REP	78-03-023
182-12-115	AMD-P	78-04-107	184-08-240	REP	78-03-023
182-12-115	AMD-P	78-06-039	184-08-250	REP	78-03-023
182-12-115	AMD-E	78-06-105	184-08-260	REP	78-03-023
182-12-115	AMD-P	78-07-006	184-08-270	REP	78-03-023
182-12-115	AMD	78-08-071	184-08-275	REP	78-03-023
182-12-122	NEW-P	78-04-107	184-08-280	REP	78-03-023
182-12-122	NEW-P	78-06-039	184-08-290	REP	78-03-023
182-12-122	NEW-E	78-06-105	184-08-300	REP	78-03-023
182-12-122	NEW-P	78-07-006	184-08-310	REP	78-03-023
182-12-122	NEW	78-08-071	184-08-320	REP	78-03-023
182-12-125	REP-P	78-04-107	184-08-330	REP	78-03-023
184-01	REP	78-03-023	184-08-340	REP	78-03-023
184-01-010	REP	78-03-023	184-08-350	REP	78-03-023
184-01-020	REP	78-03-023	184-08-360	REP	78-03-023
184-01-025	REP	78-03-023	184-08-370	REP	78-03-023
184-01-030	REP	78-03-023	184-08-380	REP	78-03-023
184-01-035	REP	78-03-023	184-08-390	REP	78-03-023
184-01-040	REP	78-03-023	184-08-400	REP	78-03-023
184-01-050	REP	78-03-023	184-08-410	REP	78-03-023
184-01-060	REP	78-03-023	184-08-420	REP	78-03-023
184-01-070	REP	78-03-023	184-08-430	REP	78-03-023
184-01-07001	REP	78-03-023	184-08-440	REP	78-03-023
184-03	REP	78-03-023	184-08-450	REP	78-03-023
184-03-010	REP	78-03-023	184-08-460	REP	78-03-023
184-03-020	REP	78-03-023	184-08-470	REP	78-03-023
184-03-030	REP	78-03-023	184-08-480	REP	78-03-023
184-03-040	REP	78-03-023	184-08-490	REP	78-03-023
184-03-050	REP	78-03-023	184-08-500	REP	78-03-023
184-03-060	REP	78-03-023	184-08-540	REP	78-03-023
184-03-070	REP	78-03-023	184-08-550	REP	78-03-023
184-03-080	REP	78-03-023	184-08-560	REP	78-03-023
184-03-090	REP	78-03-023	184-08-570	REP	78-03-023
184-03-100	REP	78-03-023	184-08-580	REP	78-03-023
184-03-110	REP	78-03-023	184-08-590	REP	78-03-023
184-03-120	REP	78-03-023	184-09-010	REP	78-03-023
184-05	REP	78-03-023	184-09-020	REP	78-03-023
184-05-010	REP	78-03-023	184-12-010	REP	78-03-023
184-05-020	REP	78-03-023	184-16	REP	78-03-023
184-05-030	REP	78-03-023	184-16-010	REP	78-03-023
184-05-040	REP	78-03-023	184-16-020	REP	78-03-023
184-05-050	REP	78-03-023	184-16-030	REP	78-03-023
184-05-060	REP	78-03-023	184-16-040	REP	78-03-023
184-05-070	REP	78-03-023	184-16-050	REP	78-03-023
184-05-080	REP	78-03-023	184-16-060	REP	78-03-023
184-05-090	REP	78-03-023	184-20-010	REP	78-03-023
184-05-100	REP	78-03-023	184-20-020	REP	78-03-023
184-05-110	REP	78-03-023	184-20-030	REP	78-03-023
184-20-040	REP	78-03-023			
184-20-050	REP	78-03-023			
184-20-060	REP	78-03-023			
184-20-070	REP	78-03-023			
184-20-080	REP	78-03-023			
184-20-090	REP	78-03-023			
184-20-100	REP	78-03-023			
184-20-110	REP	78-03-023			
184-20-120	REP	78-03-023			
184-20-130	REP	78-03-023			
184-20-140	REP	78-03-023			
184-20-990	REP	78-03-023			
186-12	REP	78-03-023			
186-12-010	REP	78-03-023			
186-12-050	REP	78-03-023			
186-12-060	REP	78-03-023			
186-12-100	REP	78-03-023			
186-12-110	REP	78-03-023			
186-12-120	REP	78-03-023			
186-12-200	REP	78-03-023			
186-12-210	REP	78-03-023			
186-12-300	REP	78-03-023			
186-12-310	REP	78-03-023			
186-12-330	REP	78-03-023			
186-12-350	REP	78-03-023			
186-12-400	REP	78-03-023			
192-09-030	AMD-P	78-07-077			
192-09-030	AMD	78-09-027			
192-09-040	AMD-P	78-07-077			
192-09-040	AMD	78-09-027			
192-09-060	AMD-P	78-07-077			
192-09-060	AMD	78-09-027			
192-09-110	AMD-P	78-07-077			
192-09-110	AMD	78-09-027			
192-09-135	AMD-P	78-07-077			
192-09-135	AMD	78-09-027			
192-09-230	AMD-P	78-07-077			
192-09-230	AMD	78-09-027			
192-09-315	AMD-P	78-07-077			
192-09-315	AMD	78-09-027			
192-09-400	AMD-P	78-07-077			
192-09-400	AMD	78-09-027			
192-09-405	AMD-P	78-07-077			
192-09-405	AMD	78-09-027			
192-09-420	AMD-P	78-07-077			
192-09-420	AMD	78-09-027			
192-09-425	AMD-P	78-07-077			
192-09-425	AMD	78-09-027			
192-10-010	AMD-P	78-07-077			
192-10-010	AMD	78-09-027			
192-10-015	NEW-P	78-07-077			
192-10-015	NEW	78-09-027			
192-10-020	AMD-P	78-07-077			
192-10-020	AMD	78-09-027			
192-10-030	AMD-P	78-07-077			
192-10-030	AMD	78-09-027			
192-10-050	AMD-P	78-07-077			
192-10-050	AMD	78-09-027			
192-10-060	AMD-P	78-07-077			
192-10-060	AMD	78-09-027			
192-10-070	AMD-P	78-07-077			
192-10-070	AMD	78-09-027			
192-10-080	AMD-P	78-07-077			
192-10-080	AMD	78-09-027			
192-10-090	AMD-P	78-07-077			
192-10-090	AMD	78-09-027			
192-10-110	AMD-P	78-07-077			
192-10-110	AMD	78-09-027			
192-10-120	AMD-P	78-07-077			
192-10-120	AMD	78-09-027			
192-10-260	REP-P	78-07-077			
192-10-260	REP	78-09-027			
192-10-265	NEW-P	78-07-077			
192-10-265	NEW	78-09-027			



Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
220-28-00500F	REP-E 78-11-030	220-28-007C0J	NEW-E 78-11-055	220-28-008F0M	REP-E 78-12-003
220-28-00500G	NEW-E 78-11-030	220-28-007C0J	REP-E 79-01-049	220-28-008G0A	NEW-E 78-05-036
220-28-00500H	REP-E 78-11-041	220-28-007F0A	NEW-E 78-05-036	220-28-008G0A	REP-E 78-07-034
220-28-00500H	NEW-E 78-11-041	220-28-007F0A	REP-E 78-07-034	220-28-008G0B	NEW-E 78-07-034
220-28-00500H	REP-E 79-01-001	220-28-007F0B	NEW-E 78-07-034	220-28-008H0A	NEW-E 78-05-036
220-28-005F0A	NEW-E 78-07-054	220-28-007F0C	NEW-E 78-12-018	220-28-008H0A	REP-E 78-07-034
220-28-005F0A	REP-E 78-10-060	220-28-007F0C	REP-E 78-12-031	220-28-008H0B	NEW-E 78-07-034
220-28-005F0B	NEW-E 78-10-060	220-28-007F0D	NEW-E 78-12-031	220-28-008H0C	NEW-E 78-11-041
220-28-005F0B	REP-E 78-10-088	220-28-007F0D	REP-E 79-01-049	220-28-008H0C	REP-E 78-12-062
220-28-005F0C	NEW-E 78-10-088	220-28-007F0E	NEW-E 79-01-049	220-28-00900B	NEW-E 78-07-009
220-28-005F0C	REP-E 78-11-004	220-28-007G0A	NEW-E 78-07-054	220-28-00900B	REP-E 78-07-054
220-28-005F0D	NEW-E 78-12-029	220-28-007G0A	REP-E 78-10-063	220-28-00900C	NEW-E 78-07-054
220-28-005F0D	REP-E 79-01-001	220-28-007G0B	NEW-E 78-10-063	220-28-00900D	NEW-E 78-11-002
220-28-005F0E	NEW-E 79-01-001	220-28-007G0B	REP-E 78-12-031	220-28-00900D	REP-E 79-01-011
220-28-005F0E	REP-E 79-01-021	220-28-007G0C	NEW-E 78-12-031	220-28-009A0A	NEW-E 78-07-009
220-28-005G0A	NEW-E 78-11-041	220-28-00800J	REP-E 78-02-051	220-28-009A0B	NEW-E 78-11-041
220-28-005G0A	REP-E 79-01-031	220-28-00800K	NEW-E 78-05-036	220-28-009A0B	REP-E 78-12-062
220-28-005H0A	NEW-E 78-12-047	220-28-00800L	NEW-E 78-07-054	220-28-01000B	REP-E 78-07-054
220-28-005H0A	REP-E 79-01-021	220-28-00800L	REP-E 78-09-022	220-28-01000C	NEW-E 78-07-054
220-28-00600H	NEW-E 78-07-009	220-28-00800M	NEW-E 78-09-022	220-28-01000D	NEW-E 78-11-002
220-28-00600I	NEW-E 78-11-002	220-28-00800M	REP-E 78-10-010	220-28-01000D	REP-E 78-11-034
220-28-00600I	REP-E 79-01-011	220-28-00800N	NEW-E 78-11-034	220-28-01000E	NEW-E 78-11-034
220-28-006A0D	NEW-E 78-05-036	220-28-00800N	REP-E 78-11-053	220-28-01000E	REP-E 78-11-053
220-28-006A0E	NEW-E 78-09-022	220-28-00800P	NEW-E 78-11-070	220-28-01000F	NEW-E 78-12-024
220-28-006A0F	NEW-E 78-11-002	220-28-00800P	REP-E 78-12-003	220-28-01000F	REP-E 78-12-044
220-28-006A0F	REP-E 79-01-011	220-28-008A0B	REP-E 78-02-006	220-28-01000G	NEW-E 78-12-044
220-28-006B0C	NEW-E 78-07-009	220-28-008A0C	NEW-E 78-07-054	220-28-01000G	REP-E 79-01-011
220-28-006B0C	REP-E 78-07-029	220-28-008A0C	REP-E 78-09-022	220-28-010A0F	NEW-E 78-05-036
220-28-006B0D	NEW-E 78-07-029	220-28-008A0D	NEW-E 78-09-022	220-28-010A0F	REP-E 78-07-029
220-28-006B0D	REP-E 78-07-054	220-28-008A0D	REP-E 78-11-034	220-28-010A0G	NEW-E 78-07-009
220-28-006B0E	NEW-E 78-07-054	220-28-008A0E	NEW-E 78-11-034	220-28-010A0G	REP-E 78-07-035
220-28-006B0E	REP-E 78-10-010	220-28-008A0E	REP-E 78-11-053	220-28-010A0H	NEW-E 78-07-035
220-28-006B0F	NEW-E 78-10-010	220-28-008A0F	NEW-E 78-11-070	220-28-010A0I	NEW-E 78-10-010
220-28-006B0F	REP-E 78-10-060	220-28-008A0F	REP-E 78-12-003	220-28-010A0I	REP-E 78-10-028
220-28-006B0G	NEW-E 78-11-002	220-28-008B0A	NEW-E 78-05-036	220-28-010A0J	NEW-E 78-12-024
220-28-006B0G	REP-E 78-11-024	220-28-008B0A	REP-E 78-07-034	220-28-010A0J	REP-E 78-12-044
220-28-006B0H	NEW-E 78-11-024	220-28-008B0B	NEW-E 78-07-034	220-28-010A0K	NEW-E 78-12-044
220-28-006B0H	REP-E 78-11-030	220-28-008B0C	NEW-E 78-11-041	220-28-010A0K	REP-E 79-01-011
220-28-006B0I	NEW-E 78-11-030	220-28-008B0C	REP-E 78-11-055	220-28-010B0F	NEW-E 78-07-009
220-28-006B0I	REP-E 78-11-041	220-28-008B0D	NEW-E 78-11-055	220-28-010B0F	REP-E 78-08-052
220-28-006B0J	NEW-E 78-11-041	220-28-008B0D	REP-E 78-12-062	220-28-010B0G	NEW-E 78-08-052
220-28-006B0J	REP-E 79-01-011	220-28-008C0A	NEW-E 78-05-036	220-28-010B0H	NEW-E 78-11-002
220-28-006C0A	NEW-E 78-07-009	220-28-008C0A	REP-E 78-07-034	220-28-010B0H	REP-E 78-11-055
220-28-006C0B	NEW-E 78-11-002	220-28-008C0B	NEW-E 78-07-034	220-28-010B0I	NEW-E 78-12-024
220-28-006C0B	REP-E 79-01-001	220-28-008C0C	NEW-E 78-11-041	220-28-010B0I	REP-E 78-12-044
220-28-006F0A	NEW-E 78-05-036	220-28-008C0C	REP-E 78-11-055	220-28-010B0J	NEW-E 78-12-044
220-28-006F0A	REP-E 78-07-034	220-28-008C0D	NEW-E 78-11-055	220-28-010B0J	REP-E 78-12-062
220-28-006F0B	NEW-E 78-07-034	220-28-008C0D	REP-E 78-12-062	220-28-010B0K	NEW-E 78-12-062
220-28-006F0C	NEW-E 78-11-041	220-28-008D0B	REP-E 78-02-006	220-28-010B0K	REP-E 79-01-011
220-28-006F0C	REP-E 79-01-031	220-28-008F0A	NEW-E 78-05-036	220-28-010C0A	NEW-E 78-07-009
220-28-006G0A	NEW-E 78-05-036	220-28-008F0A	REP-E 78-06-032	220-28-010C0A	REP-E 78-08-052
220-28-006G0A	REP-E 78-07-034	220-28-008F0B	NEW-E 78-06-032	220-28-010C0B	NEW-E 78-08-052
220-28-006G0B	NEW-E 78-07-034	220-28-008F0B	REP-E 78-07-034	220-28-010C0C	NEW-E 78-10-029
220-28-006G0C	NEW-E 78-11-058	220-28-008F0C	NEW-E 78-07-034	220-28-010C0C	REP-E 78-11-002
220-28-006G0C	REP-E 79-01-031	220-28-008F0C	REP-E 78-07-054	220-28-010C0D	NEW-E 78-11-002
220-28-007B0E	REP-E 78-02-006	220-28-008F0D	NEW-E 78-07-054	220-28-010C0D	REP-E 78-11-004
220-28-007B0F	NEW-E 78-02-006	220-28-008F0D	REP-E 78-09-004	220-28-010C0E	NEW-E 78-11-004
220-28-007B0F	REP-E 78-02-051	220-28-008F0E	NEW-E 78-09-004	220-28-010C0E	REP-E 78-11-024
220-28-007B0G	NEW-E 78-05-036	220-28-008F0E	REP-E 78-09-022	220-28-010C0F	NEW-E 78-11-024
220-28-007B0G	REP-E 78-07-034	220-28-008F0F	NEW-E 78-09-022	220-28-010C0F	REP-E 78-11-030
220-28-007B0H	NEW-E 78-07-034	220-28-008F0F	REP-E 78-10-035	220-28-010C0G	NEW-E 78-11-030
220-28-007B0I	NEW-E 78-11-055	220-28-008F0G	NEW-E 78-10-035	220-28-010C0G	REP-E 78-12-062
220-28-007B0I	REP-E 79-01-049	220-28-008F0G	REP-E 78-10-060	220-28-010C0H	NEW-E 78-12-062
220-28-007C0D	REP-E 78-02-006	220-28-008F0H	NEW-E 78-10-060	220-28-010C0H	REP-E 79-01-071
220-28-007C0E	NEW-E 78-05-036	220-28-008F0H	REP-E 78-10-088	220-28-010D0C	NEW-E 78-07-009
220-28-007C0E	REP-E 78-07-034	220-28-008F0I	NEW-E 78-10-088	220-28-010D0C	REP-E 78-08-052
220-28-007C0F	NEW-E 78-07-034	220-28-008F0I	REP-E 78-11-034	220-28-010D0D	NEW-E 78-08-052
220-28-007C0F	REP-E 78-07-054	220-28-008F0J	NEW-E 78-11-034	220-28-010D0D	REP-E 78-11-020
220-28-007C0G	NEW-E 78-07-054	220-28-008F0J	REP-E 78-11-055	220-28-010D0E	NEW-E 78-11-020
220-28-007C0G	REP-E 78-09-091	220-28-008F0K	NEW-E 78-11-055	220-28-010D0E	REP-E 78-12-062
220-28-007C0H	NEW-E 78-09-070	220-28-008F0K	REP-E 78-11-070	220-28-010D0F	NEW-E 78-12-062
220-28-007C0H	REP-E 78-09-086	220-28-008F0L	NEW-E 78-11-070	220-28-010D0F	REP-E 78-12-070
220-28-007C0I	NEW-E 78-09-091	220-28-008F0L	REP-E 78-11-076	220-28-010D0G	NEW-E 78-12-070
220-28-007C0I	REP-E 78-10-067	220-28-008F0M	NEW-E 78-11-076	220-28-010E0A	NEW-E 78-07-054

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
220-28-010E0B	NEW-E 78-11-002	220-28-012C0F	REP-E 78-12-079	220-32-04000B	REP-E 78-06-072
220-28-010E0B	REP-E 78-11-055	220-28-012C0G	NEW-E 78-12-079	220-32-04000C	NEW-E 78-06-072
220-28-010E0C	NEW-E 78-12-024	220-28-012C0G	REP-E 79-01-022	220-32-04000D	NEW-E 78-08-093
220-28-010E0C	REP-E 78-12-042	220-28-012D0D	REP-E 78-02-051	220-32-04200B	NEW-E 79-01-057
220-28-010F0A	NEW-E 78-05-036	220-28-012D0E	NEW-E 78-07-054	220-32-05100F	NEW-E 78-08-093
220-28-010F0A	REP-E 78-07-034	220-28-012D0E	REP-E 78-09-091	220-32-05100G	NEW-E 78-10-043
220-28-010F0B	NEW-E 78-07-034	220-28-012D0F	NEW-E 78-09-091	220-32-05200E	NEW-E 78-02-075
220-28-010F0B	REP-E 78-10-010	220-28-012D0F	REP-E 78-10-067	220-32-05500A	NEW-E 78-05-016
220-28-010F0C	NEW-E 78-10-010	220-28-012D0G	NEW-E 78-10-067	220-32-05700A	NEW-E 78-02-075
220-28-010F0C	REP-E 78-10-028	220-28-012D0G	REP-E 78-11-020	220-32-05700B	NEW-E 78-06-033
220-28-010F0D	NEW-E 78-10-028	220-28-012D0H	NEW-E 78-11-058	220-32-05700B	REP-E 78-08-099
220-28-010F0D	REP-E 78-10-035	220-28-012D0H	REP-E 78-12-006	220-32-05700C	NEW-E 78-08-099
220-28-010F0E	NEW-E 78-10-035	220-28-012D0I	NEW-E 78-12-006	220-32-06000A	NEW-E 78-05-016
220-28-010F0E	REP-E 78-10-045	220-28-012D0I	REP-E 78-12-062	220-36-0100J	REP-E 78-01-033
220-28-010F0F	NEW-E 78-10-045	220-28-012E0A	NEW-E 78-09-091	220-36-021	AMD-P 78-05-099
220-28-010F0F	REP-E 78-10-060	220-28-012E0A	REP-E 78-10-088	220-36-02100K	NEW-E 78-07-028
220-28-010F0G	NEW-E 78-10-060	220-28-012E0B	NEW-E 78-10-088	220-36-02100L	NEW-E 78-12-028
220-28-010F0G	REP-E 78-10-078	220-28-012E0B	REP-E 78-11-070	220-36-02200B	AMD-P 78-05-099
220-28-010F0H	NEW-E 78-10-078	220-28-012E0C	NEW-E 78-11-070	220-36-02200B	NEW-E 78-07-028
220-28-010F0H	REP-E 78-12-031	220-28-012E0C	REP-E 79-01-022	220-36-025	AMD-P 78-05-099
220-28-01100A	NEW-E 78-07-054	220-28-012F0A	NEW-E 78-09-091	220-36-025	AMD 78-07-067
220-28-01100B	NEW-E 78-11-002	220-28-012F0A	REP-E 78-10-067	220-36-02500A	NEW-E 78-07-028
220-28-01100B	REP-E 78-11-034	220-28-01300D	NEW-E 78-02-051	220-36-03001	AMD-P 78-05-099
220-28-01100C	NEW-E 78-11-034	220-28-01300E	NEW-E 78-07-054	220-36-03001	AMD 78-07-067
220-28-01100C	REP-E 78-11-053	220-28-01300E	REP-E 78-08-072	220-40-021	AMD-P 78-05-099
220-28-01100D	NEW-E 78-12-042	220-28-01300F	NEW-E 78-08-072	220-40-021	AMD-P 78-07-089
220-28-01100D	REP-E 79-01-011	220-28-01300G	NEW-E 78-10-029	220-40-021	AMD 78-09-041
220-28-011A0B	REP-E 78-02-051	220-28-01300G	REP-E 78-10-088	220-40-02100F	NEW-E 78-07-028
220-28-011A0C	NEW-E 78-05-036	220-28-01300H	NEW-E 78-10-088	220-40-02100F	REP-E 78-09-042
220-28-011A0C	REP-E 78-07-034	220-28-01300H	REP-E 78-11-024	220-40-02100G	NEW-E 78-09-042
220-28-011A0D	NEW-E 78-07-034	220-28-01300H	REP-E 78-11-055	220-40-02100G	REP-E 78-10-093
220-28-011A0D	REP-E 78-07-054	220-28-01300I	NEW-E 78-11-024	220-40-022	AMD-P 78-05-099
220-28-011A0E	NEW-E 78-07-054	220-28-01300I	REP-E 78-11-030	220-40-022	AMD-P 78-07-089
220-28-011A0F	NEW-E 78-12-042	220-28-01300J	NEW-E 78-11-030	220-40-022	AMD 78-09-041
220-28-011A0F	REP-E 79-01-021	220-28-01300J	REP-E 78-11-058	220-40-02200B	NEW-E 78-07-028
220-28-011F0A	NEW-E 78-05-036	220-28-01300K	NEW-E 78-12-042	220-40-02200B	REP-E 78-09-042
220-28-011F0A	REP-E 78-07-034	220-28-01300K	REP-E 79-01-011	220-40-02200C	NEW-E 78-09-042
220-28-011F0B	NEW-E 78-07-034	220-28-013A0A	REP-E 78-02-051	220-40-02200C	REP-E 78-10-009
220-28-011F0B	REP-E 78-07-054	220-28-013A0B	NEW-E 78-07-054	220-44-02200D	NEW-E 78-10-009
220-28-011F0C	NEW-E 78-07-054	220-28-013A0B	REP-E 78-08-072	220-40-02200D	REP-E 78-10-093
220-28-011F0C	REP-E 78-10-029	220-28-013B0A	NEW-E 78-05-036	220-40-02200E	NEW-E 78-10-093
220-28-011F0D	NEW-E 78-10-029	220-28-013B0A	REP-E 78-07-034	220-40-02200F	NEW-E 78-11-069
220-28-011F0D	REP-E 78-12-042	220-28-013B0B	NEW-E 78-07-034	220-40-02200F	AMD-P 78-07-089
220-28-011F0E	NEW-E 78-12-042	220-28-013B0C	NEW-E 78-10-010	220-40-024	AMD 78-09-041
220-28-011F0E	REP-E 79-01-021	220-28-013B0C	REP-E 78-10-060	220-40-02400B	NEW-E 78-09-042
220-28-011G0A	NEW-E 78-09-112	220-28-013B0D	NEW-E 78-11-002	220-40-02400B	REP-E 78-10-093
220-28-011G0A	REP-E 78-12-042	220-28-013B0D	REP-E 78-11-024	220-44-020	AMD-P 78-02-111
220-28-011G0B	NEW-E 78-12-042	220-28-013B0E	NEW-E 78-11-024	220-44-020	AMD-P 78-03-093
220-28-011G0B	REP-E 79-01-021	220-28-013B0E	REP-E 78-11-030	220-44-020	AMD 78-04-039
220-28-01200D	REP-E 78-02-051	220-28-013B0F	NEW-E 78-12-042	220-44-020	AMD 78-05-067
220-28-01200E	NEW-E 78-07-054	220-28-013B0F	REP-E 78-12-047	220-44-020	AMD 78-06-002
220-28-01200E	REP-E 78-09-091	220-28-013B0G	NEW-E 78-12-047	220-44-020	AMD-P 78-08-098
220-28-01200F	NEW-E 78-09-091	220-28-013F0A	NEW-E 78-05-036	220-44-020	AMD-P 78-10-027
220-28-01200F	REP-E 78-10-010	220-28-013F0A	REP-E 78-07-034	220-44-020	AMD 78-10-046
220-28-01200G	NEW-E 78-11-070	220-28-013F0B	NEW-E 78-07-034	220-44-02000A	NEW-E 78-08-004
220-28-01200G	REP-E 78-12-012	220-28-013G0A	NEW-E 78-07-054	220-44-030	NEW-P 78-02-111
220-28-01200H	NEW-E 78-12-031	220-28-013G0A	REP-E 78-10-045	220-44-030	NEW 78-04-039
220-28-01200H	REP-E 79-01-022	220-28-013G0B	NEW-E 78-10-045	220-44-040	NEW-P 78-02-111
220-28-012A0B	REP-E 78-02-051	220-28-013G0B	REP-E 78-11-055	220-44-040	NEW 78-04-039
220-28-012A0C	NEW-E 78-07-054	220-28-013G0C	NEW-E 78-11-055	220-44-04000A	NEW-E 78-09-069
220-28-012A0D	NEW-E 78-11-070	220-28-013H0A	NEW-E 78-12-047	220-44-04000A	REP-E 78-09-087
220-28-012A0D	REP-E 79-01-022	220-28-013H0A	REP-E 79-01-031	220-44-04000B	NEW-E 78-09-087
220-28-012B0A	NEW-E 78-07-054	220-32-02200A	NEW-E 78-09-013	220-44-04000B	REP-E 78-10-013
220-28-012B0B	NEW-E 78-11-070	220-32-03000G	NEW-E 78-02-075	220-44-04000C	NEW-E 78-10-013
220-28-012B0B	REP-E 79-01-022	220-32-03000H	NEW-E 78-08-093	220-44-04000C	REP-E 79-01-009
220-28-012C0A	NEW-E 78-07-054	220-32-03000H	REP-E 78-10-007	220-44-04000D	NEW-E 79-01-009
220-28-012C0A	REP-E 78-09-091	220-32-03000I	NEW-E 78-10-007	220-47-001	AMD-P 78-03-097
220-28-012C0B	NEW-E 78-09-091	220-32-03000I	REP-E 78-12-002	220-47-001	AMD 78-05-018
220-28-012C0B	REP-E 78-10-029	220-32-03000J	NEW-E 78-12-002	220-47-311	AMD-P 78-03-097
220-28-012C0D	NEW-E 78-11-070	220-32-03000J	REP-E 78-12-011	220-47-311	AMD 78-05-018
220-28-012C0D	REP-E 78-12-012	220-32-03000K	NEW-E 78-12-011	220-47-31100S	REP-E 78-01-033
220-28-012C0E	NEW-E 78-12-012	220-32-03600A	NEW-E 78-03-067	220-47-312	AMD-P 78-03-097
220-28-012C0E	REP-E 78-12-042	220-32-04000A	NEW-E 78-02-075	220-47-312	AMD 78-05-018
220-28-012C0F	NEW-E 78-12-042	220-32-04000B	NEW-E 78-06-003	220-47-313	AMD-P 78-03-097

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220-47-313	AMD	78-05-018	220-56-022	AMD	78-03-034	220-57-44500A	NEW-E	78-07-001
220-47-314	AMD-P	78-03-097	220-56-023	AMD-P	78-12-094	220-57-455	AMD-P	78-12-094
220-47-314	AMD	78-05-018	220-56-030	AMD	78-03-034	220-57-460	AMD	78-03-034
220-47-31400C	NEW-E	78-06-043	220-56-040	AMD	78-03-034	220-57-460	AMD-P	78-12-094
220-47-31400C	REP-E	78-06-109	220-56-060	AMD	78-03-034	220-57-46000A	NEW-E	78-06-050
220-47-31400D	NEW-E	78-06-109	220-56-064	AMD	78-03-034	220-57-465	AMD-P	78-12-094
220-47-324	AMD-P	78-03-097	220-56-06400A	NEW-E	78-11-012	220-57-473	NEW-P	78-12-094
220-47-324	AMD	78-05-018	220-56-065	AMD	78-03-034	220-57-480	AMD	78-03-034
220-47-401	AMD-P	78-03-097	220-56-065	AMD-P	78-12-094	220-57-480	AMD-P	78-12-094
220-47-401	AMD	78-05-018	220-56-07200A	NEW-E	78-11-019	220-57-49700A	NEW-E	78-06-034
220-47-402	AMD-P	78-03-097	220-56-080	AMD	78-03-034	220-57-505	AMD-P	78-12-094
220-47-402	AMD	78-05-018	220-56-080	AMD-P	78-12-094	220-57-515	AMD	78-03-034
220-47-403	AMD-P	78-03-097	220-56-08000B	NEW-E	78-01-033	220-57-515	AMD-P	78-12-094
220-47-403	AMD	78-05-018	220-56-08000B	REP-E	78-04-016	220-57-51500A	NEW-E	78-07-010
220-47-411	AMD-P	78-03-097	220-56-08000C	NEW-E	78-06-055	220-57A-005	AMD	78-03-034
220-47-411	AMD	78-05-018	220-56-08000C	REP-E	78-06-108	220-57A-005	AMD-P	78-12-094
220-47-412	AMD-P	78-03-097	220-56-08000D	NEW-E	78-06-108	220-57A-010	AMD	78-03-034
220-47-412	AMD	78-05-018	220-56-08000E	NEW-E	78-10-079	220-57A-010	AMD-P	78-12-094
220-47-413	AMD-P	78-03-097	220-56-08000E	REP-E	78-11-022	220-57A-030	AMD	78-03-034
220-47-413	AMD	78-05-018	220-56-08000F	NEW-E	78-11-022	220-57A-03000A	NEW-E	78-09-059
220-47-414	AMD-P	78-03-097	220-56-082	AMD	78-03-034	220-57A-03000A	REP-E	78-10-012
220-47-414	AMD	78-05-018	220-56-084	AMD	78-03-034	220-57A-03000B	NEW-E	78-10-012
220-47-41400A	REP-E	78-01-033	220-56-084	AMD-P	78-12-094	220-57A-03000B	REP-E	78-11-053
220-47-415	AMD-P	78-03-097	220-56-08400B	NEW-E	78-05-071	220-57A-040	AMD	78-03-034
220-47-415	AMD	78-05-018	220-56-08400B	REP-E	78-07-041	220-57A-040	AMD-P	78-12-094
220-47-426	AMD-P	78-03-097	220-56-08400C	NEW-E	78-07-041	220-57A-060	AMD-P	78-12-094
220-47-50300A	NEW-E	78-08-022	220-56-086	AMD	78-03-034	220-57A-06000A	NEW-E	78-06-004
220-47-426	AMD	78-05-018	220-56-086	AMD-P	78-12-094	220-57A-065	AMD	78-03-034
220-48-080	AMD-P	78-02-111	220-56-088	AMD	78-03-034	220-57A-065	AMD-P	78-12-094
220-48-080	AMD	78-04-039	220-56-088	AMD-P	78-12-094	220-57A-080	AMD	78-03-034
220-48-096	AMD-P	78-02-111	220-57-001	AMD	78-03-034	220-57A-080	AMD-P	78-12-094
220-48-096	AMD	78-04-039	220-57-130	AMD-P	78-12-094	220-57A-095	AMD	78-03-034
220-48-09600A	NEW-E	78-02-112	220-57-135	AMD-P	78-12-094	220-57A-095	AMD-P	78-12-094
220-48-09600B	NEW-E	78-04-016	220-57-137	NEW-P	78-12-094	220-57A-115	AMD	78-03-034
220-48-098	NEW-P	78-02-111	220-57-145	AMD-P	78-12-094	220-57A-115	AMD-P	78-12-094
220-48-098	NEW	78-04-039	220-57-155	AMD-P	78-12-094	220-57A-120	AMD	78-03-034
220-48-09800A	NEW-E	78-04-059	220-57-160	AMD-P	78-12-094	220-57A-120	AMD-P	78-12-094
220-48-09800A	REP-E	78-06-108	220-57-16000A	NEW-E	78-04-055	220-57A-125	AMD	78-03-034
220-49-02000A	NEW-E	78-04-053	220-57-16000B	NEW-E	78-09-034	220-57A-135	AMD-P	78-12-094
220-49-02000A	REP-E	78-05-035	220-57-16000C	NEW-E	78-11-019	220-57A-150	AMD-P	78-12-094
220-49-02000B	NEW-E	78-06-005	220-57-17500B	NEW-E	78-06-034	220-57A-155	AMD	78-03-034
220-49-02000B	REP-E	78-06-108	220-57-17500B	REP-E	78-09-035	220-57A-155	AMD-P	78-12-094
220-49-02000C	NEW-E	78-08-003	220-57-17500C	NEW-E	78-09-035	220-57A-185	AMD	78-03-034
220-49-02100A	NEW-E	78-05-035	220-57-200	AMD	78-03-034	220-57A-185	AMD-P	78-12-094
220-49-02100A	REP-E	78-06-108	220-57-200	AMD-P	78-12-094	220-57A-190	AMD	78-03-034
220-49-06000A	REP-E	78-02-051	220-57-205	AMD-P	78-12-094	220-57A-190	AMD-P	78-12-094
220-52-018	AMD-P	78-12-095	220-57-210	AMD-P	78-12-094	220-69-220	AMD	78-03-031
220-52-019	AMD-P	78-12-095	220-57-215	AMD-P	78-12-094	220-69-230	AMD	78-03-031
220-52-01900B	NEW-E	78-02-022	220-57-220	AMD-P	78-12-094	220-69-231	AMD	78-03-031
220-52-040	AMD-P	78-12-095	220-57-235	AMD-P	78-12-094	220-69-232	AMD	78-03-031
220-52-043	AMD-P	78-12-095	220-57-240	AMD-P	78-12-094	220-69-233	AMD	78-03-031
220-52-04600A	REP-E	78-01-033	220-57-255	AMD	78-03-034	220-69-234	AMD	78-03-031
220-52-04600B	NEW-E	78-10-014	220-57-260	AMD-P	78-12-094	220-69-235	AMD	78-03-031
220-52-04600C	NEW-E	78-12-058	220-57-265	AMD-P	78-12-094	220-69-254	AMD	78-03-031
220-52-04600C	REP-E	79-01-012	220-57-270	AMD	78-03-034	220-69-255	AMD	78-03-031
220-52-04600D	NEW-E	79-01-012	220-57-270	AMD-P	78-12-094	220-69-271	AMD	78-03-031
220-52-050	AMD-P	78-12-095	220-57-27000A	NEW-E	78-08-005	220-69-280	AMD	78-03-031
220-52-053	AMD-P	78-12-095	220-57-27000A	REP-E	78-09-005	220-74-010	NEW-P	78-07-088
220-52-05300B	NEW-E	78-05-071	220-57-27000B	NEW-E	78-09-005	220-74-010	NEW-P	78-09-040
220-52-05300B	REP-E	78-07-041	220-57-27000B	NEW-E	78-11-063	220-74-010	NEW	78-09-071
220-52-05300C	NEW-E	78-07-041	220-57-290	AMD	78-03-034	220-74-015	NEW-P	78-07-088
220-52-060	AMD-P	78-12-095	220-57-290	AMD-P	78-12-094	220-74-015	NEW-P	78-09-040
220-52-071	AMD-P	78-12-095	220-57-305	AMD-P	78-12-094	220-74-015	NEW	78-09-071
220-52-073	AMD-P	78-12-095	220-57-310	AMD	78-03-034	220-74-020	NEW-P	78-07-088
220-52-074	AMD-P	78-12-095	220-57-310	AMD-P	78-12-094	220-74-020	NEW-P	78-09-040
220-52-07400A	NEW-E	79-01-048	220-57-320	AMD	78-03-034	220-74-020	NEW	78-09-071
220-52-075	NEW-P	78-12-095	220-57-345	AMD-P	78-12-094	220-74-025	NEW-P	78-07-088
220-56-010	AMD	78-03-034	220-57-350	AMD-P	78-12-094	220-74-025	NEW-P	78-09-040
220-56-013	AMD	78-03-034	220-57-370	AMD-P	78-12-094	220-74-025	NEW	78-09-071
220-56-019	AMD-P	78-12-094	220-57-385	AMD	78-03-034	220-85-210	NEW-P	78-07-090
220-56-01900A	NEW-E	78-05-016	220-57-385	AMD-P	78-12-094	220-85-210	NEW-P	78-09-040
220-56-01900B	NEW-E	78-09-046	220-57-38500A	NEW-E	78-11-012	220-85-210	NEW	78-09-072
220-56-020	AMD	78-03-034	220-57-400	AMD-P	78-12-094	220-85-220	NEW-P	78-07-090
220-56-021	AMD-P	78-12-094	220-57-435	AMD-P	78-12-094	220-85-220	NEW-P	78-09-040

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220-85-230	NEW-P	78-07-090	230-04-200	AMD-P	78-11-083	232-28-400	REP-P	78-07-084
220-85-230	NEW-P	78-09-040	230-04-200	AMD	79-01-026	232-28-400	REP-E	78-10-085
220-85-230	NEW	78-09-072	230-04-290	AMD-P	78-04-080	232-28-400	REP	78-10-086
220-85-240	NEW-P	78-07-090	230-04-290	AMD	78-06-066	232-28-401	NEW-P	78-07-084
220-85-240	NEW-P	78-09-040	230-04-310	AMD-P	78-04-080	232-28-401	NEW-E	78-10-085
220-85-240	NEW	78-09-072	230-04-310	AMD	78-06-066	232-28-401	NEW	78-10-086
220-85-250	NEW-P	78-07-090	230-04-332	REP-P	78-04-080	232-28-500	REP-P	78-05-104
220-85-250	NEW-P	78-09-040	230-04-332	REP-P	78-06-131	232-28-500	REP	78-09-093
220-85-250	NEW	78-09-072	230-04-332	AMD-P	78-06-131	232-28-501	NEW-P	78-05-104
220-85-260	NEW-P	78-07-090	230-04-332	REP	78-08-055	232-28-501	NEW	78-09-093
220-85-260	NEW-P	78-09-040	230-04-405	NEW-P	78-04-080	232-28-600	REP-P	78-07-084
220-85-260	NEW	78-09-072	230-04-450	AMD-P	78-04-080	232-28-600	REP	79-01-047
220-85-270	NEW-P	78-07-090	230-04-450	AMD	78-06-066	232-28-601	NEW-P	78-07-084
220-85-270	NEW-P	78-09-040	230-04-452	NEW-P	78-04-080	232-28-601	NEW	79-01-047
220-85-270	NEW	78-09-072	230-04-452	NEW-P	78-06-131	232-28-600000A	NEW-E	78-03-002
220-85-280	NEW-P	78-07-090	230-04-452	NEW	78-08-055	232-28-600000A	REP-E	78-03-073
220-85-280	NEW-P	78-09-040	230-04-455	NEW-P	78-06-131	232-28-600000B	NEW-E	78-03-025
220-85-280	NEW	78-09-072	230-04-455	NEW	78-08-055	232-28-600000C	NEW-E	78-03-026
220-85-290	NEW-P	78-07-090	230-08-170	AMD-P	78-11-083	232-28-600000D	NEW-E	78-03-073
220-85-290	NEW-P	78-09-040	230-12-080	AMD-P	78-04-080	232-28-600000E	NEW-E	78-08-095
220-85-290	NEW	78-09-072	230-12-080	AMD	78-06-066	232-28-600000F	NEW-E	78-09-006
220-85-300	NEW-P	78-07-090	230-20-100	AMD-P	78-09-125	232-28-600000G	NEW-E	78-10-115
220-85-300	NEW-P	78-09-040	230-20-100	AMD	78-11-049	232-28-600000H	NEW-E	78-10-116
220-85-300	NEW	78-09-072	230-25-030	AMD-P	78-09-125	232-28-700	NEW	78-03-087
220-85-310	NEW-P	78-07-090	230-25-030	AMD	78-11-049	232-28-700	REP-P	78-11-093
220-85-310	NEW-P	78-09-040	230-25-040	AMD-P	78-09-125	232-28-701	NEW-P	78-11-093
220-85-310	NEW	78-09-072	230-25-040	AMD	78-11-049	232-28-800	NEW-P	78-02-046
220-95-010	AMD-P	79-01-039	230-25-070	AMD-P	78-09-125	232-28-800	NEW	78-05-057
220-95-015	AMD-P	79-01-039	230-25-070	AMD	78-11-049	232-32-101	NEW-E	78-02-026
220-100-020	AMD-P	78-03-092	230-25-071	NEW	78-11-049	232-32-101	REP-E	78-03-073
220-100-020	AMD	78-05-029	230-25-110	NEW-P	78-01-034	232-32-102	NEW-E	78-02-027
220-100-040	AMD-P	78-03-092	230-25-110	AMD	78-03-061	232-32-103	NEW-E	78-02-028
220-100-040	AMD	78-05-029	230-25-120	NEW-P	78-09-125	232-32-104	NEW-E	78-02-029
220-100-045	NEW-P	78-03-092	230-25-120	NEW-P	78-11-083	232-32-105	NEW-E	78-02-040
220-100-045	NEW	78-05-029	230-25-120	NEW	79-01-026	232-32-106	NEW-E	78-02-044
220-100-050	AMD-P	78-03-092	230-25-220	AMD-P	78-02-102	232-32-107	NEW-E	78-02-047
220-100-050	AMD	78-05-029	230-25-220	AMD-E	78-03-063	232-32-108	NEW-E	78-02-080
220-100-060	AMD-P	78-03-092	230-25-220	AMD	78-04-032	232-32-109	NEW-E	78-03-026
220-100-060	AMD	78-05-029	230-25-235	NEW-P	78-09-125	232-32-110	NEW-E	78-03-073
220-100-080	AMD-P	78-03-092	230-25-235	NEW	78-11-049	232-32-111	NEW-E	78-04-047
220-100-080	AMD	78-05-029	230-25-260	NEW-P	78-02-102	232-32-112	NEW-E	78-12-090
220-100-100	REP-P	78-03-092	230-25-260	NEW	78-04-032	232-32-113	NEW-E	79-01-072
220-100-100	REP	78-05-029	230-25-265	NEW-P	78-11-083	232-32-200	REP-E	78-03-020
220-100-110	AMD-P	78-03-092	230-25-265	NEW	79-01-026	232-32-300	REP-E	78-03-026
220-100-110	AMD	78-05-029	230-25-270	NEW-P	78-09-125	232-32-300A	REP-E	78-02-080
220-100-120	NEW-P	78-03-092	230-25-270	NEW-P	78-11-083	232-32-300B	NEW-E	78-02-010
220-100-120	NEW	78-05-029	230-25-270	NEW	79-01-026	232-32-300B	REP-E	78-02-080
220-105-045	AMD	78-03-034	230-25-300	NEW-P	78-09-125	236-10-030	AMD-P	78-06-125
220-105-046	NEW	78-03-034	230-25-310	NEW-P	78-09-125	236-10-045	NEW-P	78-06-125
220-105-047	NEW	78-03-034	230-25-310	NEW	78-11-049	236-12	-P	78-05-005
230-02-270	AMD-P	78-11-083	230-40-250	AMD-P	78-04-080	236-12-001	AMD-P	78-03-091
230-02-350	AMD-P	78-01-034	230-40-250	AMD	78-06-066	236-12-001	AMD	78-05-006
230-02-350	AMD	78-03-061	232-12-065	NEW	78-02-055	236-12-010	AMD-P	78-03-091
230-02-415	NEW-P	78-04-080	232-12-205	NEW-P	78-08-109	236-12-010	AMD	78-05-006
230-02-415	NEW	78-06-066	232-12-205	NEW	78-11-056	236-12-011	AMD-P	78-03-091
230-04-060	AMD-P	78-04-080	232-12-240	AMD	78-02-055	236-12-011	AMD	78-05-006
230-04-060	AMD	78-06-066	232-12-330	REP-P	78-08-109	236-12-012	AMD-P	78-03-091
230-04-070	AMD-P	78-04-080	232-12-330	REP	78-11-057	236-12-012	AMD	78-05-006
230-04-070	AMD	78-06-066	232-12-350	AMD	78-02-055	236-12-013	NEW-P	78-03-091
230-04-140	NEW-P	78-04-080	232-12-405	NEW	78-02-055	236-12-013	NEW	78-05-006
230-04-140	NEW	78-06-066	232-12-510	AMD-P	78-11-093	236-12-020	AMD-P	78-03-091
230-04-140	AMD-P	78-06-131	232-28-100	REP-P	78-05-104	236-12-020	AMD	78-05-006
230-04-140	AMD	78-08-055	232-28-100	REP	78-08-094	236-12-030	AMD-P	78-03-091
230-04-141	NEW-P	78-04-080	232-28-101	NEW-P	78-05-104	236-12-030	AMD	78-05-006
230-04-141	NEW	78-06-066	232-28-101	NEW	78-08-094	236-12-040	AMD-P	78-03-091
230-04-142	NEW-P	78-06-131	232-28-200	REP-P	78-04-102	236-12-040	AMD	78-05-006
230-04-170	AMD-P	78-04-080	232-28-200	REP	78-07-085	236-12-050	AMD-P	78-03-091
230-04-170	AMD	78-06-066	232-28-201	NEW-P	78-04-102	236-12-050	AMD	78-05-006
230-04-190	AMD-P	78-03-082	232-28-201	NEW	78-07-085	236-12-060	AMD-P	78-03-091
230-04-190	AMD-P	78-04-080	232-28-300	REP-P	78-04-102	236-12-060	AMD	78-05-006
230-04-190	AMD	78-05-043	232-28-300	REP	78-07-085	236-12-061	NEW-P	78-03-091
230-04-190	AMD	78-06-066	232-28-301	NEW-P	78-04-102	236-12-061	NEW	78-05-006
230-04-200	AMD-P	78-04-080	232-28-301	NEW	78-07-085	236-12-080	AMD-P	78-03-091

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236-12-080	AMD	78-05-006	236-60-050	NEW	78-02-066	248-14-240	AMD-P	78-12-091
236-12-085	AMD-E	78-03-090	236-60-060	NEW	78-02-066	248-14-245	NEW-P	78-03-124
236-12-085	AMD-P	78-03-091	236-60-070	NEW	78-02-066	248-14-245	NEW-P	78-05-106
236-12-085	AMD	78-05-006	236-60-080	NEW	78-02-066	248-14-245	NEW-P	78-12-091
236-12-090	REP-P	78-03-091	236-60-090	NEW	78-02-066	248-14-250	AMD-P	78-03-124
236-12-090	REP	78-05-006	236-60-100	NEW	78-02-066	248-14-250	AMD-P	78-05-106
236-12-120	AMD-P	78-03-091	248-06-040	AMD-P	78-05-109	248-14-250	AMD-P	78-12-091
236-12-120	AMD	78-05-006	248-06-040	AMD	78-08-012	248-14-255	NEW-P	78-03-124
236-12-130	AMD-P	78-03-091	248-06-055	AMD-P	78-05-109	248-14-255	NEW-P	78-05-106
236-12-130	AMD	78-05-006	248-06-055	AMD	78-08-012	248-14-260	AMD-P	78-03-124
236-12-131	NEW-P	78-03-091	248-06-100	AMD-P	78-05-109	248-14-260	AMD-P	78-05-106
236-12-131	NEW	78-05-006	248-06-100	AMD	78-08-012	248-14-260	AMD	78-10-074
236-12-132	NEW-P	78-03-091	248-06-174	NEW-P	78-05-109	248-14-260	AMD-P	78-12-091
236-12-132	NEW	78-05-006	248-06-174	NEW	78-08-012	248-14-265	NEW-P	78-01-036
236-12-133	NEW-P	78-03-091	248-06-175	AMD-P	78-05-109	248-14-270	AMD-P	78-01-036
236-12-133	NEW	78-05-006	248-06-175	AMD	78-08-012	248-14-270	AMD-P	78-03-124
236-12-140	AMD-P	78-03-091	248-06-176	AMD-P	78-05-109	248-14-270	AMD-P	78-05-106
236-12-140	AMD	78-05-006	248-06-176	AMD	78-08-012	248-14-270	AMD-P	78-12-091
236-12-220	AMD-P	78-03-091	248-06-180	AMD-P	78-05-109	248-14-401	NEW-P	78-03-124
236-12-220	AMD	78-05-006	248-06-180	AMD	78-08-012	248-14-401	NEW-P	78-05-106
236-12-225	AMD-P	78-03-091	248-06-203	AMD-P	78-05-109	248-14-401	NEW-P	78-12-091
236-12-225	AMD	78-05-006	248-06-203	AMD	78-08-012	248-15-010	NEW-P	78-06-132
236-12-290	AMD-P	78-03-091	248-06-305	AMD-P	78-05-109	248-15-010	NEW-P	78-08-085
236-12-290	AMD	78-05-006	248-06-305	AMD	78-08-012	248-15-010	NEW	78-09-055
236-12-300	AMD-P	78-03-091	248-06-340	NEW-P	78-05-109	248-15-020	NEW-P	78-06-132
236-12-300	AMD	78-05-006	248-06-340	NEW	78-08-012	248-15-020	NEW-P	78-08-085
236-12-320	AMD-P	78-03-091	248-06-350	NEW-P	78-05-109	248-15-020	NEW	78-09-055
236-12-320	AMD	78-05-006	248-06-350	NEW	78-08-012	248-15-030	NEW-P	78-06-132
236-12-330	REP-P	78-03-091	248-06-380	AMD-P	78-05-109	248-15-030	NEW-P	78-08-085
236-12-330	REP	78-05-006	248-06-380	AMD	78-08-012	248-15-030	NEW	78-09-055
236-12-340	NEW-P	78-03-091	248-06-410	NEW-P	78-05-109	248-15-040	NEW-P	78-06-132
236-12-340	NEW	78-05-006	248-06-410	NEW	78-08-012	248-15-040	NEW-P	78-08-085
236-12-410	REP-P	78-03-091	248-06-420	AMD-P	78-05-109	248-15-040	NEW	78-09-055
236-12-410	REP	78-05-006	248-06-420	AMD	78-08-012	248-15-050	NEW-P	78-06-132
236-12-420	REP-P	78-03-091	248-06-455	NEW-P	78-05-109	248-15-050	NEW-P	78-08-085
236-12-420	REP	78-05-006	248-06-455	NEW	78-08-012	248-15-050	NEW	78-09-055
236-12-440	AMD-P	78-03-091	248-06-460	NEW-P	78-05-109	248-15-060	NEW-P	78-06-132
236-12-440	AMD	78-05-006	248-06-460	NEW	78-08-012	248-15-060	NEW-P	78-08-085
236-12-500	NEW-P	78-03-091	248-06-480	NEW-P	78-05-109	248-15-060	NEW	78-09-055
236-12-500	NEW	78-05-006	248-06-480	NEW	78-08-012	248-15-070	NEW-P	78-06-132
236-12-600	NEW-P	78-03-091	248-06-510	AMD-P	78-05-109	248-15-070	NEW-P	78-08-085
236-12-600	NEW	78-05-006	248-06-510	AMD	78-08-012	248-15-070	NEW	78-09-055
236-16-010	AMD-P	78-07-068	248-06-550	NEW-P	78-05-109	248-15-080	NEW-P	78-06-132
236-16-010	AMD	78-09-016	248-06-550	NEW	78-08-012	248-15-080	NEW-P	78-08-085
236-16-060	AMD-P	78-07-068	248-06-600	NEW-P	78-05-109	248-15-080	NEW	78-09-055
236-16-060	AMD	78-09-016	248-06-600	NEW	78-08-012	248-15-090	NEW-P	78-06-132
236-32	REP	78-09-110	248-06-700	AMD-P	78-05-109	248-15-090	NEW-P	78-08-085
236-32-001	REP-P	78-08-081	248-06-700	AMD	78-08-012	248-15-090	NEW	78-09-055
236-32-001	REP	78-09-110	248-06-810	AMD-P	78-05-109	248-15-100	NEW-P	78-06-132
236-32-010	REP-P	78-08-081	248-06-810	AMD	78-08-012	248-15-100	NEW-P	78-08-085
236-32-010	REP	78-09-110	248-06-815	NEW-P	78-05-109	248-15-100	NEW	78-09-055
236-32-020	REP-P	78-08-081	248-06-815	NEW	78-08-012	248-15-110	NEW-P	78-06-132
236-32-020	REP	78-09-110	248-06-820	AMD-P	78-05-109	248-15-110	NEW-P	78-08-085
236-32-030	REP-P	78-08-081	248-06-820	AMD	78-08-012	248-15-110	NEW	78-09-055
236-32-030	REP	78-09-110	248-06-830	REP-P	78-05-109	248-18-202	NEW-P	78-05-107
236-32-040	REP-P	78-08-081	248-06-830	REP	78-08-012	248-18-202	NEW	78-08-060
236-32-040	REP	78-09-110	248-06-831	NEW-P	78-05-109	248-18-245	AMD	78-03-058
236-32-050	REP-P	78-08-081	248-06-831	NEW	78-08-012	248-33-100	AMD	78-03-060
236-32-050	REP	78-09-110	248-06-833	NEW-P	78-05-109	248-55	NEW-P	78-03-056
236-32-060	REP-P	78-08-081	248-06-833	NEW	78-08-012	248-55-010	NEW-P	78-08-019
236-32-060	REP	78-09-110	248-08-595	AMD-P	78-12-093	248-55-010	NEW	78-10-053
236-32-070	REP-P	78-08-081	248-14	AMD-P	78-07-079	248-55-020	NEW-P	78-08-019
236-32-070	REP	78-09-110	248-14-001	AMD-P	78-03-124	248-55-020	NEW	78-10-053
236-32-080	REP-P	78-08-081	248-14-001	AMD-P	78-05-106	248-55-030	NEW-P	78-08-019
236-32-080	REP	78-09-110	248-14-001	AMD-P	78-12-091	248-55-030	NEW	78-10-053
236-32-100	REP-P	78-08-081	248-14-230	AMD-P	78-01-036	248-55-040	NEW-P	78-08-019
236-32-100	REP	78-09-110	248-14-230	AMD-P	78-03-124	248-55-040	NEW	78-10-053
236-49-050	REP	78-02-060	248-14-230	AMD-P	78-05-106	248-55-050	NEW-P	78-08-019
236-60-001	NEW	78-02-066	248-14-230	AMD-P	78-12-091	248-55-050	NEW	78-10-053
236-60-005	NEW	78-02-066	248-14-235	NEW-P	78-12-091	248-55-060	NEW-P	78-08-019
236-60-010	NEW	78-02-066	248-14-240	AMD-P	78-01-036	248-55-060	NEW	78-10-053
236-60-020	NEW	78-02-066	248-14-240	AMD-P	78-03-124	248-55-070	NEW-P	78-08-019
236-60-030	NEW	78-02-066	248-14-240	AMD-P	78-05-106	248-55-070	NEW	78-10-053
236-60-040	NEW	78-02-066	248-14-240	AMD	78-10-074	248-55-080	NEW-P	78-08-019

Table of WAC Sections Affected as of 12/31/78

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-55-080	NEW	78-10-053	248-58-080	AMD	78-08-059	248-61-020	REP-P	78-09-122
248-55-090	NEW-P	78-08-019	248-58-090	AMD-P	78-05-108	248-61-030	REP-P	78-03-122
248-55-090	NEW	78-10-053	248-58-090	AMD	78-08-059	248-61-030	REP-P	78-09-122
248-55-100	NEW-P	78-08-019	248-58-100	REP-P	78-05-108	248-61-040	REP-P	78-03-122
248-55-100	NEW	78-10-053	248-58-100	REP	78-08-059	248-61-040	REP-P	78-09-122
248-55-110	NEW-P	78-08-019	248-58-110	REP-P	78-05-108	248-61-050	REP-P	78-03-122
248-55-110	NEW	78-10-053	248-58-110	REP	78-08-059	248-61-050	REP-P	78-09-122
248-55-120	NEW-P	78-08-019	248-58-120	REP-P	78-05-108	248-61-060	REP-P	78-03-122
248-55-120	NEW	78-10-053	248-58-120	REP	78-08-059	248-61-060	REP-P	78-09-122
248-55-130	NEW-P	78-08-019	248-58-130	REP-P	78-05-108	248-61-070	REP-P	78-03-122
248-55-130	NEW	78-10-053	248-58-130	REP	78-08-059	248-61-070	REP-P	78-09-122
248-56-100	NEW-P	78-05-093	248-58-140	REP-P	78-05-108	248-61-080	REP-P	78-03-122
248-56-100	NEW	78-07-048	248-58-140	REP	78-08-059	248-61-080	REP-P	78-09-122
248-56-200	NEW-P	78-05-093	248-58-150	REP-P	78-05-108	248-61-090	REP-P	78-03-122
248-56-200	NEW	78-07-048	248-58-150	REP	78-08-059	248-61-090	REP-P	78-09-122
248-56-300	NEW-P	78-05-093	248-58-160	REP-P	78-05-108	248-61-100	REP-P	78-03-122
248-56-300	NEW	78-07-048	248-58-160	REP	78-08-059	248-61-100	REP-P	78-09-122
248-56-310	NEW-P	78-05-093	248-58-170	REP-P	78-05-108	248-61-110	REP-P	78-03-122
248-56-310	NEW	78-07-048	248-58-170	REP	78-08-059	248-61-110	REP-P	78-09-122
248-56-400	NEW-P	78-05-093	248-58-180	REP-P	78-05-108	248-61-120	REP-P	78-03-122
248-56-400	NEW	78-07-048	248-58-180	REP	78-08-059	248-61-120	REP-P	78-09-122
248-56-500	NEW-P	78-05-093	248-58-190	REP-P	78-05-108	248-61-130	REP-P	78-03-122
248-56-500	NEW	78-07-048	248-58-190	REP	78-08-059	248-61-130	REP-P	78-09-122
248-56-510	NEW-P	78-05-093	248-58-200	REP-P	78-05-108	248-61-140	REP-P	78-03-122
248-56-510	NEW	78-07-048	248-58-200	REP	78-08-059	248-61-140	REP-P	78-09-122
248-56-600	NEW-P	78-05-093	248-58-210	REP-P	78-05-108	248-61-150	REP-P	78-03-122
248-56-600	NEW	78-07-048	248-58-210	REP	78-08-059	248-61-150	REP-P	78-09-122
248-56-610	NEW-P	78-05-093	248-58-220	REP-P	78-05-108	248-61-160	REP-P	78-03-122
248-56-610	NEW	78-07-048	248-58-220	REP	78-08-059	248-61-160	REP-P	78-09-122
248-56-620	NEW-P	78-05-093	248-58-500	NEW-P	78-05-108	248-61-170	REP-P	78-03-122
248-56-620	NEW	78-07-048	248-58-500	NEW	78-08-059	248-61-170	REP-P	78-09-122
248-56-630	NEW-P	78-05-093	248-58-900	NEW-P	78-05-108	248-61-180	REP-P	78-03-122
248-56-630	NEW	78-07-048	248-58-900	NEW	78-08-059	248-61-180	REP-P	78-09-122
248-56-640	NEW-P	78-05-093	248-60A-010	REP-P	78-03-123	248-76-201	REP-P	78-11-077
248-56-640	NEW	78-07-048	248-60A-010	REP-P	78-09-123	248-76-201	REP-P	78-12-092
248-56-700	NEW-P	78-05-093	248-60A-020	REP-P	78-03-123	248-76-210	REP-P	78-11-077
248-56-700	NEW	78-07-048	248-60A-020	REP-P	78-09-123	248-76-210	REP-P	78-12-092
248-56-710	NEW-P	78-05-093	248-60A-030	REP-P	78-03-123	248-76-220	REP-P	78-11-077
248-56-710	NEW	78-07-048	248-60A-030	REP-P	78-09-123	248-76-220	REP-P	78-12-092
248-56-720	NEW-P	78-05-093	248-60A-040	REP-P	78-03-123	248-76-230	REP-P	78-11-077
248-56-720	NEW	78-07-048	248-60A-040	REP-P	78-09-123	248-76-230	REP-P	78-12-092
248-56-730	NEW-P	78-05-093	248-60A-050	REP-P	78-03-123	248-76-240	REP-P	78-11-077
248-56-730	NEW	78-07-048	248-60A-050	REP-P	78-09-123	248-76-240	REP-P	78-12-092
248-56-740	NEW-P	78-05-093	248-60A-060	REP-P	78-03-123	248-76-250	REP-P	78-11-077
248-56-740	NEW	78-07-048	248-60A-060	REP-P	78-09-123	248-76-250	REP-P	78-12-092
248-56-750	NEW-P	78-05-093	248-60A-070	REP-P	78-03-123	248-76-260	REP-P	78-11-077
248-56-750	NEW	78-07-048	248-60A-070	REP-P	78-09-123	248-76-260	REP-P	78-12-092
248-56-760	NEW-P	78-05-093	248-60A-080	REP-P	78-03-123	248-76-270	REP-P	78-11-077
248-56-760	NEW	78-07-048	248-60A-080	REP-P	78-09-123	248-76-270	REP-P	78-12-092
248-56-800	NEW-P	78-05-093	248-60A-090	REP-P	78-03-123	248-76-280	REP-P	78-11-077
248-56-800	NEW	78-07-048	248-60A-090	REP-P	78-09-123	248-76-280	REP-P	78-12-092
248-56-810	NEW-P	78-05-093	248-60A-100	REP-P	78-03-123	248-76-290	REP-P	78-11-077
248-56-810	NEW	78-07-048	248-60A-100	REP-P	78-09-123	248-76-290	REP-P	78-12-092
248-56-900	NEW-P	78-05-093	248-60A-110	REP-P	78-03-123	248-76-300	REP-P	78-11-077
248-56-900	NEW	78-07-048	248-60A-110	REP-P	78-09-123	248-76-300	REP-P	78-12-092
248-58-001	AMD-P	78-05-108	248-60A-120	REP-P	78-03-123	248-76-310	REP-P	78-11-077
248-58-001	AMD	78-08-059	248-60A-120	REP-P	78-09-123	248-76-310	REP-P	78-12-092
248-58-005	NEW-P	78-05-108	248-60A-130	REP-P	78-03-123	248-76-320	REP-P	78-11-077
248-58-005	NEW	78-08-059	248-60A-130	REP-P	78-09-123	248-76-320	REP-P	78-12-092
248-58-010	AMD-P	78-05-108	248-60A-140	REP-P	78-03-123	248-76-330	REP-P	78-11-077
248-58-010	AMD	78-08-059	248-60A-140	REP-P	78-09-123	248-76-330	REP-P	78-12-092
248-58-020	AMD-P	78-05-108	248-60A-150	REP-P	78-03-123	248-76-340	REP-P	78-11-077
248-58-020	AMD	78-08-059	248-60A-150	REP-P	78-09-123	248-76-340	REP-P	78-12-092
248-58-030	AMD-P	78-05-108	248-60A-160	REP-P	78-03-123	248-76-350	REP-P	78-11-077
248-58-030	AMD	78-08-059	248-60A-160	REP-P	78-09-123	248-76-350	REP-P	78-12-092
248-58-040	AMD-P	78-05-108	248-60A-170	REP-P	78-03-123	248-100-450	AMD	78-03-059
248-58-040	AMD	78-08-059	248-60A-170	REP-P	78-09-123	248-102-030	REP-P	78-07-081
248-58-050	AMD-P	78-05-108	248-61-001	REP-P	78-03-122	248-102-030	REP-P	78-09-121
248-58-050	AMD	78-08-059	248-61-001	REP-P	78-09-122	248-102-040	REP-P	78-07-081
248-58-060	AMD-P	78-05-108	248-61-010	REP-P	78-03-122	248-102-040	REP-P	78-09-121
248-58-060	AMD	78-08-059	248-61-010	REP-P	78-09-122	248-102-050	REP-P	78-07-081
248-58-070	AMD-P	78-05-108	248-61-015	REP-P	78-03-122	248-102-050	REP-P	78-09-121
248-58-070	AMD	78-08-059	248-61-015	REP-P	78-09-122	248-102-060	REP-P	78-07-081
248-58-080	AMD-P	78-05-108	248-61-020	REP-P	78-03-122	248-102-060	REP-P	78-09-121

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-116-010	REP-P	78-07-082	251-06-080	AMD	78-10-090	252-03-060	REP	79-01-033
248-116-010	REP	78-10-075	251-08-100	AMD-P	78-04-100	252-03-070	REP	79-01-033
248-116-020	REP-P	78-07-082	251-08-100	AMD	78-06-068	252-03-080	REP	79-01-033
248-116-020	REP	78-10-075	251-08-110	AMD-P	78-04-100	252-03-090	REP	79-01-033
248-116-030	REP-P	78-07-082	251-08-112	AMD-P	78-04-100	252-03-100	REP	79-01-033
248-116-030	REP	78-10-075	251-08-112	AMD	78-06-068	252-03-110	REP	79-01-033
248-116-040	REP-P	78-07-082	251-09-025	AMD-P	78-04-100	252-03-120	REP	79-01-033
248-116-040	REP	78-10-075	251-09-030	AMD-P	78-04-100	252-03-990	REP	79-01-033
248-116-050	REP-P	78-07-082	251-09-030	AMD	78-06-068	252-04	REP	79-01-033
248-116-050	REP	78-10-075	251-09-090	AMD-P	78-04-100	252-04-010	REP	79-01-033
248-116-060	REP-P	78-07-082	251-09-090	AMD-E	78-05-058	252-04-020	REP	79-01-033
248-116-060	REP	78-10-075	251-09-090	AMD	78-06-068	252-04-030	REP	79-01-033
248-116-900	REP-P	78-07-082	251-10-055	AMD-P	78-04-100	252-04-040	REP	79-01-033
248-116-900	REP	78-10-075	251-10-055	AMD	78-06-068	252-04-045	REP	79-01-033
248-116-901	REP-P	78-07-082	251-10-060	AMD-P	78-08-062	252-04-050	REP	79-01-033
248-116-901	REP	78-10-075	251-10-060	AMD	78-10-090	252-04-052	REP	79-01-033
248-116-902	REP-P	78-07-082	251-10-140	AMD-P	78-04-100	252-04-055	REP	79-01-033
248-116-902	REP	78-10-075	251-10-140	AMD	78-06-068	252-04-060	REP	79-01-033
248-116-903	REP-P	78-07-082	251-12-095	NEW-P	78-04-100	252-04-065	REP	79-01-033
248-116-903	REP	78-10-075	251-12-095	NEW	78-06-068	252-04-075	REP	79-01-033
248-116-904	REP-P	78-07-082	251-12-240	AMD-P	78-04-100	252-04-085	REP	79-01-033
248-116-904	REP	78-10-075	251-12-240	AMD	78-06-068	252-04-095	REP	79-01-033
248-120	REP-P	78-07-080	251-14-040	AMD-P	78-03-098	252-04-105	REP	79-01-033
248-120	REP	78-10-076	251-14-040	AMD-P	78-05-059	252-04-115	REP	79-01-033
248-136-110	REP-P	78-06-009	251-14-040	AMD-P	78-06-067	252-04-125	REP	79-01-033
248-136-110	REP	78-08-086	251-14-040	AMD	78-07-072	252-04-135	REP	79-01-033
248-136-120	REP-P	78-06-009	251-14-080	AMD-P	78-03-098	252-04-145	REP	79-01-033
248-136-120	REP	78-08-086	251-14-080	AMD	78-05-060	252-04-155	REP	79-01-033
248-136-130	REP-P	78-06-009	251-18-030	AMD-P	78-04-100	252-04-165	REP	79-01-033
248-136-130	REP	78-08-086	251-18-030	AMD	78-06-068	252-04-175	REP	79-01-033
248-136-140	REP-P	78-06-009	251-18-070	AMD	78-02-094	252-04-185	REP	79-01-033
248-136-140	REP	78-08-086	251-18-110	AMD	78-02-094	252-04-195	REP	79-01-033
248-136-150	REP-P	78-06-009	251-18-115	AMD	78-02-094	252-04-205	REP	79-01-033
248-136-150	REP	78-08-086	251-18-130	AMD-P	78-08-062	252-04-215	REP	79-01-033
248-136-160	REP-P	78-06-009	251-18-130	AMD	78-10-090	252-04-225	REP	79-01-033
248-136-160	REP	78-08-086	251-18-140	AMD	78-02-094	252-04-235	REP	79-01-033
248-136-170	REP-P	78-06-009	251-18-140	AMD-P	78-04-100	252-04-245	REP	79-01-033
248-136-170	REP	78-08-086	251-18-140	AMD	78-06-068	252-04-255	REP	79-01-033
248-136-180	REP-P	78-06-009	251-18-160	AMD-P	78-04-100	252-04-265	REP	79-01-033
248-136-180	REP	78-08-086	251-18-160	AMD	78-06-068	252-04-275	REP	79-01-033
248-136-990	REP-P	78-06-009	251-18-176	AMD-P	78-04-100	252-04-280	REP	79-01-033
248-136-990	REP	78-08-086	251-18-176	AMD	78-06-068	252-04-285	REP	79-01-033
248-136-App.A	REP-P	78-06-009	251-18-181	AMD	78-02-094	252-04-295	REP	79-01-033
248-136-App.A	REP	78-08-086	251-18-181	AMD-P	78-04-100	252-06	REP	79-01-033
248-148-020	AMD	78-06-085	251-18-181	AMD	78-06-068	252-06-010	REP	79-01-033
250-16-001	NEW	78-05-023	251-18-230	AMD	78-02-094	252-06-020	REP	79-01-033
250-16-010	AMD	78-05-023	251-18-240	AMD	78-02-094	252-06-025	REP	79-01-033
250-16-020	AMD	78-05-023	251-18-260	AMD-P	78-04-100	252-06-030	REP	79-01-033
250-16-030	AMD	78-05-023	251-18-260	AMD	78-06-068	252-06-040	REP	79-01-033
250-16-040	AMD	78-05-023	251-18-330	AMD	78-02-094	252-06-050	REP	79-01-033
250-16-050	AMD	78-05-023	251-18-340	AMD	78-02-094	252-06-060	REP	79-01-033
250-20-021	AMD-P	78-02-085	251-20-010	NEW-P	78-04-100	252-06-065	REP	79-01-033
250-20-021	AMD	78-05-063	251-20-010	NEW	78-06-068	252-06-070	REP	79-01-033
250-20-061	AMD-P	78-12-055	251-20-020	NEW-P	78-04-100	252-06-075	REP	79-01-033
250-40-050	AMD-P	78-02-084	251-20-020	NEW	78-06-068	252-06-090	REP	79-01-033
250-40-050	AMD-P	78-05-056	251-20-030	NEW-P	78-04-100	252-06-100	REP	79-01-033
250-40-050	AMD-P	78-06-015	251-20-030	NEW	78-06-068	252-08	REP	79-01-033
250-40-050	AMD	78-08-007	251-20-040	NEW-P	78-04-100	252-08-010	REP	79-01-033
250-40-070	AMD-P	78-12-054	251-20-040	NEW	78-06-068	252-08-030	REP	79-01-033
250-50-010	NEW-P	78-12-045	251-20-050	NEW-P	78-04-100	252-08-040	REP	79-01-033
250-50-020	NEW-P	78-12-045	251-20-050	NEW	78-06-068	252-08-050	REP	79-01-033
250-50-030	NEW-P	78-12-045	251-20-060	NEW-P	78-04-100	252-08-070	REP	79-01-033
250-50-040	NEW-P	78-12-045	251-20-060	NEW	78-06-068	252-08-265	REP	79-01-033
250-50-050	NEW-P	78-12-045	251-22-200	AMD-P	78-04-100	252-08-370	REP	79-01-033
251-04-020	AMD-P	78-04-100	251-22-200	AMD	78-06-068	252-08-380	REP	79-01-033
251-04-020	AMD	78-06-068	252-02	REP	79-01-033	252-08-400	REP	79-01-033
251-04-040	AMD-P	78-08-062	252-02-001	REP	79-01-033	252-08-410	REP	79-01-033
251-04-040	AMD	78-10-090	252-03	REP	79-01-033	252-08-420	REP	79-01-033
251-06-060	AMD-P	78-03-098	252-03-010	REP	79-01-033	252-08-430	REP	79-01-033
251-06-060	AMD	78-05-060	252-03-020	REP	79-01-033	252-08-440	REP	79-01-033
251-06-065	AMD-P	78-04-100	252-03-025	REP	79-01-033	252-08-450	REP	79-01-033
251-06-070	AMD-P	78-04-100	252-03-030	REP	79-01-033	252-08-460	REP	79-01-033
251-06-070	AMD	78-06-068	252-03-040	REP	79-01-033	252-08-470	REP	79-01-033
251-06-080	AMD-P	78-08-062	252-03-050	REP	79-01-033	252-08-480	REP	79-01-033



Table of WAC Sections Affected as of 12/31/78

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
252-32-507	REP	79-01-033	252-60-010	REP	79-01-033	252-80-232	REP	79-01-033
252-32-509	REP	79-01-033	252-60-020	REP	79-01-033	252-80-234	REP	79-01-033
252-32-512	REP	79-01-033	252-60-030	REP	79-01-033	252-80-236	REP	79-01-033
252-32-514	REP	79-01-033	252-80	REP	79-01-033	252-80-238	REP	79-01-033
252-32-515	REP	79-01-033	252-80-005	REP	79-01-033	252-80-240	REP	79-01-033
252-32-516	REP	79-01-033	252-80-010	REP	79-01-033	252-80-245	REP	79-01-033
252-32-520	REP	79-01-033	252-80-015	REP	79-01-033	252-80-250	REP	79-01-033
252-32-522	REP	79-01-033	252-80-020	REP	79-01-033	252-80-252	REP	79-01-033
252-32-525	REP	79-01-033	252-80-050	REP	79-01-033	252-80-254	REP	79-01-033
252-32-526	REP	79-01-033	252-80-052	REP	79-01-033	252-80-260	REP	79-01-033
252-32-527	REP	79-01-033	252-80-054	REP	79-01-033	252-80-265	REP	79-01-033
252-32-539	AMD	78-02-078	252-80-056	REP	79-01-033	252-80-270	REP	79-01-033
252-32-539	REP	79-01-033	252-80-058	REP	79-01-033	252-80-272	REP	79-01-033
252-32-542	REP	79-01-033	252-80-060	REP	79-01-033	252-80-274	REP	79-01-033
252-32-543	REP	79-01-033	252-80-062	REP	79-01-033	252-80-276	REP	79-01-033
252-32-901	REP	79-01-033	252-80-064	REP	79-01-033	252-80-280	REP	79-01-033
252-32-906	REP	79-01-033	252-80-070	REP	79-01-033	252-80-285	REP	79-01-033
252-34	REP	79-01-033	252-80-072	REP	79-01-033	252-80-290	REP	79-01-033
252-32-908	REP	79-01-033	252-80-074	REP	79-01-033	252-80-300	REP	79-01-033
252-34-01001	REP	79-01-033	252-80-076	REP	79-01-033	252-80-302	REP	79-01-033
252-34-02001	REP	79-01-033	252-80-080	REP	79-01-033	252-80-310	REP	79-01-033
252-34-030	REP	79-01-033	252-80-082	REP	79-01-033	252-80-312	REP	79-01-033
252-34-040	REP	79-01-033	252-80-084	REP	79-01-033	252-80-314	REP	79-01-033
252-34-050	REP	79-01-033	252-80-086	REP	79-01-033	252-80-316	REP	79-01-033
252-34-060	REP	79-01-033	252-80-088	REP	79-01-033	252-80-318	REP	79-01-033
252-34A	REP	79-01-033	252-80-090	REP	79-01-033	252-80-320	REP	79-01-033
252-34A-030	REP	79-01-033	252-80-092	REP	79-01-033	252-80-322	REP	79-01-033
252-36	REP	79-01-033	252-80-094	REP	79-01-033	252-80-324	REP	79-01-033
252-36-010	REP	79-01-033	252-80-096	REP	79-01-033	252-80-326	REP	79-01-033
252-40	REP	79-01-033	252-80-100	REP	79-01-033	252-80-328	REP	79-01-033
252-40-010	REP	79-01-033	252-80-102	REP	79-01-033	252-80-370	REP	79-01-033
252-40-015	REP	79-01-033	252-80-104	REP	79-01-033	252-80-372	REP	79-01-033
252-40-020	REP	79-01-033	252-80-110	REP	79-01-033	252-80-374	REP	79-01-033
252-40-030	REP	79-01-033	252-80-112	REP	79-01-033	252-80-376	REP	79-01-033
252-40-040	REP	79-01-033	252-80-114	REP	79-01-033	252-80-378	REP	79-01-033
252-40-050	REP	79-01-033	252-80-116	REP	79-01-033	252-80-3781	REP	79-01-033
252-40-055	REP	79-01-033	252-80-118	REP	79-01-033	252-80-3782	REP	79-01-033
252-40-070	REP	79-01-033	252-80-120	REP	79-01-033	252-80-3783	REP	79-01-033
252-40-080	REP	79-01-033	252-80-122	REP	79-01-033	252-80-380	REP	79-01-033
252-40-090	REP	79-01-033	252-80-124	REP	79-01-033	252-80-382	REP	79-01-033
252-40-095	REP	79-01-033	252-80-126	REP	79-01-033	252-80-400	REP	79-01-033
252-40-097	REP	79-01-033	252-80-128	REP	79-01-033	252-80-405	REP	79-01-033
252-40-098	REP	79-01-033	252-80-130	REP	79-01-033	252-80-410	REP	79-01-033
252-40-100	REP	79-01-033	252-80-132	REP	79-01-033	252-80-415	REP	79-01-033
252-40-110	REP	79-01-033	252-80-134	REP	79-01-033	252-80-420	REP	79-01-033
252-42	REP	79-01-033	252-80-140	REP	79-01-033	252-80-425	REP	79-01-033
252-42-005	REP	79-01-033	252-80-142	REP	79-01-033	252-80-430	REP	79-01-033
252-42-010	REP	79-01-033	252-80-144	REP	79-01-033	252-80-435	REP	79-01-033
252-42-020	REP	79-01-033	252-80-146	REP	79-01-033	252-80-440	REP	79-01-033
252-42-030	REP	79-01-033	252-80-148	REP	79-01-033	252-80-445	REP	79-01-033
252-42-040	REP	79-01-033	252-80-150	REP	79-01-033	252-80-450	REP	79-01-033
252-42-050	REP	79-01-033	252-80-152	REP	79-01-033	252-80-455	REP	79-01-033
252-42-060	REP	79-01-033	252-80-154	REP	79-01-033	252-80-460	REP	79-01-033
252-42-070	REP	79-01-033	252-80-160	REP	79-01-033	252-80-465	REP	79-01-033
252-42-900	REP	79-01-033	252-80-162	REP	79-01-033	252-80-470	REP	79-01-033
252-42-901	REP	79-01-033	252-80-164	REP	79-01-033	252-80-475	REP	79-01-033
252-42-902	REP	79-01-033	252-80-166	REP	79-01-033	252-80-480	REP	79-01-033
252-42-903	REP	79-01-033	252-80-168	REP	79-01-033	252-85	REP	79-01-033
252-42-904	REP	79-01-033	252-80-170	REP	79-01-033	252-85-010	REP	79-01-033
252-44	REP	79-01-033	252-80-172	REP	79-01-033	252-85-050	REP	79-01-033
252-44-010	REP	79-01-033	252-80-174	REP	79-01-033	252-300(Part)	REP	78-06-040
252-50	REP	79-01-033	252-80-176	REP	79-01-033	252-300	REP	79-01-033
252-50-010	AMD-P	78-06-090	252-80-180	REP	79-01-033	252-300-010	REP	79-01-033
252-50-010	AMD	78-08-038	252-80-182	REP	79-01-033	252-990	-P	78-05-034
252-50-010	REP	79-01-033	252-80-184	REP	79-01-033	252-990	AMD	78-07-050
252-50-020	AMD-P	78-06-090	252-80-190	REP	79-01-033	252-990	AMD-P	78-07-075
252-50-020	AMD	78-08-038	252-80-195	REP	79-01-033	252-990	AMD	78-09-030
252-50-020	REP	79-01-033	252-80-200	REP	79-01-033	252-990	REP	79-01-033
252-50-025	REP	79-01-033	252-80-205	REP	79-01-033	260-40-100	AMD-P	78-06-092
252-50-030	AMD-P	78-06-090	252-80-210	REP	79-01-033	260-40-100	AMD	78-08-089
252-50-030	AMD	78-08-038	252-80-215	REP	79-01-033	260-70-010	AMD-P	78-03-095
252-50-030	REP	79-01-033	252-80-220	REP	79-01-033	260-70-020	AMD-P	78-03-095
252-50-040	REP	79-01-033	252-80-225	REP	79-01-033	260-70-020	AMD	78-06-001
252-60	REP	79-01-033	252-80-230	REP	79-01-033	260-70-050	AMD-P	78-03-095

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
260-70-050	AMD	78-06-001	275-18-020	NEW-P	78-06-009
260-70-060	AMD-P	78-03-095	275-18-020	NEW	78-08-086
260-70-060	AMD	78-06-001	275-18-030	NEW-P	78-06-009
260-70-070	AMD-P	78-03-095	275-18-030	NEW	78-08-086
260-70-070	AMD	78-06-001	275-18-040	NEW-P	78-06-009
260-70-080	AMD-P	78-03-095	275-18-040	NEW	78-08-086
260-70-080	AMD	78-06-001	275-18-050	NEW-P	78-06-009
260-70-090	AMD-P	78-03-095	275-18-050	NEW	78-08-086
260-70-170	AMD-P	78-03-095	275-18-060	NEW-P	78-06-009
260-70-170	AMD	78-06-001	275-18-060	NEW	78-08-086
260-70-200	AMD-P	78-03-095	275-18-070	NEW-P	78-06-009
260-70-200	AMD	78-06-001	275-18-070	NEW	78-08-086
260-70-220	AMD-P	78-03-095	275-18-080	NEW-P	78-06-009
275-14-010	REP-P	78-06-009	275-18-080	NEW	78-08-086
275-14-010	REP	78-08-086	275-18-090	NEW-P	78-06-009
275-14-020	REP-P	78-06-009	275-18-090	NEW	78-08-086
275-14-020	REP	78-08-086	275-18-100	NEW-P	78-06-009
275-14-030	REP-P	78-06-009	275-18-100	NEW	78-08-086
275-14-030	REP	78-08-086	275-18-110	NEW-P	78-06-009
275-14-035	REP-P	78-06-009	275-18-110	NEW	78-08-086
275-14-035	REP	78-08-086	275-18-120	NEW-P	78-06-009
275-14-040	REP-P	78-06-009	275-18-120	NEW	78-08-086
275-14-040	REP	78-08-086	275-18-130	NEW-P	78-06-009
275-14-050	REP-P	78-06-009	275-18-130	NEW	78-08-086
275-14-050	REP	78-08-086	275-18-140	NEW-P	78-06-009
275-14-055	REP-P	78-06-009	275-18-140	NEW	78-08-086
275-14-055	REP	78-08-086	275-18-150	NEW-P	78-06-009
275-14-060	REP-P	78-06-009	275-18-150	NEW	78-08-086
275-14-060	REP	78-08-086	275-18-160	NEW-P	78-06-009
275-14-070	REP-P	78-06-009	275-18-160	NEW	78-08-086
275-14-070	REP	78-08-086	275-18-170	NEW-P	78-06-009
275-14-080	REP-P	78-06-009	275-18-170	NEW	78-08-086
275-14-080	REP	78-08-086	275-18-180	NEW-P	78-06-009
275-14-090	REP-P	78-06-009	275-18-180	NEW	78-08-086
275-14-090	REP	78-08-086	275-18-190	NEW-P	78-06-009
275-14-100	REP-P	78-06-009	275-18-190	NEW	78-08-086
275-14-100	REP	78-08-086	275-18-200	NEW-P	78-06-009
275-14-110	REP-P	78-06-009	275-18-200	NEW	78-08-086
275-14-110	REP	78-08-086	275-20-010	AMD	78-03-029
275-14-120	REP-P	78-06-009	275-20-020	REP	78-03-029
275-14-120	REP	78-08-086	275-20-030	AMD	78-03-029
275-14-130	REP-P	78-06-009	275-20-030	AMD-E	78-08-096
275-14-130	REP	78-08-086	275-20-030	AMD-P	78-08-097
275-14-140	REP-P	78-06-009	275-20-030	AMD	78-10-057
275-14-140	REP	78-08-086	275-20-035	NEW	78-03-029
275-14-150	REP-P	78-06-009	275-20-040	REP	78-03-029
275-14-150	REP	78-08-086	275-20-050	REP	78-03-029
275-14-160	REP-P	78-06-009	275-20-060	REP	78-03-029
275-14-160	REP	78-08-086	275-20-070	REP	78-03-029
275-14-170	REP-P	78-06-009	275-25-010	AMD-P	78-06-009
275-14-170	REP	78-08-086	275-25-010	AMD	78-08-086
275-14-180	REP-P	78-06-009	275-25-020	AMD-P	78-06-009
275-14-180	REP	78-08-086	275-25-020	AMD	78-08-086
275-14-190	REP-P	78-06-009	275-25-510	REP-P	78-01-037
275-14-190	REP	78-08-086	275-25-510	REP	78-04-002
275-14-200	REP-P	78-06-009	275-25-520	AMD-P	78-01-037
275-14-200	REP	78-08-086	275-25-520	AMD	78-04-002
275-14-210	REP-P	78-06-009	275-25-525	REP-P	78-01-037
275-14-210	REP	78-08-086	275-25-525	REP	78-04-002
275-16-010	AMD	78-03-029	275-25-700	AMD-P	78-06-009
275-16-020	REP	78-03-029	275-25-700	AMD	78-08-086
275-16-030	AMD	78-03-029	275-25-720	AMD-P	78-06-009
275-16-030	AMD-E	79-01-063	275-25-720	AMD	78-08-086
275-16-030	AMD-P	79-01-070	275-25-730	AMD-P	78-06-009
275-16-040	AMD	78-03-029	275-25-730	AMD	78-08-086
275-16-045	NEW	78-03-029	275-25-750	AMD-P	78-06-009
275-16-050	REP	78-03-029	275-25-750	AMD	78-08-086
275-16-060	REP	78-03-029	275-25-770	AMD-P	78-06-009
275-16-070	REP	78-03-029	275-25-770	AMD	78-08-086
275-16-080	REP	78-03-029	275-25-800	NEW-P	78-06-009
275-16-090	REP	78-03-029	275-25-800	NEW	78-08-086
275-16-100	REP	78-03-029	275-25-810	NEW-P	78-06-009
275-18-010	NEW-P	78-06-009	275-25-810	NEW	78-08-086
275-18-010	NEW	78-08-086	275-25-820	NEW-P	78-06-009
275-25-820	NEW	78-08-086	275-25-830	NEW-P	78-06-009
275-25-830	NEW-P	78-06-009	275-25-840	NEW	78-08-086
275-25-840	NEW	78-08-086	275-27-020	AMD-P	78-01-039
275-27-020	AMD-P	78-01-039	275-27-020	AMD	78-04-033
275-27-040	AMD-P	78-01-039	275-27-040	AMD	78-04-033
275-27-040	AMD	78-04-033	275-27-050	AMD	78-04-033
275-27-050	AMD	78-04-033	275-27-060	AMD-P	78-01-039
275-27-060	AMD-P	78-01-039	275-27-060	AMD	78-04-033
275-27-060	AMD	78-04-033	275-27-230	AMD-P	78-01-039
275-27-230	AMD-P	78-01-039	275-27-230	AMD	78-04-033
275-27-300	NEW-P	78-01-039	275-27-300	NEW-P	78-01-039
275-27-300	NEW	78-04-033	275-27-300	NEW	78-04-033
275-27-310	NEW-P	78-01-039	275-27-310	NEW-P	78-01-039
275-27-310	NEW	78-04-033	275-27-320	NEW-P	78-01-039
275-27-320	NEW	78-04-033	275-27-320	NEW	78-04-033
275-27-400	AMD-P	78-01-039	275-27-400	AMD-P	78-01-039
275-27-400	AMD	78-04-033	275-27-400	AMD	78-04-033
275-27-500	AMD-P	78-01-039	275-27-500	AMD-P	78-01-039
275-27-500	AMD	78-04-033	275-27-500	AMD	78-04-033
275-27-600	NEW-P	78-01-038	275-27-600	NEW-P	78-01-038
275-27-600	NEW	78-04-003	275-27-600	NEW	78-04-003
275-27-605	NEW-P	78-01-038	275-27-605	NEW-P	78-01-038
275-27-605	NEW	78-04-003	275-27-610	NEW-P	78-01-038
275-27-610	NEW-P	78-01-038	275-27-610	NEW	78-04-003
275-27-615	NEW-P	78-01-038	275-27-615	NEW-P	78-01-038
275-27-615	NEW	78-04-003	275-27-615	NEW	78-04-003
275-27-620	NEW-P	78-01-038	275-27-620	NEW-P	78-01-038
275-27-620	NEW	78-04-003	275-27-620	NEW	78-04-003
275-27-630	NEW-P	78-01-038	275-27-630	NEW-P	78-01-038
275-27-630	NEW	78-04-003	275-27-630	NEW	78-04-003
275-27-635	NEW-P	78-01-038	275-27-635	NEW-P	78-01-038
275-27-635	NEW	78-04-003	275-27-640	NEW-P	78-01-038
275-27-640	NEW-P	78-01-038	275-27-640	NEW	78-04-003
275-27-640	NEW	78-04-003	275-27-640	NEW	78-04-003
275-27-660	NEW-P	78-01-038	275-27-660	NEW-P	78-01-038
275-27-660	NEW	78-04-003	275-27-660	NEW	78-04-003
275-27-665	NEW-P	78-01-038	275-27-665	NEW	78-04-003
275-27-665	NEW	78-04-003	275-27-680	NEW-P	78-01-038
275-27-680	NEW-P	78-01-038	275-27-680	NEW	78-04-003
275-27-685	NEW-P	78-01-038	275-27-685	NEW	78-04-003
275-32-115	NEW	78-03-030	275-32-115	NEW	78-03-030
275-32-125	NEW	78-03-030	275-32-125	NEW	78-03-030
275-32-135	NEW	78-03-030	275-32-135	NEW	78-03-030
275-32-145	NEW	78-03-030	275-32-145	NEW	78-03-030
275-32-155	NEW	78-03-030	275-32-155	NEW	78-03-030
275-32-165	NEW	78-03-030	275-32-165	NEW	78-03-030
275-32-175	NEW	78-03-030	275-32-175	NEW	78-03-030
275-34-010	NEW-P	78-03-117	275-34-010	NEW-P	78-03-117
275-34-010	NEW	78-05-020	275-34-010	NEW	78-05-020
275-34-020	NEW-P	78-03-117	275-34-020	NEW-P	78-03-117
275-34-020	NEW	78-05-020	275-34-020	NEW	78-05-020
275-34-030	NEW-P	78-03-117	275-34-030	NEW-P	78-03-117
275-34-030	NEW	78-05-020	275-34-030	NEW	78-05-020
275-34-040	NEW-P	78-03-117	275-34-040	NEW-P	78-03-117
275-34-040	NEW	78-05-020	275-34-040	NEW	78-05-020
275-34-050	NEW-P	78-03-117	275-34-050	NEW-P	78-03-117
275-34-050	NEW	78-05-020	275-34-050	NEW	78-05-020
275-34-060	NEW-P	78-03-117	275-34-060	NEW-P	78-03-117
275-34-060	NEW	78-05-020	275-34-060	NEW	78-05-020
275-34-070	NEW-P	78-03-117	275-34-070	NEW-P	78-03-117
275-34-070	NEW	78-05-020	275-34-070	NEW	78-05-020
275-34-080	NEW-P	78-03-117	275-34-080	NEW-P	78-03-117
275-34-080	NEW	78-05-020	275-34-080	NEW	78-05-020
275-34-090	NEW-P	78-03-117	275-34-090	NEW-P	78-03-117
275-34-090	NEW	78-05-020	275-34-090	NEW	78-05-020

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-34-100	NEW-P	78-03-117	286-16-040	AMD	78-03-032	290-16-070	REP-P	78-10-040
275-34-100	NEW	78-05-020	286-16-070	AMD	78-03-032	290-16-070	REP	78-12-038
275-34-110	NEW-P	78-03-117	286-16-080	AMD	78-03-032	290-16-080	REP-P	78-10-040
275-34-110	NEW	78-05-020	286-20-010	AMD	78-03-032	290-16-080	REP	78-12-038
275-59-020	AMD-P	79-01-037	286-20-030	REP	78-03-032	290-16-090	REP-P	78-10-040
275-59-030	AMD-P	79-01-037	286-24-010	AMD	78-03-032	290-16-090	REP	78-12-038
275-59-040	REP-P	79-01-037	286-24-020	AMD	78-03-032	290-20-010	REP-P	78-10-040
275-59-041	NEW-P	79-01-037	286-24-040	AMD	78-03-032	290-20-010	REP	78-12-038
275-59-050	AMD-P	79-01-037	286-26-010	AMD	78-03-032	290-20-020	REP-P	78-10-040
275-59-060	AMD-P	79-01-037	286-26-020	AMD	78-03-032	290-20-020	REP	78-12-038
275-59-070	REP-P	79-01-037	286-26-030	AMD	78-03-032	290-20-030	REP-P	78-10-040
275-59-080	AMD-P	79-01-037	286-26-040	AMD	78-03-032	290-20-030	REP	78-12-038
275-82-015	AMD-P	78-08-018	286-26-050	REP	78-03-032	290-24-010	REP-P	78-10-040
275-82-015	AMD	78-10-055	286-26-060	AMD	78-03-032	290-24-010	REP	78-12-038
275-82-025	AMD-P	78-08-018	286-26-070	AMD	78-03-032	290-24-020	REP-P	78-10-040
275-82-025	AMD	78-10-055	289-02-010	NEW-P	78-08-074	290-24-020	REP	78-12-038
275-82-030	AMD-P	78-08-018	289-02-020	NEW-P	78-08-074	290-24-030	REP-P	78-10-040
275-82-030	AMD	78-10-055	289-04-010	NEW-P	78-06-077	290-24-030	REP	78-12-038
275-96-005	AMD-P	78-10-066	289-04-020	NEW-P	78-06-077	290-24-040	REP-P	78-10-040
275-96-005	AMD	78-12-052	289-04-030	NEW-P	78-06-077	290-24-040	REP	78-12-038
275-96-021	AMD-P	78-10-066	289-04-040	NEW-P	78-06-077	290-24-050	REP-P	78-10-040
275-96-021	AMD	78-12-052	289-06-010	NEW-P	78-06-077	290-24-050	REP	78-12-038
275-96-030	AMD-P	78-10-066	289-06-020	NEW-P	78-06-077	290-24-060	REP-P	78-10-040
275-96-030	AMD	78-12-052	289-06-030	NEW-P	78-06-077	290-24-060	REP	78-12-038
275-96-055	AMD-P	78-10-066	289-06-040	NEW-P	78-06-077	290-24-070	REP-P	78-10-040
275-96-055	AMD	78-12-052	289-06-050	NEW-P	78-06-077	290-24-070	REP	78-12-038
275-96-060	AMD-P	78-10-066	289-06-060	NEW-P	78-06-077	290-24-080	REP-P	78-10-040
275-96-060	AMD	78-12-052	289-06-070	NEW-P	78-06-077	290-24-080	REP	78-12-038
275-96-070	AMD-P	78-10-066	289-06-080	NEW-P	78-06-077	290-24-090	REP-P	78-10-040
275-96-070	AMD	78-12-052	289-06-090	NEW-P	78-06-077	290-24-090	REP	78-12-038
284-30-300	NEW-P	78-06-028	289-06-100	NEW-P	78-06-077	290-24-100	REP-P	78-10-040
284-30-300	NEW	78-08-082	289-12-010	NEW-P	78-08-074	290-24-100	REP	78-12-038
284-30-310	NEW-P	78-06-028	289-12-020	NEW-P	78-08-074	290-24-110	REP-P	78-10-040
284-30-310	NEW	78-08-082	289-12-030	NEW-P	78-08-074	290-24-110	REP	78-12-038
284-30-320	NEW-P	78-06-028	289-12-040	NEW-P	78-08-074	290-24-120	REP-P	78-10-040
284-30-320	NEW	78-08-082	289-14-005	NEW-P	78-08-074	290-24-120	REP	78-12-038
284-30-330	NEW-P	78-06-028	289-14-010	NEW-P	78-08-074	290-24-130	REP-P	78-10-040
284-30-330	NEW	78-08-082	289-14-020	NEW-P	78-08-074	290-24-130	REP	78-12-038
284-30-340	NEW-P	78-06-028	289-14-030	NEW-P	78-08-074	290-28-010	REP-P	78-10-040
284-30-340	NEW	78-08-082	289-16-010	NEW-P	78-08-074	290-28-010	REP	78-12-038
284-30-350	NEW-P	78-06-028	289-16-020	NEW-P	78-08-074	290-28-020	REP-P	78-10-040
284-30-350	NEW	78-08-082	289-16-030	NEW-P	78-08-074	290-28-020	REP	78-12-038
284-30-360	NEW-P	78-06-028	289-16-040	NEW-P	78-08-074	290-32-010	REP-P	78-10-040
284-30-360	NEW	78-08-082	289-18-010	NEW-P	78-08-074	290-32-010	REP	78-12-038
284-30-370	NEW-P	78-06-028	289-18-020	NEW-P	78-08-074	290-32-020	REP-P	78-10-040
284-30-370	NEW	78-08-082	289-18-030	NEW-P	78-08-074	290-32-020	REP	78-12-038
284-30-380	NEW-P	78-06-028	289-18-040	NEW-P	78-08-074	290-32-030	REP-P	78-10-040
284-30-380	NEW	78-08-082	289-18-050	NEW-P	78-08-074	290-32-030	REP	78-12-038
284-30-390	NEW-P	78-06-028	289-20-010	NEW-P	78-08-074	290-32-040	REP-P	78-10-040
284-30-390	NEW	78-08-082	289-20-020	NEW-P	78-08-074	290-32-040	REP	78-12-038
284-30-400	NEW-P	78-06-028	289-20-030	NEW-P	78-08-074	290-32-050	REP-P	78-10-040
284-30-400	NEW	78-08-082	289-20-040	NEW-P	78-08-074	290-32-050	REP	78-12-038
284-30-410	NEW-P	78-06-028	289-20-050	NEW-P	78-08-074	290-32-060	REP-P	78-10-040
284-30-410	NEW	78-08-082	289-22-010	NEW-P	78-08-074	290-32-060	REP	78-12-038
284-50-450	NEW-P	78-03-077	289-22-020	NEW-P	78-08-074	290-32-070	REP-P	78-10-040
284-50-450	NEW	78-05-039	289-24-010	NEW-P	78-08-074	290-32-070	REP	78-12-038
284-50-455	NEW-P	78-03-077	289-24-020	NEW-P	78-08-074	290-36-010	REP-P	78-10-040
284-50-455	NEW	78-05-039	289-24-030	NEW-P	78-08-074	290-36-010	REP	78-12-038
284-50-460	NEW-P	78-03-077	289-24-040	NEW-P	78-08-074	290-36-020	REP-P	78-10-040
284-50-460	NEW	78-05-039	289-24-050	NEW-P	78-08-074	290-36-020	REP	78-12-038
284-50-460	AMD-P	78-06-071	290-12-010	REP-P	78-10-040	290-36-030	REP-P	78-10-040
284-50-460	AMD	78-08-024	290-12-010	REP	78-12-038	290-36-030	REP	78-12-038
284-50-465	NEW-P	78-03-077	290-16-010	REP-P	78-10-040	290-36-040	REP-P	78-10-040
284-50-465	NEW	78-05-039	290-16-010	REP	78-12-038	290-36-040	REP	78-12-038
286-04-020	AMD	78-03-032	290-16-020	REP-P	78-10-040	290-36-050	REP-P	78-10-040
286-04-060	NEW-P	78-02-101	290-16-020	REP	78-12-038	290-36-050	REP	78-12-038
286-04-060	NEW	78-03-032	290-16-030	REP-P	78-10-040	290-36-060	REP-P	78-10-040
286-06-020	AMD	78-03-032	290-16-030	REP	78-12-038	290-36-060	REP	78-12-038
286-06-040	AMD	78-03-032	290-16-040	REP-P	78-10-040	290-36-070	REP-P	78-10-040
286-06-060	AMD	78-03-032	290-16-040	REP	78-12-038	290-36-070	REP	78-12-038
286-06-140	AMD	78-03-032	290-16-050	REP-P	78-10-040	290-36-080	REP-P	78-10-040
286-16-010	AMD	78-03-032	290-16-050	REP	78-12-038	290-36-080	REP	78-12-038
286-16-020	AMD	78-03-032	290-16-060	REP-P	78-10-040	290-36-090	REP-P	78-10-040
286-16-030	AMD	78-03-032	290-16-060	REP	78-12-038	290-36-090	REP	78-12-038

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
290-36-100	REP-P	78-10-040	296-04-410	AMD-E	78-09-063	296-24-040	AMD-P	78-04-079
290-36-100	REP	78-12-038	296-04-410	AMD	78-12-021	296-24-040	AMD	78-12-017
290-36-110	REP-P	78-10-040	296-04-420	AMD-P	78-09-061	296-24-045	NEW-P	78-04-079
290-36-110	REP	78-12-038	296-04-420	AMD-E	78-09-063	296-24-045	NEW-P	78-11-054
290-40-010	REP-P	78-10-040	296-04-420	AMD	78-12-021	296-24-045	NEW	78-12-017
290-40-010	REP	78-12-038	296-04-440	AMD-P	78-09-061	296-24-060	AMD-P	78-04-079
290-40-020	REP-P	78-10-040	296-04-440	AMD-E	78-09-063	296-24-060	AMD	78-12-017
290-40-020	REP	78-12-038	296-04-440	AMD	78-12-021	296-24-955	AMD-P	78-04-079
290-44-010	REP-P	78-10-040	296-04-460	AMD-P	78-09-061	296-24-955	AMD	78-12-017
290-44-010	REP	78-12-038	296-04-460	AMD-E	78-09-063	296-27-010	AMD-E	78-04-078
290-48-010	REP-P	78-10-040	296-04-460	AMD	78-12-021	296-27-010	AMD-P	78-04-079
290-48-010	REP	78-12-038	296-11-001	AMD-P	78-07-032	296-27-010	AMD	78-07-052
290-48-020	REP-P	78-10-040	296-11-001	AMD	78-09-057	296-27-020	AMD-E	78-04-078
290-48-020	REP	78-12-038	296-11-003	NEW-P	78-07-032	296-27-020	AMD-P	78-04-079
290-48-030	REP-P	78-10-040	296-11-003	NEW	78-09-057	296-27-020	AMD	78-07-052
290-48-030	REP	78-12-038	296-17-330	AMD-P	78-10-122	296-27-030	AMD-E	78-04-078
290-48-040	REP-P	78-10-040	296-17-330	AMD	78-12-043	296-27-030	AMD-P	78-04-079
290-48-040	REP	78-12-038	296-17-350	AMD-P	78-10-122	296-27-030	AMD	78-07-052
290-48-050	REP-P	78-10-040	296-17-350	AMD	78-12-043	296-27-050	AMD-E	78-04-078
290-48-050	REP	78-12-038	296-17-351	AMD-P	78-10-122	296-27-050	AMD-P	78-04-079
290-48-060	REP-P	78-10-040	296-17-351	AMD	78-12-043	296-27-050	AMD	78-07-052
290-48-060	REP	78-12-038	296-17-352	AMD-P	78-10-122	296-27-060	AMD-E	78-04-078
290-48-070	REP-P	78-10-040	296-17-352	AMD	78-12-043	296-27-060	AMD-P	78-04-079
290-48-070	REP	78-12-038	296-17-450	AMD-P	78-10-122	296-27-060	AMD	78-07-052
290-48-080	REP-P	78-10-040	296-17-450	AMD	78-12-043	296-27-077	NEW-E	78-04-078
290-48-080	REP	78-12-038	296-17-576	AMD-P	78-10-122	296-27-077	NEW-P	78-04-079
290-48-090	REP-P	78-10-040	296-17-576	AMD	78-12-043	296-27-077	NEW	78-07-052
290-48-090	REP	78-12-038	296-17-57601	NEW-P	78-10-122	296-27-120	AMD-E	78-04-078
290-48-100	REP-P	78-10-040	296-17-57601	NEW	78-12-043	296-27-120	AMD-P	78-04-079
290-48-100	REP	78-12-038	296-17-57602	NEW-P	78-10-122	296-27-120	AMD	78-07-052
290-48-110	REP-P	78-10-040	296-17-57602	NEW	78-12-043	296-27-140	AMD-E	78-04-078
290-48-110	REP	78-12-038	296-17-581	AMD-P	78-10-122	296-27-140	AMD-P	78-04-079
290-48-120	REP-P	78-10-040	296-17-581	AMD	78-12-043	296-27-140	AMD	78-07-052
290-48-120	REP	78-12-038	296-17-58201	NEW-P	78-10-122	296-27-150	AMD-E	78-04-078
290-48-130	REP-P	78-10-040	296-17-58201	NEW	78-12-043	296-27-150	AMD-P	78-04-079
290-48-130	REP	78-12-038	296-17-599	AMD-P	78-10-122	296-27-150	AMD	78-07-052
290-48-140	REP-P	78-10-040	296-17-599	AMD	78-12-043	296-37-010	REP-P	78-04-079
290-48-140	REP	78-12-038	296-17-630	AMD-P	78-10-122	296-37-010	REP-E	78-06-016
290-48-990	REP-P	78-10-040	296-17-630	AMD	78-12-043	296-37-010	REP-E	78-09-060
290-48-990	REP	78-12-038	296-17-646	AMD-P	78-10-122	296-37-010	REP	78-10-094
296-04-040	AMD-P	78-12-076	296-17-646	AMD	78-12-043	296-37-020	REP-P	78-04-079
296-04-050	AMD-P	78-12-076	296-17-64901	NEW-P	78-10-122	296-37-020	REP-E	78-06-016
296-04-160	AMD-P	78-09-113	296-17-64901	NEW	78-12-043	296-37-020	REP-E	78-09-060
296-04-160	AMD	78-12-022	296-17-659	AMD-P	78-10-122	296-37-020	REP	78-10-094
296-04-165	NEW-P	78-06-012	296-17-659	AMD	78-12-043	296-37-030	REP-P	78-04-079
296-04-165	NEW-P	78-09-113	296-17-66001	NEW-P	78-10-122	296-37-030	REP-E	78-06-016
296-04-165	NEW	78-12-022	296-17-66001	NEW	78-12-043	296-37-030	REP-E	78-09-060
296-04-275	NEW-P	78-06-012	296-17-675	AMD-P	78-10-122	296-37-030	REP	78-10-094
296-04-275	NEW	78-09-056	296-17-675	AMD	78-12-043	296-37-040	REP-P	78-04-079
296-04-275	AMD-P	78-09-113	296-17-677	AMD-P	78-10-122	296-37-040	REP-E	78-06-016
296-04-275	AMD	78-12-022	296-17-682	AMD-P	78-12-043	296-37-040	REP-E	78-09-060
296-04-300	AMD-P	78-09-061	296-17-682	AMD	78-10-122	296-37-040	REP	78-10-094
296-04-300	AMD-E	78-09-063	296-17-683	REP-P	78-12-043	296-37-050	REP-P	78-04-079
296-04-300	AMD	78-12-021	296-17-683	REP	78-10-122	296-37-050	REP-E	78-06-016
296-04-330	AMD-P	78-09-061	296-17-75301	NEW-P	78-10-122	296-37-050	REP	78-10-094
296-04-330	AMD-E	78-09-063	296-17-75301	NEW	78-12-043	296-37-060	REP-P	78-04-079
296-04-330	AMD	78-12-021	296-17-754	NEW-P	78-10-122	296-37-060	REP-E	78-06-016
296-04-340	AMD-P	78-09-061	296-17-754	NEW	78-12-043	296-37-060	REP-E	78-09-060
296-04-340	AMD-E	78-09-063	296-17-870	AMD-P	78-10-122	296-37-060	REP	78-10-094
296-04-340	AMD	78-12-021	296-17-870	AMD	78-12-043	296-37-070	REP-P	78-04-079
296-04-350	AMD-P	78-09-061	296-17-875	AMD-P	78-10-122	296-37-070	REP-E	78-06-016
296-04-350	AMD-E	78-09-063	296-17-875	AMD	78-12-043	296-37-070	REP-E	78-09-060
296-04-350	AMD	78-12-021	296-17-880	AMD-P	78-10-122	296-37-070	REP	78-10-094
296-04-360	AMD-P	78-09-061	296-17-880	AMD	78-12-043	296-37-071	REP-P	78-04-079
296-04-360	AMD-E	78-09-063	296-17-885	AMD-P	78-10-122	296-37-071	REP-E	78-06-016
296-04-360	AMD	78-12-021	296-17-885	AMD	78-12-043	296-37-071	REP-E	78-09-060
296-04-370	AMD-P	78-09-061	296-17-895	AMD-P	78-10-122	296-37-071	REP	78-10-094
296-04-370	AMD-E	78-09-063	296-17-895	AMD	78-12-043	296-37-072	REP-P	78-04-079
296-04-370	AMD	78-12-021	296-17-920	AMD-P	78-10-122	296-37-072	REP-E	78-06-016
296-04-400	AMD-P	78-09-061	296-17-920	AMD	78-12-043	296-37-072	REP-E	78-09-060
296-04-400	AMD-E	78-09-063	296-24	AMD-P	78-11-054	296-37-072	REP	78-10-094
296-04-400	AMD	78-12-021	296-24-020	AMD-P	78-04-079	296-37-080	REP-P	78-04-079
296-04-410	AMD-P	78-09-061	296-24-020	AMD	78-12-017	296-37-C80	REP-E	78-06-016

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-37-080	REP-E	78-09-060	296-37-420	REP-P	78-04-079	296-37-575	NEW-E	78-06-016
296-37-080	REP	78-10-094	296-37-420	REP-E	78-06-016	296-37-575	NEW-E	78-09-060
296-37-081	REP-P	78-04-079	296-37-420	REP-E	78-09-060	296-37-575	NEW	78-10-094
296-37-081	REP-E	78-06-016	296-37-420	REP	78-10-094	296-37-580	NEW-P	78-04-079
296-37-081	REP-E	78-09-060	296-37-430	REP-P	78-04-079	296-37-580	NEW-E	78-06-016
296-37-081	REP	78-10-094	296-37-430	REP-E	78-06-016	296-37-580	NEW-E	78-09-060
296-37-082	REP-P	78-04-079	296-37-430	REP-E	78-09-060	296-37-580	NEW	78-10-094
296-37-082	REP-E	78-06-016	296-37-430	REP	78-10-094	296-37-585	NEW-P	78-04-079
296-37-082	REP-E	78-09-060	296-37-440	REP-P	78-04-079	296-37-585	NEW-E	78-06-016
296-37-082	REP	78-10-094	296-37-440	REP-E	78-06-016	296-37-585	NEW-E	78-09-060
296-37-090	REP-P	78-04-079	296-37-440	REP-E	78-09-060	296-37-585	NEW	78-10-094
296-37-090	REP-E	78-06-016	296-37-440	REP	78-10-094	296-46-110	AMD	78-02-098
296-37-090	REP-E	78-09-060	296-37-450	REP-P	78-04-079	296-46-140	AMD	78-02-098
296-37-090	REP	78-10-094	296-37-450	REP-E	78-06-016	296-46-150	AMD	78-02-098
296-37-100	REP-P	78-04-079	296-37-450	REP-E	78-09-060	296-46-200	AMD	78-02-098
296-37-100	REP-E	78-06-016	296-37-450	REP	78-10-094	296-46-220	AMD	78-02-098
296-37-100	REP-E	78-09-060	296-37-460	REP-P	78-04-079	296-46-242	NEW	78-02-098
296-37-100	REP	78-10-094	296-37-460	REP-E	78-06-016	296-46-244	NEW	78-02-098
296-37-110	REP-P	78-04-079	296-37-460	REP-E	78-09-060	296-46-250	REP	78-02-098
296-37-110	REP-E	78-06-016	296-37-460	REP	78-10-094	296-46-260	REP	78-02-098
296-37-110	REP-E	78-09-060	296-37-510	NEW-P	78-04-079	296-46-265	REP	78-02-098
296-37-110	REP	78-10-094	296-37-510	NEW-E	78-06-016	296-46-270	AMD	78-02-098
296-37-300	REP-P	78-04-079	296-37-510	NEW-E	78-09-060	296-46-320	REP	78-02-098
296-37-300	REP-E	78-06-016	296-37-510	NEW	78-10-094	296-46-350	AMD	78-02-098
296-37-300	REP-E	78-09-060	296-37-512	NEW	78-10-094	296-46-390	AMD	78-02-098
296-37-300	REP	78-10-094	296-37-515	NEW-P	78-04-079	296-46-400	REP	78-02-098
296-37-310	REP-P	78-04-079	296-37-515	NEW-E	78-06-016	296-46-401	REP	78-02-098
296-37-310	REP-E	78-06-016	296-37-515	NEW-E	78-09-060	296-46-402	REP	78-02-098
296-37-310	REP-E	78-09-060	296-37-515	NEW	78-10-094	296-46-424	AMD	78-02-098
296-37-310	REP	78-10-094	296-37-520	NEW-P	78-04-079	296-46-425	REP	78-02-098
296-37-320	REP-P	78-04-079	296-37-520	NEW-E	78-06-016	296-46-426	AMD	78-02-098
296-37-320	REP-E	78-06-016	296-37-520	NEW-E	78-09-060	296-46-450	REP	78-02-098
296-37-320	REP-E	78-09-060	296-37-520	NEW	78-10-094	296-46-460	REP	78-02-098
296-37-320	REP	78-10-094	296-37-525	NEW-P	78-04-079	296-46-480	AMD	78-02-098
296-37-330	REP-P	78-04-079	296-37-525	NEW-E	78-06-016	296-46-492	NEW	78-02-098
296-37-330	REP-E	78-06-016	296-37-525	NEW-E	78-09-060	296-46-493	NEW	78-02-098
296-37-330	REP-E	78-09-060	296-37-525	NEW	78-10-094	296-46-495	NEW	78-02-098
296-37-330	REP	78-10-094	296-37-530	NEW-P	78-04-079	296-46-500	AMD	78-02-098
296-37-340	REP-P	78-04-079	296-37-530	NEW-E	78-06-016	296-46-510	AMD	78-02-098
296-37-340	REP-E	78-06-016	296-37-530	NEW-E	78-09-060	296-46-515	AMD	78-02-098
296-37-340	REP-E	78-09-060	296-37-530	NEW	78-10-094	296-46-525	AMD	78-02-098
296-37-340	REP	78-10-094	296-37-535	NEW-P	78-04-079	296-46-590	NEW	78-02-098
296-37-350	REP-P	78-04-079	296-37-535	NEW-E	78-06-016	296-46-59005	NEW	78-02-098
296-37-350	REP-E	78-06-016	296-37-535	NEW-E	78-09-060	296-46-59010	NEW	78-02-098
296-37-350	REP-E	78-09-060	296-37-535	NEW	78-10-094	296-46-900	AMD	78-02-098
296-37-350	REP	78-10-094	296-37-540	NEW-P	78-04-079	296-46-910	NEW	78-02-098
296-37-360	REP-P	78-04-079	296-37-540	NEW-E	78-06-016	296-46-App.A	REP	78-02-098
296-37-360	REP-E	78-06-016	296-37-540	NEW-E	78-09-060	296-46-App.B	REP	78-02-098
296-37-360	REP-E	78-09-060	296-37-540	NEW	78-10-094	296-52-010	AMD-P	78-04-079
296-37-360	REP	78-10-094	296-37-545	NEW-P	78-04-079	296-52-010	AMD	78-07-052
296-37-370	REP-P	78-04-079	296-37-545	NEW-E	78-06-016	296-52-012	AMD-E	78-04-001
296-37-370	REP-E	78-06-016	296-37-545	NEW-E	78-09-060	296-52-020	AMD-E	78-04-001
296-37-370	REP-E	78-09-060	296-37-545	NEW	78-10-094	296-52-030	AMD-E	78-04-001
296-37-370	REP	78-10-094	296-37-550	NEW-P	78-04-079	296-52-090	AMD-E	78-04-001
296-37-380	REP-P	78-04-079	296-37-550	NEW-E	78-06-016	296-62-07335	NEW-E	78-04-022
296-37-380	REP-E	78-06-016	296-37-550	NEW-E	78-09-060	296-62-07335	NEW-P	78-04-079
296-37-380	REP-E	78-09-060	296-37-550	NEW	78-10-094	296-62-07335	NEW	78-09-092
296-37-380	REP	78-10-094	296-37-555	NEW-P	78-04-079	296-62-07341	NEW-E	78-04-044
296-37-390	REP-P	78-04-079	296-37-555	NEW-E	78-06-016	296-62-07341	NEW-P	78-04-079
296-37-390	REP-E	78-06-016	296-37-555	NEW-E	78-09-060	296-62-07341	NEW	78-07-052
296-37-390	REP-E	78-09-060	296-37-555	NEW	78-10-094	296-62-07345	NEW-E	78-04-044
296-37-390	REP	78-10-094	296-37-560	NEW-P	78-04-079	296-62-07345	NEW-P	78-04-079
296-37-395	REP-P	78-04-079	296-37-560	NEW-E	78-06-016	296-62-07345	NEW	78-07-052
296-37-395	REP-E	78-06-016	296-37-560	NEW-E	78-09-060	296-62-07347	NEW-E	78-10-011
296-37-395	REP-E	78-09-060	296-37-560	NEW	78-10-094	296-62-07347	NEW-P	78-10-047
296-37-395	REP	78-10-094	296-37-565	NEW-P	78-04-079	296-62-07347	NEW-E	79-01-003
296-37-400	REP-P	78-04-079	296-37-565	NEW-E	78-06-016	296-62-14531	NEW-P	78-10-047
296-37-400	REP-E	78-06-016	296-37-565	NEW-E	78-09-060	296-104-050	AMD-E	78-03-036
296-37-400	REP-E	78-09-060	296-37-565	NEW	78-10-094	296-104-050	AMD	78-03-057
296-37-400	REP	78-10-094	296-37-570	NEW-P	78-04-079	296-104-065	AMD-E	78-03-036
296-37-410	REP-P	78-04-079	296-37-570	NEW-E	78-06-016	296-104-065	AMD	78-03-057
296-37-410	REP-E	78-06-016	296-37-570	NEW-E	78-09-060	296-104-170	AMD-E	78-03-036
296-37-410	REP-E	78-09-060	296-37-570	NEW	78-10-094	296-104-170	AMD	78-03-057
296-37-410	REP	78-10-094	296-37-575	NEW-P	78-04-079	296-104-200	AMD-E	78-07-086

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-104-200	AMD-P	78-07-087	296-126-308	NEW-P	78-11-062	297-30-010	REP	78-03-023
296-104-200	AMD	78-10-096	296-126-308	NEW-P	78-12-100	297-30-020	REP	78-03-023
296-104-235	AMD-E	78-03-036	296-126-308	NEW-P	79-01-015	297-30-030	REP	78-03-023
296-104-235	AMD	78-03-057	296-126-308	NEW-P	79-01-030	297-30-040	REP	78-03-023
296-104-245	AMD-E	78-03-036	296-126-310	NEW-P	78-11-062	297-30-050	REP	78-03-023
296-104-245	AMD	78-03-057	296-126-310	NEW-P	78-12-100	297-30-060	REP	78-03-023
296-104-250	REP-E	78-03-036	296-126-310	NEW-P	79-01-015	297-30-070	REP	78-03-023
296-104-250	REP	78-03-057	296-126-310	NEW-P	79-01-030	297-30-080	REP	78-03-023
296-104-275	REP-E	78-03-036	296-126-312	NEW-P	78-11-062	297-35-010	REP	78-03-023
296-104-275	REP	78-03-057	296-126-312	NEW-P	78-12-100	297-35-020	REP	78-03-023
296-104-280	REP-E	78-03-036	296-126-312	NEW-P	79-01-015	297-35-030	REP	78-03-023
296-104-280	REP	78-03-057	296-126-312	NEW-P	79-01-030	297-35-040	REP	78-03-023
296-104-285	NEW-E	78-03-036	296-126-314	NEW-P	78-11-062	297-35-050	REP	78-03-023
296-104-285	NEW	78-03-057	296-126-314	NEW-P	78-12-100	297-35-060	REP	78-03-023
296-104-315	AMD-E	78-03-036	296-126-314	NEW-P	79-01-015	297-35-070	REP	78-03-023
296-104-315	AMD	78-03-057	296-126-314	NEW-P	79-01-030	297-35-080	REP	78-03-023
296-116-010	AMD-P	78-07-032	296-126-316	NEW-P	78-11-062	297-35-090	REP	78-03-023
296-116-010	AMD	78-09-057	296-126-316	NEW-P	78-12-100	297-35-100	REP	78-03-023
296-116-020	AMD-P	78-07-032	296-126-316	NEW-P	79-01-015	297-35-110	REP	78-03-023
296-116-020	AMD	78-09-057	296-126-316	NEW-P	79-01-030	297-35-120	REP	78-03-023
296-116-030	AMD-P	78-07-032	296-126-320	NEW-P	78-11-062	297-35-130	REP	78-03-023
296-116-030	AMD	78-09-057	296-126-320	NEW-P	78-12-100	297-35-140	REP	78-03-023
296-116-040	AMD-P	78-07-032	296-126-320	NEW-P	79-01-015	297-35-150	REP	78-03-023
296-116-040	AMD	78-09-057	296-126-320	NEW-P	79-01-030	297-35-160	REP	78-03-023
296-116-060	AMD-P	78-07-032	296-126-325	NEW-P	78-11-062	297-40-010	REP	78-03-023
296-116-060	AMD	78-09-057	296-126-325	NEW-P	78-12-100	297-40-040	REP	78-03-023
296-116-070	AMD-P	78-07-032	296-126-325	NEW-P	79-01-015	297-40-050	REP	78-03-023
296-116-070	AMD	78-09-057	296-126-325	NEW-P	79-01-030	297-40-060	REP	78-03-023
296-116-205	NEW-P	78-07-032	296-126-330	NEW-P	78-11-062	297-40-070	REP	78-03-023
296-116-205	NEW	78-09-057	296-126-330	NEW-P	78-12-100	297-40-080	REP	78-03-023
296-116-2051	NEW-P	78-07-032	296-126-330	NEW-P	79-01-015	297-40-090	REP	78-03-023
296-116-2051	NEW	78-09-057	296-126-330	NEW-P	79-01-030	297-40-100	REP	78-03-023
296-116-300	AMD	78-02-008	296-126-335	NEW-P	78-11-062	297-40-110	REP	78-03-023
296-116-320	AMD	78-02-008	296-126-335	NEW-P	78-12-100	297-40-120	REP	78-03-023
296-116-351	AMD	78-02-008	296-126-335	NEW-P	79-01-015	297-40-130	REP	78-03-023
296-116-351	AMD-P	78-12-082	296-126-335	NEW-P	79-01-030	297-40-140	REP	78-03-023
296-126-200	NEW	78-03-004	296-126-340	NEW-P	78-11-062	297-40-150	REP	78-03-023
296-126-202	NEW	78-03-004	296-126-340	NEW-P	78-12-100	297-40-160	REP	78-03-023
296-126-204	NEW	78-03-004	296-126-340	NEW-P	79-01-015	297-40-170	REP	78-03-023
296-126-206	NEW	78-03-004	296-126-340	NEW-P	79-01-030	297-40-180	REP	78-03-023
296-126-208	NEW	78-03-004	296-126-345	NEW-P	78-11-062	297-40-190	REP	78-03-023
296-126-210	NEW	78-03-004	296-126-345	NEW-P	78-12-100	297-40-200	REP	78-03-023
296-126-212	NEW	78-03-004	296-126-345	NEW-P	79-01-015	297-40-210	REP	78-03-023
296-126-214	NEW	78-03-004	296-126-345	NEW-P	79-01-030	297-40-220	REP	78-03-023
296-126-216	NEW	78-03-004	296-126-350	NEW-P	78-11-062	297-40-230	REP	78-03-023
296-126-218	NEW	78-03-004	296-126-350	NEW-P	78-12-100	297-40-240	REP	78-03-023
296-126-220	NEW	78-03-004	296-126-350	NEW-P	79-01-015	297-40-250	REP	78-03-023
296-126-222	NEW	78-03-004	296-126-350	NEW-P	79-01-030	297-40-260	REP	78-03-023
296-126-224	NEW	78-03-004	296-126-355	NEW-P	78-11-062	297-40-265	REP	78-03-023
296-126-226	NEW	78-03-004	296-126-355	NEW-P	78-12-100	297-40-270	REP	78-03-023
296-126-300	NEW-P	78-11-062	296-126-355	NEW-P	79-01-015	297-40-280	REP	78-03-023
296-126-300	NEW-P	78-12-100	296-126-355	NEW-P	79-01-030	297-40-290	REP	78-03-023
296-126-300	NEW-P	79-01-015	296-126-360	NEW-P	78-11-062	297-40-300	REP	78-03-023
296-126-300	NEW-P	79-01-030	296-126-360	NEW-P	78-12-100	297-40-310	REP	78-03-023
296-126-301	NEW-P	78-11-062	296-126-360	NEW-P	79-01-015	297-40-320	REP	78-03-023
296-126-301	NEW-P	78-12-100	296-126-360	NEW-P	79-01-030	297-40-330	REP	78-03-023
296-126-301	NEW-P	79-01-015	296-126-365	NEW-P	78-11-062	297-40-340	REP	78-03-023
296-126-301	NEW-P	79-01-030	296-126-365	NEW-P	78-12-100	297-40-350	REP	78-03-023
296-126-302	NEW-P	78-11-062	296-126-365	NEW-P	79-01-015	297-40-360	REP	78-03-023
296-126-302	NEW-P	78-12-100	296-126-365	NEW-P	79-01-030	297-40-370	REP	78-03-023
296-126-302	NEW-P	79-01-015	296-305-005	AMD-P	78-04-079	297-40-380	REP	78-03-023
296-126-302	NEW-P	79-01-030	296-305-005	AMD-E	78-05-027	297-40-390	REP	78-03-023
296-126-304	NEW-P	78-11-062	296-305-005	AMD-E	78-08-008	297-40-400	REP	78-03-023
296-126-304	NEW-P	78-12-100	296-305-005	AMD	78-09-092	297-40-410	REP	78-03-023
296-126-304	NEW-P	79-01-015	297-10-010	REP	78-03-023	297-40-420	REP	78-03-023
296-126-304	NEW-P	79-01-030	297-15-010	REP	78-03-023	297-40-430	REP	78-03-023
296-126-305	NEW-P	78-11-062	297-20-010	REP	78-03-023	297-40-440	REP	78-03-023
296-126-305	NEW-P	78-12-100	297-20-020	REP	78-03-023	297-40-450	REP	78-03-023
296-126-305	NEW-P	79-01-015	297-20-030	REP	78-03-023	297-40-460	REP	78-03-023
296-126-305	NEW-P	79-01-030	297-25-010	REP	78-03-023	297-40-470	REP	78-03-023
296-126-306	NEW-P	78-11-062	297-25-020	REP	78-03-023	297-40-480	REP	78-03-023
296-126-306	NEW-P	78-12-100	297-25-030	REP	78-03-023	297-40-490	REP	78-03-023
296-126-306	NEW-P	79-01-015	297-25-040	REP	78-03-023	297-40-500	REP	78-03-023
296-126-306	NEW-P	79-01-030	297-25-050	REP	78-03-023	297-40-510	REP	78-03-023

Table of WAC Sections Affected as of 12/31/78

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
297-40-520	REP	78-03-023	308-24-335	NEW-E	78-12-019	308-120-400	NEW-P	78-08-115
297-40-530	REP	78-03-023	308-24-335	NEW-P	78-12-020	308-120-410	NEW-P	78-03-068
297-40-540	REP	78-03-023	308-26-005	AMD-P	78-05-061	308-120-410	NEW-P	78-06-119
297-40-550	REP	78-03-023	308-26-005	AMD-P	78-07-033	308-120-410	NEW-P	78-08-115
297-45-010	REP	78-03-023	308-26-005	AMD	78-07-073	308-120-420	NEW-P	78-03-068
297-45-020	REP	78-03-023	308-26-011	NEW-P	78-05-061	308-120-420	NEW-P	78-06-119
297-50-010	REP	78-03-023	308-26-011	NEW-P	78-07-033	308-120-420	NEW-P	78-08-115
297-50-020	REP	78-03-023	308-26-011	NEW	78-07-073	308-120-430	NEW-P	78-03-068
297-50-030	REP	78-03-023	308-40-100	REP-P	78-12-096	308-120-430	NEW-P	78-06-119
297-50-040	REP	78-03-023	308-40-101	NEW-P	78-12-096	308-120-430	NEW-P	78-08-115
297-50-050	REP	78-03-023	308-40-102	NEW-P	78-12-096	308-120-440	NEW-P	78-03-068
297-50-060	REP	78-03-023	308-40-111	NEW-P	78-12-096	308-120-440	NEW-P	78-06-119
297-50-070	REP	78-03-023	308-52-050	REP-P	78-02-115	308-120-440	NEW-P	78-08-115
297-50-080	REP	78-03-023	308-52-050	REP	78-04-028	308-120-450	NEW-P	78-03-068
297-50-090	REP	78-03-023	308-52-136	NEW-P	78-02-115	308-122-200	AMD-P	78-06-045
297-50-100	REP	78-03-023	308-52-136	NEW	78-04-029	308-122-200	AMD	78-12-046
297-50-110	REP	78-03-023	308-52-137	NEW-P	78-02-115	308-122-210	AMD-P	78-06-045
297-50-120	REP	78-03-023	308-52-137	NEW	78-04-029	308-122-210	AMD	78-12-046
297-50-130	REP	78-03-023	308-52-138	NEW-P	78-02-115	308-124-021	AMD-P	78-09-124
297-50-140	REP	78-03-023	308-52-138	NEW	78-04-029	308-124-021	AMD	78-11-052
297-50-150	REP	78-03-023	308-52-139	NEW-P	78-02-115	308-124A-010	AMD-P	78-09-124
297-50-160	REP	78-03-023	308-52-139	NEW	78-04-029	308-124A-010	AMD	78-11-052
297-50-170	REP	78-03-023	308-52-140	NEW-P	78-02-115	308-124H-010	AMD-P	78-09-124
297-50-180	REP	78-03-023	308-52-140	NEW	78-04-029	308-124H-010	AMD	78-11-052
297-50-190	REP	78-03-023	308-52-141	NEW-P	78-02-115	308-124H-020	AMD-P	78-09-124
297-50-200	REP	78-03-023	308-52-141	NEW	78-04-029	308-124H-030	AMD-P	78-09-124
297-50-210	REP	78-03-023	308-52-142	NEW-P	78-02-115	308-124H-030	AMD	78-11-052
297-50-220	REP	78-03-023	308-52-142	NEW	78-04-029	308-124H-040	AMD-P	78-09-124
297-50-230	REP	78-03-023	308-52-143	NEW-P	78-02-115	308-124H-040	AMD	78-11-052
297-50-240	REP	78-03-023	308-52-143	NEW	78-04-029	308-124H-045	NEW	78-11-052
297-50-250	REP	78-03-023	308-52-144	NEW-P	78-02-115	308-124H-050	AMD-P	78-09-124
297-50-260	REP	78-03-023	308-52-144	NEW	78-04-029	308-124H-050	AMD	78-11-052
297-50-270	REP	78-03-023	308-52-260	AMD-P	78-02-115	308-124H-055	NEW-P	78-09-124
297-55-010	REP	78-03-023	308-52-260	AMD	78-04-028	308-124H-055	NEW	78-11-052
297-55-020	REP	78-03-023	308-52-260	AMD-E	78-04-030	308-124H-060	AMD-P	78-09-124
297-55-030	REP	78-03-023	308-52-270	AMD-P	78-02-115	308-124H-060	AMD	78-11-052
297-55-040	REP	78-03-023	308-52-270	AMD	78-04-028	308-124H-070	AMD-P	78-09-124
297-55-050	REP	78-03-023	308-53-030	NEW	78-02-030	308-124H-070	AMD	78-11-052
297-55-060	REP	78-03-023	308-53-070	NEW	78-02-030	308-128F-020	AMD-P	78-05-086
297-55-070	REP	78-03-023	308-53-130	REP-P	78-02-115	308-128F-020	AMD	78-08-027
297-55-080	REP	78-03-023	308-53-160	AMD	78-02-030	308-138-100	NEW-P	78-12-098
297-55-090	REP	78-03-023	308-53-205	NEW	78-02-030	308-138-110	NEW-P	78-12-098
297-55-100	REP	78-03-023	308-53-230	AMD	78-02-030	308-138-120	NEW-P	78-12-098
297-55-110	REP	78-03-023	308-53-235	NEW	78-02-030	308-138-130	NEW-P	78-12-098
297-55-120	REP	78-03-023	308-53-260	NEW	78-02-030	308-138-140	NEW-P	78-12-098
297-55-130	REP	78-03-023	308-54-010	AMD	78-02-009	308-138-150	NEW-P	78-12-098
297-55-140	REP	78-03-023	308-54-040	AMD	78-02-009	308-138-160	NEW-P	78-12-098
297-55-990	REP	78-03-023	308-54-095	NEW	78-02-009	308-138-170	NEW-P	78-12-098
297-60-010	REP	78-03-023	308-54-160	AMD	78-02-009	308-138-180	NEW-P	78-12-098
304-16-010	AMD-P	78-11-067	308-54-170	AMD	78-02-009	308-200-010	REP-P	78-05-038
304-16-010	AMD	79-01-056	308-54-200	AMD	78-02-009	308-200-010	REP	78-09-002
304-16-020	AMD-P	78-11-067	308-54-210	REP	78-02-009	308-200-020	REP-P	78-05-038
304-16-020	AMD	79-01-056	308-54-220	AMD	78-02-009	308-200-020	REP	78-09-002
308-04-010	AMD-P	78-02-086	308-54-225	NEW	78-02-009	308-200-025	REP-P	78-05-038
308-04-010	AMD	78-04-040	308-54-240	AMD	78-02-009	308-200-025	REP	78-09-002
308-08-005	AMD-E	78-06-030	308-104-045	AMD-P	78-02-087	308-200-030	REP-P	78-05-038
308-08-005	AMD-P	78-06-078	308-104-045	AMD	78-04-041	308-200-030	REP	78-09-002
308-08-005	AMD	78-08-054	308-116-295	AMD-P	78-08-114	308-200-040	REP-P	78-05-038
308-12-030	AMD-P	78-10-026	308-116-295	AMD-P	78-10-025	308-200-040	REP	78-09-002
308-12-030	AMD	79-01-058	308-116-295	AMD	78-10-049	308-200-050	REP-P	78-05-038
308-12-080	AMD-P	78-10-026	308-120-160	AMD-P	78-03-080	308-200-050	REP	78-09-002
308-12-080	AMD	79-01-058	308-120-160	AMD	78-05-085	308-200-055	REP-P	78-05-038
308-12-090	REP-P	78-10-026	308-120-185	AMD-P	78-03-080	308-200-055	REP	78-09-002
308-12-090	REP	79-01-058	308-120-185	AMD	78-05-085	308-200-060	REP-P	78-05-038
308-12-100	REP-P	78-10-026	308-120-260	AMD-P	78-06-118	308-200-060	REP	78-09-002
308-12-100	REP	79-01-058	308-120-260	AMD-P	78-08-113	308-200-100	REP-P	78-05-038
308-12-120	AMD-P	78-10-026	308-120-260	AMD-P	78-10-037	308-200-100	REP	78-09-002
308-12-120	AMD	79-01-058	308-120-260	AMD	78-10-050	308-200-150	REP-P	78-05-038
308-12-130	AMD-P	78-10-026	308-120-340	NEW-P	78-03-079	308-200-150	REP	78-09-002
308-12-130	AMD	79-01-058	308-120-340	NEW	78-05-085	308-200-160	REP-P	78-05-038
308-12-310	AMD-P	78-10-026	308-120-350	NEW-P	78-03-079	308-200-160	REP	78-09-002
308-12-310	REP	79-01-058	308-120-350	NEW	78-05-085	308-200-170	REP-P	78-05-038
308-24-335	NEW-P	78-10-083	308-120-400	NEW-P	78-03-068	308-200-170	REP	78-09-002
308-24-335	NEW-E	78-10-084	308-120-400	NEW-P	78-06-119	308-200-175	REP-P	78-05-038



Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-200A-360	NEW	78-09-002	308-200A-690	NEW	78-09-002	332-24-090	AMD-E	78-05-014
308-200A-365	NEW-P	78-05-038	308-200A-695	NEW-P	78-05-038	332-24-090	AMD-E	78-05-069
308-200A-365	NEW	78-09-002	308-200A-695	NEW	78-09-002	332-24-090	AMD-E	78-10-089
308-200A-370	NEW-P	78-05-038	308-200A-700	NEW-P	78-05-038	332-24-090	AMD-E	78-10-102
308-200A-370	NEW	78-09-002	308-200A-700	NEW	78-09-002	332-26-010	NEW-E	78-08-006
308-200A-375	NEW-P	78-05-038	308-200A-710	NEW-P	78-05-038	332-26-020	NEW-E	78-08-006
308-200A-375	NEW	78-09-002	308-200A-710	NEW	78-09-002	332-26-030	NEW-E	78-08-006
308-200A-390	NEW-P	78-05-038	308-200A-820	NEW-P	78-05-038	332-26-040	NEW-E	78-08-006
308-200A-390	NEW	78-09-002	308-200A-820	NEW	78-09-002	332-26-050	NEW-E	78-08-006
308-200A-400	NEW-P	78-05-038	308-200A-831	NEW-P	78-05-038	332-26-070	NEW-E	78-08-006
308-200A-400	NEW	78-09-002	308-200A-831	NEW	78-09-002	332-26-503	NEW-E	78-08-063
308-200A-405	NEW-P	78-05-038	308-200A-840	NEW-P	78-05-038	332-26-503	AMD-E	78-08-073
308-200A-405	NEW	78-09-002	308-200A-840	NEW	78-09-002	332-26-503	NEW-E	78-08-087
308-200A-410	NEW-P	78-05-038	308-200A-860	NEW-P	78-05-038	332-26-503	AMD-E	78-08-101
308-200A-410	NEW	78-09-002	308-200A-860	NEW	78-09-002	332-26-503	AMD-E	78-09-001
308-200A-420	NEW-P	78-05-038	308-200A-900	NEW-P	78-05-038	332-26-503	AMD-E	78-09-007
308-200A-420	NEW	78-09-002	308-200A-900	NEW	78-09-002	332-26-504	NEW-E	78-09-007
308-200A-425	NEW-P	78-05-038	308-200A-910	NEW-P	78-05-038	332-26-504	AMD-E	78-09-010
308-200A-425	NEW	78-09-002	308-200A-910	NEW	78-09-002	332-26-504	AMD-E	78-09-014
308-200A-440	NEW-P	78-05-038	308-300-030	AMD-P	78-09-103	332-26-504	NEW-E	78-09-023
308-200A-440	NEW	78-09-002	308-300-030	AMD-P	78-11-066	332-26-504	AMD-E	78-09-023
308-200A-442	NEW-P	78-05-038	308-300-060	AMD-P	78-09-103	332-26-504	AMD-E	78-09-025
308-200A-442	NEW	78-09-002	308-300-110	AMD-P	78-09-103	332-26-505	NEW-E	78-09-010
308-200A-444	NEW-P	78-05-038	308-300-110	AMD-P	78-11-066	332-26-505	AMD-E	78-09-011
308-200A-444	NEW	78-09-002	314-16-190	AMD-P	78-05-083	332-26-505	NEW-E	78-09-023
308-200A-446	NEW-P	78-05-038	314-16-190	AMD	78-07-002	332-26-505	AMD-E	78-09-026
308-200A-446	NEW	78-09-002	314-20-030	AMD	78-02-031	332-26-508	NEW-E	78-05-014
308-200A-450	NEW-P	78-05-038	314-20-100	AMD-P	78-02-016	332-26-508	AMD-E	78-05-069
308-200A-450	NEW	78-09-002	314-20-100	AMD	78-02-056	332-26-50801	NEW-E	78-10-089
308-200A-455	NEW-P	78-05-038	314-24-080	AMD-P	78-07-044	332-40-020	AMD-P	78-03-115
308-200A-455	NEW	78-09-002	314-24-080	AMD	78-09-012	332-40-020	AMD	78-05-015
308-200A-460	NEW-P	78-05-038	314-24-190	AMD-P	78-02-016	332-40-037	AMD-P	78-03-115
308-200A-460	NEW	78-09-002	314-24-190	AMD	78-02-056	332-40-037	AMD	78-05-015
308-200A-465	NEW-P	78-05-038	314-52-070	AMD-P	78-02-016	332-40-040	AMD-P	78-03-115
308-200A-465	NEW	78-09-002	314-52-070	AMD	78-02-056	332-40-040	AMD	78-05-015
308-200A-470	NEW-P	78-05-038	314-52-080	AMD-P	78-02-016	332-40-050	AMD-P	78-03-115
308-200A-470	NEW	78-09-002	314-52-080	AMD	78-02-056	332-40-050	AMD	78-05-015
308-200A-480	NEW-P	78-05-038	314-52-090	AMD-P	78-02-016	332-40-055	AMD-P	78-03-115
308-200A-480	NEW	78-09-002	314-52-090	AMD	78-02-056	332-40-055	AMD	78-05-015
308-200A-485	NEW-P	78-05-038	314-52-111	AMD-P	78-02-016	332-40-060	AMD-P	78-03-115
308-200A-485	NEW	78-09-002	314-52-111	AMD	78-02-056	332-40-060	AMD	78-05-015
308-200A-490	NEW-P	78-05-038	314-52-113	AMD-P	78-02-016	332-40-100	AMD-P	78-03-115
308-200A-490	NEW	78-09-002	314-52-113	AMD	78-02-056	332-40-100	AMD	78-05-015
308-200A-495	NEW-P	78-05-038	314-52-120	AMD-P	78-02-016	332-40-170	AMD-P	78-03-115
308-200A-495	NEW	78-09-002	314-52-120	AMD	78-02-056	332-40-170	AMD	78-05-015
308-200A-500	NEW-P	78-05-038	314-62-010	NEW	78-02-039	332-40-175	AMD-P	78-03-115
308-200A-500	NEW	78-09-002	314-62-020	NEW	78-02-039	332-40-175	AMD	78-05-015
308-200A-510	NEW-P	78-05-038	314-62-020	AMD-P	78-03-005	332-40-177	AMD-P	78-03-115
308-200A-510	NEW	78-09-002	314-62-020	AMD	78-05-003	332-40-177	AMD	78-05-015
308-200A-520	NEW-P	78-05-038	320-18-010	NEW-P	78-12-097	332-40-180	AMD-P	78-03-115
308-200A-520	NEW	78-09-002	332-17-010	NEW-P	78-09-120	332-40-180	AMD	78-05-015
308-200A-530	NEW-P	78-05-038	332-17-020	NEW-P	78-09-120	332-40-190	AMD-P	78-03-115
308-200A-530	NEW	78-09-002	332-17-030	NEW-P	78-09-120	332-40-190	AMD	78-05-015
308-200A-535	NEW-P	78-05-038	332-17-100	NEW-P	78-09-120	332-40-203	AMD-P	78-03-115
308-200A-535	NEW	78-09-002	332-17-110	NEW-P	78-09-120	332-40-203	AMD	78-05-015
308-200A-540	NEW-P	78-05-038	332-17-120	NEW-P	78-09-120	332-40-205	AMD-P	78-03-115
308-200A-540	NEW	78-09-002	332-17-130	NEW-P	78-09-120	332-40-205	AMD	78-05-015
308-200A-545	NEW-P	78-05-038	332-17-140	NEW-P	78-09-120	332-40-220	AMD-P	78-03-115
308-200A-545	NEW	78-09-002	332-17-150	NEW-P	78-09-120	332-40-220	AMD	78-05-015
308-200A-550	NEW-P	78-05-038	332-17-160	NEW-P	78-09-120	332-40-240	AMD-P	78-03-115
308-200A-550	NEW	78-09-002	332-17-165	NEW-P	78-09-120	332-40-240	AMD	78-05-015
308-200A-570	NEW-P	78-05-038	332-17-200	NEW-P	78-09-120	332-40-260	AMD-P	78-03-115
308-200A-570	NEW	78-09-002	332-17-300	NEW-P	78-09-120	332-40-260	AMD	78-05-015
308-200A-580	NEW-P	78-05-038	332-17-310	NEW-P	78-09-120	332-40-300	AMD-P	78-03-115
308-200A-580	NEW	78-09-002	332-17-320	NEW-P	78-09-120	332-40-300	AMD	78-05-015
308-200A-600	NEW-P	78-05-038	332-17-340	NEW-P	78-09-120	332-40-310	AMD-P	78-03-115
308-200A-600	NEW	78-09-002	332-17-400	NEW-P	78-09-120	332-40-310	AMD	78-05-015
308-200A-650	NEW-P	78-05-038	332-17-410	NEW-P	78-09-120	332-40-315	AMD-P	78-03-115
308-200A-650	NEW	78-09-002	332-17-420	NEW-P	78-09-120	332-40-315	AMD	78-05-015
308-200A-652	NEW-P	78-05-038	332-17-430	NEW-P	78-09-120	332-40-320	AMD-P	78-03-115
308-200A-652	NEW	78-09-002	332-17-440	NEW-P	78-09-120	332-40-320	AMD	78-05-015
308-200A-660	NEW-P	78-05-038	332-17-450	NEW-P	78-09-120	332-40-330	AMD-P	78-03-115
308-200A-660	NEW	78-09-002	332-17-460	NEW-P	78-09-120	332-40-330	AMD	78-05-015
308-200A-690	NEW-P	78-05-038	332-24-090	AMD-E	78-04-025	332-40-340	AMD-P	78-03-115



Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
356-06-080	AMD-P	78-03-074	356-18-060	AMD-P	78-09-089
356-06-080	AMD	78-05-025	356-18-060	AMD-P	78-10-095
356-07-030	AMD-P	78-03-074	356-18-060	AMD-P	78-12-025
356-10-010	AMD-P	78-03-074	356-18-070	AMD-P	78-04-068
356-10-030	AMD-P	78-02-100	356-18-070	AMD	78-06-017
356-10-030	AMD-P	78-04-018	356-18-080	AMD-P	78-04-068
356-10-030	AMD-P	78-06-019	356-18-080	AMD	78-06-017
356-10-030	AMD-P	78-06-029	356-18-100	AMD-P	78-04-068
356-10-030	AMD-P	78-06-112	356-18-100	AMD	78-06-017
356-10-030	AMD-P	78-07-007	356-18-140	AMD-P	78-07-056
356-10-030	AMD-P	78-08-028	356-18-140	AMD-P	78-08-083
356-10-030	AMD-P	78-10-095	356-18-140	AMD	78-10-070
356-10-030	AMD	78-12-026	356-18-160	AMD-P	78-04-068
356-10-030	AMD-P	78-12-073	356-18-160	AMD	78-06-017
356-10-050	AMD-P	78-02-100	356-18-220	AMD-P	78-07-056
356-10-050	AMD-P	78-04-018	356-18-220	AMD-P	78-08-083
356-10-050	AMD-P	78-06-019	356-18-220	AMD	78-10-070
356-10-050	AMD-P	78-06-029	356-22-070	AMD-P	78-04-068
356-10-050	AMD-P	78-06-112	356-22-070	AMD	78-06-017
356-10-050	AMD-P	78-07-007	356-22-090	AMD-P	78-03-074
356-10-050	AMD-P	78-08-028	356-22-100	AMD-P	78-04-068
356-10-050	AMD	78-10-070	356-22-100	AMD	78-06-017
356-10-050	AMD-P	78-10-095	356-22-120	AMD-P	78-04-068
356-10-050	AMD	78-12-026	356-22-120	AMD	78-06-017
356-10-050	AMD-P	78-12-073	356-22-130	AMD-P	78-04-068
356-10-060	AMD-P	78-02-100	356-22-130	AMD	78-06-017
356-10-060	AMD-P	78-04-018	356-22-170	AMD-P	78-04-068
356-10-060	AMD-P	78-06-019	356-22-170	AMD	78-06-017
356-10-060	AMD-P	78-06-029	356-22-180	AMD-P	78-02-099
356-10-060	AMD-P	78-06-112	356-22-180	AMD	78-04-014
356-10-060	AMD-P	78-07-007	356-22-190	AMD-P	78-04-068
356-10-060	AMD-P	78-08-028	356-22-190	AMD	78-06-017
356-10-060	AMD	78-10-070	356-22-200	AMD-P	78-04-068
356-10-060	AMD-P	78-10-095	356-22-200	AMD	78-06-017
356-10-060	AMD	78-12-026	356-22-230	AMD-P	78-02-099
356-10-060	AMD-P	78-12-073	356-22-230	AMD-P	78-04-018
356-14-025	REP-P	78-03-074	356-22-230	AMD-P	78-06-019
356-14-025	REP	78-05-025	356-30-005	NEW-P	78-04-068
356-14-030	AMD-P	78-03-074	356-30-005	NEW	78-06-017
356-14-050	AMD	78-05-025	356-30-015	NEW-P	78-07-056
356-14-050	AMD-P	78-03-074	356-30-015	NEW-P	78-08-083
356-14-050	AMD	78-05-025	356-30-015	NEW	78-10-092
356-14-110	AMD-P	78-04-068	356-30-070	AMD-P	78-02-099
356-14-110	AMD	78-06-017	356-30-070	AMD-P	78-07-056
356-14-140	AMD-P	78-04-068	356-30-070	AMD-P	78-08-083
356-14-140	AMD	78-06-017	356-30-070	AMD-P	78-10-095
356-14-180	AMD-P	78-04-068	356-30-080	AMD-P	78-09-089
356-14-180	AMD	78-06-017	356-30-080	AMD-P	78-10-095
356-14-200	AMD-P	78-04-068	356-30-080	AMD	78-12-026
356-14-200	AMD	78-06-017	356-30-143	NEW-P	78-04-068
356-14-210	AMD-P	78-04-068	356-30-143	NEW	78-06-017
356-14-210	AMD	78-06-017	356-30-143	AMD-P	78-07-056
356-14-270	AMD-P	78-04-068	356-30-143	AMD-P	78-08-083
356-14-270	AMD	78-06-017	356-30-143	AMD	78-10-070
356-15-030	AMD-P	78-02-099	356-30-210	AMD-P	78-08-083
356-15-030	AMD-P	78-04-018	356-30-210	AMD	78-10-070
356-15-030	AMD-P	78-06-018	356-30-300	AMD-P	78-09-089
356-15-050	AMD-P	78-05-047	356-30-300	AMD-E	78-10-032
356-15-050	AMD	78-07-008	356-30-300	AMD-P	78-10-095
356-15-120	AMD-E	78-05-024	356-30-300	AMD	78-12-026
356-15-120	AMD-P	78-05-047	356-34-170	AMD-P	78-08-083
356-15-120	AMD	78-07-008	356-34-170	AMD	78-10-070
356-15-120	AMD-P	78-09-089	356-38-010	REP	78-02-049
356-15-120	AMD-P	78-10-095	356-38-020	REP	78-02-049
356-15-120	AMD-E	78-11-027	356-38-030	REP	78-02-049
356-15-120	AMD-P	78-11-064	356-38-040	REP	78-02-049
356-15-120	AMD	78-12-026	356-38-050	REP	78-02-049
356-15-120	AMD	79-01-023	356-38-060	REP	78-02-049
356-18-020	AMD-P	78-02-099	356-38-070	REP	78-02-049
356-18-020	AMD	78-04-014	356-38-080	REP	78-02-049
356-18-030	AMD-P	78-02-099	356-38-090	REP	78-02-049
356-18-030	AMD	78-04-014	356-38-100	REP	78-02-049
356-18-040	AMD-P	78-04-068	356-38-110	REP	78-02-049
356-18-040	AMD	78-06-017	356-38-120	REP	78-02-049
356-38-130	REP	78-02-049	356-38-140	REP	78-02-049
356-38-140	REP	78-02-049	356-38-150	REP	78-02-049
356-38-150	REP	78-02-049	356-38-160	REP	78-02-049
356-38-170	REP	78-02-049	356-38-170	REP	78-02-049
356-39-010	NEW	78-02-049	356-39-010	NEW	78-02-049
356-39-020	NEW	78-02-049	356-39-020	NEW	78-02-049
356-39-030	NEW	78-02-049	356-39-030	NEW	78-02-049
356-39-040	NEW	78-02-049	356-39-040	NEW	78-02-049
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356-39-060	NEW	78-02-049	356-39-060	NEW	78-02-049
356-39-070	NEW	78-02-049	356-39-070	NEW	78-02-049
356-39-080	NEW	78-02-049	356-39-080	NEW	78-02-049
356-39-090	NEW	78-02-049	356-39-090	NEW	78-02-049
356-39-100	NEW	78-02-049	356-39-100	NEW	78-02-049
356-39-110	NEW	78-02-049	356-39-110	NEW	78-02-049
356-39-120	NEW	78-02-049	356-39-120	NEW	78-02-049
356-39-130	NEW	78-02-049	356-39-130	NEW	78-02-049
356-39-140	NEW	78-02-049	356-39-140	NEW	78-02-049
356-46-010	AMD-P	78-08-083	356-46-010	AMD-P	78-08-083
356-46-010	AMD	78-10-070	356-46-010	AMD	78-10-070
356-46-020	AMD-P	78-08-083	356-46-020	AMD-P	78-08-083
356-46-020	AMD	78-10-070	356-46-020	AMD	78-10-070
356-46-030	AMD-P	78-05-047	356-46-030	AMD-P	78-05-047
356-46-030	AMD	78-07-008	356-46-030	AMD	78-07-008
356-46-030	AMD	78-10-070	356-46-030	AMD	78-10-070
356-46-050	AMD-P	78-05-047	356-46-050	AMD-P	78-05-047
356-46-050	AMD	78-07-008	356-46-050	AMD	78-07-008
356-46-100	AMD-P	78-05-047	356-46-100	AMD-P	78-05-047
356-46-100	AMD	78-07-008	356-46-100	AMD	78-07-008
356-46-130	AMD-P	78-05-047	356-46-130	AMD-P	78-05-047
356-46-130	AMD	78-07-008	356-46-130	AMD	78-07-008
360-16-240	AMD-P	78-12-059	360-16-240	AMD-P	78-12-059
360-36-010	AMD	78-02-070	360-36-010	AMD	78-02-070
360-36-110	AMD-P	78-12-059	360-36-110	AMD-P	78-12-059
360-36-120	AMD-P	78-12-059	360-36-120	AMD-P	78-12-059
360-36-130	AMD-P	78-12-059	360-36-130	AMD-P	78-12-059
360-36-140	AMD-P	78-12-059	360-36-140	AMD-P	78-12-059
360-36-150	REP-P	78-12-059	360-36-150	REP-P	78-12-059
360-36-160	NEW-P	78-03-081	360-36-160	NEW-P	78-03-081
360-36-160	NEW	78-05-048	360-36-160	NEW	78-05-048
360-36-160	REP-P	78-12-059	360-36-160	REP-P	78-12-059
360-36-170	NEW-P	78-03-081	360-36-170	NEW-P	78-03-081
360-36-170	NEW	78-05-048	360-36-170	NEW	78-05-048
360-36-170	REP-P	78-12-059	360-36-170	REP-P	78-12-059
360-54-010	NEW-P	78-12-013	360-54-010	NEW-P	78-12-013
360-54-020	NEW-P	78-12-013	360-54-020	NEW-P	78-12-013
360-54-030	NEW-P	78-12-013	360-54-030	NEW-P	78-12-013
360-54-040	NEW-P	78-12-013	360-54-040	NEW-P	78-12-013
360-54-050	NEW-P	78-12-013	360-54-050	NEW-P	78-12-013
365-40-010	NEW-P	78-08-106	365-40-010	NEW-P	78-08-106
365-40-010	NEW	78-11-059	365-40-010	NEW	78-11-059
365-40-020	NEW-P	78-08-106	365-40-020	NEW-P	78-08-106
365-40-020	NEW	78-11-059	365-40-020	NEW	78-11-059
365-40-030	NEW-P	78-08-106	365-40-030	NEW-P	78-08-106
365-40-030	NEW	78-11-059	365-40-030	NEW	78-11-059
365-40-040	NEW-P	78-08-106	365-40-040	NEW-P	78-08-106
365-40-040	NEW	78-11-059	365-40-040	NEW	78-11-059
365-40-050	NEW	78-11-059	365-40-050	NEW	78-11-059
365-40-060	NEW-P	78-08-106	365-40-060	NEW-P	78-08-106
365-41-015	AMD-E	78-12-035	365-41-015	AMD-E	78-12-035
365-41-110	AMD-E	78-12-035	365-41-110	AMD-E	78-12-035
365-41-120	AMD-E	78-12-035	365-41-120	AMD-E	78-12-035
365-41-130	AMD-E	78-12-035	365-41-130	AMD-E	78-12-035
365-41-200	AMD-E	78-12-035	365-41-200	AMD-E	78-12-035
365-41-210	AMD-E	78-12-035	365-41-210	AMD-E	78-12-035
365-41-300	AMD-E	78-12-035	365-41-300	AMD-E	78-12-035
365-41-320	AMD-E	78-12-035	365-41-320	AMD-E	78-12-035
365-50-010	NEW	78-03-065	365-50-010	NEW	78-03-065
365-50-010	NEW-P	78-04-093	365-50-010	NEW-P	78-04-093
365-50-020	NEW	78-03-065	365-50-020	NEW	78-03-065

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
365-50-020	NEW-P	78-04-093	365-50-350	NEW-P	78-07-020	372-20-025	REP-P	78-09-065
365-50-030	NEW	78-03-065	365-50-350	NEW-P	78-08-080	372-20-025	REP-P	78-10-121
365-50-030	NEW-P	78-04-093	365-50-350	NEW	78-10-038	372-20-030	REP-P	78-06-124
365-50-040	NEW	78-03-065	365-50-360	NEW-P	78-04-093	372-20-030	REP-P	78-09-065
365-50-040	NEW-P	78-04-093	365-50-360	NEW-P	78-06-056	372-20-030	REP-P	78-10-121
365-50-050	NEW	78-03-065	365-50-360	NEW-P	78-07-020	372-20-040	REP-P	78-06-124
365-50-050	NEW-P	78-04-093	365-50-360	NEW-P	78-08-080	372-20-040	REP-P	78-09-065
365-50-060	NEW	78-03-065	365-50-360	NEW	78-10-038	372-20-040	REP-P	78-10-121
365-50-060	NEW-P	78-04-093	365-50-370	NEW-P	78-04-093	372-20-050	REP-P	78-06-124
365-50-070	NEW	78-03-065	365-50-370	NEW-P	78-06-056	372-20-050	REP-P	78-09-065
365-50-070	NEW-P	78-04-093	365-50-370	NEW-P	78-07-020	372-20-050	REP-P	78-10-121
365-50-080	NEW	78-03-065	365-50-370	NEW-P	78-08-080	372-20-055	REP-P	78-06-124
365-50-080	NEW-P	78-04-093	365-50-370	NEW	78-10-038	372-20-055	REP-P	78-09-065
365-50-090	NEW	78-03-065	365-50-380	NEW-P	78-04-093	372-20-055	REP-P	78-10-121
365-50-090	NEW-P	78-04-093	365-50-380	NEW-P	78-06-056	372-20-060	REP-P	78-06-124
365-50-100	NEW	78-03-065	365-50-380	NEW-P	78-07-020	372-20-060	REP-P	78-09-065
365-50-100	NEW-P	78-04-093	365-50-380	NEW-P	78-08-080	372-20-060	REP-P	78-10-121
365-50-110	NEW	78-03-065	365-50-380	NEW	78-10-038	372-20-070	REP-P	78-06-124
365-50-110	NEW-P	78-04-093	365-50-390	NEW-P	78-04-093	372-20-070	REP-P	78-09-065
365-50-120	NEW	78-03-065	365-50-390	NEW-P	78-06-056	372-20-070	REP-P	78-10-121
365-50-120	NEW-P	78-04-093	365-50-390	NEW-P	78-07-020	372-20-080	REP-P	78-06-124
365-50-130	NEW	78-03-065	365-50-390	NEW-P	78-08-080	372-20-080	REP-P	78-09-065
365-50-130	NEW-P	78-04-093	365-50-390	NEW	78-10-038	372-20-080	REP-P	78-10-121
365-50-140	NEW	78-03-065	365-50-400	NEW-P	78-04-093	372-20-090	REP-P	78-06-124
365-50-140	NEW-P	78-04-093	365-50-400	NEW-P	78-06-056	372-20-090	REP-P	78-09-065
365-50-150	NEW	78-03-065	365-50-400	NEW-P	78-07-020	372-20-090	REP-P	78-10-121
365-50-150	NEW-P	78-04-093	365-50-400	NEW-P	78-08-080	372-20-100	REP-P	78-06-124
365-50-160	NEW	78-03-065	365-50-400	NEW	78-10-038	372-20-100	REP-P	78-09-065
365-50-160	NEW-P	78-04-093	365-50-410	NEW-P	78-04-093	372-20-100	REP-P	78-10-121
365-50-170	NEW	78-03-065	365-50-410	NEW-P	78-07-020	372-20-110	REP-P	78-06-124
365-50-170	NEW-P	78-04-093	365-50-500	NEW	78-03-065	372-20-110	REP-P	78-09-065
365-50-180	NEW	78-03-065	365-50-500	NEW-P	78-04-093	372-20-110	REP-P	78-10-121
365-50-180	NEW-P	78-04-093	365-50-510	NEW	78-04-031	388-11-015	AMD-P	78-04-101
365-50-190	NEW	78-03-065	365-50-510	NEW-P	78-06-056	388-11-015	AMD	78-07-015
365-50-190	NEW-P	78-04-093	365-50-520	NEW	78-03-065	388-11-030	AMD-P	78-04-101
365-50-200	NEW	78-03-065	365-50-520	NEW-P	78-04-093	388-11-030	AMD	78-07-015
365-50-200	NEW-P	78-04-093	365-50-530	NEW	78-03-065	388-11-050	AMD-P	78-04-101
365-50-210	NEW	78-03-065	365-50-530	NEW-P	78-04-093	388-11-050	AMD	78-07-015
365-50-210	NEW-P	78-04-093	365-50-540	NEW	78-03-065	388-11-055	NEW-P	78-04-101
365-50-220	NEW	78-03-065	365-50-540	NEW-P	78-04-093	388-11-055	NEW	78-07-015
365-50-220	NEW-P	78-04-093	365-50-550	NEW	78-03-065	388-11-060	AMD-P	78-04-101
365-50-230	NEW	78-03-065	365-50-550	NEW-P	78-04-093	388-11-060	AMD	78-07-015
365-50-230	NEW-P	78-04-093	365-50-560	NEW-P	78-04-093	388-11-065	AMD-P	78-04-101
365-50-240	NEW	78-03-065	365-50-560	NEW-P	78-06-056	388-11-065	AMD	78-07-015
365-50-240	NEW-P	78-04-093	365-50-560	NEW-P	78-07-020	388-11-090	AMD-P	78-04-101
365-50-250	NEW	78-03-065	365-50-560	NEW-P	78-08-080	388-11-090	AMD	78-07-015
365-50-250	NEW-P	78-04-093	365-50-560	NEW	78-10-038	388-11-100	AMD-P	78-04-101
365-50-260	NEW	78-03-065	365-55-010	NEW-P	78-02-104	388-11-100	AMD	78-07-015
365-50-260	NEW-P	78-04-093	365-55-010	NEW	78-04-013	388-11-120	AMD-P	78-04-101
365-50-270	NEW	78-03-065	365-55-020	NEW-P	78-02-104	388-11-120	AMD	78-07-015
365-50-270	NEW-P	78-04-093	365-55-020	NEW	78-04-013	388-11-130	AMD-P	78-04-101
365-50-280	NEW	78-03-065	365-55-030	NEW-P	78-02-104	388-11-130	AMD	78-07-015
365-50-280	NEW-P	78-04-093	365-55-030	NEW	78-04-013	388-11-135	NEW-P	78-04-101
365-50-290	NEW	78-03-065	365-55-040	NEW-P	78-02-104	388-11-135	NEW	78-07-015
365-50-290	NEW-P	78-04-093	365-55-040	NEW	78-04-013	388-11-140	AMD-P	78-04-101
365-50-300	NEW	78-03-065	365-55-050	NEW-P	78-02-104	388-11-140	AMD	78-07-015
365-50-300	NEW-P	78-04-093	365-55-050	NEW	78-04-013	388-11-160	REP-P	78-04-101
365-50-300	AMD-P	78-06-056	365-55-060	NEW-P	78-02-104	388-11-160	REP	78-07-015
365-50-300	AMD-P	78-07-020	365-55-060	NEW	78-04-013	388-11-170	AMD-P	78-04-101
365-50-300	AMD-P	78-08-080	365-55-070	NEW-P	78-02-104	388-11-170	AMD	78-07-015
365-50-300	AMD	78-10-038	365-55-070	NEW	78-04-013	388-11-180	AMD-P	78-04-101
365-50-310	NEW	78-03-065	365-55-080	NEW-P	78-02-104	388-11-180	AMD	78-07-015
365-50-310	NEW-P	78-04-093	365-55-080	NEW	78-04-013	388-11-190	AMD-P	78-04-101
365-50-320	NEW	78-03-065	372-20	REP-P	78-12-009	388-11-190	AMD	78-07-015
365-50-320	NEW-P	78-04-093	372-20-005	REP-P	78-06-124	388-14-200	AMD-E	78-07-042
365-50-330	NEW	78-03-065	372-20-005	REP-P	78-09-065	388-14-200	AMD-P	78-07-043
365-50-330	NEW-P	78-04-093	372-20-005	REP-P	78-10-121	388-14-200	AMD	78-09-053
365-50-340	NEW-P	78-04-093	372-20-010	REP-P	78-06-124	388-14-205	NEW-E	78-07-042
365-50-340	NEW-P	78-06-056	372-20-010	REP-P	78-09-065	388-14-205	NEW-P	78-07-043
365-50-340	NEW-P	78-07-020	372-20-010	REP-P	78-10-121	388-14-205	NEW	78-09-053
365-50-340	NEW-P	78-08-080	372-20-020	REP-P	78-06-124	388-14-220	AMD-P	78-04-101
365-50-340	NEW	78-10-038	372-20-020	REP-P	78-09-065	388-14-220	AMD	78-07-015
365-50-350	NEW-P	78-04-093	372-20-020	REP-P	78-10-121	388-14-370	AMD-P	78-04-101
365-50-350	NEW-P	78-06-056	372-20-025	REP-P	78-06-124	388-14-370	AMD	78-07-015

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-14-375	NEW-P	78-04-101	388-17-240	REP-E	78-04-008	388-28-464	AMD-P	78-05-021
388-14-375	NEW	78-07-015	388-17-240	REP	78-05-077	388-28-464	AMD	78-05-088
388-14-380	NEW-P	78-04-101	388-22-030	AMD-P	78-07-022	388-28-464	AMD	78-06-023
388-14-380	NEW	78-07-015	388-22-030	AMD	78-10-036	388-28-474	AMD-P	78-04-048
388-14-385	NEW-P	78-04-101	388-24	AMD-P	79-01-069	388-28-474	AMD	78-06-088
388-14-385	NEW	78-07-015	388-24-040	AMD-P	78-07-022	388-28-480	AMD-P	78-08-044
388-15	AMD-P	78-07-078	388-24-040	AMD	78-10-036	388-28-480	AMD	78-10-073
388-15	AMD-P	78-08-057	388-24-050	AMD-P	78-04-094	388-28-500	AMD-P	78-07-022
388-15-010	AMD-P	78-05-094	388-24-050	AMD	78-06-074	388-28-500	AMD	78-10-036
388-15-010	AMD	78-09-098	388-24-050	AMD-P	78-10-082	388-28-515	AMD-P	78-07-022
388-15-020	AMD-E	78-02-001	388-24-050	AMD	78-12-027	388-28-515	AMD	78-10-036
388-15-020	AMD	78-04-004	388-24-055	AMD-P	78-07-022	388-28-520	NEW-P	79-01-010
388-15-020	AMD-P	78-05-094	388-24-055	AMD	78-10-036	388-28-525	REP-P	79-01-010
388-15-020	AMD	78-09-098	388-24-070	AMD-P	78-07-022	388-28-530	AMD-E	78-08-014
388-15-020	AMD-E	78-11-005	388-24-070	AMD	78-10-036	388-28-530	AMD-P	78-08-017
388-15-020	AMD-P	78-11-006	388-24-075	AMD-P	78-10-082	388-28-530	AMD	78-10-054
388-15-020	AMD	79-01-041	388-24-075	AMD	78-12-027	388-28-535	AMD-P	78-03-010
388-15-120	AMD-E	78-02-001	388-24-090	AMD-P	78-11-033	388-28-535	AMD-E	78-03-017
388-15-120	AMD	78-04-004	388-24-107	AMD-P	78-03-006	388-28-535	AMD	78-05-019
388-15-130	AMD-P	78-05-094	388-24-107	AMD	78-05-046	388-28-575	AMD-P	78-03-010
388-15-130	AMD	78-09-098	388-24-107	AMD-P	78-11-033	388-28-575	AMD-E	78-03-017
388-15-170	AMD-E	78-02-001	388-24-109	AMD-E	78-07-042	388-28-575	AMD	78-05-019
388-15-170	AMD	78-04-004	388-24-109	AMD-P	78-07-043	388-28-575	AMD-E	78-07-003
388-15-172	NEW-E	78-05-044	388-24-109	AMD	78-09-053	388-28-575	AMD-P	78-07-025
388-15-172	NEW-P	78-05-045	388-24-111	NEW-E	78-07-042	388-28-575	AMD	78-09-038
388-15-172	NEW	78-07-021	388-24-111	NEW-P	78-07-043	388-28-600	AMD-P	78-07-022
388-15-210	AMD-P	78-11-068	388-24-111	NEW	78-09-053	388-28-600	AMD	78-10-036
388-15-210	AMD-P	79-01-043	388-24-125	AMD-P	78-07-022	388-29	AMD-P	78-11-042
388-15-211	REP-P	78-11-068	388-24-125	AMD	78-10-036	388-29-100	AMD-P	78-06-046
388-15-211	REP-P	79-01-043	388-24-135	AMD-P	78-07-022	388-29-100	AMD-E	78-07-062
388-15-212	NEW-P	78-11-068	388-24-135	AMD-P	78-11-033	388-29-100	AMD	78-08-084
388-15-212	NEW	79-01-042	388-24-137	AMD-P	78-07-022	388-29-110	AMD-P	78-06-046
388-15-230	REP-P	78-11-033	388-24-137	AMD	78-10-036	388-29-110	AMD-E	78-07-062
388-15-230	REP-P	79-01-069	388-24-260	AMD-P	78-07-022	388-29-110	AMD	78-08-084
388-15-360	AMD	78-04-004	388-24-260	AMD-E	78-09-074	388-29-130	AMD-P	78-06-046
388-15-570	AMD-P	78-05-094	388-24-260	AMD-P	78-09-075	388-29-130	AMD-E	78-07-062
388-15-570	AMD	78-09-098	388-24-260	AMD-P	78-11-042	388-29-135	AMD-P	78-06-046
388-17-010	AMD-P	78-03-119	388-24-260	AMD	78-12-001	388-29-135	AMD-E	78-07-062
388-17-010	AMD-E	78-04-008	388-24-270	AMD-P	78-07-022	388-29-135	AMD	78-08-084
388-17-010	AMD	78-05-077	388-24-270	AMD	78-10-036	388-29-140	AMD-P	78-02-069
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388-17-020	AMD-E	78-04-008	388-24-275	AMD	78-10-036	388-29-140	REP-P	78-04-094
388-17-020	AMD	78-05-077	388-28-155	REP-P	78-04-020	388-29-140	REP	78-06-074
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388-17-030	REP	78-05-077	388-28-355	AMD-P	78-07-022	388-29-150	AMD	78-12-001
388-17-040	REP-P	78-03-119	388-28-355	AMD	78-10-036	388-29-155	NEW-P	78-04-020
388-17-040	REP-E	78-04-008	388-28-430	AMD-P	78-02-096	388-29-155	NEW-E	78-04-021
388-17-040	REP	78-05-077	388-28-430	AMD	78-04-036	388-29-155	NEW	78-06-086
388-17-050	REP-P	78-03-119	388-28-430	AMD-P	79-01-010	388-29-155	AMD-P	78-07-055
388-17-050	REP-E	78-04-008	388-28-440	AMD-P	78-07-022	388-29-155	AMD-E	78-07-061
388-17-050	REP	78-05-077	388-28-440	AMD	78-10-036	388-29-155	AMD	78-09-047
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388-17-100	AMD-E	78-04-008	388-28-457	AMD-P	78-03-055	388-29-160	AMD-E	78-07-062
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388-17-120	AMD-E	78-04-008	388-28-459	AMD-E	78-03-054	388-29-170	AMD-E	78-07-062
388-17-120	AMD	78-05-077	388-28-459	AMD-P	78-03-055	388-29-170	AMD	78-08-084
388-17-140	REP-P	78-03-119	388-28-459	AMD-P	78-05-021	388-29-190	AMD-E	78-09-074
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388-17-140	REP	78-05-077	388-28-460	AMD-E	78-03-054	388-29-190	AMD	78-12-001
388-17-160	AMD-P	78-03-119	388-28-460	AMD-P	78-03-055	388-29-200	AMD-P	78-06-046
388-17-160	AMD-E	78-04-008	388-28-460	AMD-P	78-05-021	388-29-200	AMD-E	78-07-062
388-17-160	AMD	78-05-077	388-28-460	AMD	78-05-088	388-29-200	AMD	78-08-084
388-17-180	AMD-P	78-03-119	388-28-461	AMD-E	78-03-054	388-29-220	AMD-P	78-06-046
388-17-180	AMD-E	78-04-008	388-28-461	AMD-P	78-03-055	388-29-220	AMD-E	78-07-062
388-17-180	AMD	78-05-077	388-28-461	AMD-P	78-05-021	388-29-220	AMD	78-08-084
388-17-200	REP-P	78-03-119	388-28-461	AMD	78-05-088	388-29-260	AMD-P	78-06-046
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388-17-220	REP	78-05-077	388-28-464	AMD-E	78-03-054	388-29-270	AMD	78-12-001
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388-33-015	AMD	78-10-036	388-37-230	AMD-P	78-03-121	388-54-470	AMD-P	78-08-020
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388-33-380	REP-P	78-05-022	388-37-240	AMD-P	78-07-022	388-54-480	REP-P	78-12-086
388-33-380	REP	78-08-053	388-37-240	REP-E	78-08-029	388-54-485	AMD-P	78-04-020
388-33-535	AMD-P	78-07-022	388-37-240	REP-P	78-08-030	388-54-485	AMD-E	78-04-021
388-33-535	AMD	78-10-036	388-37-240	REP	78-10-031	388-54-485	AMD	78-06-086
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388-33-545	AMD	78-10-036	388-37-245	REP-P	78-08-030	388-54-485	AMD-P	78-08-020
388-33-550	AMD-P	78-07-022	388-37-245	REP	78-10-031	388-54-485	AMD	78-10-056
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388-33-576	AMD-P	78-07-046	388-37-250	REP-P	78-08-030	388-54-485	AMD-E	78-11-080
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388-33-577	AMD-P	78-09-075	388-37-255	REP-P	78-08-030	388-54-490	REP-P	78-12-086
388-33-577	AMD-P	78-11-042	388-37-255	REP	78-10-031	388-54-495	REP-P	78-12-086
388-33-577	AMD	78-12-001	388-37-260	REP-E	78-08-029	388-54-500	AMD-E	78-09-037
388-33-595	AMD-E	78-07-069	388-37-260	REP-P	78-08-030	388-54-500	AMD-P	78-09-048
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388-34-125	AMD-P	78-07-022	388-37-270	REP	78-10-031	388-54-505	AMD-P	78-09-048
388-34-125	AMD	78-10-036	388-42-020	AMD-E	78-08-042	388-54-505	AMD	78-12-004
388-34-150	AMD-P	78-07-022	388-42-020	AMD-P	78-08-043	388-54-505	REP-P	78-12-086
388-34-150	AMD	78-10-036	388-42-020	AMD	78-10-058	388-54-507	NEW-E	78-09-037
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388-35-010	NEW-P	78-08-030	388-42-070	AMD-P	78-07-022	388-54-509	NEW-P	78-09-048
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388-35-020	NEW-P	78-08-030	388-42-090	AMD	78-10-036	388-54-510	AMD-E	78-11-048
388-35-020	NEW	78-10-031	388-42-150	AMD-E	78-08-042	388-54-510	REP-P	78-12-086
388-35-030	NEW-E	78-08-029	388-42-150	AMD-P	78-08-043	388-54-515	REP-P	78-12-086
388-35-030	NEW-P	78-08-030	388-42-150	AMD	78-10-058	388-54-520	REP-P	78-12-086
388-35-030	NEW	78-10-031	388-44-127	AMD-P	78-04-095	388-54-525	AMD-P	78-09-084
388-35-050	NEW-E	78-08-029	388-44-127	AMD-E	78-04-096	388-54-525	AMD-E	78-09-094
388-35-050	NEW-P	78-08-030	388-44-127	AMD	78-06-082	388-54-525	AMD	78-11-046
388-35-060	NEW-E	78-08-029	388-48-020	AMD-P	78-06-037	388-54-525	REP-P	78-12-086
388-35-060	NEW-P	78-08-030	388-48-020	AMD-E	78-06-038	388-54-526	REP-P	78-12-086
388-35-060	NEW	78-10-031	388-52	AMD	78-08-047	388-54-527	REP-P	78-12-086
388-35-070	NEW-E	78-08-029	388-52-166	AMD-P	79-01-069	388-54-528	REP-P	78-12-086
388-35-070	NEW-P	78-08-030	388-54	AMD-P	78-11-033	388-54-530	REP-P	78-12-086
388-35-070	NEW	78-10-031	388-54-405	REP-P	78-11-045	388-54-535	AMD-P	78-03-118
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388-37-010	AMD	78-10-031	388-54-420	REP-P	78-12-086	388-54-540	REP-P	78-12-086
388-37-020	AMD-P	78-07-022	388-54-425	REP-P	78-12-086	388-54-540	AMD-P	78-04-020
388-37-020	AMD-E	78-08-029	388-54-430	REP-P	78-12-086	388-54-540	AMD-E	78-04-021
388-37-020	AMD-P	78-08-030	388-54-432	REP-P	78-12-086	388-54-540	AMD	78-06-086
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388-37-030	AMD	78-06-021	388-54-445	REP-P	78-12-086	388-54-540	REP-P	78-12-086
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388-37-210	REP-P	78-08-030	388-54-452	REP-P	78-12-086	388-54-550	REP-P	78-12-086
388-37-210	REP	78-10-031	388-54-455	REP-P	78-12-086	388-54-555	REP-P	78-12-086
388-37-215	REP-E	78-08-029	388-54-460	REP-P	78-12-086	388-54-560	REP-P	78-12-086
388-37-215	REP-P	78-08-030	388-54-462	REP-P	78-12-086	388-54-565	REP-P	78-12-086
388-37-215	REP	78-10-031	388-54-465	REP-P	78-12-086	388-54-570	REP-P	78-12-086
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388-83-040	AMD	79-01-002	388-88-007	NEW-E	78-04-058	388-96-023	AMD-E	78-04-058
388-83-045	AMD-P	78-11-008	388-88-007	NEW-P	78-04-097	388-96-023	AMD-P	78-04-097
388-83-045	AMD	79-01-002	388-88-007	NEW	78-06-080	388-96-023	AMD	78-06-080
388-84-020	AMD-P	78-11-008	388-88-051	NEW-E	78-04-058	388-96-032	AMD-E	78-04-058
388-84-020	AMD	79-01-002	388-88-051	NEW-P	78-04-097	388-96-032	AMD-P	78-04-097
388-85-020	AMD-P	78-08-039	388-88-051	NEW	78-06-080	388-96-032	AMD	78-06-080
388-85-020	AMD	78-10-077	388-88-082	NEW-E	78-04-058	388-96-101	AMD-P	79-01-008
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388-86-005	AMD-E	78-04-098	388-88-086	NEW-E	78-04-058	388-96-122	AMD-P	79-01-008
388-86-005	AMD-P	78-04-099	388-88-086	NEW-P	78-04-097	388-96-222	AMD-E	78-04-058
388-86-005	AMD	78-06-081	388-88-086	NEW	78-06-080	388-96-222	AMD-P	78-04-097
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388-86-030	AMD	79-01-002	388-92-025	AMD-P	78-08-039	388-96-507	AMD-E	78-04-058
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388-86-050	AMD	78-06-087	388-92-035	AMD-P	78-08-039	388-96-535	AMD-P	79-01-036
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388-86-050	AMD	79-01-002	388-92-060	AMD-P	78-08-039	388-96-539	AMD	78-06-080
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388-86-067	AMD	78-10-077	388-92-070	AMD	78-02-024	388-96-571	AMD	78-06-080
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388-86-100	AMD	78-02-024	388-95-030	AMD	78-09-052	388-96-707	NEW	78-02-013
388-86-100	AMD-P	78-08-039	388-95-050	REP-P	78-06-036	388-96-707	AMD-E	78-04-058
388-86-100	AMD	78-10-077	388-95-050	REP	78-09-052	388-96-707	AMD-P	78-04-097
388-86-110	AMD-P	78-08-039	388-95-055	AMD-P	78-06-036	388-96-707	AMD	78-06-080
388-86-110	AMD	78-10-077	388-95-055	AMD	78-09-052	388-96-710	NEW	78-02-013
388-86-112	AMD	78-02-024	388-95-060	AMD-P	78-06-036	388-96-713	NEW	78-02-013
388-86-115	AMD-P	78-11-008	388-95-060	AMD	78-09-052	388-96-716	NEW	78-02-013
388-86-115	AMD	79-01-002	388-95-065	AMD-P	78-06-036	388-96-719	NEW	78-02-013
388-86-120	AMD	78-02-024	388-95-065	AMD	78-09-052	388-96-719	AMD-E	78-04-058
388-86-120	AMD-P	78-11-008	388-95-070	AMD-P	78-06-036	388-96-719	AMD-P	78-04-097
388-86-120	AMD	79-01-002	388-95-070	AMD	78-09-052	388-96-719	AMD	78-06-080
388-87-005	AMD-P	78-08-039	388-95-075	AMD-P	78-06-036	388-96-719	AMD-P	78-09-036
388-87-005	AMD	78-10-077	388-95-075	AMD	78-09-052	388-96-719	AMD-E	78-09-039
388-87-012	AMD-P	78-03-007	388-95-210	AMD-P	78-06-036	388-96-719	AMD	78-11-043
388-87-012	AMD	78-06-087	388-95-210	AMD	78-09-052	388-96-722	NEW	78-02-013
388-87-012	AMD-P	78-11-008	388-95-225	AMD-P	78-06-036	388-96-722	AMD-E	78-04-058
388-87-012	AMD	79-01-002	388-95-225	AMD	78-09-052	388-96-722	AMD-P	78-04-097
388-87-013	AMD	78-02-024	388-95-250	REP-P	78-06-036	388-96-722	AMD	78-06-080
388-87-015	AMD	78-02-024	388-95-250	REP	78-09-052	388-96-722	AMD-P	78-08-040
388-87-025	AMD	78-02-024	388-95-255	AMD-P	78-06-036	388-96-722	AMD-E	78-08-041
388-87-025	AMD-P	78-03-007	388-95-255	AMD	78-09-052	388-96-722	AMD-P	78-10-015
388-87-025	AMD	78-06-087	388-95-260	AMD-P	78-06-036	388-96-722	AMD	78-11-013
388-87-025	AMD-P	78-11-008	388-95-260	AMD	78-09-052	388-96-727	NEW	78-02-013
388-87-025	AMD	79-01-002	388-95-265	AMD-P	78-06-036	388-96-735	NEW	78-02-013
388-87-027	AMD	78-02-024	388-95-265	AMD	78-09-052	388-96-743	NEW	78-02-013
388-87-027	AMD-P	78-03-007	388-95-270	AMD-P	78-06-036	388-96-760	NEW	78-02-013
388-87-027	AMD	78-06-087	388-95-270	AMD	78-09-052	388-96-760	AMD-E	78-04-058
388-87-070	AMD	78-02-024	388-95-275	AMD-P	78-06-036	388-96-760	AMD-P	78-04-097
388-87-070	AMD-P	78-11-008	388-95-275	AMD	78-09-052	388-96-760	AMD	78-06-080
388-87-070	AMD	79-01-002	388-95-280	AMD-P	78-06-036	388-96-763	NEW	78-02-013
388-87-080	AMD	78-02-024	388-95-280	AMD	78-09-052	388-96-763	AMD-E	78-04-058
388-87-090	AMD	78-02-024	388-96-010	AMD-E	78-04-058	388-96-763	AMD-P	78-04-097
388-87-095	AMD	78-02-024	388-96-010	AMD-P	78-04-097	388-96-766	AMD	78-06-080
388-87-100	REP-P	78-08-039	388-96-010	AMD	78-06-080	388-96-766	NEW	78-02-013
388-87-100	REP	78-10-077	388-96-010	AMD-P	78-10-030	388-96-769	NEW	78-02-013

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-96-772	NEW	78-02-013	390-05-270	REP-P	78-12-061	391-70-040	NEW-E	78-06-007
388-96-775	NEW	78-02-013	390-05-271	NEW-P	78-12-061	391-70-040	NEW-E	78-08-048
388-96-778	NEW	78-02-013	390-05-273	NEW-P	78-12-061	391-70-040	NEW-E	78-11-036
389-12-020	AMD-P	78-10-114	390-16-039	AMD-P	78-12-061	391-70-040	NEW-P	78-11-061
389-12-020	AMD-P	78-12-005	390-16-220	AMD-P	78-03-075	391-70-040	NEW	79-01-016
389-12-020	AMD	78-12-075	390-16-220	AMD-P	78-05-079	391-70-050	NEW-E	78-03-011
390-04-010	REP-P	78-07-039	390-16-220	AMD	78-07-037	391-70-050	NEW-E	78-06-007
390-04-010	REP	78-09-076	390-16-220	AMD-P	78-12-061	391-70-050	NEW-E	78-08-048
390-04-020	REP-P	78-07-039	390-16-222	NEW-P	78-12-061	391-70-050	NEW-E	78-11-036
390-04-020	REP	78-09-076	390-16-225	AMD-P	78-12-061	391-70-050	NEW-P	78-11-061
390-04-030	REP-P	78-07-039	390-16-230	AMD-P	78-12-061	391-70-050	NEW	79-01-016
390-04-030	REP	78-09-076	390-20-010	REP	78-02-063	391-70-060	NEW-E	78-06-007
390-04-031	REP-P	78-07-039	390-20-0101	NEW	78-02-063	391-70-060	NEW-E	78-08-048
390-04-031	REP	78-09-076	390-20-028	NEW-P	78-06-048	391-70-060	NEW-E	78-11-036
390-04-035	REP-P	78-07-039	390-20-028	NEW-E	78-06-049	391-70-070	NEW-E	78-03-011
390-04-035	REP	78-09-076	390-20-028	NEW	78-08-061	391-70-070	NEW-E	78-06-007
390-04-036	REP-P	78-07-039	390-20-051	NEW-P	78-06-048	391-70-070	NEW-E	78-08-048
390-04-036	REP	78-09-076	390-20-051	NEW-E	78-06-049	391-70-070	NEW-E	78-11-036
390-04-037	REP-P	78-07-039	390-20-051	NEW	78-08-061	391-70-070	NEW-P	78-11-061
390-04-037	REP	78-09-076	390-20-053	NEW-P	78-06-048	391-70-070	NEW	79-01-016
390-04-038	REP-P	78-07-039	390-20-053	NEW-E	78-06-049	391-70-080	NEW-E	78-03-011
390-04-038	REP	78-09-076	390-20-053	NEW	78-08-061	391-70-080	NEW-E	78-06-007
390-04-040	REP-P	78-07-039	390-20-055	NEW-P	78-06-048	391-70-080	NEW-E	78-08-048
390-04-040	REP	78-09-076	390-20-055	NEW-E	78-06-049	391-70-080	NEW-E	78-11-036
390-04-050	REP-P	78-07-039	390-20-055	NEW	78-08-061	391-70-080	NEW-P	78-11-061
390-04-050	REP	78-09-076	390-20-120	AMD-P	78-06-048	391-70-080	NEW	79-01-016
390-04-060	REP-P	78-07-039	390-20-120	AMD-E	78-06-049	391-70-090	NEW-E	78-03-011
390-04-060	REP	78-09-076	390-20-120	AMD	78-08-061	391-70-090	NEW-E	78-06-007
390-04-070	REP-P	78-07-039	390-20-140	NEW-P	78-03-116	391-70-090	NEW-E	78-08-048
390-04-070	REP	78-09-076	390-20-140	NEW-P	78-05-079	391-70-090	NEW-E	78-11-036
390-04-080	REP-P	78-07-039	390-20-140	NEW	78-07-038	391-70-090	NEW-P	78-11-061
390-04-080	REP	78-09-076	390-20-143	NEW-P	78-03-116	391-70-090	NEW	79-01-016
390-04-090	REP-P	78-07-039	390-20-143	NEW-P	78-05-079	391-70-100	NEW-E	78-06-007
390-04-090	REP	78-09-076	390-20-143	NEW	78-07-038	391-70-100	NEW-E	78-08-048
390-04-100	REP-P	78-07-039	390-20-145	NEW-P	78-03-116	391-70-100	NEW-E	78-11-036
390-04-100	REP	78-09-076	390-20-145	NEW-P	78-05-079	391-70-105	NEW-E	78-03-011
390-04-110	REP-P	78-07-039	390-20-145	NEW	78-07-038	391-70-105	NEW-P	78-11-061
390-04-110	REP	78-09-076	391-21-003	NEW-E	79-01-017	391-70-105	NEW	79-01-016
390-04-140	REP-P	78-07-039	391-21-003	NEW-P	79-01-018	391-70-110	NEW-E	78-03-011
390-04-140	REP	78-09-076	391-21-137	NEW-P	78-05-101	391-70-110	NEW-E	78-06-007
390-04-150	REP-P	78-07-039	391-21-137	NEW	78-07-014	391-70-110	NEW-E	78-08-048
390-04-150	REP	78-09-076	391-21-321	NEW-P	78-05-101	391-70-110	NEW-E	78-11-036
390-04-160	REP-P	78-07-039	391-21-321	NEW	78-07-014	391-70-110	NEW-P	78-11-061
390-04-160	REP	78-09-076	391-21-535	NEW-P	78-05-101	391-70-110	NEW	79-01-016
390-04-170	REP-P	78-07-039	391-21-535	NEW	78-07-014	391-70-120	NEW-E	78-03-011
390-04-170	REP	78-09-076	391-30-137	NEW-P	78-05-102	391-70-120	NEW-E	78-06-007
390-04-180	REP-P	78-07-039	391-30-137	NEW	78-07-013	391-70-120	NEW-E	78-08-048
390-04-180	REP	78-09-076	391-30-321	NEW-P	78-05-102	391-70-120	NEW-E	78-11-036
390-04-190	REP-P	78-07-039	391-30-321	NEW	78-07-013	391-70-120	NEW-P	78-11-061
390-04-190	REP	78-09-076	391-30-535	NEW-P	78-05-102	391-70-120	NEW	79-01-016
390-04-200	REP-P	78-07-039	391-30-535	NEW	78-07-013	391-70-130	NEW-E	78-06-007
390-04-200	REP	78-09-076	391-50-137	NEW-P	78-05-100	391-70-130	NEW-E	78-08-048
390-04-210	REP-P	78-07-039	391-50-137	NEW	78-07-012	391-70-130	NEW-E	78-11-036
390-04-210	REP	78-09-076	391-50-321	NEW-P	78-05-100	391-70-140	NEW-E	78-03-011
390-04-215	REP-P	78-07-039	391-50-321	NEW	78-07-012	391-70-140	NEW-E	78-06-007
390-04-215	REP	78-09-076	391-70-010	NEW-E	78-03-011	391-70-140	NEW-E	78-08-048
390-04-220	REP-P	78-07-039	391-70-010	NEW-E	78-06-007	391-70-140	NEW-E	78-11-036
390-04-220	REP	78-09-076	391-70-010	NEW-E	78-08-048	391-70-140	NEW-P	78-11-061
390-04-225	REP-P	78-07-039	391-70-010	NEW-E	78-11-036	391-70-140	NEW	79-01-016
390-04-225	REP	78-09-076	391-70-010	NEW-P	78-11-061	391-70-150	NEW-E	78-06-007
390-04-230	REP-P	78-07-039	391-70-010	NEW	79-01-016	391-70-150	NEW-E	78-08-048
390-04-230	REP	78-09-076	391-70-020	NEW-E	78-03-011	391-70-150	NEW-E	78-11-036
390-04-240	REP-P	78-07-039	391-70-020	NEW-E	78-06-007	391-70-160	NEW-E	78-06-007
390-04-240	REP	78-09-076	391-70-020	NEW-E	78-08-048	391-70-160	NEW-E	78-08-048
390-04-250	REP-P	78-07-039	391-70-020	NEW-E	78-11-036	391-70-160	NEW-E	78-11-036
390-04-250	REP	78-09-076	391-70-020	NEW-P	78-11-061	391-70-170	NEW-E	78-03-011
390-04-260	REP-P	78-07-039	391-70-020	NEW	79-01-016	391-70-170	NEW-E	78-06-007
390-04-260	REP	78-09-076	391-70-030	NEW-E	78-03-011	391-70-170	NEW-E	78-08-048
390-04-270	REP-P	78-07-039	391-70-030	NEW-E	78-06-007	391-70-170	NEW-E	78-11-036
390-04-270	REP	78-09-076	391-70-030	NEW-E	78-08-048	391-70-170	NEW-P	78-11-061
390-04-280	REP-P	78-07-039	391-70-030	NEW-E	78-11-036	391-70-170	NEW	79-01-016
390-04-280	REP	78-09-076	391-70-030	NEW-P	78-11-061	391-70-180	NEW-E	78-06-007
390-04-290	REP-P	78-07-039	391-70-030	NEW	79-01-016	391-70-180	NEW-E	78-08-048
390-04-290	REP	78-09-076	391-70-040	NEW-E	78-03-011	391-70-180	NEW-E	78-11-036

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
391-70-190	NEW-E	78-06-007	392-139-020	NEW-E	78-10-041	392-171-095	REP-P	78-07-093
391-70-190	NEW-E	78-08-048	392-139-020	NEW-P	78-11-075	392-171-095	REP-E	78-11-014
391-70-190	NEW-E	78-11-036	392-139-020	NEW	79-01-006	392-171-095	REP	78-11-074
391-70-200	NEW-E	78-06-007	392-139-025	NEW-E	78-10-041	392-171-097	REP-P	78-07-093
391-70-200	NEW-E	78-08-048	392-139-025	NEW-P	78-11-075	392-171-097	REP-E	78-11-014
391-70-200	NEW-E	78-11-036	392-139-025	NEW	79-01-006	392-171-097	REP	78-11-074
391-70-210	NEW-E	78-06-007	392-139-030	NEW-E	78-10-041	392-171-100	REP-P	78-07-093
391-70-210	NEW-E	78-08-048	392-139-030	NEW-P	78-11-075	392-171-100	REP-E	78-11-014
391-70-210	NEW-E	78-11-036	392-139-030	NEW	79-01-006	392-171-100	REP	78-11-074
391-70-220	NEW-E	78-03-011	392-139-035	NEW-E	78-10-041	392-171-105	REP-P	78-07-093
391-70-220	NEW-E	78-06-007	392-139-035	NEW-P	78-11-075	392-171-105	REP-E	78-11-014
391-70-220	NEW-E	78-08-048	392-139-035	NEW	79-01-006	392-171-105	REP	78-11-074
391-70-220	NEW-E	78-11-036	392-139-040	NEW-E	78-10-041	392-171-110	REP-P	78-07-093
391-70-220	NEW-P	78-11-061	392-139-040	NEW-P	78-11-075	392-171-110	REP-E	78-11-014
391-70-220	NEW	79-01-016	392-139-040	NEW	79-01-006	392-171-110	REP	78-11-074
391-70-230	NEW-E	78-06-007	392-139-045	NEW-E	78-10-041	392-171-113	REP-P	78-07-093
391-70-230	NEW-E	78-08-048	392-139-045	NEW-P	78-11-075	392-171-113	REP-E	78-11-014
391-70-230	NEW-E	78-11-036	392-139-045	NEW	79-01-006	392-171-113	REP	78-11-074
391-70-240	NEW-E	78-06-007	392-164-015	AMD-P	78-06-054	392-171-115	REP-P	78-07-093
391-70-240	NEW-E	78-08-048	392-164-015	AMD	78-08-037	392-171-115	REP-E	78-11-014
391-70-240	NEW-E	78-11-036	392-171	AMD-P	78-09-114	392-171-115	REP	78-11-074
391-70-245	NEW-E	78-03-011	392-171	AMD-P	78-10-023	392-171-125	REP-P	78-07-093
391-70-245	NEW-P	78-11-061	392-171	AMD-P	78-10-064	392-171-125	REP-E	78-11-014
391-70-245	NEW	79-01-016	392-171-005	REP-P	78-07-093	392-171-125	REP	78-11-074
391-70-250	NEW-E	78-03-011	392-171-005	REP-E	78-11-014	392-171-130	REP-P	78-07-093
391-70-250	NEW-E	78-06-007	392-171-005	REP	78-11-074	392-171-130	REP-E	78-11-014
391-70-250	NEW-E	78-08-048	392-171-010	REP-P	78-07-093	392-171-130	REP	78-11-074
391-70-250	NEW-E	78-11-036	392-171-010	REP-E	78-11-014	392-171-135	REP-P	78-07-093
391-70-260	NEW-E	78-03-011	392-171-010	REP	78-11-074	392-171-135	REP-E	78-11-014
391-70-260	NEW-E	78-06-007	392-171-015	REP-P	78-07-093	392-171-135	REP	78-11-074
391-70-260	NEW-E	78-08-048	392-171-015	REP-E	78-11-014	392-171-137	REP-P	78-07-093
391-70-260	NEW-E	78-11-036	392-171-015	REP	78-11-074	392-171-137	REP-E	78-11-014
391-70-260	NEW-P	78-11-061	392-171-020	REP-P	78-07-093	392-171-137	REP	78-11-074
391-70-260	NEW	79-01-016	392-171-020	REP-E	78-11-014	392-171-140	REP-P	78-07-093
391-70-270	NEW-E	78-06-007	392-171-020	REP	78-11-074	392-171-140	REP-E	78-11-014
391-70-270	NEW-E	78-08-048	392-171-025	REP-P	78-07-093	392-171-140	REP	78-11-074
391-70-270	NEW-E	78-11-036	392-171-025	REP-E	78-11-014	392-171-145	REP-P	78-07-093
391-70-280	NEW-E	78-03-011	392-171-025	REP	78-11-074	392-171-145	REP-E	78-11-014
391-70-280	NEW-E	78-06-007	392-171-030	REP-P	78-07-093	392-171-145	REP	78-11-074
391-70-280	NEW-E	78-08-048	392-171-030	REP-E	78-11-014	392-171-150	REP-P	78-07-093
391-70-280	NEW-E	78-11-036	392-171-030	REP	78-11-074	392-171-150	REP-E	78-11-014
391-70-290	NEW-E	78-06-007	392-171-035	REP-P	78-07-093	392-171-150	REP	78-11-074
391-70-290	NEW-E	78-08-048	392-171-035	REP-E	78-11-014	392-171-155	REP-P	78-07-093
391-70-290	NEW-E	78-11-036	392-171-035	REP	78-11-074	392-171-155	REP-E	78-11-014
391-70-300	NEW-E	78-03-011	392-171-040	REP-P	78-07-093	392-171-155	REP	78-11-074
391-70-300	NEW-E	78-06-007	392-171-040	REP-E	78-11-014	392-171-160	REP-P	78-07-093
391-70-300	NEW-E	78-08-048	392-171-040	REP	78-11-074	392-171-160	REP-E	78-11-014
391-70-300	NEW-E	78-11-036	392-171-045	REP-P	78-07-093	392-171-160	REP	78-11-074
391-70-300	NEW-P	78-11-061	392-171-045	REP-E	78-11-014	392-171-165	REP-P	78-07-093
391-70-300	NEW	79-01-016	392-171-045	REP	78-11-074	392-171-165	REP-E	78-11-014
392-109-006	NEW-P	78-06-115	392-171-050	REP-P	78-07-093	392-171-165	REP	78-11-074
392-109-006	NEW	78-08-033	392-171-050	REP-E	78-11-014	392-171-170	REP-P	78-07-093
392-109-010	AMD-P	78-06-115	392-171-050	REP	78-11-074	392-171-170	REP-E	78-11-014
392-109-010	AMD	78-08-033	392-171-055	REP-P	78-07-093	392-171-170	REP	78-11-074
392-109-026	NEW-P	78-06-115	392-171-055	REP-E	78-11-014	392-171-175	REP-P	78-07-093
392-109-026	NEW	78-08-033	392-171-055	REP	78-11-074	392-171-175	REP-E	78-11-014
392-121-010	AMD-E	78-11-003	392-171-060	REP-P	78-07-093	392-171-175	REP	78-11-074
392-121-010	AMD-P	78-11-073	392-171-060	REP-E	78-11-014	392-171-180	REP-P	78-07-093
392-121-010	AMD	79-01-007	392-171-060	REP	78-11-074	392-171-180	REP-E	78-11-014
392-123-165	NEW-P	78-06-053	392-171-065	REP-P	78-07-093	392-171-180	REP	78-11-074
392-123-165	NEW	78-08-035	392-171-065	REP-E	78-11-014	392-171-185	REP-P	78-07-093
392-125-080	NEW-P	78-06-052	392-171-065	REP	78-11-074	392-171-185	REP-E	78-11-014
392-125-080	NEW	78-08-036	392-171-070	REP-P	78-07-093	392-171-185	REP	78-11-074
392-137-020	AMD-P	78-06-051	392-171-070	REP-E	78-11-014	392-171-190	REP-P	78-07-093
392-137-020	AMD	78-08-034	392-171-070	REP	78-11-074	392-171-190	REP-E	78-11-014
392-139-005	NEW-E	78-10-041	392-171-075	REP-P	78-07-093	392-171-190	REP	78-11-074
392-139-005	NEW-P	78-11-075	392-171-075	REP-E	78-11-014	392-171-195	REP-P	78-07-093
392-139-005	NEW	79-01-006	392-171-075	REP	78-11-074	392-171-195	REP-E	78-11-014
392-139-010	NEW-E	78-10-041	392-171-080	REP-P	78-07-093	392-171-195	REP	78-11-074
392-139-010	NEW-P	78-11-075	392-171-080	REP-E	78-11-014	392-171-200	REP-P	78-07-093
392-139-010	NEW	79-01-006	392-171-080	REP	78-11-074	392-171-200	REP-E	78-11-014
392-139-015	NEW-E	78-10-041	392-171-090	REP-P	78-07-093	392-171-200	REP	78-11-074
392-139-015	NEW-P	78-11-075	392-171-090	REP-E	78-11-014	392-171-203	REP-P	78-07-093
392-139-015	NEW	79-01-006	392-171-090	REP	78-11-074	392-171-203	REP-E	78-11-014



Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
392-171-590	NEW	78-11-074	392-171-715	NEW-E	78-11-014	415-100-120	NEW-P	78-10-040
392-171-595	NEW-P	78-07-093	392-171-715	NEW	78-11-074	415-100-120	NEW	78-12-038
392-171-595	NEW-E	78-11-014	392-171-720	NEW-P	78-07-093	415-100-130	NEW-P	78-10-040
392-171-595	NEW	78-11-074	392-171-720	NEW-E	78-11-014	415-100-130	NEW	78-12-038
392-171-600	NEW-P	78-07-093	392-171-720	NEW	78-11-074	415-100-140	NEW-P	78-10-040
392-171-600	NEW-E	78-11-014	392-171-725	NEW-P	78-07-093	415-100-140	NEW	78-12-038
392-171-600	NEW	78-11-074	392-171-725	NEW-E	78-11-014	415-100-150	NEW-P	78-10-040
392-171-605	NEW-P	78-07-093	392-171-725	NEW	78-11-074	415-100-150	NEW	78-12-038
392-171-605	NEW-E	78-11-014	392-171-730	NEW-P	78-07-093	415-100-160	NEW-P	78-10-040
392-171-605	NEW	78-11-074	392-171-730	NEW-E	78-11-014	415-100-160	NEW	78-12-038
392-171-610	NEW-P	78-07-093	392-171-730	NEW	78-11-074	415-100-170	NEW-P	78-10-040
392-171-610	NEW-E	78-11-014	392-171-735	NEW-P	78-07-093	415-100-170	NEW	78-12-038
392-171-610	NEW	78-11-074	392-171-735	NEW-E	78-11-014	415-100-180	NEW-P	78-10-040
392-171-615	NEW-P	78-07-093	392-171-735	NEW	78-11-074	415-100-180	NEW	78-12-038
392-171-615	NEW-E	78-11-014	392-171-740	NEW-P	78-07-093	415-104-010	NEW	78-03-023
392-171-615	NEW	78-11-074	392-171-740	NEW-E	78-11-014	415-104-020	NEW	78-03-023
392-171-620	NEW-P	78-07-093	392-171-740	NEW	78-11-074	415-104-030	NEW	78-03-023
392-171-620	NEW-E	78-11-014	392-171-745	NEW-P	78-07-093	415-104-100	NEW	78-03-023
392-171-620	NEW	78-11-074	392-171-745	NEW-E	78-11-014	415-104-105	NEW	78-03-023
392-171-625	NEW-P	78-07-093	392-171-745	NEW	78-11-074	415-104-110	NEW	78-03-023
392-171-625	NEW-E	78-11-014	392-171-750	NEW-P	78-07-093	415-104-120	NEW	78-03-023
392-171-625	NEW	78-11-074	392-171-750	NEW-E	78-11-014	415-104-140	NEW	78-03-023
392-171-630	NEW-P	78-07-093	392-171-750	NEW	78-11-074	415-104-150	NEW	78-03-023
392-171-630	NEW-E	78-11-014	392-171-755	NEW-P	78-07-093	415-104-160	NEW	78-03-023
392-171-630	NEW	78-11-074	392-171-755	NEW-E	78-11-014	415-104-170	NEW	78-03-023
392-171-635	NEW-P	78-07-093	392-171-755	NEW	78-11-074	415-104-180	NEW	78-03-023
392-171-635	NEW-E	78-11-014	392-171-760	NEW-P	78-07-093	415-104-190	NEW	78-03-023
392-171-635	NEW	78-11-074	392-171-760	NEW-E	78-11-014	415-104-200	NEW	78-03-023
392-171-640	NEW-P	78-07-093	392-171-760	NEW	78-11-074	415-104-210	NEW	78-03-023
392-171-640	NEW-E	78-11-014	392-185-005	NEW	78-03-008	415-104-220	NEW	78-03-023
392-171-640	NEW	78-11-074	392-185-010	NEW	78-03-008	415-104-230	NEW	78-03-023
392-171-645	NEW-P	78-07-093	392-185-020	NEW	78-03-008	415-104-240	NEW	78-03-023
392-171-645	NEW-E	78-11-014	392-185-030	NEW	78-03-008	415-104-250	NEW	78-03-023
392-171-645	NEW	78-11-074	392-185-040	NEW	78-03-008	415-104-260	NEW	78-03-023
392-171-650	NEW-P	78-07-093	392-185-050	NEW	78-03-008	415-104-270	NEW	78-03-023
392-171-650	NEW-E	78-11-014	392-185-060	NEW	78-03-008	415-104-300	NEW	78-03-023
392-171-650	NEW	78-11-074	392-185-070	NEW	78-03-008	415-104-310	NEW	78-03-023
392-171-655	NEW-P	78-07-093	392-185-080	NEW	78-03-008	415-104-320	NEW	78-03-023
392-171-655	NEW-E	78-11-014	392-185-090	NEW	78-03-008	415-104-400	NEW	78-03-023
392-171-655	NEW	78-11-074	392-185-100	NEW	78-03-008	415-104-410	NEW	78-03-023
392-171-660	NEW-P	78-07-093	392-185-110	NEW	78-03-008	415-104-500	NEW	78-03-023
392-171-660	NEW-E	78-11-014	392-185-120	NEW	78-03-008	415-104-510	NEW	78-03-023
392-171-660	NEW	78-11-074	392-185-130	NEW	78-03-008	415-104-520	NEW	78-03-023
392-171-665	NEW-P	78-07-093	392-185-140	NEW	78-03-008	415-104-530	NEW	78-03-023
392-171-665	NEW-E	78-11-014	392-185-150	NEW	78-03-008	415-104-540	NEW	78-03-023
392-171-665	NEW	78-11-074	392-195-005	NEW-P	78-07-094	415-104-550	NEW	78-03-023
392-171-670	NEW-P	78-07-093	392-195-005	NEW	78-09-115	415-104-555	NEW	78-03-023
392-171-670	NEW-E	78-11-014	392-195-010	NEW-P	78-07-094	415-104-560	NEW	78-03-023
392-171-670	NEW	78-11-074	392-195-010	NEW	78-09-115	415-104-570	NEW	78-03-023
392-171-675	NEW-P	78-07-093	392-195-015	NEW-P	78-07-094	415-104-580	NEW	78-03-023
392-171-675	NEW-E	78-11-014	392-195-015	NEW	78-09-115	415-104-584	NEW	78-03-023
392-171-675	NEW	78-11-074	392-195-020	NEW-P	78-07-094	415-104-588	NEW	78-03-023
392-171-680	NEW-P	78-07-093	392-195-020	NEW	78-09-115	415-104-590	NEW	78-03-023
392-171-680	NEW-E	78-11-014	392-195-025	NEW-P	78-07-094	415-104-595	NEW	78-03-023
392-171-680	NEW	78-11-074	392-195-025	NEW	78-09-115	415-104-600	NEW	78-03-023
392-171-685	NEW-P	78-07-093	415-02-040	NEW	78-03-023	415-104-605	NEW	78-03-023
392-171-685	NEW-E	78-11-014	415-02-050	NEW	78-03-023	415-104-610	NEW	78-03-023
392-171-685	NEW	78-11-074	415-02-060	NEW	78-03-023	415-104-615	NEW	78-03-023
392-171-690	NEW-P	78-07-093	415-02-070	NEW	78-03-023	415-104-620	NEW	78-03-023
392-171-690	NEW-E	78-11-014	415-02-080	NEW	78-03-023	415-104-624	NEW	78-03-023
392-171-690	NEW	78-11-074	415-100-010	NEW-P	78-10-040	415-104-628	NEW	78-03-023
392-171-695	NEW-P	78-07-093	415-100-010	NEW	78-12-038	415-104-630	NEW	78-03-023
392-171-695	NEW-E	78-11-014	415-100-020	NEW-P	78-10-040	415-104-634	NEW	78-03-023
392-171-695	NEW	78-11-074	415-100-020	NEW	78-12-038	415-104-638	NEW	78-03-023
392-171-700	NEW-P	78-07-093	415-100-040	NEW-P	78-10-040	415-104-640	NEW	78-03-023
392-171-700	NEW-E	78-11-014	415-100-040	NEW	78-12-038	415-104-644	NEW	78-03-023
392-171-700	NEW	78-11-074	415-100-050	NEW-P	78-10-040	415-104-648	NEW	78-03-023
392-171-705	NEW-P	78-07-093	415-100-050	NEW	78-12-038	415-104-650	NEW	78-03-023
392-171-705	NEW-E	78-11-014	415-100-060	NEW-P	78-10-040	415-104-660	NEW	78-03-023
392-171-705	NEW	78-11-074	415-100-060	NEW	78-12-038	415-104-663	NEW	78-03-023
392-171-710	NEW-P	78-07-093	415-100-100	NEW-P	78-10-040	415-104-666	NEW	78-03-023
392-171-710	NEW-E	78-11-014	415-100-100	NEW	78-12-038	415-104-668	NEW	78-03-023
392-171-710	NEW	78-11-074	415-100-110	NEW-P	78-10-040	415-104-670	NEW	78-03-023
392-171-715	NEW-P	78-07-093	415-100-110	NEW	78-12-038	415-104-680	NEW	78-03-023



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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
458-40-18619	NEW	78-07-065	458-52-050	NEW	78-02-052
458-40-18619	NEW-E	78-07-066	458-52-060	NEW	78-02-052
458-40-18620	NEW-P	78-05-087	458-52-070	NEW	78-02-052
458-40-18620	NEW	78-07-065	458-52-080	NEW	78-02-052
458-40-18620	NEW-E	78-07-066	458-52-090	NEW	78-02-052
458-40-18621	NEW-P	78-05-087	458-52-100	NEW	78-02-052
458-40-18621	NEW	78-07-065	458-52-110	NEW	78-02-052
458-40-18621	NEW-E	78-07-066	458-52-120	NEW	78-02-052
458-40-18622	NEW-P	78-05-087	458-52-130	NEW	78-02-052
458-40-18622	NEW	78-07-065	458-52-140	NEW	78-02-052
458-40-18622	NEW-E	78-07-066	458-52-150	NEW	78-02-052
458-40-18623	NEW-P	78-05-087	458-276-010	NEW	78-02-064
458-40-18623	NEW	78-07-065	458-276-020	NEW	78-02-064
458-40-18623	NEW-E	78-07-066	458-276-030	NEW	78-02-064
458-40-18624	NEW-P	78-05-087	458-276-040	NEW	78-02-064
458-40-18624	NEW	78-07-065	458-276-050	NEW	78-02-064
458-40-18624	NEW-E	78-07-066	458-276-060	NEW	78-02-064
458-40-18625	NEW-P	78-11-078	458-276-070	NEW	78-02-064
458-40-18625	NEW	79-01-065	458-276-080	NEW	78-02-064
458-40-18625	NEW-E	79-01-066	458-276-090	NEW	78-02-064
458-40-18626	NEW-P	78-11-078	458-276-100	NEW	78-02-064
458-40-18626	NEW	79-01-065	458-276-110	NEW	78-02-064
458-40-18626	NEW-E	79-01-066	458-276-120	NEW	78-02-064
458-40-18627	NEW-P	78-11-078	458-276-130	NEW	78-02-064
458-40-18627	NEW	79-01-065	458-276-140	NEW	78-02-064
458-40-18627	NEW-E	79-01-066	458-276-150	NEW	78-02-064
458-40-18628	NEW-P	78-11-078	462-04-010	REP	78-03-023
458-40-18628	NEW	79-01-065	462-05-001	REP	78-03-023
458-40-18628	NEW-E	79-01-066	462-05-002	REP	78-03-023
458-40-18629	NEW-P	78-11-078	462-05-003	REP	78-03-023
458-40-18629	NEW	79-01-065	462-05-004	REP	78-03-023
458-40-18629	NEW-E	79-01-066	462-05-005	REP	78-03-023
458-40-18630	NEW-P	78-11-078	462-05-006	REP	78-03-023
458-40-18630	NEW	79-01-065	462-05-007	REP	78-03-023
458-40-18630	NEW-E	79-01-066	462-05-008	REP	78-03-023
458-40-19000	AMD-P	78-05-087	462-05-009	REP	78-03-023
458-40-19000	AMD	78-07-065	462-05-010	REP	78-03-023
458-40-19000	AMD-E	78-07-066	462-05-011	REP	78-03-023
458-40-19000	AMD-P	78-11-078	462-05-012	REP	78-03-023
458-40-19000	AMD	79-01-065	462-05-013	REP	78-03-023
458-40-19000	AMD-E	79-01-066	462-05-App. A	REP	78-03-023
458-40-19001	AMD-P	78-05-087	462-08-010	REP	78-03-023
458-40-19001	AMD	78-07-065	462-08-020	REP	78-03-023
458-40-19001	AMD-E	78-07-066	462-08-030	REP	78-03-023
458-40-19001	AMD-P	78-11-078	462-08-040	REP	78-03-023
458-40-19001	AMD	79-01-065	462-08-050	REP	78-03-023
458-40-19001	AMD-E	79-01-066	462-08-060	REP	78-03-023
458-40-19002	AMD-P	78-05-087	462-08-070	REP	78-03-023
458-40-19002	AMD	78-07-065	462-08-080	REP	78-03-023
458-40-19002	AMD-E	78-07-066	462-08-090	REP	78-03-023
458-40-19002	AMD-P	78-11-078	462-08-100	REP	78-03-023
458-40-19002	AMD	79-01-065	462-08-110	REP	78-03-023
458-40-19002	AMD-E	79-01-066	462-08-120	REP	78-03-023
458-40-19003	AMD-P	78-05-087	462-08-130	REP	78-03-023
458-40-19003	AMD	78-07-065	462-08-140	REP	78-03-023
458-40-19003	AMD-E	78-07-066	462-08-230	REP	78-03-023
458-40-19003	AMD-P	78-11-078	462-08-240	REP	78-03-023
458-40-19003	AMD	79-01-065	462-08-250	REP	78-03-023
458-40-19003	AMD-E	79-01-066	462-08-260	REP	78-03-023
458-40-19004	AMD-P	78-05-087	462-08-270	REP	78-03-023
458-40-19004	AMD	78-07-065	462-08-280	REP	78-03-023
458-40-19004	AMD-E	78-07-066	462-08-290	REP	78-03-023
458-40-19004	AMD-P	78-11-078	462-08-300	REP	78-03-023
458-40-19004	AMD	79-01-065	462-08-310	REP	78-03-023
458-40-19004	AMD-E	79-01-066	462-08-320	REP	78-03-023
458-40-19100	AMD-P	78-11-091	462-08-330	REP	78-03-023
458-40-19100	AMD-E	79-01-004	462-08-340	REP	78-03-023
458-40-19100	AMD	79-01-005	462-08-350	REP	78-03-023
458-40-19102	NEW-P	78-10-110	462-08-360	REP	78-03-023
458-40-19102	NEW	78-12-036	462-08-370	REP	78-03-023
458-52-010	NEW	78-02-052	462-08-380	REP	78-03-023
458-52-020	NEW	78-02-052	462-08-390	REP	78-03-023
458-52-030	NEW	78-02-052	462-08-400	REP	78-03-023
458-52-040	NEW	78-02-052	462-08-410	REP	78-03-023
462-08-420	REP	78-03-023			
462-08-430	REP	78-03-023			
462-08-440	REP	78-03-023			
462-08-450	REP	78-03-023			
462-08-460	REP	78-03-023			
462-08-470	REP	78-03-023			
462-08-480	REP	78-03-023			
462-08-490	REP	78-03-023			
462-08-500	REP	78-03-023			
462-08-510	REP	78-03-023			
462-08-520	REP	78-03-023			
462-08-530	REP	78-03-023			
462-08-540	REP	78-03-023			
462-08-550	REP	78-03-023			
462-08-560	REP	78-03-023			
462-08-570	REP	78-03-023			
462-08-580	REP	78-03-023			
462-08-590	REP	78-03-023			
462-16-010	REP	78-03-023			
462-16-020	REP	78-03-023			
462-20-005	REP	78-03-023			
462-20-010	REP	78-03-023			
462-20-015	REP	78-03-023			
462-20-020	REP	78-03-023			
462-20-025	REP	78-03-023			
462-20-030	REP	78-03-023			
462-20-035	REP	78-03-023			
462-20-040	REP	78-03-023			
462-20-045	REP	78-03-023			
462-20-050	REP	78-03-023			
462-20-055	REP	78-03-023			
462-20-060	REP	78-03-023			
462-20-065	REP	78-03-023			
462-20-070	REP	78-03-023			
462-24-010	REP	78-03-023			
462-24-020	REP	78-03-023			
462-24-030	REP	78-03-023			
462-24-040	REP	78-03-023			
462-24-050	REP	78-03-023			
462-28-005	REP	78-03-023			
462-28-010	REP	78-03-023			
462-28-015	REP	78-03-023			
462-28-020	REP	78-03-023			
462-28-025	REP	78-03-023			
462-28-030	REP	78-03-023			
462-28-035	REP	78-03-023			
462-28-040	REP	78-03-023			
462-28-045	REP	78-03-023			
462-28-050	REP	78-03-023			
462-32-010	REP	78-03-023			
462-32-020	REP	78-03-023			
462-32-050	REP	78-03-023			
462-32-060	REP	78-03-023			
462-36-010	REP	78-03-023			
462-36-020	REP	78-03-023			
463-06-020	AMD-P	78-06-098			
463-06-020	AMD	78-09-077			
463-14-040	AMD-P	78-06-099			
463-14-040	AMD	78-09-078			
463-18-060	AMD-P	78-06-100			
463-18-060	AMD	78-09-079			
463-18-070	AMD-P	78-06-100			
463-18-070	AMD	78-09-079			
463-18-080	AMD-P	78-06-100			
463-18-080	AMD	78-09-079			
463-22-060	AMD-P	78-06-101			
463-22-060	AMD	78-09-080			
463-26-020	AMD-P	78-06-102			
463-26-020	AMD	78-09-081			
463-26-050	AMD-P	78-06-102			
463-26-050	AMD	78-09-081			
463-28-010	NEW-P	78-04-073			
463-28-010	NEW	78-07-036			
463-28-020	NEW-P	78-04-073			

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
463-28-020	NEW 78-07-036	468-06-090	NEW 79-01-033	468-30-100	NEW 79-01-033
463-28-030	NEW-P 78-04-073	468-06-100	NEW 79-01-033	468-34-010	NEW 79-01-033
463-28-030	NEW 78-07-036	468-06-110	NEW 79-01-033	468-34-020	NEW 79-01-033
463-28-040	NEW-P 78-04-073	468-06-120	NEW 79-01-033	468-34-040	NEW 79-01-033
463-28-040	NEW 78-07-036	468-06-130	NEW 79-01-033	468-34-050	NEW 79-01-033
463-28-050	NEW-P 78-04-073	468-10-010	NEW 79-01-033	468-34-060	NEW 79-01-033
463-28-050	NEW 78-07-036	468-10-020	NEW 79-01-033	468-34-070	NEW 79-01-033
463-28-060	NEW-P 78-04-073	468-10-030	NEW 79-01-033	468-34-080	NEW 79-01-033
463-28-060	NEW 78-07-036	468-10-040	NEW 79-01-033	468-34-090	NEW 79-01-033
463-28-070	NEW-P 78-04-073	468-10-050	NEW 79-01-033	468-34-100	NEW 79-01-033
463-28-070	NEW 78-07-036	468-10-060	NEW 79-01-033	468-34-110	NEW 79-01-033
463-28-080	NEW-P 78-04-073	468-10-070	NEW 79-01-033	468-34-120	NEW 79-01-033
463-28-080	NEW 78-07-036	468-10-080	NEW 79-01-033	468-34-130	NEW 79-01-033
463-28-090	NEW 78-07-036	468-10-090	NEW 79-01-033	468-34-140	NEW 79-01-033
463-30-420	AMD-P 78-06-103	468-10-100	NEW 79-01-033	468-34-150	NEW 79-01-033
463-30-420	AMD 78-09-082	468-10-110	NEW 79-01-033	468-34-160	NEW 79-01-033
463-43-010	NEW-P 78-03-069	468-10-120	NEW 79-01-033	468-34-170	NEW 79-01-033
463-43-010	NEW 78-05-054	468-10-130	NEW 79-01-033	468-34-180	NEW 79-01-033
463-43-020	NEW-P 78-03-069	468-10-140	NEW 79-01-033	468-34-190	NEW 79-01-033
463-43-020	NEW 78-05-054	468-10-150	NEW 79-01-033	468-34-200	NEW 79-01-033
463-43-030	NEW-P 78-03-069	468-10-160	NEW 79-01-033	468-34-210	NEW 79-01-033
463-43-030	NEW 78-05-054	468-10-170	NEW 79-01-033	468-34-220	NEW 79-01-033
463-43-040	NEW-P 78-03-069	468-10-180	NEW 79-01-033	468-34-230	NEW 79-01-033
463-43-040	NEW 78-05-054	468-10-190	NEW 79-01-033	468-34-240	NEW 79-01-033
463-43-050	NEW-P 78-03-069	468-10-200	NEW 79-01-033	468-34-250	NEW 79-01-033
463-43-050	NEW 78-05-054	468-10-210	NEW 79-01-033	468-34-260	NEW 79-01-033
463-43-060	NEW-P 78-03-069	468-10-220	NEW 79-01-033	468-34-270	NEW 79-01-033
463-43-060	NEW 78-05-054	468-10-230	NEW 79-01-033	468-34-280	NEW 79-01-033
463-43-070	NEW-P 78-03-069	468-10-240	NEW 79-01-033	468-34-290	NEW 79-01-033
463-43-070	NEW 78-05-054	468-10-250	NEW 79-01-033	468-34-300	NEW 79-01-033
463-43-080	NEW-P 78-03-069	468-10-260	NEW 79-01-033	468-34-310	NEW 79-01-033
463-43-080	NEW 78-05-054	468-10-270	NEW 79-01-033	468-34-320	NEW 79-01-033
463-50-020	AMD-P 78-06-104	468-10-280	NEW 79-01-033	468-34-330	NEW 79-01-033
463-50-020	AMD 78-09-083	468-10-290	NEW 79-01-033	468-34-340	NEW 79-01-033
463-54-010	AMD-P 78-04-073	468-10-300	NEW 79-01-033	468-38-010	NEW 79-01-033
463-54-010	AMD 78-07-036	468-10-310	NEW 79-01-033	468-38-020	NEW 79-01-033
463-54-020	AMD-P 78-04-073	468-10-320	NEW 79-01-033	468-38-030	NEW 79-01-033
463-54-020	AMD 78-07-036	468-12-010	NEW 79-01-033	468-38-040	NEW 79-01-033
463-54-030	AMD-P 78-04-073	468-12-020	NEW 79-01-033	468-38-050	NEW 79-01-033
463-54-030	AMD 78-07-036	468-12-025	NEW 79-01-033	468-38-060	NEW 79-01-033
463-54-040	AMD-P 78-04-073	468-12-040	NEW 79-01-033	468-38-070	NEW 79-01-033
463-54-040	AMD 78-07-036	468-12-055	NEW 79-01-033	468-38-080	NEW 79-01-033
463-54-050	AMD-P 78-04-073	468-12-060	NEW 79-01-033	468-38-090	NEW 79-01-033
463-54-050	AMD 78-07-036	468-12-080	NEW 79-01-033	468-38-100	NEW 79-01-033
463-54-060	NEW-P 78-04-073	468-12-170	NEW 79-01-033	468-38-110	NEW 79-01-033
463-54-060	NEW 78-07-036	468-12-180	NEW 79-01-033	468-38-120	NEW 79-01-033
463-54-070	NEW-P 78-04-073	468-12-185	NEW 79-01-033	468-38-130	NEW 79-01-033
463-54-070	NEW 78-07-036	468-12-460	NEW 79-01-033	468-38-140	NEW 79-01-033
463-58-010	NEW-P 78-03-069	468-12-520	NEW 79-01-033	468-38-150	NEW 79-01-033
463-58-010	NEW 78-05-054	468-12-550	NEW 79-01-033	468-38-160	NEW 79-01-033
463-58-020	NEW-P 78-03-069	468-12-820	NEW 79-01-033	468-38-170	NEW 79-01-033
463-58-020	NEW 78-05-054	468-12-990	NEW 79-01-033	468-38-180	NEW 79-01-033
463-58-030	NEW-P 78-03-069	468-14-010	NEW 79-01-033	468-38-190	NEW 79-01-033
463-58-030	NEW 78-05-054	468-14-020	NEW 79-01-033	468-38-200	NEW 79-01-033
463-58-040	NEW-P 78-03-069	468-14-030	NEW 79-01-033	468-38-210	NEW 79-01-033
463-58-040	NEW 78-05-054	468-14-040	NEW 79-01-033	468-38-220	NEW 79-01-033
463-58-050	NEW-P 78-03-069	468-14-050	NEW 79-01-033	468-38-230	NEW 79-01-033
463-58-050	NEW-E 78-04-056	468-18-010	NEW 79-01-033	468-38-240	NEW 79-01-033
463-58-050	NEW 78-05-054	468-18-030	NEW 79-01-033	468-38-250	NEW 79-01-033
463-58-060	NEW-P 78-03-069	468-18-040	NEW 79-01-033	468-38-260	NEW 79-01-033
463-58-060	NEW 78-05-054	468-18-050	NEW 79-01-033	468-38-270	NEW 79-01-033
463-58-070	NEW-P 78-03-069	468-18-060	NEW 79-01-033	468-38-280	NEW 79-01-033
463-58-070	NEW 78-05-054	468-18-070	NEW 79-01-033	468-38-290	NEW 79-01-033
463-58-080	NEW-P 78-03-069	468-18-080	NEW 79-01-033	468-38-300	NEW 79-01-033
463-58-080	NEW 78-05-054	468-18-090	NEW 79-01-033	468-38-310	NEW 79-01-033
468	-P 78-04-103	468-30-010	NEW 79-01-033	468-38-320	NEW 79-01-033
468-06-010	NEW 79-01-033	468-30-020	NEW 79-01-033	468-38-330	NEW 79-01-033
468-06-020	NEW 79-01-033	468-30-030	NEW 79-01-033	468-38-340	NEW 79-01-033
468-06-030	NEW 79-01-033	468-30-040	NEW 79-01-033	468-38-350	NEW 79-01-033
468-06-040	NEW 79-01-033	468-30-050	NEW 79-01-033	468-38-360	NEW 79-01-033
468-06-050	NEW 79-01-033	468-30-060	NEW 79-01-033	468-38-370	NEW 79-01-033
468-06-060	NEW 79-01-033	468-30-070	NEW 79-01-033	468-38-380	NEW 79-01-033
468-06-070	NEW 79-01-033	468-30-080	NEW 79-01-033	468-38-390	NEW 79-01-033
468-06-080	NEW 79-01-033	468-30-090	NEW 79-01-033	468-38-400	NEW 79-01-033

Table of WAC Sections Affected as of 12/31/78

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
468-38-410	NEW 79-01-033	468-54-020	NEW 79-01-033	478-116-010	AMD 78-07-019
468-38-420	NEW 79-01-033	468-54-030	NEW 79-01-033	478-116-020	AMD-P 78-05-103
468-38-430	NEW 79-01-033	468-54-040	NEW 79-01-033	478-116-020	AMD 78-07-019
468-38-440	NEW 79-01-033	468-54-050	NEW 79-01-033	478-116-050	AMD-P 78-05-103
468-38-450	NEW 79-01-033	468-54-065	NEW 79-01-033	478-116-050	AMD 78-07-019
468-38-460	NEW 79-01-033	468-54-070	NEW 79-01-033	478-116-055	NEW-P 78-05-103
468-42-002	NEW 79-01-033	468-54-080	NEW 79-01-033	478-116-055	NEW 78-07-019
468-42-003	NEW 79-01-033	468-58-010	NEW 79-01-033	478-116-070	AMD-P 78-05-103
468-42-004	NEW 79-01-033	468-58-020	NEW 79-01-033	478-116-070	AMD 78-07-019
468-42-005	NEW 79-01-033	468-58-030	NEW 79-01-033	478-116-080	AMD-P 78-05-103
468-42-006	NEW 79-01-033	468-58-040	NEW 79-01-033	478-116-080	AMD 78-07-019
468-42-007	NEW 79-01-033	468-58-050	NEW 79-01-033	478-116-085	NEW-P 78-05-103
468-42-009	NEW 79-01-033	468-58-060	NEW 79-01-033	478-116-085	NEW 78-07-019
468-42-011	NEW 79-01-033	468-58-070	NEW 79-01-033	478-116-090	AMD-P 78-05-103
468-42-012	NEW 79-01-033	468-58-080	NEW 79-01-033	478-116-090	AMD 78-07-019
468-42-014	NEW 79-01-033	468-58-090	NEW 79-01-033	478-116-095	NEW-P 78-05-103
468-42-020	NEW 79-01-033	468-58-100	NEW 79-01-033	478-116-095	NEW 78-07-019
468-42-022	NEW 79-01-033	468-58-110	NEW 79-01-033	478-116-100	AMD-P 78-05-103
468-42-023	NEW 79-01-033	468-62-010	NEW 79-01-033	478-116-100	AMD 78-07-019
468-42-024	NEW 79-01-033	468-62-020	NEW 79-01-033	478-116-100	AMD-P 78-05-103
468-42-027	NEW 79-01-033	468-62-030	NEW 79-01-033	478-116-110	AMD 78-07-019
468-42-028	NEW 79-01-033	468-62-040	NEW 79-01-033	478-116-110	AMD 78-07-019
468-42-031	NEW 79-01-033	468-62-050	NEW 79-01-033	478-116-120	AMD-P 78-05-103
468-42-090	NEW 79-01-033	468-62-060	NEW 79-01-033	478-116-120	AMD 78-07-019
468-42-097	NEW 79-01-033	468-66-010	NEW 79-01-033	478-116-355	NEW-P 78-05-103
468-42-099	NEW 79-01-033	468-66-020	NEW 79-01-033	478-116-355	NEW 78-07-019
468-42-101	NEW 79-01-033	468-66-030	NEW 79-01-033	478-116-450	AMD-P 78-05-103
468-42-104	NEW 79-01-033	468-66-040	NEW 79-01-033	478-116-450	AMD 78-07-019
468-42-106	NEW 79-01-033	468-66-050	NEW 79-01-033	478-116-520	AMD-P 78-05-103
468-42-129	NEW 79-01-033	468-66-060	NEW 79-01-033	478-116-520	AMD 78-07-019
468-42-151	NEW 79-01-033	468-66-070	NEW 79-01-033	478-116-576	REP-P 78-05-103
468-42-153	NEW 79-01-033	468-66-080	NEW 79-01-033	478-116-576	REP 78-07-019
468-42-161	NEW 79-01-033	468-66-090	NEW 79-01-033	478-116-578	REP-P 78-05-103
468-42-164	NEW 79-01-033	468-66-100	NEW 79-01-033	478-116-578	REP 78-07-019
468-42-167	NEW 79-01-033	468-66-110	NEW 79-01-033	478-116-582	AMD-P 78-05-103
468-42-169	NEW 79-01-033	468-66-120	NEW 79-01-033	478-116-582	AMD 78-07-019
468-42-202	NEW 79-01-033	468-66-130	NEW 79-01-033	478-116-584	AMD-P 78-05-103
468-42-224	NEW 79-01-033	468-66-140	NEW 79-01-033	478-116-584	AMD 78-07-019
468-42-270	NEW 79-01-033	468-66-150	NEW 79-01-033	478-116-588	AMD-P 78-05-103
468-42-272	NEW 79-01-033	468-70-010	NEW 79-01-033	478-116-588	AMD 78-07-019
468-42-290	NEW 79-01-033	468-70-020	NEW 79-01-033	478-116-600	AMD-E 78-04-046
468-42-291	NEW 79-01-033	468-70-030	NEW 79-01-033	478-116-600	AMD-P 78-04-085
468-42-302	NEW 79-01-033	468-70-040	NEW 79-01-033	478-116-600	AMD-P 78-05-103
468-42-303	NEW 79-01-033	468-70-050	NEW 79-01-033	478-116-600	AMD 78-06-024
468-42-395	NEW 79-01-033	468-70-060	NEW 79-01-033	478-116-600	AMD-P 78-06-121
468-42-401	NEW 79-01-033	468-70-070	NEW 79-01-033	478-116-600	AMD 78-07-019
468-42-410	NEW 79-01-033	468-70-080	NEW 79-01-033	478-116-600	AMD-P 78-09-051
468-42-501	NEW 79-01-033	468-70-990	NEW 79-01-033	478-116-600	AMD 78-10-024
468-42-504	NEW 79-01-033	468-70-99001	NEW 79-01-033	478-116-600	AMD-E 78-10-051
468-42-507	NEW 79-01-033	468-70-99002	NEW 79-01-033	478-136-020	AMD-P 78-05-028
468-42-509	NEW 79-01-033	468-70-99003	NEW 79-01-033	478-136-020	AMD 78-07-017
468-42-512	NEW 79-01-033	468-70-99004	NEW 79-01-033	478-160-125	AMD-P 78-05-013
468-42-514	NEW 79-01-033	468-74-010	NEW 79-01-033	478-160-125	AMD-P 78-05-026
468-42-515	NEW 79-01-033	468-78-010	NEW 79-01-033	478-160-125	AMD 78-07-018
468-42-516	NEW 79-01-033	468-78-020	NEW 79-01-033	478-160-130	AMD-P 78-05-013
468-42-520	NEW 79-01-033	468-78-030	NEW 79-01-033	478-160-130	AMD-P 78-05-026
468-42-522	NEW 79-01-033	468-95	NEW 79-01-033	478-160-130	AMD 78-07-018
468-42-525	NEW 79-01-033	468-95	NEW 79-01-033	478-160-135	REP-P 78-05-013
468-42-526	NEW 79-01-033	468-300-010	NEW-P 78-02-097	478-160-135	REP-P 78-05-026
468-42-527	NEW 79-01-033	468-300-010	NEW 78-06-040	478-160-135	REP 78-07-018
468-42-539	NEW 79-01-033	468-300-020	NEW-P 78-02-097	478-160-140	AMD-P 78-05-013
468-42-542	NEW 79-01-033	468-300-020	NEW 78-06-040	478-160-140	AMD-P 78-05-026
468-42-543	NEW 79-01-033	468-300-030	NEW-P 78-02-097	478-160-140	AMD 78-07-018
468-42-901	NEW 79-01-033	468-300-030	NEW 78-06-040	478-325-025	NEW-P 78-09-090
468-42-906	NEW 79-01-033	468-300-040	NEW-P 78-02-097	478-325-025	NEW 79-01-013
468-42-908	NEW 79-01-033	468-300-040	NEW 78-06-040	478-325-040	AMD-P 78-09-090
468-46-010	NEW 79-01-033	468-300-050	NEW-P 78-02-097	478-325-040	AMD 79-01-013
468-46-020	NEW 79-01-033	468-300-050	NEW 78-06-040	478-325-050	AMD-P 78-09-090
468-46-030	NEW 79-01-033	468-300-060	NEW-P 78-02-097	478-325-050	AMD 79-01-013
468-46-040	NEW 79-01-033	468-300-060	NEW 78-06-040	478-325-060	AMD-P 78-09-090
468-46-050	NEW 79-01-033	468-300-500	NEW 79-01-033	478-325-060	AMD 79-01-013
468-46-060	NEW 79-01-033	468-300-600	NEW 79-01-033	478-325-070	AMD-P 78-09-090
468-50-010	NEW 79-01-033	468-300-610	NEW 79-01-033	478-325-070	AMD 79-01-013
468-54-010	NEW 79-01-033	478-116-010	AMD-P 78-05-103	478-325-080	AMD-P 78-09-090
				478-325-080	AMD 79-01-013

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
478-325-090	AMD-P	78-09-090	490-12A-042	REP-P	78-06-110
478-325-090	AMD	79-01-013	490-12A-044	REP-P	78-06-110
478-325-100	AMD-P	78-09-090	490-12A-046	REP-P	78-06-110
478-325-100	AMD	79-01-013	490-12A-050	REP-P	78-06-110
478-325-110	AMD-P	78-09-090	490-12A-052	REP-P	78-06-110
478-325-110	AMD	79-01-013	490-15A	REP-P	78-11-001
478-325-120	AMD-P	78-09-090	490-15A-001	REP-P	78-06-110
478-325-120	AMD	79-01-013	490-15A-004	REP-P	78-06-110
478-325-130	AMD-P	78-09-090	490-15A-008	REP-P	78-06-110
478-325-130	AMD	79-01-013	490-15A-012	REP-P	78-06-110
478-325-140	REP-P	78-09-090	490-15A-016	REP-P	78-06-110
478-325-140	REP	79-01-013	490-15A-020	REP-P	78-06-110
478-325-150	REP-P	78-09-090	490-15A-024	REP-P	78-06-110
478-325-150	REP	79-01-013	490-15A-028	REP-P	78-06-110
478-325-160	REP-P	78-09-090	490-28A	AMD-P	78-11-001
478-325-160	REP	79-01-013	490-28A-010	AMD-P	78-06-110
478-325-170	REP-P	78-09-090	490-28A-011	AMD-P	78-06-110
478-325-170	REP	79-01-013	490-28A-012	AMD-P	78-06-110
478-325-180	REP-P	78-09-090	490-28A-013	AMD-P	78-06-110
478-325-180	REP	79-01-013	490-28A-030	REP-P	78-06-110
478-325-190	REP-P	78-09-090	490-28A-040	REP-P	78-06-110
478-325-190	REP	79-01-013	490-28A-050	REP-P	78-06-110
480-04-100	AMD	78-02-020	490-28A-060	REP-P	78-06-110
480-08-070	AMD-P	78-03-094	490-32A	AMD-P	78-11-001
480-08-070	AMD	78-05-037	490-32A-010	AMD-P	78-06-110
480-08-080	AMD-P	78-03-094	490-36A	AMD-P	78-11-001
480-08-080	AMD	78-05-037	490-36A-020	AMD-P	78-06-110
480-08-100	AMD-P	78-03-094	490-38-030	AMD	78-02-058
480-08-100	AMD	78-05-037	490-40A	AMD-P	78-11-001
480-12-130	AMD-E	78-11-017	490-40A-010	AMD-P	78-06-110
480-12-130	AMD-P	78-11-018	490-40A-020	AMD-P	78-06-110
480-12-130	AMD	78-12-088	490-40A-030	AMD-P	78-06-110
480-12-180	AMD-P	78-11-082	490-40A-040	AMD-P	78-06-110
480-12-180	AMD	79-01-029	490-44A	AMD-P	78-11-001
480-12-190	REP-P	78-11-082	490-44A-010	REP-P	78-06-110
480-12-195	AMD-P	78-11-082	490-44A-020	REP-P	78-06-110
480-12-195	AMD	79-01-029	490-44A-030	REP-P	78-06-110
480-12-285	AMD-E	78-11-031	490-44A-040	REP-P	78-06-110
480-12-285	AMD-P	78-11-032	490-44A-050	AMD-P	78-06-110
480-12-285	AMD	78-12-089	490-44A-060	REP-P	78-06-110
480-62-010	NEW-P	78-03-072	490-44A-070	REP-P	78-06-110
480-62-010	NEW	78-05-053	490-44A-080	REP-P	78-06-110
480-62-020	NEW-P	78-03-072	490-48A	AMD-P	78-11-001
480-62-020	NEW	78-05-053	490-48A-010	AMD-P	78-06-110
480-62-030	NEW-P	78-03-072	490-52A	AMD-P	78-11-001
480-62-030	NEW	78-05-053	490-52A-010	REP-P	78-06-110
480-62-040	NEW-P	78-03-072	490-52A-020	REP-P	78-06-110
480-62-040	NEW	78-05-053	490-52A-030	REP-P	78-06-110
480-62-050	NEW-P	78-03-072	490-56A	AMD-P	78-11-001
480-62-050	NEW	78-05-053	490-56A-010	REP-P	78-06-110
480-62-060	NEW-P	78-03-072	490-56A-020	REP-P	78-06-110
480-62-060	NEW	78-05-053	490-56A-030	REP-P	78-06-110
480-62-070	NEW-P	78-03-072	490-60A	AMD-P	78-11-001
480-62-070	NEW	78-05-053	490-60A-010	AMD-P	78-06-110
480-149-120	AMD-P	78-11-079	490-60A-020	AMD-P	78-06-110
480-149-120	AMD-P	78-12-087	490-60A-030	NEW-P	78-06-110
480-149-120	AMD	79-01-034	490-60A-040	NEW-P	78-06-110
490-04A	AMD-P	78-11-001	490-60A-050	NEW-P	78-06-110
490-04A-010	AMD-P	78-06-110	490-64A	AMD-P	78-11-001
490-04A-040	AMD-P	78-06-110	490-64A-010	REP-P	78-06-110
490-04A-050	AMD-P	78-06-110	490-64A-020	REP-P	78-06-110
490-04A-060	NEW-P	78-06-110	490-64A-030	REP-P	78-06-110
490-08A	AMD-P	78-11-001	490-64A-040	REP-P	78-06-110
490-08A-010	AMD-P	78-06-110	490-64A-050	REP-P	78-06-110
490-12A	REP-P	78-11-001	490-64A-060	REP-P	78-06-110
490-12A-010	REP-P	78-06-110	490-64A-070	REP-P	78-06-110
490-12A-020	REP-P	78-06-110	490-68A	AMD-P	78-11-001
490-12A-022	REP-P	78-06-110	490-68A-010	REP-P	78-06-110
490-12A-024	REP-P	78-06-110	490-68A-020	REP-P	78-06-110
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490-12A-032	REP-P	78-06-110	490-68A-040	REP-P	78-06-110
490-12A-034	REP-P	78-06-110	490-72A	AMD-P	78-11-001
490-12A-036	REP-P	78-06-110	490-72A-010	REP-P	78-06-110
490-12A-040	REP-P	78-06-110	490-72A-020	REP-P	78-06-110
490-72A-030	REP-P	78-06-110	490-72A-040	REP-P	78-06-110
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490-77	NEW-P	78-06-110	490-77-010	NEW-P	78-06-110
490-78	NEW-P	78-11-001	490-78	NEW-P	78-11-001
490-78-010	NEW-P	78-06-110	490-78-010	NEW-P	78-06-110
490-79	NEW-P	78-06-110	490-79	NEW-P	78-11-001
490-79-010	NEW-P	78-06-110	490-79-010	NEW-P	78-06-110
490-80	NEW-P	78-11-001	490-80	NEW-P	78-11-001
490-80-010	NEW-P	78-06-110	490-80-010	NEW-P	78-06-110
490-81	NEW-P	78-11-001	490-81	NEW-P	78-11-001
490-81-010	NEW-P	78-06-110	490-81-010	NEW-P	78-06-110
490-81-020	NEW-P	78-06-110	490-81-020	NEW-P	78-06-110
490-81-030	NEW-P	78-06-110	490-81-030	NEW-P	78-06-110
490-81-040	NEW-P	78-06-110	490-81-040	NEW-P	78-06-110
490-81-050	NEW-P	78-06-110	490-81-050	NEW-P	78-06-110
490-82	NEW-P	78-11-001	490-82	NEW-P	78-11-001
490-82-010	NEW-P	78-06-110	490-82-010	NEW-P	78-06-110
490-82-020	NEW-P	78-06-110	490-82-020	NEW-P	78-06-110
490-82-030	NEW-P	78-06-110	490-82-030	NEW-P	78-06-110
490-82-040	NEW-P	78-11-001	490-82-040	NEW-P	78-06-110
490-82-050	NEW-P	78-06-110	490-82-050	NEW-P	78-06-110
490-82-060	NEW-P	78-11-001	490-82-060	NEW-P	78-06-110
490-82-070	NEW-P	78-06-110	490-82-070	NEW-P	78-06-110
490-82-080	NEW-P	78-02-058	490-82-080	NEW-P	78-06-110
490-82-090	NEW-P	78-11-001	490-82-090	NEW-P	78-06-110
490-82-100	NEW-P	78-06-110	490-82-100	NEW-P	78-06-110
490-83	NEW-P	78-11-001	490-83	NEW-P	78-11-001
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490-83-070	NEW-P	78-06-110	490-83-070	NEW-P	78-06-110
490-84	NEW-P	78-11-001	490-84	NEW-P	78-11-001
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490-87	NEW-P	78-06-110	490-87	NEW-P	78-11-001
490-87-010	NEW-P	78-11-001	490-87-010	NEW-P	78-06-110
490-87-020	NEW-P	78-06-110	490-87-020	NEW-P	78-06-110
490-88	NEW-P	78-06-110	490-88	NEW-P	78-11-001
490-88-010	NEW-P	78-06-110	490-88-010	NEW-P	78-06-110
490-88-020	NEW-P	78-06-110	490-88-020	NEW-P	78-06-110
490-88-030	NEW-P	78-06-110	490-88-030	NEW-P	78-06-110
490-89	NEW-P	78-11-001	490-89	NEW-P	78-11-001
490-89-010	NEW-P	78-06-110	490-89-010	NEW-P	78-06-110
490-89-020	NEW-P	78-06-110	490-89-020	NEW-P	78-06-110
490-90	NEW-P	78-06-110	490-90	NEW-P	78-11-001
490-90-010	NEW-P	78-06-110	490-90-010	NEW-P	78-06-110
490-90-020	NEW-P	78-06-110	490-90-020	NEW-P	78-06-110
490-90-030	NEW-P	78-06-110	490-90-030	NEW-P	78-06-110
490-91	NEW-P	78-06-110	490-91	NEW-P	78-11-001
490-91-010	NEW-P	78-11-001	490-91-010	NEW-P	78-06-110
490-91-020	NEW-P	78-06-110	490-91-020	NEW-P	78-06-110
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490-94	NEW-P	78-11-001
490-94-010	NEW-P	78-06-110
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490-94-030	NEW-P	78-06-110
490-94-040	NEW-P	78-06-110
490-94-050	NEW-P	78-06-110
490-94-060	NEW-P	78-06-110
490-94-070	NEW-P	78-06-110
490-94-080	NEW-P	78-06-110
490-94-090	NEW-P	78-06-110
490-94-100	NEW-P	78-06-110
490-94-110	NEW-P	78-06-110
490-94-112	NEW-P	78-06-110
490-94-113	NEW-P	78-06-110
490-94-114	NEW-P	78-06-110
490-95	NEW-P	78-11-001
490-95-010	NEW-P	78-06-110
490-95-020	NEW-P	78-06-110
490-95-030	NEW-P	78-06-110
490-96	NEW-P	78-11-001
490-96-010	NEW-P	78-06-110
490-96-020	NEW-P	78-06-110
490-96-030	NEW-P	78-06-110
490-96-040	NEW-P	78-06-110
490-96-050	NEW-P	78-06-110
490-96-060	NEW-P	78-06-110
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490-325-040	NEW-P	78-02-079
490-325-040	NEW	78-04-064
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490-325-050	NEW	78-04-064
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50-12-050	AMD-P	79-01-095	248-57-100	NEW-P	79-01-083
50-16-030	AMD-P	79-01-095	248-57-200	NEW-P	79-01-083
50-16-035	AMD-P	79-01-095	248-57-300	NEW-P	79-01-083
50-16-045	AMD-P	79-01-095	248-57-400	NEW-P	79-01-083
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82-28-230	AMD-P	79-01-091	365-60-020	NEW-P	79-01-074
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