

# Washington State Register

JUNE 15, 1983

OLYMPIA, WASHINGTON

ISSUE 83-12



TABLE  
AUDIT  
DIX  
LYNDA

## IN THIS ISSUE

Agriculture, Department of  
Attorney General, Office of the  
Bellevue Community College  
Centralia Community College  
Community College District No. 4  
Community College District No. 8  
Community College District No. 12  
Ecology, Department of  
Evergreen State College, The  
Fisheries, Department of  
Game, Department of  
Governor, Office of the  
Health, Board of  
Hospital Commission  
Labor and Industries, Department of

Licensing, Department of  
Liquor Control Board  
Lottery Commission  
Olympia Technical Community College  
Personnel, Department of  
Pharmacy, Board of  
Piloting Commissioners, Board of  
Planning and Community Affairs Agency  
Skagit Valley Community College  
Social and Health Services, Department of  
State Employees Insurance Board  
Traffic Safety Commission  
Transportation, Department of  
Utilities and Transportation Commission  
Western Washington University

(Subject/Agency index at back of issue)  
This issue contains documents officially  
filed not later than June 1, 1983

## CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

## PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the Code Reviser pursuant to chapter 28B.19 or 34.04 RCW is available for public inspection during normal office hours. The Code Reviser's Office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

## REPUBLICATION OF OFFICIAL DOCUMENTS

All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

## CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER  
Code Reviser

---

---

# WASHINGTON STATE REGISTER

(ISSN 0164-6389) is published twice each month by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504, pursuant to chapter 240, Laws of 1977 ex. sess. Subscription rate \$125 per year, postpaid to points in the United States. Second-class postage paid at Olympia, Washington.

Changes of address notices, subscription orders, and undelivered copies should be sent to:

WASHINGTON STATE REGISTER  
Code Reviser's Office  
Legislative Building  
Olympia, WA 98504

The Washington State Register is an official publication of the State of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the Code Reviser pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

**Robert L. Charette,**  
*Chairman, Statute Law Committee*

**Dennis W. Cooper,**  
*Code Reviser*

**Gary Reid,**  
*Chief Assistant Code Reviser*

**Susan J. Brooks**  
*Editor*

**Joyce Matzen**  
*Subscription Clerk*

# 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.

# 1983

## DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

<u>Issue No.</u>	<u>Closing Dates</u> <sup>①</sup>			<u>Distribution Date</u>	<u>First Agency Action Date</u> <sup>③</sup>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>②</sup> or 10 p. max. Non-OTS		
<i>For Inclusion—</i>	<i>File no later than—</i>			<i>Count 20 days from—</i>	<i>For hearing/adoption on or after</i>
83-01	Nov 24	Dec 8	Dec 22, 1982	Jan 5, 1983	Jan 25
83-02	Dec 8	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 8
83-03	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 2	Feb 22
83-04	Jan 5	Jan 19	Feb 2	Feb 16	Mar 8
83-05	Jan 19	Feb 2	Feb 16	Mar 2	Mar 22
83-06	Feb 2	Feb 16	Mar 2	Mar 16	Apr 5
83-07	Feb 23	Mar 9	Mar 23	Apr 6	Apr 26
83-08	Mar 9	Mar 23	Apr 6	Apr 20	May 10
83-09	Mar 23	Apr 6	Apr 20	May 4	May 24
83-10	Apr 6	Apr 20	May 4	May 18	Jun 7
83-11	Apr 20	May 4	May 18	Jun 1	Jun 21
83-12	May 4	May 18	Jun 1	Jun 15	Jul 5
83-13	May 25	Jun 8	Jun 22	Jul 6	Jul 26
83-14	Jun 8	Jun 22	Jul 6	Jul 20	Aug 9
83-15	Jun 22	Jul 6	Jul 20	Aug 3	Aug 23
83-16	Jul 6	Jul 20	Aug 3	Aug 17	Sep 6
83-17	Jul 27	Aug 10	Aug 24	Sep 7	Sep 27
83-18	Aug 10	Aug 24	Sep 7	Sep 21	Oct 11
83-19	Aug 24	Sep 7	Sep 21	Oct 5	Oct 25
83-20	Sep 7	Sep 21	Oct 5	Oct 19	Nov 8
83-21	Sep 21	Oct 5	Oct 19	Nov 2	Nov 22
83-22	Oct 5	Oct 19	Nov 2	Nov 16	Dec 6
83-23	Oct 26	Nov 9	Nov 23	Dec 7	Dec 27
83-24	Nov 9	Nov 23	Dec 7	Dec 21	Jan 10, 1984

①All 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.

②A filing of any length will be accepted on the closing dates of this column if it has been prepared by the Order Typing Service (OTS) of the Code Reviser's Office; see WAC 1-12-220 or 1-13-240. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

③"No preceeding may be held on any rule until twenty days have passed from distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

**WSR 83-12-001**  
**ADOPTED RULES**  
**THE EVERGREEN**  
**STATE COLLEGE**

[Order 83-2, Motion No. 83-21—Filed May 19, 1983]

Be it resolved by the board of trustees of The Evergreen State College, acting at Olympia, Washington, that it does adopt the annexed rules relating to Financial obligation of students—Accounts collection policy, WAC 174-162-300 through 174-162-330.

This action is taken pursuant to Notice No. WSR 83-08-004 filed with the code reviser on March 24, 1983. These rules shall take effect thirty days after they are filed with the code reviser 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 the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 12, 1983.

By Byron L. Youtz  
 Vice President and Provost

**AMENDATORY SECTION** (Amending Order 80-3, Resolution 80-43, filed 11/26/80)

WAC 174-162-300 **COLLECTION AND APPEAL.** As an institution of public higher education administering public funds, the college has the responsibility to exercise due diligence in the collection of its outstanding accounts. To this end, the following policy is adopted:

(1) When students register, tuition and fee obligations are incurred unless the students officially withdraw by the fifth day of the quarter. Tuition and fees are payable in full by the fifth day of the quarter. Students who have not paid full tuition and fees prior to the sixth day of the quarter will be assessed a fifteen dollar late payment fee. Students who have not paid the full amount of tuition and fees by the thirtieth calendar day will be disenrolled for nonpayment of fees on the thirty-first calendar day. If the student is reinstated following disenrollment, a fifty dollar reinstatement fee will be assessed in addition to tuition and fees (as well as the late payment fee), and will be due and payable at the time of reinstatement. All other charges presented on accounts receivable statement forms are due and payable on the tenth day of the month following the month that the charges were recorded. Charges that are not paid when due are considered delinquent and as such are subject to interest and penalty charges.

(2) Every student has the right to appeal a decision to assess any fee, fine, charge, debt or other financial obligation to the college as long as the appeal is made within ten days after the written notice of assessment. The appeal must be in writing and directed to the budgetary unit head of the unit assessing the charge(s) in question.

The budgetary unit head receiving the appeal must respond to the appeal within ten days of the date of the appeal. If the appeal is denied and the student has not resolved his or her financial obligation to the college within ten days after the response to the appeal, the college may take the action authorized by WAC 174-162-310. If the student is still in disagreement with the decision, he or she may initiate COG mediation procedures as long as those actions are started within ten days after the response to the appeal.

(3) (~~Charges sixty days delinquent~~) All student charges will be turned over to student accounts (~~receivable~~) for collection action.

(4) In the event an account becomes (~~ninety~~) sixty days delinquent all facilities on campus will be notified to cancel all credit privileges for the account and the registrar will be advised to withhold the student's transcript and registration privileges.

(5) In the event an account becomes (~~one hundred twenty~~) seventy-five days past due it will be turned over to the collection agency for collection and/or legal action if appropriate.

**AMENDATORY SECTION** (Amending Order 81-2, Motion No. 81-20, filed 7/8/81)

WAC 174-162-305 **EMERGENCY LOANS COLLECTIONS POLICY.** Emergency loans are made by the office of financial aid to assist students with short-term financial problems. The success of this program is dependent on timely repayment of those loans because old loans must be collected before new loans can be made.

Emergency loans are generally made so the due date occurs within the same quarter the loan is taken. These loans are made for tuition and fees and a variety of other reasons when students are faced with an emergency situation or a cash flow problem. Each loan, regardless of size, will be charged a \$2.00 service fee. Interest charges will not apply if the loan is repaid within thirty days. Loans not repaid within thirty days will be charged interest at one percent per month on the balance outstanding on the last day of each month.

Students who do not repay their emergency loans within thirty calendar days from their due date will have all credit privileges canceled, and the registrar will be advised to withhold the student's transcript and registration privileges. In the event an account becomes (~~one hundred twenty~~) seventy-five days past due, it will be turned over to the collection agency for collection and/or legal action if appropriate.

**WSR 83-12-002**  
**ADOPTED RULES**  
**DEPARTMENT OF PERSONNEL**  
**(Personnel Board)**

[Order 184—Filed May 19, 1983]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin,

Olympia, WA 98504, that it does adopt the annexed rules relating to:

- Amd WAC 356-14-260 Compensatory time—Liquidation.  
 Amd WAC 356-18-050 Sick leave credit—Purpose—Accrual—Conversion.  
 Amd WAC 356-30-030 Appointments—Provisional—Limitations—Prohibited.

This action is taken pursuant to Notice No. WSR 83-08-009 filed with the code reviser on March 25, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 12, 1983.

By Leonard Nord  
 Secretary

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-14-260 ✓ COMPENSATORY TIME—LIQUIDATION. Compensatory time off shall be scheduled as soon as possible after accrual and with due regard for the employee's needs, insofar as this can be accomplished without detracting from sound and orderly administration. Accumulated (~~overtime~~) compensatory time shall be liquidated before vacation leave is granted except in those instances where this procedure would result in loss of accumulated vacation leave.

AMENDATORY SECTION (Amending Order 151, filed 1/12/81)

WAC 356-18-050 ✓ SICK LEAVE CREDIT—PURPOSE—ACCRUAL—CONVERSION. (1) Sick leave credits are granted as a form of insurance to minimize loss of compensation to employees due solely to reasons specified in WAC 356-18-060.

(2) Eight hours of sick leave credit shall be granted for each month in which a fulltime employee is in pay status for 15 or more calendar days. Sick leave credit for parttime, intermittent, hourly, or seasonal employees shall be computed and accrued at the ratio of payroll hours to payroll hours required for fulltime employment.

(3) Employees shall be eligible to receive monetary compensation for accrued sick leave as follows:

(a) In January of each year, and at no other time, an employee whose sick leave balance at the end of the previous year exceeds 480 hours may elect to convert the sick leave hours earned in the previous calendar year, minus those hours used during the year, to monetary compensation.

(i) No sick leave hours may be converted which would reduce the calendar year-end balance below 480 hours.

(ii) Monetary compensation for converted hours shall be paid at the rate of 25% and shall be based upon the employee's current salary.

(iii) All converted hours will be deducted from the employee's sick leave balance.

(b) Employees who separate from state service on or after September 1, 1979, due to retirement or death shall be compensated for their total unused sick leave accumulation at the rate of 25%. Compensation shall be based upon the employee's salary at the time of separation. For the purpose of this subsection, retirement shall not include "vested out-of-service" employees who leave funds on deposit with the department of retirement systems (DRS).

(c) No contributions are to be made to the department of retirement systems (DRS) for such payments in (a) or (b) above, nor shall such payments be reported to DRS as compensation.

(4) An employee who separates for any reason other than retirement or death shall not be paid for his/her accrued sick leave.

(5) Former employees who are again employed within two years of their separation from service shall be granted all unused sick leave credits, if any, to which they were entitled at time of separation for the purpose of using sick leave for the reasons prescribed in WAC 356-18-060. Upon any subsequent retirement or death of a reemployed retiree, only that unused sick leave accrued since the original retirement minus that taken within the same period may be compensated per the conversion provisions of WAC 356-18-050(3)(b).

(6) Employees coming under the jurisdiction of the state personnel board from the jurisdiction of the higher education personnel board by the provisions of WAC 356-06-055(~~(4)~~)(6) shall be credited with their sick leave accumulated with the higher education system.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-30-030 ✓ APPOINTMENTS—PROVISIONAL—LIMITATIONS—PROHIBITED. (1) No provisional appointment shall continue for more than six months unless the recruitment period extends beyond six months and then the provisional appointment shall be continued to no more than thirty calendar days after an appropriate register has been established for the class, if the register was not established during the six-month period.

(2) (~~No provisional appointment shall be continued for more than 30 calendar days after an appropriate register has been established for the class.~~

(~~3~~)) Successive provisional appointments of the same person to different classes of positions shall not be made.

(~~(4)~~) (3) No provisional appointment of persons failing to pass the appropriate examination shall continue unless the director of personnel is conducting wide, continuous and positive recruitment; and is conducting examinations for those applicants who qualify.

(~~(5)~~) (4) The appointing authority shall advise the appointee in writing of the provisional status of the appointment.

((6)) (5) The period of a provisional appointment shall not constitute a part of the probationary period.

**WSR 83-12-003**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1962—Filed May 19, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to replacement of food stamps, amending WAC 388-54-800.

This action is taken pursuant to Notice No. WSR 83-08-012 filed with the code reviser on March 28, 1983. These rules shall take effect thirty days after they are filed with the code reviser 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 the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 18, 1983.

By David A. Hogan, Director  
 Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1765, filed 2/18/82)

WAC 388-54-800 ✓ **ISSUANCE—REPLACEMENT ALLOTMENTS.** (1) Effective January 1, 1982, households may request a replacement for that portion of food coupons received, but subsequently destroyed by a household disaster, such as fire or flood and not to exceed one month food stamp allotment.

The following applies:

(a) The household shall report the destruction to the department within ten days of the incident or within the period of intended use, whichever is earlier.

(b) The household shall sign an affidavit attesting to the destruction.

(c) The disaster shall be verified through either a collateral contact, documentation from a community agency including, but not limited to, the fire department or the Red Cross, or through a home visit.

(d) Replacement of coupons reported as destroyed subsequent to receipt shall be made only once in a six-month period. The department shall deny the request for replacement if in the previous five-month period the household has been issued a replacement for either coupons or an ((ATP)) FCA reported as destroyed subsequent to receipt.

(e) The department shall issue replacement coupons, if warranted, within ten days of request for replacement.

(f) The department shall not issue a replacement of coupons if lost or misplaced after receipt.

(g) In a FNS declared disaster, the household shall not receive both the disaster allotment and a replacement allotment.

(2) Within the period of intended use, households may request a replacement for an ((ATP)) FCA received but subsequently destroyed in a household disaster, such as a fire or flood or stolen. The following applies:

(a) The household shall report the theft or destruction to the department within ten days of the incident or within the period of the ((ATP's)) FCA's intended use, whichever is earlier.

(b) The household shall sign an affidavit with the department attesting to the theft or destruction.

(c) The department shall verify the disaster or theft through either a collateral contact, documentation from a community agency including, but not limited to, the fire department or the Red Cross, or through a home visit.

(d) Replacement of an ((ATP)) FCA reported stolen subsequent to receipt shall be made only once in a six-month period. Replacement of an ((ATP)) FCA or coupons reported as destroyed subsequent to receipt shall be made only once in a six-month period. If, in the previous five months, the household has been issued a replacement for an ((ATP)) FCA reported stolen subsequent to receipt, then a request for a replacement of a stolen ((ATP)) FCA shall be denied. If, in the previous five months, the household has been issued a replacement of an ((ATP)) FCA or coupons reported as destroyed, then the request for a replacement of a destroyed ((ATP)) FCA shall be denied.

(e) The department shall issue a replacement, if warranted, within ten days of receipt of requests.

(f) Replacement of the ((ATP)) FCA shall be denied or delayed when documentation exists substantiating the request for replacement is fraudulent. The household shall be informed of the household's right to a fair hearing to contest the denial or delay of the replacement of the ((ATP)) FCA. The denial or delay of the replacement shall remain in effect pending the hearing decision.

(g) The department shall not issue a replacement ((ATP)) FCA or coupons if lost or misplaced after receipt.

(3) The department shall issue a replacement ((ATP)) FCA stolen or lost in the mail prior to receipt when reported in the period of the ((ATP's)) FCA's intended use and the household has not been issued two replacements in the previous five months. The following applies:

(a) The department shall determine if the ((ATP)) FCA was valid when issued, actually mailed, and if sufficient time has elapsed for delivery.

(b) The household shall sign an affidavit attesting to the nonreceipt of the ((ATP)) FCA.

(c) The department shall issue a replacement ((ATP)) FCA no more than ten days after report of nondelivery has been received.

(d) The department shall deny or delay the ((ATP)) FCA replacement if documentation indicates the request is fraudulent. The household shall be informed of the right to a fair hearing. The denial or delay of the ((ATP)) FCA replacement remains in effect pending the hearing decision.

(e) The department shall utilize other delivery methods after two requests are received for replacement of an original or replacement ((ATP)) FCA in a six-month period.

(4) The department shall issue replacement coupons only if the coupons are reported stolen from the mail or lost in the mail prior to receipt in the period of intended use, and the household has not been issued two replacements in the previous five months. The following applies:

(a) The department shall determine if the coupons were validly issued, actually mailed, and if sufficient time had elapsed for delivery.

(b) The household shall sign an affidavit attesting to the nondelivery.

(c) The department shall issue replacement coupons no more than ten calendar days after the report of nondelivery of first class mail has been received.

(d) Certified mail coupons.

(i) The department shall deny the request for replacement for coupons mailed by certified mail if a signed receipt of delivery is obtained by the post office from any person residing or visiting at the address provided by the household. These coupons are not replaceable as they are considered stolen after receipt.

(ii) In any other certified mail replacement circumstance, the department will use prudent judgment to determine whether coupons were lost or stolen before or after receipt.

(iii) The department will replace coupons, if otherwise eligible, within fifteen calendar days after household reports nondelivery of certified mail.

~~((+))~~ (e) The department shall utilize other delivery methods after ~~((two reports))~~ one report of nondelivery of either full or partial allotments in a six-month period.

~~((+))~~ (f) If delivery of a partial allotment is reported, the department shall determine the value of coupons and corroborated by evidence that the coupon loss was due to damage in the mail before delivery or a discrepancy in the issuance unit's inventory. If receipt of a partial allotment is due to an error in issuance unit, the remainder of the allotment shall be issued regardless of the number of times the household has received replacements in the past five months.

(5) The department shall replace food purchased with food ~~((stamps))~~ coupons when destroyed in a disaster affecting a participating household, not to exceed one month's food ~~((stamp))~~ coupon allotment when reported within ten days of the loss. The following applies:

(a) The department shall verify the disaster through a collateral contact, a community organization such as the fire department, Red Cross, or a home visit.

(b) The department shall issue a replacement allotment no more than ten days after report of the loss.

(c) The household shall not receive both ~~((α))~~ an FNS declared disaster allotment and a replacement allotment under this provision.

WSR 83-12-004  
PROPOSED RULES  
DEPARTMENT OF GAME  
(Game Commission)  
[Filed May 20, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning muzzle-loading rifles, amending WAC 232-12-051;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 5, 1983.

Dated: May 20, 1983

By: Robert B. Rasmussen

Division Administrator, Wildlife Enforcement

STATEMENT OF PURPOSE

Title and Number of Rule Section: WAC 232-12-051 Muzzle-loading rifles.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Amendment will legalize the use of a musket and clarify the prohibition against the use of a black powder substitute during special primitive muzzle-loading seasons.

Reasons Supporting the Proposed Rule(s): To clarify the use of a musket and a black powder substitute.

The Agency Personnel Responsible for Drafting: David L. Schultz, Program Manager, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, telephone: (206) 753-5740; Implementation and Enforcement: Robert B. Rasmussen, Division Administrator, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary as a result of federal regulations or state court action.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

AMENDATORY SECTION (Amending Order 165, filed 6/1/81)

WAC 232-12-051 MUZZLE-LOADING (~~(RIFLES)~~) FIRE-ARMS. (1) It is unlawful to carry or possess any firearm during special primitive muzzle-loading seasons which does not meet the following definition of muzzle-loader: Muzzle-loader means a single or double barrel wheel lock, matchlock, flintlock or percussion rifle or musket with exposed ignition in which the black powder and ball or bullet must be loaded from the muzzle. If the rifle has a removable breech plug, such removal must require the use of tools. Minimum barrel length is 20 inches and minimum caliber is 40(~~(, such measurement to be taken from land to land in the barrel)~~). Ignition is to be wheel lock, matchlock, flintlock, or percussion using original style percussion caps that fit on the nipple and are exposed to the elements. Sights must be metal. Telescopic sights or sights containing glass are prohibited.

(2) This section shall not apply to the carrying of a (~~muzzle-loading pistol~~) handgun designed for black powder use only.

(3) This section shall not apply to persons lawfully hunting game birds with a shotgun.

(4) Only one barrel of a double barrel muzzle-loader may be loaded at any one time while hunting in a special primitive muzzle-loading season.

(5) It is unlawful to use a black powder substitute in a muzzle-loading firearm during any special primitive muzzle-loading season.

**WSR 83-12-005**  
**ADOPTED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
 [Order 203—Filed May 20, 1983]

Be it resolved by the Game Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to 1983 Game Fish Seasons and Catch Limits, WAC 232-28-605. Amendment to provide an open season on Yale Reservoir from May 21 through October 31, bank fishing only (closed within 400' of the outermost headlands at the mouth of Cougar Creek August 31 - October 31).

This action is taken pursuant to Notice No. WSR 83-08-088 filed with the code reviser on April 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 16, 1983.

By Vern E. Ziegler  
 Chairman, Game Commission

AMENDATORY SECTION (Amending Order 197, filed 12/2/82)

WAC 232-28-605 ✓ 1983 GAME FISH SEASONS AND CATCH LIMITS.

Reviser's note: The text and accompanying pamphlet comprising the amendments to the 1983 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 amendments 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.

**WSR 83-12-006**  
**EMERGENCY RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
 [Order 204—Filed May 20, 1983]

Be it resolved by the Game Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to 1983 Game Fish Seasons and Catch Limits, WAC 232-28-605. Amendment to provide an open season on Yale Reservoir from May 21 through October 31, bank fishing only (closed with 400' of the outermost headlands at the mouth of Cougar Creek August 31 - October 31).

We, the Game Commission, find that an emergency exists and that this 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 the emergency is previous action closed Yale Reservoir to all fishing in order to protect kokanee. Bank fishing can be allowed for other species without impacting kokanee, which reside in deep waters of the reservoir.

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

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 16, 1983.

By Vern E. Ziegler  
 Chairman, Game Commission

AMENDATORY SECTION (Amending Order 197, filed 12/2/82)

WAC 232-28-605 1983 GAME FISH SEASONS AND CATCH LIMITS.

Reviser's note: The text and accompanying pamphlet comprising the amendments to the 1983 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 amendments 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.

**WSR 83-12-007**  
**ADOPTED RULES**  
**STATE EMPLOYEES**  
**INSURANCE BOARD**

[Order 2-83—Filed May 20, 1983]

Be it resolved by the State Employees Insurance Board, acting at the Department of Personnel, Board Room, 600 South Franklin, Olympia, WA, that it does adopt the annexed rules relating to eligible employees and retirees, amending WAC 182-12-115.

This action is taken pursuant to Notice No. WSR 83-08-017 filed with the code reviser on March 29, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the State Employees Insurance Board as authorized in chapter 41.05 RCW.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By C. H. Shay  
 Group Insurance Analyst

**AMENDATORY SECTION** (Amending Order 2-80, filed 4/10/80)

**WAC 182-12-115** ✓ **ELIGIBLE EMPLOYEES AND RETIREES.** The following definitions of eligible employees and retirees of an eligible entity, as defined in WAC 182-12-111, shall apply for all SEIB approved plans except as otherwise stated in this chapter:

(1) "Full-time employees." Those who work a full-time work week for their agency and are expected to be employed for more than six months.

(2) "Permanent part-time employees." Those who do not work full-time, but who are under continuous employment by an agency, and who are scheduled to work at least 80 hours per month.

(3) "Career seasonal employees." Those who work at least 80 hours per month during a designated season for a minimum of three months per year and who have an understanding of continued employment with their agency season after season. These employees become eligible to enroll when they return to state employment for their second "season" of employment. Employees who work on a seasonal basis and do not elect to self pay during the break between seasons shall be treated as "new" employees on return to work in a following season.

(4) "Appointed and elected officials." Legislators are eligible on the date their term begins. All other elected and full-time appointed officials of the legislative and executive branches of state government are eligible on the date their term begins or they take the oath of office, whichever occurs first.

(5) "Judges." Justices of the supreme court and judges of the court of appeals and the superior courts become eligible on the date they take the oath of office.

(6) "Retirees and disabled employees." (~~Persons retiring are eligible for retiree medical coverage if they will immediately begin receiving a monthly retirement income benefit from a Washington state sponsored retirement system.~~) Eligible employees who terminate state service after becoming vested in a Washington state sponsored retirement system are eligible for retiree medical, dental and life coverages provided the person:

(a) Immediately begins receiving a monthly retirement income benefit from such retirement system; or

(b) If not retiring under the public employees retirement system (PERS), would have been eligible for a monthly retirement income benefit because of age and years of service had the person been employed under the provisions of PERS I or PERS II for the same period of employment; or

(c) Must take a lump sum benefit because their monthly benefit would have been under fifty dollars.

Employees who are permanently and totally disabled and (~~deferring receipt of a~~) eligible for a deferred monthly retirement income benefit are likewise eligible, provided they apply for retiree (~~medical~~) coverage before their SEIB active employee (~~medical~~) coverage ends. Persons retiring who do not have waiver of premium coverage from any SEIB life insurance plan are eligible for retiree life insurance, subject to the same qualifications as for retiree medical coverage. Retirees and disabled employees are not eligible for an employer premium contribution. The federal civil service retirement system shall be considered a Washington state sponsored retirement system for Washington state university cooperative extension service employees who hold a federal civil service appointment and who are covered under the SEIB program at the time of retirement or disability.

**WSR 83-12-008**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
 [Order 83-12—Filed May 20, 1983]

I, Paula Rinta Stewart, acting director of the Department of Labor and Industries, do promulgate and adopt at Room 334, General Administration Building, Olympia, Washington 98504, the annexed rules relating to inspection fees, WAC 296-46-910. This order amends the fees for the inspection of carnival equipment. The current rule states that all carnival concessions must be inspected each time each concession is set up for a fee of \$10.00. This new rule allows for (a) a preseason inspection on an hourly rate, (b) if the carnival equipment has not been preseason inspected, that the first inspection will be \$10.00 for each ride, concession, or generator, and (c) each time the rides are set up, equipment previously approved shall be charged \$50.00 for the first

ten rides and \$2.00 each for all additional rides, concessions, or generators.

I, Paula Rinta Stewart, find that an emergency exists and that this 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 the emergency is the current fees for the inspection of carnival concessions could be prohibitive during this carnival season. To eliminate economic problems for the carnival industry, it is necessary to implement this rule immediately.

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

This rule is promulgated pursuant to RCW 19.28.210 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Paula Rinta Stewart  
Acting Director

**AMENDATORY SECTION** (Amending Order 82-29, filed 8/26/82)

**WAC 296-46-910 INSPECTION FEES.** To calculate the fees, amperage will be based on conductor ampacity. Voltage will be based on service conductor voltage in accordance with NEC Article 230-201, or load side of transformer.

Inspection fees shall be paid before connection by serving utility.

(1) **New Service Fees:**

Single Family Residence (Each Family Dwelling Unit)	Multi-Family	Other Than Residential			
		120/208 240 Volts	480-600 Volts	601 & Over Volts	
AMPS	1 phase	1 phase	3 phase	3 phase	3 phase
1- 100	\$ 32.00	\$ 32.00	\$ 40.00	\$ 48.00	\$ 68.00
101- 200	40.00	44.00	52.00	64.00	124.00
201- 300	48.00	52.00	76.00	96.00	192.00
301- 400	60.00	64.00	108.00	128.00	268.00
401- 500	84.00	88.00	140.00	172.00	340.00
501- 600	108.00	116.00	172.00	212.00	408.00
601- 800	124.00	128.00	192.00	244.00	488.00
801-1200	144.00	152.00	224.00	280.00	564.00
1201-1600	152.00	160.00	244.00	308.00	600.00
1601-2000		172.00	252.00	320.00	640.00
2001-2500		184.00	276.00	340.00	680.00
2501-3000		192.00	288.00	364.00	708.00
3001-4000		204.00	308.00	380.00	748.00
4001-5000		212.00	320.00	404.00	800.00
5001-6000		224.00	340.00	428.00	844.00

- (2) A fee of \$ 12.00 shall be charged for the following.
- Mobile home service connection in a mobile home park.
  - Mobile home feeder where service is existing in a mobile home park.

- Each lot in a recreational vehicle park to which power is supplied.
  - Each berth in a boat harbor or marina to which power is supplied.
- (3) A fee of \$15.00 shall be charged for each of the following.
- A temporary construction service for lighting and power of 20 KVA or less. The fee for a temporary construction service in excess of 20 KVA shall be 50% of the fee for a new service installation of like ampacity.
  - ~~((f))~~.  
Yard pole meter loops or similar isolated metering installations.
  - Calculation of or checking heat calculations.
  - Each unit of transient worker housing.
- (4) The fee for a circuit extension installed for controls and motors for central vacuum systems, garage door openers, and heating plants such as gas, oil, and electrical furnaces is \$10.00.
- (5) The fee for installations, increases, and ~~((relocation[s]))~~ relocations (altered) of an existing service or feeder is 50% of the fee for a new service of like ampacity, with a minimum fee of \$20.00, plus \$1.00 for each new circuit installed. The total fee shall be no greater than the fee for a new service of like ampacity.
- (6) The fee for new circuits, circuit extensions, and circuit alteration where the service or feeder is not modified, shall be \$ 20.00 for one to four circuits inspected at the same time on the same premises under a single label and \$3.00 for each additional circuit. The total fee shall be no greater than the fee for a new service of like ampacity.
- (7) The fee for sign and outline lighting circuits is \$10.00 for one to four circuits inspected at the same time on the same premises under a single label and \$2.00 for each additional circuit.
- (8) The fee for each electric sign installed, other than portable indoor signs connected with an electrical cord, is \$10.00.
- (9) To calculate the fees, the following shall be classed as separate services:
- Feeders that terminate in a separate building; and
  - Secondaries of transformers.
- (10) The fee for the first feeder installation with new services is 25% of the fee for service installations of like ampacity with a minimum fee of \$10.00 for each feeder.
- (11) The fee for a service to an individual motor will be \$ 25.00 per motor for a motor rating of 10 HP or less. The fee for each horse power in excess of 10 HP is 75 cents per HP. The maximum of \$ 150.00, including an allowance of 5 KVA of auxiliary motor equipment.

The optional fee for a new service installation to an individual motor may be calculated in accordance with the fees in subsection (1).

- (12) In addition to the service and feeder installation fees, the fee for each electrically driven irrigation machine is \$ 25.00 plus \$5.00 for each tower or drive motor.
- (13) The fee for inspecting existing electrical facilities will be \$25.00 for the first hour and \$20.00 for each additional hour or fraction of an hour.
- (14) The fee for a plan review request pursuant to WAC 296-46-140(1) is 25 percent of the job label fee as determined by WAC 296-46-495, plus a fee of \$25.00. The fee for review of electrical plans voluntarily requested pursuant to WAC 296-46-140(4) is \$30.00 per hour or fraction of an hour.
- (15) A fee of \$ 20.00 per hour or fraction of an hour shall be paid before approval of the installation if the following services are necessary:
- Trips to inspect when the label submitter has given notice to the inspector that the work is ready for inspection when it is not, or if the submitter has given an erroneous address.
  - More than one additional inspection per label to inspect corrections required by the inspector as a result of carelessness or neglect or for improperly responding to a corrective notice.
  - Each trip necessary to remove a red tag from a jobsite posted because unlicensed electricians were working on the jobsite.
  - ~~((When))~~ When corrections have not been made in the prescribed time, unless an exception has been requested and granted.
- (16) The fee for emergency, standby, and resource recovery generators up to 5 KW is \$10.00. The fee for such generators over 5 KW is \$10.00 plus \$0.50 per KW up to a maximum fee of \$120.00. The fee for a generator installation that constitutes the main source of power is that for the applicable services and feeders.
- (17) A person or business that fails to submit a fee and obtain an electrical wiring permit for a completed electrical job before the department inspects the work must pay a double fee for the permit.
- (18) ~~((The fee for each individual carnival concession to which power is supplied is \$10.00.))~~ Fees for carnival electrical inspections.
- The department will, for \$32 per hour, inspect carnival rides, concessions, and generators before the first show of each year. This pre-season inspection is encouraged; it may save a carnival operator a large amount on inspection fees.
  - If a ride, concession, or generator has not had a pre-season inspection, a carnival, circus, travelling show must pay a fee of \$10 for each ride, concession, or generator to

which power is supplied for the first inspection each year. An insignia of approval will be affixed to each ride, concession, and generator to indicate the year and date.

- c. The department shall inspect a ride, concession, or generator each additional time the ride, concession, or generator is set up. For those rides, concessions, and generators that have been inspected and have insignia of approval, the fee shall be \$50 for up to the first ten rides, concessions, or generators, and \$2 each for all additional rides, concessions, and generators. If a ride, concession, or generator has no insignia of approval, the fee for that ride, concession, or generator shall be that charged in b. of this subsection.

### WSR 83-12-009

#### PROPOSED RULES

#### DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Filed May 20, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Transportation Commission intends to adopt, amend, or repeal rules relating to the size of vehicles, chapter 468-38 WAC. They need to be updated in order to bring them into conformity with recent legislation (ESB 4112);

that the agency will at 10:00 a.m., Thursday, July 21, 1983, in the Commission Meeting Room, Room 1D2, Transportation Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 46.44.090.

The specific statute these rules are intended to implement is RCW 46.44.010, 46.44.030 and 46.44.0941.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 21, 1983.

Dated: May 19, 1983

By: Lue Clarkson  
Administrator

#### STATEMENT OF PURPOSE

Title: Amendment to chapter 468-38 WAC.

Summary of Rules: To update the regulations on vehicle size and weight.

Statement of Reasons: To bring regulations into conformity with recently enacted state legislation.

For Further Information: Mr. Don Ernst, State Maintenance Engineer, Room 1C9, Transportation Building, Phone 753-6014, Olympia, Washington, is responsible for the drafting and implementation of the rule.

Proponent of the Rule: Washington State Department of Transportation.

Opponent of the Rule: Unknown.

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-010 THREE VEHICLE COMBINATIONS. (1) A three-vehicle combination shall consist of (a) a truck-tractor, semi-trailer and full trailer, or (b) a truck-tractor and two semi-trailers.

(2) ~~((The total length of the combination shall not exceed 65 feet. (3)))~~ Brakes shall be of the progressive type controlled by the foot brake and so designed that the braking effect shall start with the last axle in the combination and progress forward to the power unit.

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-070 MAXIMUMS FOR SPECIAL PERMITS. (1) Overwidth: 14 feet on any two-lane highway; 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 highway.

~~((Loads up to 16 feet wide may be permitted on two-lane highways during daylight hours if the gross weight does not exceed 80,000 pounds. (RCW 46.44.092) Such movements shall be permitted only on highways whose lanes of travel are at least 12 feet wide.))~~

The regulations on movement of buildings are in WAC 468-38-360.

(2) Overheight: A load over 14 feet high must be moved by permit, but the permittee is to be governed by the clearance of overhead obstructions such as bridges, underpasses, wires, overhead signs and other objects. The issuance of a permit 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. Vehicles hauling empty apple bins may be issued permits to haul such bins up to 14 feet 10 inches high.

(3) Overlength: The permit will allow movement on routes on which the permittee can negotiate curves, interchanges, entrance and exit roadways and other obstacles. In all instances the general safety of the public is considered paramount.

(4) Overweight: 22,000 pounds on a single axle; 43,000 pounds on tandem axles. (RCW 46.44.091)

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-090 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) ~~Over sized hauling units in a combination ((over 65)) in which two trailing units exceed 68 feet or in which one trailing unit exceeds 56 feet in length, 14 feet in height, or 8 feet 6 inches in width 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 outside dimensions of the hauling unit. Such oversize hauling units ((in a combination over 65 feet in length, 14 feet in height, or 8 feet 6 inches in width)) shall not be used to haul objects which can readily be reduced or hauled within the limits of a legal vehicle or a combination of vehicles.~~

(4) ~~((Units))~~ A trailer more than ~~((45))~~ 48 feet in length within a two-vehicle combination ~~((of 65 feet or less))~~ may operate by authority of a single trip permit ~~((or))~~, a thirty day permit, or an annual permit authorized by RCW 46.44.0941.

~~((5) Notwithstanding the provisions of subsections (1) and (3) of this section a vehicle or load exceeding 8 feet in width may be allowed by permit provided it does not exceed 8 feet 6 inches. Safety appliances may extend beyond the approved width by no more than 2 inches as defined in RCW 46.44.010 despite the fact that this results in a width in excess of 8 feet 6 inches.))~~

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-120 OVERSIZE MOBILE HOME TRANSPORT REGULATIONS. (1) The purpose of this section is to supplement the provisions of chapter 468-38 WAC as they relate to the movement of mobile homes. Where conflicts with other sections of this chapter occur, the following rules apply.

(2) Definitions:

(a) "Mobile home" means all trailers of the semitrailer type with hitch ball coupler designed as structures for human habitation which may have been subsequently adapted to other uses, which are capable of being towed upon the public highways and are more than forty-five feet in length or more than eight and one-half feet in width.

(b) "Modular homes and sectional buildings" means any factory-built housing designed for human habitation 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 be towed 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 provisions of this chapter of the Washington Administrative Code regulating the movement of overlegal loads.

(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 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 apply to mobile homes of semi-trailer design whose width exceeds eight and one-half 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 may be issued only to permittees who are qualified as dealers or manufacturers as provided in chapter 46.70 RCW or to transporters licensed as provided in chapter 46.76 RCW.

Annual permits shall apply only to transport of mobile homes fourteen feet or less in height, above level ground, while being transported.

~~((Within ten days of transporting a mobile home with 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.))~~

(b) Monthly permits may be issued to dealers, manufacturers, and transporters under the same conditions as annual permits except that fourteen foot height limitations may be waived.

(c) Single trip permits may be 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 single trip permit for movement of a mobile home within or leaving the state shall not be valid unless there is attached certification by the treasurer of the county in which the mobile home has been located that the requirements of RCW 46.44.170 have been met. Movement permits for mobile homes coming into the state or in transit through the state to another state or province do not require such certification.

(5) The permittee must have insurance in effect while operating under the permit in the minimum amounts of \$100,000-\$300,000 public liability and \$50,000 property damage. Pilot car operators shall meet the insurance requirements of RCW 46.44.180.

(6) If an accident occurs while transporting a mobile home under permit, the permittee shall immediately notify the nearest state patrol office if the damage is greater than two hundred and fifty dollars to the mobile home or greater than one hundred dollars to other vehicles or structures. Permission to continue the movement must be obtained from the state patrol.

(7) Dealers selling 12 to 14 foot wide mobile homes must advise the prospective purchaser in writing that not all state highways are approved for the transport of 12 to 14 foot wide mobile homes.

(8) Permits issued in accordance with the Uniform Mobile and Modular Home Transportation Regulations of WASHTO will be subject to those regulations and will be honored by the state of Washington if issued by other states.

(9) Mobile homes:

(a) Overall dimensions shall not exceed those stated 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 complete system of the mobile home, including running gear assembly, shall comply with the rules and regulations adopted by the United States Department of Housing and Urban Development (24 CFR 280 (1976) and as thereafter amended). Tires shall comply with applicable Federal Motor Carrier Safety Regulations, Title 49, chapter 111. Those mobile homes not certified as qualifying to the minimum H.U.D. specifications shall have brakes on at least two axles and on four wheels. Units of sixty feet or more in length shall have at least three full axles, except that 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, and shall be adequate to control the mobile home and its load. They shall be 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. The minimum track width between two wheels on the same axle shall be 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 and shall be inflated to the 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 side of half sections of mobile homes shall be covered in such a way as to prevent billowing of the covering material.

(d) Furnishings or loose objects within the mobile home shall be secured in positions to achieve proper weight and balance.

(10) Tow vehicles:

(a) Tow vehicles shall comply with the following minimum requirements:

MOBILE HOME WIDTH TO BE TOWED	TIRE WIDTH	DRIVE AXLE TIRE RATING	GROSS CURB WEIGHT	(1) WEIGHT	REAR AXLE RATING
Over 8 1/2' 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. Tow 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: In addition to the requirements of WAC 468-38-190, the OVERSIZE LOAD sign will be attached horizontally on the rear of the trailer home with the bottom edge between five and seven feet above the road surface. Sign material shall be impervious to moisture, clean and mounted with adequate supporting anchorage to provide legibility at all times.

(12) Lights: In addition to provisions of WAC 468-38-170, 6-inch diameter flashing amber lights with a 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. Wiring and connections shall be in good working order.

(13) Travel speeds for mobile homes shall be as set forth in WAC 468-38-340.

(14) Mobile homes 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 an overtaking vehicle.

(15) The mobile home unit shall be operated in the right lane except when passing. On two-lane highways, units shall not pass other vehicles except when required to pass a vehicle being operated at a speed so slow as to hinder the safe flow of traffic.

**AMENDATORY SECTION** (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-290 FARM IMPLEMENTS. (1) "Farm implements" 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.

(2) "Farm implements" does not include:

(a) Implements having a gross weight of 45,000 pounds or more;

(b) Those more than 20 feet wide;

(c) Those not equipped with pneumatic tires;

(d) Those more than 14 feet wide if not used for the harvest of mature crops; or

(e) Spray or fertilizer applicator rigs or equipment auxiliary to any of these rigs which are wider than 8 1/2 feet when they are operated more than 50 miles from the dealer facility.

(3) Farm implements less than 14 feet in width do not require a special permit for movement on state highways other than fully controlled limited access highways. Other movements require a permit, the fees for which are listed in RCW 46.44.0941.

(4) Permits will not be granted for farm machinery over 20 feet wide.

(5) The movement of farm implements, whether exempt from obtaining a permit or not, shall be subject to the following regulations:

(a) Width: If more than 8 1/2 feet, the implement must display bright red flags at least 12 inches square so as to wave freely on all 4 corners of the vehicle and at extreme ends of all protrusions, projections, or overhangs.

(b) Distance: A farm implement must allow at least 500 feet between it and another vehicle so as not to impair the visibility of an overtaking vehicle. If 5 or more vehicles line up behind a farm implement, the farm implement is to pull off the roadway until traffic is cleared.

(c) Hours of movement: Implements may be moved only during daylight hours (i.e., one-half hour before sunrise to one-half hour after sunset). Movement is prohibited when visibility is less than 1,000 feet, or when hazardous conditions exist, as defined by the department of transportation or the state patrol. Movement on weekends is prohibited except during harvest seasons.

(d) Lights: The department may authorize movements outside daylight hours if an emergent harvest condition exists. Escort vehicles are required for such movements operating in accordance with the requirements set forth below. The farm implement or transporting vehicle shall also be equipped with rear red lights and red reflectors. In addition, it shall display 4 inch double face flashing amber lights mounted one on each side at the widest point on the farm implement so as to be visible to oncoming and overtaking traffic.

(e) Convoys: Convoying may be used to move farm implements. Two-way radio equipment shall be available to the farm implements and the escort vehicle.

(6) Signs and escorts are required for the movement of farm implements as follows:

(a) On two-lane state highways:

(i) If 8 1/2 to 10 feet wide, OVERSIZE LOAD signs visible to oncoming and overtaking traffic must be displayed. (These signs must meet the requirements of WAC 468-38-190. They must be displayed as high as practicable on the farm implement.)

(ii) If 10 to 20 feet wide, escort vehicles must precede and follow.

(b) On multiple-lane state highways:

(i) If 8 1/2 to 14 feet wide, the implement shall display an OVERSIZE LOAD sign on the rear.

(ii) If 14 to 20 feet wide, it shall be followed by an escort vehicle.

(7) The use of escort vehicles shall be as prescribed in WAC 468-38-100 and 468-38-110.

(8) A flagperson may be used instead of an escort vehicle when authorized by permit.

(a) A flagperson shall be an agent or an employee of the person moving the farm implement, and must be at least 18 years old. The flagperson shall have a red flag not less than 12 inches square mounted on a staff, and may ride in the cab or in another vehicle. A flagperson is required if stipulated in the permit.

(b) The flagperson may get out of the vehicle and direct traffic whenever traffic is obstructed, or where necessary to infringe on the opposite lane of traffic. The flagperson shall warn traffic of the approaching load at danger points.

(9) Posting a route may be used in lieu of the requirement for pilot cars. The following conditions must be met:

(a) The intended route can be no more than 2 miles along public highways.

(b) Signs must be posted on the shoulder of the right side of the roadway no more than 12 feet from the edge of the traffic lane.

(c) Signs shall read "OVERSIZE VEHICLE MOVING AHEAD" and be posted on a square at least 36 inches on each side in black lettering on a yellow background. They shall be removed as soon as possible after the farm implement has left the state highway.

(d) Signs shall not rest on the ground, and must be visible to vehicles approaching or turning onto the portion of state highway to be traveled.

(e) They shall be placed:

(i) In advance of the point where the farm implement enters the state highway;

(ii) In advance of the exit point; and

(iii) A sign on each side of the state highway near each access, public or private, to inform the driver of a vehicle turning onto the state highway in either direction.

### WSR 83-12-010

#### EMERGENCY RULES

#### DEPARTMENT OF TRANSPORTATION

#### (Transportation Commission)

[Order 36, Resolution No. 185—Filed May 20, 1983]

Be it resolved by the Washington State Transportation Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to the size of vehicles, amending chapter 468-38 WAC, making changes as required by ESB 4112 (1983 session).

We, the Washington State Transportation Commission, find that an emergency exists and that this 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 the emergency is the legislature enacted ESB 4112 which amends the size limits of vehicles. Conflict between the WAC and the RCW could create enforcement problems as well as problems for highway safety.

These 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 Washington State Transportation Commission as authorized in RCW 46.44.090.

The undersigned hereby declares that the public 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) in the adoption of these rules.

APPROVED AND ADOPTED May 19, 1983.

By Jerry B. Overton  
Chairman

#### AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

**WAC 468-38-010 THREE VEHICLE COMBINATIONS.** (1) A three-vehicle combination shall consist of (a) a truck-tractor, semi-trailer and full trailer, or (b) a truck-tractor and two semi-trailers.

(2) ~~((The total length of the combination shall not exceed 65 feet.~~

~~(3)) Brakes shall be of the progressive type controlled by the foot brake and so designed that the braking effect shall start with the last axle in the combination and progress forward to the power unit.~~

#### AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

**WAC 468-38-070 MAXIMUMS FOR SPECIAL PERMITS.** (1) **Overwidth:** 14 feet on any two-lane highway, 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 highway.

~~((Loads up to 16 feet wide may be permitted on two-lane highways during daylight hours if the gross weight does not exceed 80,000 pounds. (RCW 46.44.092) Such movements shall be permitted only on highways whose lanes of travel are at least 12 feet wide.))~~

The regulations on movement of buildings are in WAC 468-38-360.

(2) **Overheight:** A load over 14 feet high must be moved by permit, but the permittee is to be governed by the clearance of overhead obstructions such as bridges, underpasses, wires, overhead signs and other objects. The issuance of a permit 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. Vehicles hauling empty apple bins may be issued permits to haul such bins up to 14 feet 10 inches high.

(3) **Overlength:** The permit will allow movement on routes on which the permittee can negotiate curves, interchanges, entrance and exit roadways and other obstacles. In all instances the general safety of the public is considered paramount.

(4) **Overweight:** 22,000 pounds on a single axle; 43,000 pounds on tandem axles. (RCW 46.44.091)

#### AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

**WAC 468-38-090 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) Oversized hauling units in a combination ~~((over 65))~~ in which two trailing units exceed 68 feet or in which one trailing unit exceeds 56 feet in length, 14 feet in height, or 8 feet 6 inches in width 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 outside dimensions of the hauling unit. ~~Such oversize hauling units ((in a combination over 65 feet in length, 14 feet in height, or 8 feet 6 inches in width)) shall not be used to haul objects which can readily be reduced or~~

hauled within the limits of a legal vehicle or a combination of vehicles.

(4) ~~((Units))~~ A trailer more than ~~((45))~~ 48 feet in length within a two-vehicle combination ~~((of 65 feet or less))~~ may operate by authority of a single trip permit ~~((or))~~, a thirty day permit, or an annual permit authorized by RCW 46.44.0941.

~~((5) Notwithstanding the provisions of subsections (1) and (3) of this section a vehicle or load exceeding 8 feet in width may be allowed by permit provided it does not exceed 8 feet 6 inches. Safety appliances may extend beyond the approved width by no more than 2 inches as defined in RCW 46.44.010 despite the fact that this results in a width in excess of 8 feet 6 inches.))~~

**AMENDATORY SECTION** (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-120 **OVERSIZE MOBILE HOME TRANSPORT REGULATIONS.** (1) The purpose of this section is to supplement the provisions of chapter 468-38 WAC as they relate to the movement of mobile homes. Where conflicts with other sections of this chapter occur, the following rules apply.

(2) Definitions:

(a) "Mobile home" means all trailers of the semitrailer type with hitch ball coupler designed as structures for human habitation which may have been subsequently adapted to other uses, which are capable of being towed upon the public highways and are more than forty-five feet in length or more than eight and one-half feet in width.

(b) "Modular homes and sectional buildings" means any factory-built housing designed for human habitation 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 be towed 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 provisions of this chapter of the Washington Administrative Code regulating the movement of overlegal loads.

(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 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 apply to mobile homes of semi-trailer design whose width exceeds eight and one-half 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 may be issued only to permittees who are qualified as dealers or manufacturers as provided in chapter 46.70 RCW or to transporters licensed as provided in chapter 46.76 RCW.

Annual permits shall apply only to transport of mobile homes fourteen feet or less in height, above level ground, while being transported.

~~((Within ten days of transporting a mobile home with 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.))~~

(b) Monthly permits may be issued to dealers, manufacturers, and transporters under the same conditions as annual permits except that fourteen foot height limitations may be waived.

(c) Single trip permits may be 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 single trip permit for movement of a mobile home within or leaving the state shall not be valid unless there is attached certification by the treasurer of the county in which the mobile home has been located that the requirements of RCW 46.44.170 have been met. Movement permits for mobile homes coming into the state or in transit through the state to another state or province do not require such certification.

(5) The permittee must have insurance in effect while operating under the permit in the minimum amounts of \$100,000-\$300,000 public liability and \$50,000 property damage. Pilot car operators shall meet the insurance requirements of RCW 46.44.180.

(6) If an accident occurs while transporting a mobile home under permit, the permittee shall immediately notify the nearest state patrol office if the damage is greater than two hundred and fifty dollars to the mobile home or greater than one hundred dollars to other vehicles or structures. Permission to continue the movement must be obtained from the state patrol.

(7) Dealers selling 12 to 14 foot wide mobile homes must advise the prospective purchaser in writing that not all state highways are approved for the transport of 12 to 14 foot wide mobile homes.

(8) Permits issued in accordance with the Uniform Mobile and Modular Home Transportation Regulations of WASHTO will be subject to those regulations and will be honored by the state of Washington if issued by other states.

(9) Mobile homes:

(a) Overall dimensions shall not exceed those stated 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 complete system of the mobile home, including running gear assembly, shall comply with the rules and regulations adopted by the United States Department of Housing and Urban Development (24 CFR 280 (1976) and as thereafter amended). Tires shall comply with applicable Federal Motor Carrier Safety Regulations, Title 49, chapter 111. Those mobile homes not

certified as qualifying to the minimum H.U.D. specifications shall have brakes on at least two axles and on four wheels. Units of sixty feet or more in length shall have at least three full axles, except that 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, and shall be adequate to control the mobile home and its load. They shall be 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. The minimum track width between two wheels on the same axle shall be 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 and shall be inflated to the 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 side of half sections of mobile homes shall be covered in such a way as to prevent billowing of the covering material.

(d) Furnishings or loose objects within the mobile home shall be secured in positions to achieve proper weight and balance.

(10) Tow vehicles:

(a) Tow vehicles shall comply with the following minimum requirements:

MOBILE HOME WIDTH TO BE TOWED	TIRE WIDTH	DRIVE AXLE TIRE RATING	GROSS CURB WEIGHT	(1) WEIGHT	REAR AXLE RATING
Over 8 1/2 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. Tow 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: In addition to the requirements of WAC 468-38-190, the OVERSIZE LOAD sign will be attached horizontally on the rear of the trailer home with the bottom edge between five and seven feet above the road surface. Sign material shall be impervious to

moisture, clean and mounted with adequate supporting anchorage to provide legibility at all times.

(12) Lights: In addition to provisions of WAC 468-38-170, 6-inch diameter flashing amber lights with a 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. Wiring and connections shall be in good working order.

(13) Travel speeds for mobile homes shall be as set forth in WAC 468-38-340.

(14) Mobile homes 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 an overtaking vehicle.

(15) The mobile home unit shall be operated in the right lane except when passing. On two-lane highways, units shall not pass other vehicles except when required to pass a vehicle being operated at a speed so slow as to hinder the safe flow of traffic.

**AMENDATORY SECTION** (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-290 FARM IMPLEMENTS. (1) "Farm implements" 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.

(2) "Farm implements" does not include:

(a) Implements having a gross weight of 45,000 pounds or more;

(b) Those more than 20 feet wide;

(c) Those not equipped with pneumatic tires;

(d) Those more than 14 feet wide if not used for the harvest of mature crops; or

(e) Spray or fertilizer applicator rigs or equipment auxiliary to any of these rigs which are wider than 8 1/2 feet when they are operated more than 50 miles from the dealer facility.

(3) Farm implements less than 14 feet in width do not require a special permit for movement on state highways other than fully controlled limited access highways. Other movements require a permit, the fees for which are listed in RCW 46.44.0941.

(4) Permits will not be granted for farm machinery over 20 feet wide.

(5) The movement of farm implements, whether exempt from obtaining a permit or not, shall be subject to the following regulations:

(a) Width: If more than 8 1/2 feet, the implement must display bright red flags at least 12 inches square so as to wave freely on all 4 corners of the vehicle and at extreme ends of all protrusions, projections, or overhangs.

(b) Distance: A farm implement must allow at least 500 feet between it and another vehicle so as not to impair the visibility of an overtaking vehicle. If 5 or more vehicles line up behind a farm implement, the farm implement is to pull off the roadway until traffic is cleared.

(c) *Hours of movement:* Implements may be moved only during daylight hours (i.e., one-half hour before sunrise to one-half hour after sunset). Movement is prohibited when visibility is less than 1,000 feet, or when hazardous conditions exist, as defined by the department of transportation or the state patrol. Movement on weekends is prohibited except during harvest seasons.

(d) *Lights:* The department may authorize movements outside daylight hours if an emergent harvest condition exists. Escort vehicles are required for such movements operating in accordance with the requirements set forth below. The farm implement or transporting vehicle shall also be equipped with rear red lights and red reflectors. In addition, it shall display 4 inch double face flashing amber lights mounted one on each side at the widest point on the farm implement so as to be visible to oncoming and overtaking traffic.

(e) *Convoys:* Convoying may be used to move farm implements. Two-way radio equipment shall be available to the farm implements and the escort vehicle.

(6) Signs and escorts are required for the movement of farm implements as follows:

(a) On two-lane state highways:

(i) If 8 1/2 to 10 feet wide, *OVERSIZE LOAD* signs visible to oncoming and overtaking traffic must be displayed. (These signs must meet the requirements of WAC 468-38-190. They must be displayed as high as practicable on the farm implement.)

(ii) If 10 to 20 feet wide, escort vehicles must precede and follow.

(b) On multiple-lane state highways:

(i) If 8 1/2 to 14 feet wide, the implement shall display an *OVERSIZE LOAD* sign on the rear.

(ii) If 14 to 20 feet wide, it shall be followed by an escort vehicle.

(7) The use of escort vehicles shall be as prescribed in WAC 468-38-100 and 468-38-110.

(8) A flagperson may be used instead of an escort vehicle when authorized by permit.

(a) A flagperson shall be an agent or an employee of the person moving the farm implement, and must be at least 18 years old. The flagperson shall have a red flag not less than 12 inches square mounted on a staff, and may ride in the cab or in another vehicle. A flagperson is required if stipulated in the permit.

(b) The flagperson may get out of the vehicle and direct traffic whenever traffic is obstructed, or where necessary to infringe on the opposite lane of traffic. The flagperson shall warn traffic of the approaching load at danger points.

(9) Posting a route may be used in lieu of the requirement for pilot cars. The following conditions must be met:

(a) The intended route can be no more than 2 miles along public highways.

(b) Signs must be posted on the shoulder of the right side of the roadway no more than 12 feet from the edge of the traffic lane.

(c) Signs shall read "*OVERSIZE VEHICLE MOVING AHEAD*" and be posted on a square at least 36 inches on each side in black lettering on a yellow background. They shall be removed as soon as possible after the farm implement has left the state highway.

(d) Signs shall not rest on the ground, and must be visible to vehicles approaching or turning onto the portion of state highway to be traveled.

(e) They shall be placed:

(i) In advance of the point where the farm implement enters the state highway;

(ii) In advance of the exit point; and

(iii) A sign on each side of the state highway near each access, public or private, to inform the driver of a vehicle turning onto the state highway in either direction.

**WSR 83-12-011**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**

[Filed May 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning annual renewal of electrical journeyman, specialty, and trainee certificates, WAC 296-401-130. The electrical law, RCW 19.28.510, requires all journeymen and specialty electricians to have certificates of competency. RCW 19.28.530 requires an uncertified electrician to pass an examination to obtain a certificate. Once certified, the electrician must renew the certificate by July 1 of each year. The electrical law provides no grace period for late renewals; if an electrical renewal is not timely, the law implies that he or she no longer has a certificate and may obtain one only by retaking and passing the examination. The amendment proposes to allow a 90 day grace period for the renewal of the certificate during which the electrician must submit a double renewal fee. After the 90 day period, the electrician would be required to retake the appropriate journeyman or specialty examination.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on May 25, 1983.

The authority under which these rules are proposed is RCW 19.28.600.

The specific statute these rules are intended to implement is RCW 19.28.550.

This notice is connected to and continues the matter in Notice No. WSR 83-07-074 filed with the code reviser's office on March 23, 1983.

Dated: May 16, 1983  
By: Paula Rinta Stewart  
Acting Director

## WSR 83-12-012

## ADOPTED RULES

## BELLEVUE COMMUNITY COLLEGE

[Order 84, Resolution No. 155—Filed May 23, 1983]

Be it resolved by the board of trustees of Bellevue Community College, Community College District VIII, acting at 3000 Landerholm Circle S.E., Bellevue, WA 98007, that it does adopt the annexed rules relating to amendment of and addition to permanent rules of the student code of Community College District VIII, WAC 132H-120-200 student responsibilities.

This action is taken pursuant to Notice No. WSR 83-07-040 filed with the code reviser on March 16, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of Bellevue Community College, Community College District VIII, as authorized in RCW 28B.50.140.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 11, 1983.

By Paul N. Thompson  
Secretary

AMENDATORY SECTION (Amending Order 71, Resolution 135, filed 3/13/81)

WAC 132H-120-200 STUDENT RESPONSIBILITIES. Any student shall be subject to disciplinary action who either as a principal actor or aide or abettor:

(1) Materially and substantially interferes with the personal rights or privileges of others or the educational process of the college;

(2) Violates any ~~((provision[s]))~~ provisions of this chapter; or

(3) Commits any of the following acts which are hereby prohibited:

(a) Possessing or consuming any form of liquor or alcoholic beverage except as a participant of legal age in a student program, banquet or educational program which has the special written authorization of the college president or his designee.

(b) Procedural guidelines for liquor policy implementation are as follows:

(i) When approved by the president or his designee, alcoholic beverages may be served by a recognized student organization, college administrative unit or a community organization. Such groups must adhere to the stipulation of building use policies (chapter 132H-140 WAC) and fully meet all laws, rules and regulations as set forth in the Washington state liquor control board regulations RCW 66.20.010, which permits consumption of spirits.

(ii) Approval for the serving of alcoholic beverages must be requested at least seven calendar days prior to the date of use. A student organization request (Form

010-116 6-78) must be filed with the office of the dean ~~((for))~~ of student programs and personnel services ~~((and Development[s]))~~. If, in the judgment of the dean ~~((for))~~ of student programs and personnel services ~~((and Development))~~, the request is congruent with the best interests of the student group and the college, the dean will forward the request ~~((to))~~ to the president for final approval. All other ~~((request[s]))~~ requests (Form 010-116 6-78) shall be filed with the office of the president. The request shall be approved or denied at least three calendar days prior to the proposed event. The application for utilization of alcoholic beverages must be completed by an authorized representative who accepts responsibility for compliance with ~~((the))~~ the college and other governmental rules and regulations, where applicable, and agrees to be present at the function. The ~~((Association))~~ associate dean for student programs and activities or designee shall be available at all student functions involving alcoholic beverages and is empowered to make decisions that might arise covering college policies or procedures.

(iii) Upon approval for the use of alcoholic beverages at Bellevue Community College, it shall be the responsibility of the sponsor to obtain all necessary licenses from the Washington state liquor control board and to display such licenses at the time of the event.

(iv) Banquet events (sit-down dinners) are recognized as different in nature from student program events. At student program events, permission to serve alcoholic beverages shall be restricted to beer and light wine and food appropriate for the event must be available. Banquet events shall be approved in accordance with Washington state liquor control board regulations RCW 66.20.010 which permits the consumption of spirits.

(v) The matrix shall be set aside as the only location for the sale and/or consumption of beer and wine at student program-sponsored events. ~~((There shall be no out-of-room consumption of any alcoholic beverage at such program sponsored events.))~~ There shall be no out-of-room consumption of any alcoholic beverage at such program sponsored events.

(vi) A driver's license with picture or a Washington state liquor control board identification card are the only acceptable identification sources in determining legal age.

(vii) The policing of identification cards shall be the responsibility of campus security if the function is a student program sponsored event.

(viii) No person who is under the influence of alcohol or dangerous substances or who is disorderly in conduct shall be allowed to serve, consume or dispense alcoholic beverages.

(ix) All sales and use of alcoholic beverages shall be governed by the Washington state law as interpreted by the Washington state liquor control board. The regulation shall be posted outside of the room where alcoholic beverages are consumed.

(x) No alcoholic beverages may be consumed outside the approved area for the event (building, room, etc.).

(xi) Nonalcoholic beverages shall be available to persons under the legal age at all events where alcoholic beverages are permitted.

(xii) No state monies shall be used to purchase any alcoholic beverages or to pay any license fees or related expense. All revenues generated by the sale of alcoholic beverages shall be processed in accordance with normal college policy and procedures.

(xiii) To insure variety in programming, the use of alcoholic beverages shall be approved for only a limited number of major college-wide activities.

(c) Using, possessing, selling or being under the influence of any narcotic drug or controlled substance as defined in RCW 69.50.101 now law or hereafter amended, or any dangerous drug as defined in RCW 69.50.308 as now law or hereafter amended, except when the use (~~for~~) ~~off~~) or possession of a drug is specifically prescribed as medication by an authorized medical doctor or dentist. For the purpose of this regulation, "sale" shall include the statutory meaning defined in RCW (~~29.04.005~~ ~~69.04.005~~) 69.04.005 as now law or hereafter amended.

(d) Entering any locked or otherwise closed college facility in any manner, at any time, without permission of the college employee or agent in charge thereof.

(e) Forgery, as defined in RCW 9.44.010 of any district record of instrument or tendering any forged record of instrument to (~~any~~) any employee or agent of the district acting in his official capacity as such.

(f) Participation in an assembly which materially and substantially interferes with vehicular or pedestrian traffic, classes, hearings, meetings, the education and administrative functions of the college, or the private rights and privileges of others.

(g) Intentionally destroying or damaging any college facility or other public or private real or personal property.

(h) Failure to comply with directions of properly identified college officials acting in performance of their duties.

(i) Physical abuse of any person or conduct which is intended unlawfully to threaten imminent bodily harm or to endanger the health or safety of any person on college-owned or controlled property or at college-sponsored or supervised functions.

(j) Malicious damage to or malicious misuse of college property, or the property of any person where such property is located on the college campus.

(k) Possession or use of firearms, explosives, dangerous chemicals or other dangerous weapons or instrumentalities of the college campus, except for authorized college purposes or for law enforcement officers (~~for~~), unless written approval has been obtained from the dean (~~for~~) of student programs and personnel services (~~and Development~~), or any other person designated by the president.

(l) Engaging in lewd, indecent or obscene behavior on college-owned or controlled property or at college-sponsored or supervised functions.

(m) Falsely setting off or otherwise tampering with any emergency safety equipment, alarm or other (~~device~~) device established for the safety of individuals and/or college facilities.

(~~for~~) (n) Being under the influence of liquor or alcoholic beverages or narcotic drugs while on college

property or while participating in any college program, class or event or while in attendance in any class or college-sponsored or supervised activity (~~for~~).

(o) Engages in cheating, stealing, plagiarizing, or knowingly furnishing false information to the college.

**WSR 83-12-013**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
[Order 83-15—Filed May 23, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at Room 334, General Administration Building, Olympia, Washington 98504, the annexed rules relating to medical aid rules and maximum fee schedule, chapter 296-20 WAC, dealing rules for medicine, anesthesia, radiology, pathology, hospital, physical therapy, chiropractic, therapeutics, and nurse practitioners.

I, Sam Kinville, find that an emergency exists and that this 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 the emergency is this medication has recently been released by the Federal Food and Drug Administration. It is considered to be safe and an effective alternative to surgery. It would be in the best interest for injured workers. WAC 296-20-03002 forbids authorization, and is hereby modified.

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

This rule is promulgated pursuant to RCW 51.040.020(4) [51.04.020(4)] and 51.04.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 23, 1983.

By Paula Rinta Stewart  
Deputy Director

***AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)***

**WAC 296-20-03002 TREATMENT NOT AUTHORIZED.** The department or self-insurer will not allow nor pay for following treatment:

(1) USE OF DIAPULSE, THERMATIC (standard model only), SPECTROWAVE AND SUPERPULSE MACHINES ON WORKERS ENTITLED TO BENEFITS UNDER THE INDUSTRIAL INSURANCE ACT.

(2) Iontophoresis; prolotherapy; (~~chymopapain injections~~;) acupuncture; injections of fibrosing or sclerosing agents; and injections of substances other than anesthetic or contrast into the subarachnoid space (intra-thecal injections).

(3) Prescription and/or injection of vitamins to improve or maintain general health.

(4) Continued treatment beyond stabilization of the industrial condition(s), i.e., maintenance care, except where necessary to monitor prescription of medication necessary to maintain stabilization i.e., anti-convulsive, anti-spasmodic, etc.

(5) After consultation and advice to the department or self-insurer, any treatment measure deemed to be dangerous or inappropriate for the injured worker in question.

(6) Treatment measures of an unusual, controversial, obsolete, or experimental nature (see WAC 296-20-045). Under certain conditions, treatment in this category may be approved by the department or self-insurer. Approval must be obtained prior to treatment. Requests must contain a description of the treatment, reason for the request with benefits and results expected.

**NEW SECTION**

**WAC 296-20-03004 CHEMONUCLEOLYSIS.** Chymopapain injections may be authorized in the treatment of lumbar disc disease under the following limitations and criteria:

a) Only physicians 1) who routinely care for patients with herniated lumbar intervertebral discs, 2) who are qualified by training and experience to diagnose lumbar disc disease and to perform laminectomy, discectomy or other spinal procedures, 3) who have received specialized training in chemonucleolysis, may administer the procedure for industrial injured workers covered under state industrial insurance fund or self-insurance.

b) Pre-administration work-up shall include but is not limited to 1) a concurring opinion from a physician familiar with the procedure and qualified by training and experience to diagnose and treat lumbar disc disease, 2) diagnostic studies indicative of level of disc herniation i.e., myelogram, a high resolution CT scan, discogram, etc., 3) other diagnostic studies including sedimentation rate (anaphylaxis has occurred primarily in females with sedimentation rates in excess of 20 mm per hour) as indicated for the individual patient.

c) Procedure will be authorized 1) one time only in the treatment life of any given patient, 2) maximum of two levels per patient (Generally only one level will be authorized. Indications for a second level are infrequent. However, authorization may be granted if diagnostic studies and/or concurring opinion so indicates.), 3) only for patients who have had no previous lumbar surgery at that level.

d) Procedure must be carried out in hospital setting under radiographic or fluoroscopic control, with a permanent x-ray record maintained.

e) **PRIOR AUTHORIZATION FROM THE DEPARTMENT OR THE SELF-INSURER MUST BE OBTAINED BEFORE PROCEDURE IS SCHEDULED.**

f) These rules were formulated based upon the recommendations of the Federal Food and Drug Administration, the drug manufacturer, and the Industrial Insurance Committee of the Washington State Medical Association.

<u>Surgery Procedure #</u>	<u>Unit Value</u>	<u>Follow-up</u>	<u>Anes.</u>
62292 Injection procedure for Chemonucleolysis, intervertebral disc, one or more levels-lumbar	13.0	180 days	4.0

**Radiographic or Fluoroscopic Procedure #**

Radiologists should use discography procedure: Codes - 72295 and 72296.

**WSR 83-12-014  
ADOPTED RULES  
DEPARTMENT OF  
LABOR AND INDUSTRIES  
[Order 83-13—Filed May 24, 1983]**

I, Paula Rinta Stewart, acting director of the Department of Labor and Industries, do promulgate and adopt at Room 334, General Administration Building, Olympia, Washington 98504, the annexed rules relating to the addition of new section WAC 296-150B-185, reciprocal agreement for recreational vehicles. It provides for a contract with the National Conference of States on Building Codes and Standards, Inc., acting as an agent representing states for reciprocal agreements between states. The states that have entered into the agreement meet and enforce the standards and regulations prescribed by this state for recreational vehicles.

This action is taken pursuant to Notice No. WSR 83-06-041 filed with the code reviser on March 1, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.22.340 and 43.22.400 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 24, 1983.

By Paula Rinta Stewart  
Acting Director

**NEW SECTION**

**WAC 296-150B-185 RECIPROCAL AGREEMENT FOR RECREATIONAL VEHICLES.** The Department has entered into a contract with the National Conference of States on Building Codes and Standards, Inc. (NCSBCS) by which NCSBCS administers a reciprocal program between states for recreational vehicles. The states entering into the reciprocal agreements meet and enforce the standards prescribed by this state. The Department, by this rule, accepts in this state all recreational vehicles manufactured in the states that are parties to the NCSBCS recreational vehicle reciprocal program. Recreational vehicles manufactured in other states may continue to obtain Washington state insignia by complying with the construction standards and inspection requirements of this chapter.

**WSR 83-12-015  
PROPOSED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(General Provisions)  
[Filed May 24, 1983]**

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 shellfish program certification fees, amending WAC 440-44-065.

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

David A. Hogan, Director  
Division of Administration  
Department of Social and Health Services  
Mailstop OB 33-C  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by June 22. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, July 6, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 13, 1983.

The authority under which these rules are proposed is RCW 43.20A.055.

The specific statute these rules are intended to implement is RCW 43.20A.055.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 24, 1983

By: David A. Hogan, Director  
Division of Administration and Personnel

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.025.

Re: Amending WAC 440-44-065.

The Purpose of the Rule or Rule Change: To revise the fee schedule for shellfish program certification fees.

The Reason These Rules are Necessary: To establish a more equitable fee schedule for licensing of commercial shellfish operations.

Statutory Authority: Chapter 42.20A RCW.

Summary of the Rule or Rule Change: To amend the schedule for charging fees for certification of commercial shellfish operations.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jack Lilja, Advisory Sanitarian III, Environmental Health Programs, Mailstop: LD-11, Phone: 753-5959.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

The subject rules are not compliance regulations. The revision in the fee schedule is necessary in order to reduce the impact on small shellstock shippers. The shellfish certification fees are based on the size of the operation and the costs to the department for the required regulatory activity. This rule change will have no adverse economic impact on small businesses; therefore, no economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 1825, filed 6/4/82)

WAC 440-44-065 SHELLFISH PROGRAM CERTIFICATION FEES. (1) Annual certificate fees shall be:

Type of Operation	Annual Fee
Reshipper	\$ 75
Repacker	<del>\$(125)</del> 200
Shellstock Shipper	<del>\$(125)</del>
0 - 10 Acres	\$ 75
11 - 49 Acres	\$100
50 - 99 Acres	\$125
100 +     Acres	\$175
Shucker-Packer	<del>\$(125)</del>
1 - 5 Shuckers	\$125
6 - 10 Shuckers	\$150
11 - 15 Shuckers	\$175
16 +     Shuckers	\$200

(2) Type of operations are defined as follows:

(a) "Reshipper" shall mean shippers (~~(who transship)~~) transshipping shucked stock in original containers, or shellstock from certified shellfish shippers to other dealers or to final consumers. (Reshippers are not authorized to shuck or repack shellfish.)

(b) "Repacker" shall mean shippers, other than the original shucker, (~~(who pack)~~) packing shucked shellfish into containers for delivery to the consumer. A repacker may shuck shellfish or act as a shellstock shipper if the repacker has the necessary facilities.

(c) "Shellstock shipper" shall mean shippers (~~(who grow)~~) growing, (~~(harvest)~~) harvesting, (~~(buy)~~) buying, or (~~(sell)~~) selling shellstock. Shellstock shippers are not authorized to shuck shellfish or to repack shucked shellfish.

(d) "Shucker-packer" shall mean shippers (~~(who shuck)~~) shucking and (~~(pack)~~) packing shellfish. A shucker-packer may act as a shellstock dealer.

**WSR 83-12-016  
PROPOSED RULES  
DEPARTMENT OF ECOLOGY  
[Filed May 24, 1983]**

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 concerning Seattle, City of, amending WAC 173-19-2521.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 12, 1983.

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

The specific statute these rules are intended to implement is chapter 90.58 RCW.

This notice is connected to and continues the matter in Notice No. WSR 83-11-047 filed with the code reviser's office on May 18, 1983.

Dated: May 24, 1983

By: John F. Spencer  
Deputy Director

**WSR 83-12-017**  
**ADOPTED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Order DE 83-15—Filed May 24, 1983]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Puyallup, City of, amending WAC 173-19-3508.

This action is taken pursuant to Notice No. WSR 83-08-072 filed with the code reviser on April 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 24, 1983.

By John F. Spencer  
Deputy Director

**AMENDATORY SECTION** (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-3508 **PUYALLUP, CITY OF.** City of Puyallup master program approved May 31, 1974. Revision approved May 24, 1983.

**WSR 83-12-018**  
**ADOPTED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Order DE 83-16—Filed May 24, 1983]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Tacoma, City of, amending WAC 173-19-3514.

This action is taken pursuant to Notice No. WSR 83-08-072 filed with the code reviser on April 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.  
APPROVED AND ADOPTED May 24, 1983.

By John F. Spencer  
Deputy Director

**AMENDATORY SECTION** (Amending Order DE 82-06, filed 4/23/82)

WAC 173-19-3514 **TACOMA, CITY OF.** City of Tacoma master program approved April 5, 1977. Revision approved December 5, 1979. Revision approved March 17, 1981. Revision approved November 23, 1981. Revision approved April 6, 1982. Revision approved May 24, 1983.

**WSR 83-12-019**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
[Filed May 25, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning inspection fees, WAC 296-46-910. The intent of the proposed amendment is to charge fees that more accurately reflect the cost of the inspections. The fees for some inspections will be slightly higher and some will be lower.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Robert C. Cronkrite, Administrator  
Electrical Inspection, Plumber Certification,  
and Contractor Registration Sections  
300 West Harrison, Room #509  
Seattle, Washington 98119  
(206) 281-5573

that the agency will at 9:00 a.m., Wednesday, July 6, 1983, in the 3rd Floor Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 1, 1983.

The authority under which these rules are proposed is RCW 19.28.210.

The specific statute these rules are intended to implement is RCW 19.28.210.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983  
 By: Paula Rinta Stewart  
 Acting Director

**STATEMENT OF PURPOSE**

Title and Number of Rule Section or Chapter: WAC 296-46-910 Inspection fees.

Statutory Authority: RCW 19.28.210.

Specific Statute that Rule is Intended to Implement: RCW 19.28.210.

Summary of the Rule: WAC 296-46-910 Inspection fees, the intent of the proposed amendment is to charge fees that more accurately reflect the cost of the inspections. The fees for some inspections will be slightly higher and some will be lower.

Reasons Supporting the Proposed Rule: This rule could correct the existing fees, to which in some instances are higher than the cost of inspection and other instances are below the actual cost of inspection, and subsidized by other fees.

The Agency Personnel Responsible for the Drafting, Implementation and Enforcement of the Rule: Robert C. Cronkrite, Administrator, Electrical Inspection, Plumber Certification, and Contractor Registration Sections, 300 West Harrison, Room #509, Seattle, Washington 98119, (206) 281-5573.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: This rule will correct previous fees charged that did not accurately reflect the cost of the inspection services.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

RCW 19.28.210 requires that fees charged must cover the cost of administrative and enforcement of the chapter therefore no small business impact is required.

AMENDATORY SECTION (Amending Order 82-29, filed 8/26/82)

WAC 296-46-910 INSPECTION FEES. ((To calculate the fees, amperage will be based on conductor ampacity. Voltage will be based on service conductor voltage in accordance with NEC Article 230-201, or load side of transformer.

Inspection fees shall be paid before connection by serving utility.

(1) New Service Fees:

AMPS	Single Multi-Family Residence (Each Family Dwelling Unit)		Other Than Residential		
	1-phase	1-phase	120/208	480-600	601-& Over
			240-Volts	Volts	Volts
1-100	\$ 32.00	\$ 32.00	\$ 40.00	\$ 48.00	\$ 68.00
101-200	40.00	44.00	52.00	64.00	124.00
201-300	48.00	52.00	76.00	96.00	192.00
301-400	60.00	64.00	108.00	128.00	268.00

Single Multi-Family Residence (Each Family Dwelling Unit)	Other Than Residential				
	1-phase	120/208	480-600	601-&	Over
		240-Volts	Volts	Volts	Volts
401-500	84.00	88.00	140.00	172.00	340.00
501-600	108.00	116.00	172.00	212.00	408.00
601-800	124.00	128.00	192.00	244.00	488.00
801-1200	144.00	152.00	224.00	280.00	564.00
1201-1600	152.00	160.00	244.00	308.00	600.00
1601-2000	172.00	252.00	320.00	640.00	
2001-2500	184.00	276.00	340.00	680.00	
2501-3000	192.00	288.00	364.00	708.00	
3001-4000	204.00	308.00	380.00	748.00	
4001-5000	212.00	320.00	404.00	800.00	
5001-6000	224.00	340.00	428.00	844.00	

- (2) A fee of \$ 12.00 shall be charged for the following:
  - a. Mobile home service connection in a mobile home park.
  - b. Mobile home feeder where service is existing in a mobile home park.
  - c. Each lot in a recreational vehicle park to which power is supplied.
  - d. Each berth in a boat harbor or marina to which power is supplied.
- (3) A fee of \$15.00 shall be charged for each of the following:
  - a. A temporary construction service for lighting and power of 20 KVA or less. The fee for a temporary construction service in excess of 20 KVA shall be 50% of the fee for a new service installation of like ampacity.
  - b. Yard pole meter loops or similar isolated metering installations.
  - c. Calculation of or checking heat calculations.
  - d. Each unit of transient worker housing.
- (4) The fee for a circuit extension installed for controls and motors for central vacuum systems, garage door openers, and heating plants such as gas, oil, and electrical furnaces is \$10.00.
- (5) The fee for installations, increases, and relocation[s] (altered) of an existing service or feeder is 50% of the fee for a new service of like ampacity, with a minimum fee of \$20.00, plus \$1.00 for each new circuit installed. The total fee shall be no greater than the fee for a new service of like ampacity.
- (6) The fee for new circuits, circuit extensions, and circuit alteration where the service or feeder is not modified, shall be \$ 20.00 for one to four circuits inspected at the same time on the same premises under a single label and \$3.00 for each additional circuit. The total fee shall be no greater than the fee for a new service of like ampacity.
- (7) The fee for sign and outline lighting circuits is \$10.00 for one to four circuits inspected at the same time on the same premises under a single label and \$2.00 for each additional circuit.
- (8) The fee for each electric sign installed, other than portable indoor signs connected with an electrical cord, is \$10.00.
- (9) To calculate the fees, the following shall be classed as separate services:
  - (a) Feeders that terminate in a separate building, and
  - (b) Secondaries of transformers.
- (10) The fee for the first feeder installation with new services is 25% of the fee for service installations of like ampacity with a minimum fee of \$10.00 for each feeder.
- (11) The fee for a service to an individual motor will be \$ 25.00 per motor for a motor rating of 10 HP or less. The fee for each horse power in excess of 10 HP is 75 cents per HP. The maximum of \$ 150.00, including an allowance of 5 KVA of auxiliary motor equipment.
  - The optional fee for a new service installation to an individual motor may be calculated in accordance with the fees in subsection (1).
- (12) In addition to the service and feeder installation fees, the fee for each electrically driven irrigation machine is \$ 25.00 plus \$5.00 for each tower or drive motor.

- (13) ~~The fee for inspecting existing electrical facilities will be \$25.00 for the first hour and \$20.00 for each additional hour or fraction of an hour.~~
- (14) ~~The fee for a plan review request pursuant to WAC 296-46-140(1) is 25 percent of the job label fee as determined by WAC 296-46-495, plus a fee of \$25.00. The fee for review of electrical plans voluntarily requested pursuant to WAC 296-46-140(4) is \$30.00 per hour or fraction of an hour.~~
- (15) ~~A fee of \$ 20.00 per hour or fraction of an hour shall be paid before approval of the installation if the following services are necessary:~~
- ~~Trips to inspect when the label submitter has given notice to the inspector that the work is ready for inspection when it is not, or if the submitter has given an erroneous address.~~
  - ~~More than one additional inspection per label to inspect corrections required by the inspector as a result of carelessness or neglect or for improperly responding to a corrective notice.~~
  - ~~Each trip necessary to remove a red tag from a jobsite posted because unlicensed electricians were working on the jobsite.~~
  - ~~[When] corrections have not been made in the prescribed time, unless an exception has been requested and granted.~~
- (16) ~~The fee for emergency, standby, and resource recovery generators up to 5 KW is \$10.00. The fee for such generators over 5 KW is \$10.00 plus \$0.50 per KW up to a maximum fee of \$120.00. The fee for a generator installation that constitutes the main source of power is that for the applicable services and feeders.~~
- (17) ~~A person or business that fails to submit a fee and obtain an electrical wiring permit for a completed electrical job before the department inspects the work must pay a double fee for the permit.~~
- (18) ~~The fee for each individual carnival concession to which power is supplied is \$10.00.) To calculate the fees, amperage will be based on over current device.~~
- (1) Fee for inspection of service, or feeder for a lot, berth or dwelling unit and other nonresidential structures:
- |                        |
|------------------------|
| 1 - 200 AMP - \$30     |
| 201 - 400 AMP - \$40   |
| 401 - 1000 AMP - \$50  |
| 1001 - Over AMP - \$60 |
- Plus each branch circuit added or altered - \$1 - First 200 circuits over 200 no extra fee.
- A temporary construction service for lighting and power - \$30 - No charge for circuits.
- (2) In addition to the inspection fee as determined in subsection (1) of this section, the fee for feeder installations is twenty-five percent of the fee for service installations of like ampacity with a minimum fee of \$10 for each feeder when inspected at the same time on the same permit.
- (3) The fee for new circuits, circuit extensions, and circuit alterations where the service or feeder is not modified, shall be \$30 for one to four circuits inspected at the same time on the same premises under a single permit and \$1 for each additional circuit. The total fee shall be no greater than the fee for a new service of like ampacity.
- (4) To calculate the fees, the following shall be classed as separate services:
- Feeders that terminate in a separate building; and
  - Secondaries of transformers.
- (5) In addition to the inspection fee of subsection (1) of this section, a fee of \$10 shall be charged for inspection of each of the following additional units when inspection is at the same location, at the same time and on the same permit:
- Mobile home service in a mobile home park.
  - Mobile home feeder where service is existing in a mobile home park.
  - Each lot in a recreational vehicle park to which power is supplied.
- Yard pole meter loops or similar isolated metering installations.
  - Each unit of transient worker housing.
  - Outbuilding on residential property served by a circuit(s).
  - Motors 10 HP or larger.
- (6) The fee for sign and outline lighting circuits is \$30 for one to four circuits inspected at the same time on the same premises under a single permit and \$1 for each additional circuit.
- (7) In addition to the service and feeder installation fees, the fee for inspecting each electrically driven irrigation machine is \$30 plus \$5 for each tower or drive motor.
- (8) The fee for a plan review request pursuant to WAC 296-46-140(1) is twenty-five percent of the electrical work permit fee as determined by WAC 296-46-495, plus a fee of \$25. The fee for a plan review request pursuant to WAC 296-46-140(2) is thirty-five percent of the electrical work permit fee as determined by WAC 296-46-495, plus a fee of \$25. The fee for review of electrical plans voluntarily requested pursuant to WAC 296-46-140(4) is \$30 per hour or a fraction of an hour.
- (9) A fee of \$32 per hour and \$16 for each one-half hour additionally shall be paid before approval of the installation if the following services are necessary:
- Trips to inspect when the permit submitter has given notice to the inspector that the work is ready for inspection when it is not, or if the submitter has given an erroneous address.
  - More than one additional inspection per permit to inspect corrections required by the inspector as a result of carelessness or neglect, or for improperly responding to a corrective notice.
  - Each trip necessary to remove a red tag from the jobsite posted because uncertified electricians were working on the jobsite.
  - When corrections have not been made in the prescribed time, unless an exception has been requested and granted.
- (10) The fee for emergency, standby, and resource recovery generators up to 50 KW is \$30. The fee for a generator installation larger than 50 KW that constitute the main source of power is that for the applicable services and feeders in subsections (1) and (2) of this section.
- (11) A person or business that fails to submit a fee and obtains an electrical wiring permit for a completed electrical job before the department inspects the work must pay a double fee for the permit.
- (12) On jobs requiring partial or progress inspections, "one" inspection is allowed per \$32 of fee. Additional inspections will be at the fee in subsection (9) of this section.
- (13) Fees for carnival electrical inspections.
- The department will, for \$32 per hour, inspect carnival rides, concessions, and generators before the first show of each year. This pre-season inspection is encouraged; it may save a carnival operator a large amount on inspection fees.
  - If a ride, concession, or generator has not had a pre-season inspection, a carnival, circus, travelling show must pay a fee of \$10 for each ride, concession, or generator to which power is supplied for the first inspection each year. An insignia of approval will be affixed to each ride, concession, and generator to indicate the year and date.
  - The department shall inspect a ride, concession, or generator each additional time the ride, concession, or generator is set up. For those rides, concessions, and generators that have been inspected and have insignia of approval, the fee shall be \$50 for up to the first ten rides, concessions, or generators, and \$2 each for all additional rides, concessions, and generators. If a ride, concession, or generator has no insignia of approval, the fee for that ride, concession, or generator shall be that charged in b. of this subsection.

**WSR 83-12-020**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
 [Filed May 25, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning WAC 296-200-025, initial application for registration and renewal of registration. This rule is amended to state that the fee for registration and renewal of contractor's is increased from \$20.00 to \$40.00. WAC 296-200-050, change in business structure, name or address. This rule specifies the change from \$20.00 to \$40.00 for changes in business structure or name. WAC 296-200-900, fees. This rule specifies the \$40.00 fee for a contractor registration and renewal, \$10.00 for a duplicate certificate of registration, and a \$2.00 per page fee for copies of documents from a contractor's file not to exceed \$24.00 total from one file. These fees will cover the cost of the contractor registration program and reestablish services to the public.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Robert C. Cronkrite, Administrator  
 Electrical Inspection, Plumber Certification,  
 and Contractor Registration Sections  
 300 West Harrison, Room #509  
 Seattle, Washington 98119

that the agency will at 1:30 p.m., Wednesday, July 6, 1983, in the 3rd Floor Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 1, 1983.

The authority under which these rules are proposed is RCW 18.27.120 and 18.27.070.

The specific statute these rules are intended to implement is RCW 18.27.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983  
 By: Paula Rinta Stewart  
 Acting Director

**STATEMENT OF PURPOSE**

Titles and Numbers of Rules: WAC 296-200-025 Initial application for registration and renewal of registration; WAC 296-200-050 Change in business structure, name, or address; and WAC 296-200-900 Fees.

Statutory Authority: RCW 18.27.020 and 18.27.070.

Specific Statute that Rule is Intended to Implement: RCW 18.27.070.

Summary of the Rules: WAC 296-200-025 Initial application for registration and renewal of registration. This rule is amended to state that the fee for registration and renewal of a contractor's registration is increased from \$20.00 to \$40.00. WAC 296-200-050 Change in business structure, name, or address. This rule specifies the change from \$20.00 to \$40.00 for changes in business structure or name. WAC 296-200-900 Fees. This rule specifies the \$40.00 fee for a contractor registration and renewal, \$10.00 for a duplicate certificate of registration, and a \$2.00 per page fee for copies of documents from a contractor's file not to exceed \$24.00 total from one file. These fees will cover the cost of the contractor registration program and reestablish services to the public.

Reasons Supporting the Rules: The current fee of \$20.00 for the registration and renewal of contractor registration's does not cover the costs incurred by the department. The \$40.00 fee will cover those costs and reestablish full telephone and staff services.

The Agency Employees Responsible for Drafting: M. Carlene White, Assistant Administrator, Licensing, Certification, and Compliance Electrical Licensing, Plumber Certification, and Contractor Registration Sections, 520 South Water Street, Olympia, Washington 98504, (206) 754-1587; Implementation and Enforcement: Robert C. Cronkrite, Administrator, Electrical Inspection, Plumber Certification, and Contractor Registration Sections, 300 West Harrison, Room #509, Seattle, Washington 98119, (206) 281-5573.

Name of the Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, and Enforcement, and Fiscal Matters Pertaining to the Rule: These rules will reestablish full services to the public and the contracting industry.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business impact statement is not required as chapter 18.27 RCW must set fees for the registration of contractors to cover the costs of administration and enforcement.

AMENDATORY SECTION (Amending Order 81-25, filed 10/8/81)

WAC 296-200-025 INITIAL APPLICATION FOR REGISTRATION AND RENEWAL OF REGISTRATION. (1) A contractor may register if it:

- (a) Completes an application for registration;
- (b) Provides the information required by RCW 18.27.030;

(c) Obtains a surety bond, assigns a savings account to the department, or deposits cash or other security with the section. If a contractor obtains a bond, it must submit the original bond to the section (see RCW 18.27.040);

(d) Obtains public liability and property damage insurance, and submits a copy of the insurance certificate to the section (see RCW 18.27.050); and

(e) Pays a fee of ~~\$(20.00)~~ 40.00.

(2) The section shall send a renewal notice to a contractor's last recorded address at least 45 days before the contractor's registration expires. The contractor may renew its registration if it submits the renewal card and provides the materials required in paragraphs (1)(b), (c), and (e).

(3) The contractor must submit all of the materials to the section in one package. Each of the materials must name the contractor exactly as it is named on the application for registration or the renewal card, as appropriate. If the contractor is renewing its registration, each of the materials must include the contractor's registration number. If any of the materials are missing, do not properly name the contractor, or do not include the registration number, the section shall refuse to register or renew the registration of the contractor.

(4) The contractor may request, in a letter filed with the application or renewal materials, that the registration period end on a particular day. The resulting registration period may not be longer than one year.

(5) When the section receives the required materials, it shall register or renew the registration of the contractor.

**AMENDATORY SECTION** (Amending Order 82-26, filed 8/25/82)

WAC 296-200-050 CHANGE IN BUSINESS STRUCTURE, NAME, OR ADDRESS. (1) If a contractor changes its business structure (for example ~~((f))~~), if it changes from a partnership to a corporation, or if the partners in a partnership change), the contractor must apply for ~~((f))~~ a new registration in the manner required by WAC 296-200-025. The new registration must be accompanied by a ~~\$(20.00)~~ 40.00 registration fee. If a contractor does not reregister after a change in its business structure, its registration may be invalid. See RCW 18.27.040.

(2) If a registered contractor changes its name or address it must notify the section of the change. The contractor must include a ~~\$(20.00)~~ 40.00 registration fee with the notification of a change in name.

**AMENDATORY SECTION** (Amending Order 82-26, filed 8/25/82)

WAC 296-200-900 FEES. (1) The department shall charge a ~~\$(20.00)~~ 40.00 fee for each registration and renewal of registration. For purposes of this rule, a contractor renews its registration after its registration expires, or after the registration has ~~((apsed))~~ been suspended because the contractor's bond or insurance has been cancelled. The department shall charge \$10.00 for providing a duplicate certificate of registration.

(2) ~~((The department will charge the following amounts for providing copies or documented information from a contractor's file. The department will not charge for providing an oral answer for requests for information:~~

- (a) Charge for certifying a letter that states that a contractor is not registered or that describes the contents of a contractor's file: ~~\_\_\_\_\_~~ \$14.00
- (b) Charge for copying documents from a contractor's file in addition to providing a certified letter: ~~\_\_\_\_\_~~ \$ .60 per page
- (c) Charge for copying documents from a contractor's file when no certified letter is requested: ~~\_\_\_\_\_~~ \$14.00 for the first page and ~~\_\_\_\_\_~~ \$ .60 for each additional page.

~~A request for copies or written information must enclose a check or money order made out to the department for \$14.00. The department will bill the person making the request for any additional charges.))~~ The department will charge \$2.00 per copy for documents from a contractor's file. The department shall not charge more than a total of \$24.00 for ~~((additional))~~ copies from one contractor's file.

WSR 83-12-021  
ADOPTED RULES  
DEPARTMENT OF  
LABOR AND INDUSTRIES  
[Order 83-14—Filed May 25, 1983]

I, Paula Rinta Stewart, acting director of the Department of Labor and Industries, do promulgate and adopt at the General Administration Building, Room 334, Olympia, Washington, the annexed rules relating to WAC 296-401-130, annual renewal of electrical journeyman, specialty, and trainee certificates. The electrical law, RCW 19.28.510, requires all journeymen and specialty electricians to have certificates of competency. RCW 19.28.530 requires an uncertified electrician to pass an examination to obtain a certificate. Once certified, the electrician must renew the certificate by July 1 of each year. The electrical law provides no grace period for late renewals; if an electrical renewal is not timely, the law implies that he or she no longer has a certificate and may obtain one only by retaking and passing the examination. The amendment proposes to allow a 90 day grace period for the renewal of the certificate during which the electrician must submit a double renewal fee. After the 90 day period, the electrician would be required to retake the appropriate journeyman or specialty examination.

This action is taken pursuant to Notice Nos. WSR 83-07-074 and 83-12-011 filed with the code reviser on March 23, 1983, and May 23, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 19.28.600 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 25, 1983.

By Paula Rinta Stewart  
Acting Director

**AMENDATORY SECTION** (Amending Order 80-1, filed January 16, 1980)

WAC 296-401-130 ANNUAL RENEWAL OF ELECTRICAL JOURNEYMAN, SPECIALTY, AND TRAINEE CERTIFICATES. (1) (a) Each holder of a journeyman's or specialty electrician's certificate of competency must renew his or her certificate on or before July 1 each year. A fee of fifteen dollars is required upon renewal.

(b) A person who does not renew his or her certificate by July 1 ~~((must apply for and retake the examination for the specialty or journeyman electrician's certificate of competency. An application for renewal that is not received by July 1 shall be considered an application to take the examination))~~ after the date of issue, may, for no more than 90 days thereafter, renew the certificate by submitting double the renewal fee. A person who fails to renew his or her certificate for more than 90 days after

expiration of the certificate may obtain a new certificate of competency only by taking and passing the appropriate examination.

(2) Each holder of an electrical trainee certificate must renew his or her certificate annually on or before the date the certificate was issued, regardless of the number of hours the holder worked that year. A fee of five dollars is required upon renewal.

**WSR 83-12-022  
ADOPTED RULES  
LIQUOR CONTROL BOARD**

[Order 123, Resolution No. 132—Filed May 25, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to Presentation of card of identification—Penalty for refusal—Detention for reasonable period to determine age—Person who cannot establish age may be removed from licensed premises, WAC 314-16-145.

This action is taken pursuant to Notice No. WSR 83-09-016 filed with the code reviser on April 13, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and 66.98.070.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 25, 1983.

By Robert D. Hannah  
Chairman

**NEW SECTION**

WAC 314-16-145 ✓ PRESENTATION OF CARD OF IDENTIFICATION PENALTY FOR REFUSAL—DETENTION FOR REASONABLE PERIOD TO DETERMINE AGE—PERSON WHO CANNOT ESTABLISH AGE MAY BE REMOVED FROM LICENSED PREMISES. (1) A card of identification shall be presented by the holder thereof upon request of a peace officer or an enforcement officer of the board when the person holding the card is on that portion of a licensed premises which is prohibited to persons under the age of twenty-one years pursuant to RCW 66.44.310, or the person is purchasing, attempting to purchase, consuming, or in possession of liquor, and the officer requesting the card of identification is doing so for the purpose of ascertaining the age of the person to determine if the provisions of Title 66 RCW or Title 314 WAC are being complied with.

(2) It is a violation of Title 66 RCW for any person who is the holder thereof to fail or refuse to present a card of identification upon the request of a peace officer or an enforcement officer of the board when the person is on that portion of a licensed premises which is prohibited to persons under the age of twenty-one years pursuant to RCW 66.44.310, or when the person is purchasing, attempting to purchase, consuming, or in possession of liquor and the officer is requesting the card of identification to ascertain the person's age for purposes of determining compliance with the provisions of Title 66 RCW or Title 314 WAC.

(3) For the purpose of enforcing Title 66 RCW or Title 314 WAC, a peace officer or enforcement officer of the board who has reasonable grounds to believe a person observed by the officer on that portion of a licensed premises which is prohibited to persons under the age of twenty-one years pursuant to RCW 66.44.310 or observed by the officer purchasing, attempting to purchase, consuming, or in possession of liquor, is under twenty-one years of age, the officer may detain such person for a reasonable period of time and in such a reasonable manner as is necessary to determine the person's true identity and date of birth if the person fails or refuses to present a card of identification.

(4) If a person fails or refuses to produce a card of identification and a peace officer or enforcement officer of the board is unable to determine the person's age pursuant to subsection (3) of this section, it is a violation of Title 66 RCW for the person to remain on the licensed premises after being asked to leave by the peace officer or enforcement officer of the board.

(5) "Card of identification," as used in this section, means any one of those cards described in RCW 66.16.040.

**WSR 83-12-023  
PROCLAMATION  
OFFICE OF THE GOVERNOR**

**Terminating an Emergency Proclamation**

I, John Spellman, Governor of the state of Washington, pursuant to RCW 43.06.210, do hereby terminate by proclamation of January 10, 1983, which declared a state of emergency in Whatcom and Skagit counties.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of May, Nineteen Hundred and Eighty-Three.

John Spellman

\_\_\_\_\_  
Governor of Washington

BY THE GOVERNOR:

Ralph Munro

\_\_\_\_\_  
Secretary of State

**WSR 83-12-024  
PROCLAMATION  
OFFICE OF THE GOVERNOR**

The Washington State Legislature has concluded the 1983 First Extraordinary Session without resolving the revenue needs of the state. It is therefore necessary for me to convene the legislature in a second extraordinary session for the purpose of addressing only the following:

- RESB 3909
- ESHB 52
- SSB 3290
- ESHB 605

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the authority vested in me by Article II, Section 12 (Amendment 68) and Article III, Section 7 of the State Constitution, do hereby convene the Washington State Legislature in a second extraordinary (special) session immediately for a period up to 4:00 p.m., on May 25, 1983, subject to agreement by both houses to the said time limitation and limitations of purposes. This Proclamation shall not remain in effect unless each house adopts said time and purposes limitations before proceeding with this business.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia at 1:28 a.m., this 25th day of May, A.D., nineteen hundred and eighty-three.

John Spellman

\_\_\_\_\_  
Governor of Washington

BY THE GOVERNOR:

Ralph Munro

\_\_\_\_\_  
Secretary of State

**WSR 83-12-025  
ADOPTED RULES  
DEPARTMENT OF LICENSING  
[Order 718-DOL—Filed May 25, 1983]**

I, John Gonzalez, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to adding new chapter 308-95 WAC, vehicle impound, adopting WAC 308-95-010, 308-95-020 and 308-95-030.

This action is taken pursuant to Notice No. WSR 83-04-068 filed with the code reviser on February 2, 1983.

These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 46.20.435 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 24, 1983.

By John Gonzalez  
Director

Chapter 308-95 WAC

VEHICLE IMPOUND

WAC

- 308-95-010 VEHICLE IMPOUND - NOTICE OF RIGHT TO FORMAL HEARING - HEARING REQUEST.
- 308-95-020 TRANSCRIPTS OR ABSTRACTS OF DRIVING RECORD CERTIFIED - AS PRIMA FACIE EVIDENCE.
- 308-95-030 PENALTIES, FINES OR FORFEITURES DEFINED.

NEW SECTION

WAC 308-95-010 ✓ VEHICLE IMPOUND - NOTICE OF RIGHT TO FORMAL HEARING - HEARING REQUEST. Whenever a vehicle has been impounded by a law enforcement officer pursuant to RCW 46.20.435, the law enforcement officer shall immediately serve upon the driver of the impounded vehicle a notice which shall inform the recipient thereof of his or her right to a formal hearing and specify the steps which must be taken in order to obtain such hearing.

The person upon receiving such notice may, in writing, and within ten days therefrom request a formal hearing: PROVIDED, That if such request is not made within the prescribed time the right to a hearing shall be deemed to have been waived.

Upon receipt of a request for a hearing, the department of licensing shall promptly schedule a hearing in the county in which the person making the request resides, or within a reasonable distance from his place of residence, and if such person is a nonresident of this state, the hearing shall be held in Thurston County. The hearing may be set for some other county by agreement between the department and the person requesting the hearing.

NEW SECTION

WAC 308-95-020 ✓ TRANSCRIPTS OR ABSTRACTS OF DRIVING RECORD CERTIFIED - AS PRIMA FACIE EVIDENCE. Upon receiving a request for a formal hearing, the director of the department shall certify a transcript or abstract of the driving

record of the driver. The transcript or abstract shall indicate the status of the driving privilege of the driver at the time the impound occurred and whether the driver was responsible for any penalties, fines or forfeitures owed or due on the day of the impound. Such transcript or abstract may be admitted as evidence in any hearing and shall be prima facie evidence of the status of the driving privilege of the person named therein at the time of the impound and whether there were penalties, fines or forfeitures due and owing by the person named therein at the time the impound occurred.

The scope of the hearings provided by this section shall be limited to determining whether the driver of the vehicle impounded was operating a motor vehicle without a valid driver's license in violation of RCW 46.20-.021 or with a license that had been expired for 90 days or more, or with a suspended or revoked license in violation of RCW 46.20.342 or 46.20.420. The hearing shall determine who was the actual driver of the vehicle at the time of the impounding, the ownership of the vehicle impounded and whether the driver was responsible for any penalties, fines or forfeitures owed or due at the time of the impound.

#### NEW SECTION

WAC 308-95-030 PENALTIES, FINES OR FORFEITURES DEFINED. The term "penalties, fines or forfeitures" as used in RCW 46.20.435 shall mean any penalty, fine or forfeiture imposed by law for violation of a written promise to appear in court as defined in RCW 46.64.025; failure to respond to a notice of traffic infraction or failure to appear at a requested hearing as defined in RCW 46.63.070; or failure to pay a monetary penalty as defined in RCW 46.63.110.

**WSR 83-12-026**  
ADOPTED RULES  
DEPARTMENT OF LICENSING  
(Board of Nursing)

[Order PL 436—Filed May 25, 1983]

Be it resolved by the Washington State Board of Nursing, acting at Olympia, Washington, that it does adopt the annexed rules relating to continuity of drug therapy for residents of long term care facilities, adding new section WAC 308-120-270.

This action is taken pursuant to Notice No. WSR 83-08-073 filed with the code reviser on April 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.88.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 19, 1983.

By Marjorie V. Batey, R.N., Ph.D.  
Chairman

#### NEW SECTION

WAC 308-120-270 PROVISION FOR CONTINUITY OF DRUG THERAPY FOR RESIDENTS. When a resident of a long term care facility has the opportunity for an unscheduled therapeutic leave that would be precluded by the lack of an available pharmacist to dispense drugs prescribed by an authorized practitioner, a registered nurse designated by the facility and its consultant or staff pharmacist and who agrees to such designation, may provide the resident or a responsible person with up to a 72-hour supply of a prescribed drug or drugs for use during that leave from the resident's previously dispensed package of such drugs. The drugs shall only be provided in accordance with protocols developed by the pharmaceutical services committee and shall be available for inspection. These protocols shall include the following:

(1) criteria as to what constitutes an unscheduled therapeutic leave requiring the provision of drugs by the registered nurse;

(2) procedures for repackaging and labeling the limited supply of previously dispensed drugs by the designated registered nurse that comply with all state and federal laws concerning the packaging and labeling of drugs;

(3) provision to assure that none of the medication provided to the resident or responsible person may be returned to the resident's previously dispensed package of such drug or to the facility's stock.

(4) assurance that the RN informs the resident or responsible person of:

- (a) the name, strength and quantity of drug provided,
- (b) the proper administration of the drug,
- (c) potential adverse responses to the drug, and
- (d) what actions to take should adverse responses occur.

(5) provision for documenting by the RN in the resident's health record:

- (a) date and time of unscheduled leave,
- (b) name, strength and quantity of drug provided,
- (c) name of person to whom the drug was given and by whom it was given, and
- (d) confirmation that information described in (2) above was provided.

See WAC 360-13-100 for related regulations regarding this practice.

**WSR 83-12-027**  
PROPOSED RULES  
BOARD OF  
PILOTAGE COMMISSIONERS  
[Filed May 26, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pilotage Commissioners intends to adopt,

amend, or repeal rules concerning pilotage rates for the Puget Sound pilotage district, WAC 296-116-300;

that the agency will at 9:00 a.m., Thursday, July 21, 1983, in the Washington State Ferries Conference Room, Colman Dock, Seattle, Washington 98104, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 88.16.035(4).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 21, 1983.

Dated: May 18, 1983  
 By: Judith L. Weigand  
 Assistant Attorney General

STATEMENT OF PURPOSE

Rule: WAC 296-116-300.

Statutory Authority: RCW 88.16.035(4).

Reason for Amendment: RCW 88.16.035(4) requires that the Board of Pilotage Commissioners shall annually fix the pilotage tariffs for pilotage services performed aboard vessels. The purpose of this amendment is to fix tariffs for the Puget Sound pilotage district for the forthcoming year. Tariffs will be effective as of August 1, 1983.

These Rules have been Drafted by: Judith L. Weigand, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Olympia, WA 98504, Telephone: (206) 753-6126.

These Rules will be Implemented by: Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, Telephone: (206) 464-7818.

Proposer: These rules are proposed by the Board of Pilotage Commissioners.

Agency Comments: None.

Federal Law/Court Decision: None.

Small Business Economic Impact Statement: WAC 296-116-300, cost for small business per \$100 of sales estimated at 52 cents and cost for larger business per \$100 of sales estimated at 42 cents.

AMENDATORY SECTION (Amending Order 82-4, Resolution No. 82-4, filed 6/16/82)

WAC 296-116-300 PILOTAGE RATES FOR THE PUGET SOUND PILOTAGE DISTRICT. These rates shall become effective on ((June 15, 1982)) August 1, 1983, or as soon thereafter as provided in RCW 34.04.040.

CLASSIFICATION	RATE
Ship Length overall (LOA) Charges:	per LOA rate schedule in this section
Boarding Fee:	<del>\$(22.00)</del> <u>55.00</u>
Per each boarding/deboarding at the Port Angeles Pilot station.	
Harbor Shift - Live Ship (Seattle Port)	LOA Zone I
Harbor Shift - Live Ship (Other than Seattle Port)	LOA Zone I
Harbor Shift - Dead Ship	Double LOA Zone I
Dead Ship Towing Charge:	Double LOA Zone
LOA of tug + LOA of tow + beam of tow	

CLASSIFICATION	RATE
Any tow exceeding seven hours, two pilots are mandatory. Harbor shifts shall constitute and be limited to those services in moving vessels from dock to dock, from anchorage to dock, from dock to anchorage, or from anchorage to anchorage in the same port after all other applicable tariff charges for pilotage services have been recognized as payable.	
Waterway and Bridge Charges:	
Ships up to 90' beam: A charge of <del>\$(110.00)</del> <u>132.00</u> shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle, south of Eleventh Street Bridge in any of the Tacoma waterways, in Port Gamble, or in the Snohomish River. Any vessel movements required to transit through bridges shall have an additional charge of <del>\$(52.00)</del> <u>62.00</u> per bridge.	
Ships 90' beam and/or over: A charge of <del>\$(147.00)</del> <u>176.00</u> shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle and south of Eleventh Street Bridge in any of the Tacoma waterways. Any vessel movements required to transit through bridges shall have an additional charge of <del>\$(103.00)</del> <u>124.00</u> per bridge. (The above charges shall not apply to transit of vessels from Shilshole Bay to the limits of Lake Washington.)	
In a case where two pilots are employed for a single vessel waterway or bridge transit, a second pilot charge shall be levied in the amount of a harbor shift only.	
Compass Adjustment	<del>((146.00))</del> <u>175.00</u>
Radio Direction Finder Calibration	<del>((146.00))</del> <u>175.00</u>
Launching Vessels	<del>((219.00))</del> <u>263.00</u>
Trial Trips, 6 hours or less	<del>((59.00))</del> <u>71.00</u> per hr.
(Minimum <del>\$(352.00)</del> <u>422.00</u> ) Trial Trips, over 6 hours (two pilots)	<del>((117.00))</del> <u>140.00</u> per hr.
Shilshole Bay — Salmon Bay	<del>((85.00))</del> <u>102.00</u>
Salmon Bay — Lake Union	<del>((68.00))</del> <u>82.00</u>
Lake Union — Lake Washington (plus LOA zone from Webster Point)	<del>((85.00))</del> <u>82.00</u>
Cancellation Charge	LOA Zone I
Cancellation Charge — Port Angeles (When pilot is ordered and vessel proceeds without stopping for pilot)	LOA Zone I
Docking Delay after Anchoring:	<del>((59.00))</del> <u>71.00</u>
Applicable Harbor Shift rate to apply, plus <del>\$(59.00)</del> <u>71.00</u> per hour standby. No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is <del>\$(59.00)</del> <u>71.00</u> for every hour or fraction thereof.	
Sailing Delay	<del>((59.00))</del> <u>71.00</u> per hour
No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is <del>\$(59.00)</del> <u>71.00</u> for every hour or fraction thereof.	

CLASSIFICATION

RATE

LOA ZONE I ZONE II ZONE III ZONE IV ZONE V ZONE VI

((59.00))  
71.00  
per hour

Slow-Down — \$((59.00))71.00 per hour for all time in excess of time spent in that particular transit for that speed of advance normal for vessel that is slowed.

Super Ships — Additional charge to LOA zone mileage of \$((0.0365))0.0438 a gross ton for all gross tonnage in excess of 20,000 gross tons up to 50,000 gross tons. In excess of 50,000 gross tons, the charge shall be \$((0.0437))0.0524 per gross ton.

Delayed Arrival Port Angeles

((59.00))  
71.00  
per hour

(When pilot is ordered and vessel does not arrive within two hours without notification of change of ETA.)

Transportation to vessels on Puget Sound:

March Point or Anacortes	\$ 96.00
Bangor	56.00
Bellingham	106.00
Bremerton	29.00
Cherry Point	125.00
Dupont	56.00
Edmonds	20.00
Everett	36.00
Ferndale	115.00
Manchester	44.00
Mukilteo	35.00
Olympia	72.00
Point Wells	20.00
Port Gamble	51.00
Port Townsend (Indian Island)	73.00
Semiahmoo (Blaine)	131.00
Tacoma	37.00
Tacoma Smelter	42.00
Winslow	29.00

- (a) Interport shifts: Transportation paid to and from both points.
- (b) Intraharbor shifts: Transportation to be paid both ways. If intraharbor shift is cancelled on or before scheduled reporting time, transportation paid one way only.
- (c) Cancellation: Transportation both ways unless notice of cancellation is received prior to scheduled reporting time in which case transportation need only be paid one way.
- (d) Any new facilities or other seldom used terminals, not covered above, shall be based on mileage x \$1.40 per mile.

Delinquent payment charge: 1% per month after 60 days from first billing.

Non Use of Pilots: Ships taking and discharging pilots without using their services through all Puget Sound and adjacent inland waters shall pay full pilotage fees on the LOA zone mileage basis from Port Angeles to destination, from place of departure to Port Angeles, or for entire distance between two ports on Puget Sound and adjacent inland waters.

LOA Rate Schedule

The following rate schedule is based upon distances furnished by National Oceanic and Atmospheric Administration, computed to the nearest half-mile and includes retirement fund contributions.

LOA	ZONE I Intra Harbor	ZONE II 0-30 Miles	ZONE III 31-51 Miles	ZONE IV 51-75 Miles	ZONE V 76-100 Miles	ZONE VI 101 Miles & Over
((Up to 499	103	161	279	419	565	735
450 - 459	105	164	282	426	572	738
460 - 469	109	167	285	432	581	740
470 - 479	112	171	288	441	584	743
480 - 489	114	174	290	448	589	746
490 - 499	117	176	294	456	595	750
500 - 509	121	180	298	464	600	755
510 - 519	123	184	301	470	605	757
520 - 529	125	191	307	473	611	764
530 - 539	130	194	311	477	620	771
540 - 549	132	197	316	482	631	778
550 - 559	135	202	319	488	635	785
560 - 569	140	208	325	492	642	794
570 - 579	143	212	329	494	648	800
580 - 589	149	215	334	498	653	808
590 - 599	155	219	337	501	661	816
600 - 609	161	226	341	503	668	821
610 - 619	170	229	347	507	676	829
620 - 629	177	233	351	510	684	837
630 - 639	187	237	355	512	689	845
640 - 649	195	243	359	515	697	852
650 - 659	206	247	365	518	705	860
660 - 669	212	250	369	521	712	866
670 - 679	217	255	372	529	720	873
680 - 689	223	260	377	535	727	881
690 - 699	229	265	382	544	735	897
700 - 719	240	273	390	551	748	909
720 - 739	253	282	399	559	764	924
740 - 759	265	294	408	565	778	940
760 - 779	276	306	417	572	794	954
780 - 799	288	317	426	581	808	970
800 - 819	299	329	434	587	821	984
820 - 839	311	340	443	595	837	997
840 - 859	324	352	452	602	852	1013
860 - 879	335	365	461	617	866	1028
880 - 899	347	376	470	632	881	1042
900 - 919	358	388	478	646	897	1057
920 - 939	370	399	488	661	909	1073
940 - 959	382	411	495	676	924	1085
960 - 979	393	423	505	689	940	1101
980 - 999	406	434	513	705	954	1116
1000 & over	417	447	523	720	970	1130))
Up to 499	124	193	335	503	678	882
450 - 459	126	197	338	511	686	886
460 - 469	131	200	342	518	697	888
470 - 479	134	205	346	529	701	892
480 - 489	137	209	348	538	707	895
490 - 499	140	211	353	547	714	900
500 - 509	145	216	358	557	720	906
510 - 519	148	221	361	564	726	908
520 - 529	150	229	368	568	733	917
530 - 539	156	233	373	572	744	925
540 - 549	158	236	379	578	757	934
550 - 559	162	242	383	586	762	942
560 - 569	168	250	390	590	770	953
570 - 579	172	254	395	593	778	960
580 - 589	179	258	401	598	784	970
590 - 599	186	263	404	601	793	979
600 - 609	193	271	409	604	802	985
610 - 619	204	275	416	608	811	995
620 - 629	212	280	421	612	821	1004
630 - 639	224	284	426	614	827	1014
640 - 649	234	292	431	618	836	1022
650 - 659	247	296	438	622	846	1032
660 - 669	254	300	443	625	854	1039
670 - 679	260	306	446	635	864	1048
680 - 689	268	312	452	642	872	1057
690 - 699	275	318	458	653	882	1076
700 - 719	288	328	468	661	898	1091
720 - 739	304	338	479	671	917	1109
740 - 759	318	353	490	678	934	1128
760 - 779	331	367	500	686	953	1145
780 - 799	346	380	511	697	970	1164
800 - 819	359	395	521	704	985	1181
820 - 839	373	408	532	714	1004	1196
840 - 859	392	422	542	722	1022	1216
860 - 879	402	438	553	740	1039	1234
880 - 899	416	451	564	758	1057	1250
900 - 919	430	466	574	775	1076	1268
920 - 939	444	479	586	793	1091	1288
940 - 959	458	493	594	811	1109	1302

LOA	ZONE I	ZONE II	ZONE III	ZONE IV	ZONE V	ZONE VI
	Intra Harbor	0-30 Miles	31-51 Miles	51-75 Miles	76-100 Miles	101 Miles & Over
960 - 979	472	508	606	827	1128	1321
980 - 999	487	521	616	846	1145	1339
1000 & over	500	536	628	864	1164	1356

**WSR 83-12-028**

**ADOPTED RULES**

**UTILITIES AND TRANSPORTATION COMMISSION**

[Order R-202, Cause No. TV-1699—Filed May 26, 1983]

In the matter of adopting WAC 480-12-322 relating to transportation of logs and the nature of commerce, intrastate and interstate.

This action is taken pursuant to Notice Nos. WSR 83-07-072 and 83-10-028 filed with the code reviser on March 23, 1983, and April 28, 1983, respectively. This rule change hereinafter adopted shall take effect pursuant to RCW 34.04.040(2).

This rule-making proceeding is brought on pursuant to RCW 80.01.040, 81.80.040, 81.80.130, 81.80.290, 81.80.330 and 81.80.370, and is intended administratively to implement these statutes.

This rule-making 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 Environmental Policy Act of 1971 (chapter 43.21C RCW), and the Small Business Regulatory Fairness Act (chapter 6, Laws of 1982).

Pursuant to Notice No. WSR 83-07-072 the above matter was scheduled for consideration at 8:00 a.m., Wednesday, April 27, 1983, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington, before Chairman Robert W. Bratton and Commissioners Mary D. Hall and A. J. "Bud" Pardini.

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 April 22, 1983. Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments orally at 8:00 a.m., Wednesday, April 27, 1983, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

At the April 27, 1983, meeting the commission considered the rule change proposal. Written comments were received from Dennis Hadaller Logging, Boyd Hartman, Washington Contract Loggers Association (WCLA), and the Weyerhaeuser Company. Comments by WCLA and Mr. Hadaller requested uniformity between commission rules and Department of Revenue public utility tax rules. The commission staff noted that the scope of regulation of this commission is less broad than the state taxing authority and that different legal standards apply. Accordingly, the same test will not be

used. Mr. Hartman and Mr. Hadaller commented that the rule will promote blanket certification by shippers in order to avoid higher intrastate charges. The commission staff noted that only if the shipper has articulable facts upon which to state that the shipment is not for intrastate use or filling of an intrastate order can the certificate be filled out. The benefits of the rule would be that such articulable facts will have to be determined, and the certificate will provide a record that will enhance enforcement capability. Currently, enforcement is virtually impossible at the staff level; some means of tracking shipments is needed. This rule-making will hopefully meet that need.

Weyerhaeuser commented that subparagraph (2) of the proposed rule should make exception for specific tagging at the place where timber is tendered for shipment as well as where it is cut. It also requested a 90 day lag in implementation to allow for shipper education and administrative implementation.

Also at the April 27th meeting, several interested persons were in attendance, many of whom presented oral comments. Mr. Chuck Skillman, Contract Loggers Association and representing Dennis Hadaller, commented that in his opinion an export log is a log that goes directly from the place where it was cut to the ship for export, without intervening transportation. In his opinion, he stated, "anything less than that should be rated at intrastate rates." He noted that the rule as proposed was of little benefit to the persons he represented. Mr. Jim Faught, a common carrier of logs in this state in partnership with his wife, commented that there was a "loop hole" in the rule where it related to shippers intent, and he also objected to the presentation of the certificate at the time of payment as opposed to when the shipment was actually instituted. He also commented that in his opinion, shippers assert that 75% of their logs are for export when in actuality, in his opinion, 25% go for export or for interstate commerce. Mr. Faught also commented regarding the paragraph of the rule exempting specifically marked logs and indicated that such marking should be done by professionals only.

Mr. Ken Winter, Assistant Director, Log Truckers Conference, spoke in support of the rule. He indicated that the negotiated interstate rates were approximately 20% under the prevailing intrastate rate and noted that this poses an incentive for shippers to declare intrastate shipments as interstate shipments in order to take advantage of the lower rate. He commented that rule as proposed would be a help in seeking compliance with commission laws and rules and supported its adoption. Mr. Walter Walker, a common carrier of logs in this state, commented that the rule should not contain the provision that the shipper may give a statement or certificate at the time of payment. He urged that the certificate be issued at the time of shipment. He also commented that there was a lack of enforcement of commission laws and rules regarding log hauling. Mr. A. J. Cloniger, a common carrier of logs in this state, also objected to the certificate being given at the time of payment and cited a provision of tariff 4A which he said required that such information as is necessary to rate the bill be specified before the shipment takes place. Mr.

Clayton Delaney, a common carrier of logs in this state, urged a reconciliation of the commission rule with a Department of Revenue rule regarding a public utility tax on certain log shipment related revenues.

No other oral comments were received. The commission engaged in a discussion at that time regarding various aspects of the rule, and concluded that the matter required further consideration, specifically on the point of any possible reconciliation with a Department of Revenue rule, and to solicit comments from shippers with regard to their position on the rule. Accordingly, it was determined that a 30 day continuance be had so that reconsideration of the matter could take place.

Accordingly, the matter was continued until Wednesday, May 25, 1983, and a notice of continuance was filed with the code reviser under Notice No. WSR 83-10-028 to facilitate such continuance.

At the May 25th meeting, staff presented three changes to the initial rule proposed. First, the certificate would be produced only at the time of shipment, not, as an alternative, at the time of payment, since the shipper's intent would be formed at the time of shipment. Second, the "intent" language was removed in the belief that the conditions in the certificate were ample to properly characterize the shipment. Third, with respect to the paragraph (2) exemption, the words "or initially tendered for shipment" were added to avoid confusion, consistent with the comments of Weyerhauser noted earlier.

Staff also reiterated its position that state taxing authority and the commission's rate regulation authority were not the same, citing Smith v. State, 64 Wn.2d 323 (1964) and Washington Tele. Co. v. State, 77 Wn.2d 923 (1970). Accordingly, the staff recommended against a rule identical to Department of Revenue rule WAC 458-20-179(5).

Written comments received from Brokofsky Trucking, Inc. which supported a rule the same as revenue's, were considered. Mr. Faught sent written comments which reiterated his earlier oral comments.

At the May 25th meeting Mr. Skillman, Mr. Winter and Mr. Faught again presented oral comments. Mr. Skillman reiterated his earlier concerns. Mr. Winter reiterated his support for the rule and indicated that about 98% of Log Trucker's Conference members supported it. Mr. Faught supported the rule as changed in staff's most recent proposal. After discussion, the commission determined to adopt WAC 480-12-322 with the changes noted by staff for the reasons stated.

The rule change affects no economic values.

In reviewing the entire record herein, it has been determined that WAC 480-12-322 should be adopted to read as set forth in Appendix A shown below and by this reference made a part hereof. WAC 480-12-322 as adopted will require certification by consignors or consignees of the intrastate or interstate nature of logs hauled between points in this state, with the destination point being a sorting yard. The rule does not apply to logs specifically tagged for export at the place where the timber was cut, or at the place where the timber is initially tendered for shipment.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-322 as set forth in Appendix A, be adopted as a 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 first being 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.

DATED at Olympia, Washington, this 25th day of May, 1983.

Washington Utilities and Transportation Commission  
Robert W. Bratton, Chairman  
Mary D. Hall, Commissioner  
A. J. "Bud" Pardini, Commissioner

APPENDIX "A"

NEW SECTION

WAC 480-12-322

1) Intrastate rates shall apply to all shipments of logs moving within the state of Washington where the origin is in this state and the destination within this state is a sorting yard for storage, classification or sorting of the logs, except when the consignor or the consignee or their authorized agent executes a certificate as set forth in subdivision (a) or (b) below and furnishes such to the carrier at the time of the shipment.

(a) "I am the consignor (or consignor's authorized agent) of this shipment of logs. None of the logs in this shipment:

- (1) have been sold for in-state use;
  - or
- (2) are for partial or total filling of an outstanding order in intrastate commerce;
  - or
- (3) are part of an arrangement for an in-state shipment of logs.

(b) "I am the consignee (or consignee's authorized agent) of this shipment of logs received under freight bill No. \_\_\_\_\_ dated \_\_\_\_\_.

- None of the logs in this shipment:
  - (1) have been sold for in-state use;
    - or
  - (2) are for partial or total filling of an outstanding order in intrastate commerce;
    - or
  - (3) are part of an arrangement for an in-state shipment of logs.

2) The requirements of subsection (1) of this rule do not apply where the timber has been specifically selected and tagged as export at the place where the timber was cut or initially tendered for shipment.

**WSR 83-12-029**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 83-41—Filed May 26, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this 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 the emergency is provided harvest opportunity for surplus hatchery return of spring chinook salmon.

These 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 the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 26, 1983.

By William R. Wilkerson  
 Director

NEW SECTION

*WAC 220-57-50500H (LITTLE) WHITE SALMON RIVER (DRANO LAKE) Notwithstanding the provisions of WAC 220-57-505, it is unlawful to take, fish for or possess salmon taken for personal use from the waters of the Little White Salmon River (Drano Lake) except as provided for here after: Bag limit A - May 28, 1983 through June 30, 1983 in those waters downstream of Washington Department of Fisheries boundary markers placed on points of land downstream and across from the federal salmon hatchery, and upstream of the Highway 14 Bridge.*

**WSR 83-12-030**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 83-42—Filed May 26, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this 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 the emergency is Queets, Hoh and Skagit River

coho salmon stocks need protection while harvestable numbers of chinook are present.

These 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 the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 26, 1983.

By William R. Wilkerson  
 Director

NEW SECTION

*WAC 220-56-19000T SALTWATER SEASONS AND BAG LIMITS Notwithstanding the provisions of WAC 220-56-190, effective May 28, 1983, through June 17, 1983, it is unlawful to take, fish for or possess salmon taken for personal use from the coastal waters of the State of Washington except that it is lawful to fish under a bag limit F in those coastal waters south of a line projected due west from the mouth of the Queets River and north of a line projected true east-west through an orange and white horizontally banded buoy located off Klipsan Beach provided that it is unlawful to take or possess coho salmon, and it is lawful to possess salmon, except coho salmon, taken lawfully in the above described waters.*

**WSR 83-12-031**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Nursing)**  
 [Filed May 26, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Nursing intends to adopt, amend, or repeal rules concerning the amending of WAC 308-120-180, 308-120-400, adding new sections WAC 308-120-600, 308-120-601, 308-120-602, 308-120-603, 308-120-604, 308-120-605, 308-120-606, 308-120-607, 308-120-608 and 308-120-609;

that the agency will at 9:00 a.m., Friday, July 29, 1983, in the Seattle Room, Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.88.080.

The specific statute these rules are intended to implement is RCW 18.88.190.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 20, 1983.

Dated: May 26, 1983

By: Constance Roth, R.N., Ed.D.  
Executive Secretary

### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Nursing.

Purpose: The purpose of the amendment to WAC 308-120-180 is to include a reference to the newly adopted continuing education rules in the previously adopted rules dealing with renewal of licenses; the purpose of the amendment to WAC 308-120-400 is to remove the sentence that prohibits the dispensing of legend drugs by certified registered nurses with prescriptive authority; the purpose of new section WAC 308-120-600 is to outline the purpose for continuing education; the purpose of new section WAC 308-120-601 is to identify the scope of the rules regarding continuing education; the purpose of new section WAC 308-120-602 is to outline general requirements for continuing education; the purpose for new section WAC 308-120-603 is to outline the requirements with regard to continuing education that applicants must meet when they renew their licenses; the purpose of new section WAC 308-120-604 is to list the types of continuing education that will be acceptable for credit; the purpose of new section WAC 308-120-605 is to list the types of continuing education that will not be acceptable for credit; the purpose of new section WAC 308-120-606 is to outline how continuing education applications and documentation will be validated by the board; the purpose of new section WAC 308-120-607 is to define what the term "contact hour" means; the purpose of new section WAC 308-120-608 is to outline the waiver procedure that will be utilized by the board in granting waivers to individuals; and the purpose of new section WAC 308-120-609 is to outline exceptions from coverage of the continuing education requirements.

Statutory Authority: RCW 18.88.080 and 18.88.190.

Summary of the Rules: WAC 308-120-180 Renewal of licenses, this section contains the description of the staggered licensing renewal system and contains the requirement for mailing of notice of license renewal and for application for renewal of lapsed licenses. In addition, the continuing education requirements are referred to in this rule; WAC 308-120-400 CRN prescriptive authorization, this rule contains the authorization for CRNs who have been granted prescriptive authority to prescribe drugs pursuant to applicable state and federal laws; WAC 308-120-600 Purpose, this section outlines the purpose for continuing education of registered nurses; WAC 308-120-601 Scope, this rule explains that the continuing education requirements apply to all nurses seeking renewal of the registered nurse license or for reinstatement of a lapsed registered nursing license; WAC 308-120-602 General requirements, this rule contains general requirements and the implementation date for the rules regarding continuing education. It outlines the

requirement that continuing education credits be current and deals with carryover of credit from one reporting period to another. It also clarifies the status of continuing education contact hours that are required for purposes other than license renewal. The section delineates the basic areas of nursing practice in which the board will accept continuing education requirements; WAC 308-120-603 License renewal requirements, this rule contains the specific requirements that individuals must meet in order to file information regarding continuing education for the renewal of their registered nursing license; WAC 308-120-604 Acceptable continuing education, this rule lists the type of continuing education programs that will be acceptable for meeting the requirement of continuing education for license renewal; WAC 308-120-605 Unacceptable continuing education, this rule outlines the types of continuing education that will not be accepted by the board for renewal of registered nurse licensure; WAC 308-120-606 Validation of educational programs, this section contains description of how the board, through periodic random audit of renewal requests, will validate the continuing education requirements. It also provides guidelines for the type of approval of the continuing education program that the board will find to be acceptable. The method for obtaining continuing education credit (in a maximum of five hours) through self-directed learning, is also contained in this rule; WAC 308-120-607 Contact hour, this rule defines the term "contact hour" as it is used with regard to continuing education; WAC 308-120-608 Waivers, this rule contains the procedure the board will use for granting waivers and outlines what information the individual requesting waiver must submit to the board; and WAC 308-120-609 Exceptions, this rule contains the exceptions from coverage of the continuing education requirements.

Reason Proposed: The rules regarding continuing education are proposed in order to implement the provisions of RCW 18.88.190 which mandates the board to establish continuing education requirements as a condition for license renewal. The amendment to WAC 308-120-400 is proposed in order to allow certified registered nurses with prescriptive authorization to dispense the drugs that they prescribe.

Responsible Personnel: In addition to members of the board, and the director of the Department of Licensing, the following individuals have knowledge of and responsibility for drafting, implementing and enforcing these rules: Constance Roth, R.N., Ed.D., Executive Secretary, P.O. Box 9649, Olympia, WA 98504, 234-3726 scan, 753-3726 comm.

Proponents: These rules are proposed by the Washington State Board of Nursing.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.88.080 and 18.88.190.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 216, filed 11/5/75)

WAC 308-120-180 RENEWAL OF LICENSES. (1) Effective with the renewal period beginning January 1, 1973, the annual license renewal date will be changed to coincide with the licensee's birthdate.

(a) Individuals making application for initial license and examination, provided they meet all such requirements, will be issued a license, to expire on their next birth anniversary date.

(b) Individuals making application for initial license with the state of Washington and under the reciprocity regulations, provided they meet all such requirements, will be issued a license, to expire on their next birth anniversary date.

(2) After the initial conversion to a staggered renewal system, licensees may renew their licenses, at the annual renewal fee rate, for one year, from birth anniversary date to next birth anniversary date.

(3) Under the staggered license renewal system the late payment penalty provision will be applied as follows:

(a) Before the expiration date of the individual's license, the director shall mail a notice for renewal of license to every person holding a current license. The licensee must return such notice along with current renewal fees prior to the expiration of said license. Should the licensee fail to renew his or her license prior to the expiration date, then the individual is subject to the penalty fee. If the licensee fails to renew his or her license within one year from expiration thereof, such individual must apply for licensing under the statutory conditions then in force.

(4) Effective January 1, 1985, individuals making application for license renewal must submit, in addition to the required fee, evidence to show compliance with the continuing education requirements of WAC 308-120-600 through WAC 308-120-609.

AMENDATORY SECTION (Amending Order PL 310, filed 8/17/79)

WAC 308-120-400 CRN PRESCRIPTIVE AUTHORIZATION. (1) A registered nurse licensed under chapter 18.88 RCW when authorized by the board of nursing may prescribe drugs pursuant to applicable state and federal laws.

~~((2) Dispensing of legend drugs is not an authorized activity under the rules pertaining to prescriptive authority.))~~

NEW SECTION

WAC 308-120-600 PURPOSE. (1) Continuing education is designed to assist licensees in maintaining competence, expanding competence, and/or acquiring new competencies in one or more of the areas of nursing practice defined in RCW 18.88.030.

(2) Continuing education is that which is beyond the basic preparation for initial licensure in nursing and is related to the practice of nursing. Continuing education includes planned, organized, and systematic educational experiences with measurable outcomes.

(3) Competence is the ability of the licensed nurse to perform skillfully and proficiently the functions within the role of the licensee. The role encompasses the possession and interrelation of essential knowledge, judgment, attitudes, values, skills, and abilities, which are varied and range in complexity.

NEW SECTION

WAC 308-120-601 SCOPE. All nurses who have been licensed under chapter 18.88 RCW who wish to renew their license or to reinstate a lapsed license must comply with the continuing education regulations.

NEW SECTION

WAC 308-120-602 GENERAL REQUIREMENTS. (1) Implementation. Effective January 1, 1985, the requirement for license renewal and for reinstatement of a lapsed license shall include completion of fifteen contact hours of continuing nursing education per year. Continuing education programs taken by the licensee prior per July 1, 1983, shall not be accepted by the board as contributing to the continuing nursing education requirement for licensure renewal.

(2) Continuing education contact hours required for renewal of CRN recognition shall be included in the total number of contact hours for licensure renewal.

(3) Continuing education contact hours required for renewal of prescriptive authority shall not be included in the total number of credits required for licensure renewal.

(4) Carryover of continuing education credit from one reporting period to another shall not be allowed.

(5) The board will accept any continuing education that reasonably falls within one or more of the following areas:

(a) Nursing practice areas and special health care problems;

(b) Biological, physical, sociocultural and behavioral sciences;

(c) Legal aspects of health care;

(d) Management/administration of health care personnel and patient care; and

(e) Teaching/learning process of health care personnel and patients.

NEW SECTION

WAC 308-120-603 LICENSE RENEWAL REQUIREMENTS. In addition to the renewal requirements in WAC 308-120-180, the licensee shall:

(a) Certify, on forms provided, that the minimum continuing education contact hours have been met.

(b) Keep records documenting each continuing education contact hour submitted. The following records must be maintained: Certificate of attendance or completion, or transcript or grade report, and description of self-directed learning. The records must be kept for two years following the end of the reporting period.

(c) Be prepared to validate that the continuing nursing education requirement has been fulfilled. The board shall periodically conduct an audit of the continuing education records of a random sample of licensees.

NEW SECTION

WAC 308-120-604 ACCEPTABLE CONTINUING EDUCATION. The following will be accepted for meeting the education requirements identified in WAC 308-120-602.

(1) Academic study. Courses or programs offered for academic credit and in an accredited school, university, or college.

(2) Conference. An offering design that serves a varying number of persons representing a number of organizations or groups gathered to hear viewpoints or a central theme.

(3) Course. An offering with a definite enrollment, meeting at specified times for a predetermined length of time for study of a limited area of subject matter, and under the direction of a teacher.

(4) In-service education. A planned program provided by the employing agency for the purpose of maintaining currency of nursing knowledge and skills.

(5) Self-directed learning. A self-directed learning activity is a form of continuing education (sometimes called independent study) in which the learner takes the initiative and responsibility for the learning process. A self-directed learning activity may be either self-designed or other-designed. Examples of self-designed programs are informal investigation of a specific nursing problem, self-guided focused reading, and independent learning projects and journal clubs. Examples of other-designed learning activities are correspondence courses, self-contained learning packages, and auto-tutorial programs.

(6) Seminar. An offering design in which a small group meets for reports and discussion under expert leadership or resource persons.

(7) Staff development. A planned program using resources both in and outside the employing agency for the purpose of maintaining, expanding, or acquiring new knowledge and/or skills. In-service education can be considered a part of staff development.

(8) Symposium. An offering design in which two or more specialists present information or different points of view on a particular subject.

(9) Workshop. An offering design that brings together individuals with a common interest and/or background to engage actively in educational experience in order to solve common problems and to gain new knowledge, skills and attitudes.

**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 308-120-605 UNACCEPTABLE CONTINUING EDUCATION. The following will not be accepted for meeting education requirements: (1) Orientation program;

(2) Refresher course;

- (3) Membership in organization;
- (4) Employment work experience; and
- (5) Consultation.

**NEW SECTION**

**WAC 308-120-606 VALIDATION OF EDUCATIONAL PROGRAMS.** RCW 18.88.190 states that the board shall validate all educational programs established as provided herein. This means that the board shall confirm through a periodic audit of a random sample of licensees, that the continuing education evidence provided by the licensee meets the rules and regulations set forth in WAC 308-120-602. Contact hours earned through: (1) Formal continuing education offerings, to be accepted by the board, must be approved by at least one or more of the following types of local, state, or national organizations:

- (a) Professional associations (e.g., nursing, medical, pharmacy, social work, education, etc.);
  - (b) Specialty associations, local, state, or national (e.g., critical care, school health, neurology, etc.);
  - (c) Boards of nursing;
  - (d) Colleges or universities.
- (2) Staff development programs offered by employing agencies and not received through (1)(a) above must document for audit purposes:
- (a) Reasons for undertaking study;
  - (b) Title and brief description of the content area studied;
  - (c) Objectives that identify specific learning outcome;
  - (d) Evaluation methods utilized in determining mastery of the objectives;
  - (e) The number of hours taken for completion of the study and the duration of the study;
  - (f) Proof of completion.
- (3) Self-directed learning. A maximum of five contact hours may be granted. The following criteria for self-directed study must be documented and kept for audit purposes:
- (a) Reasons for undertaking study;
  - (b) Title and brief description of the content area studied;
  - (c) Methods of identification of learning needs;
  - (d) Objectives that identify specific learning outcome;
  - (e) Methods utilized in implementing the study;
  - (f) Description of learning experiences and resources used;
  - (g) Evaluation methods utilized in determining mastery of the objectives;
  - (h) The number of hours taken for completion of the study and the duration of the study;
  - (i) Educational and training experience of a preceptor if one is used.

**NEW SECTION**

**WAC 308-120-607 CONTACT HOUR.** One contact hour equals fifty minutes of actual organized instruction, or two hours of planned and supervised clinical practice which is designed to meet educational objectives or three hours of independent study. One academic semester hour equals fifteen contact hours; one academic quarter hour equals ten contact hours.

**NEW SECTION**

**WAC 308-120-608 WAIVERS.** The board may grant a waiver of the continuing education requirement or an extension of time within which to fulfill this requirement. A request for waiver must be submitted by the licensee prior to renewal date.

- (1) The request for a waiver must be accompanied by a statement indicating the reason for noncompliance. If the noncompliance is due to a disability, a certificate signed by a licensed health practitioner must be submitted.
- (2) Waivers of the continuing education requirements may be granted by the board for a period of time not to exceed twelve months. If the cause of the noncompliance continues beyond the period of the waiver, the licensee must request an extension of the waiver.
- (3) The board may, as a condition of the waiver granted, require the licensee to make up a portion or all of the continuing education requirements waived.

**NEW SECTION**

**WAC 308-120-609 EXCEPTIONS.** Individuals who are licensed by examination and individuals who are licensed by endorsement shall be required to meet the requirements for continuing education on the second birthdate after initial licensure in this state.

**WSR 83-12-032****NOTICE OF PUBLIC MEETINGS  
DEPARTMENT OF ECOLOGY**

[Memorandum—May 27, 1983]

**LEAD AMBIENT AIR CONTROL PLAN**

The Washington Department of Ecology (WDOE), and the Puget Sound Air Pollution Control Agency (PSAPCA) are requesting public review and comment on a plan to control airborne lead in the state of Washington. Of primary concern is an area on Harbor Island, in Seattle, where the ambient lead standard is currently exceeded.

A public hearing will be held to discuss the plan and to receive public comment on July 14, 1983, 9:30 a.m., Port of Seattle, Commissioner's Chambers, Pier 66, Seattle, Washington.

The plan includes elements of an earlier plan adopted in May 1980, as well as some additional control requirements. The additional requirements specifically address lead airborne emissions from the Quemetco Secondary Lead Smelter on Harbor Island. The plan also addresses the monitoring of ambient air lead levels throughout Washington.

Copies of the plan will be available at WDOE Headquarters (Lacey), WDOE Northwest Regional Office (Redmond), and the Puget Sound APCA Headquarters (Seattle). Prior to July 12, 1983, written comments or requests for additional information should go to Brent Carson, Puget Sound APCA, P.O. Box 9863, Seattle, WA 98109, (206) 374-7335, or Jay Willenberg, Washington DOE, 4350 150th Avenue N.E., Redmond, WA 98052, (206) 885-1900.

**WSR 83-12-033****NOTICE OF PUBLIC MEETINGS  
TRAFFIC SAFETY COMMISSION**

[Memorandum—May 25, 1983]

Time: Friday, June 3, 1983 - 10:00 a.m.  
Place: Governor's Conference Room  
Legislative Building  
Olympia, Washington

**WSR 83-12-034****NOTICE OF PUBLIC MEETINGS  
SKAGIT VALLEY COLLEGE**

[Memorandum—May 26, 1983]

There will be a special meeting of the board of trustees on Thursday, June 2, 1983, at 5:30 p.m., Conference Room (C6), Campus Center Building, Skagit Valley College, 2405 College Way, Mount Vernon, WA 98273, for the purpose of reviewing and discussing the 1983-84 proposed budget. During the course of the meeting, the board of trustees may hold an executive session if necessary. No formal board action is contemplated.

Skagit Valley College will schedule meetings in locations that are free of mobility barriers, and interpreters

for deaf individuals and brailled or taped information for blind individuals can be provided when adequate notice is given to the president's office at the college.

**WSR 83-12-035**  
**PROPOSED RULES**  
**DEPARTMENT OF PERSONNEL**  
**(Personnel Board)**  
 [Filed May 27, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning:

- Amd WAC 356-14-250 Salary—Maximum—Overtime accumulation.  
 Amd WAC 356-15-090 Schedule/shift change provisions and compensation.  
 Amd WAC 356-30-270 Probationary period—Dismissal—Notice—Rights acquired;

that the agency will at 10:00 a.m., Thursday, July 14, 1983, in the Board Hearing Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.06.040.

The specific statute these rules are intended to implement is RCW 41.06.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 12, 1983.

Dated: May 25, 1983  
 By: Leonard Nord  
 Secretary

### STATEMENT OF PURPOSE

Amend WAC 356-14-250.

Title: Salary—Maximum—Overtime accumulation.

Purpose: Limits the amount of compensatory time which a person can accumulate and the length of time it can remain unused before an agency must pay the individual in cash for time accrued.

Statutory Authority: RCW 41.06.150.

Summary and Reasons: Corrects the wording of the rule to reflect the original intent (i.e. changes the word "overtime" to "compensatory time.") As presently written, rule appears to authorize departments to withhold cash payment of earned overtime until the end of the biennium, the passage of 365 days, or until the employee has accumulated 320 hours. This was not the intent.

Responsibility for Drafting: Gail A. Salisbury, Department of Personnel, 600 South Franklin, MS: FE-11, Olympia, WA 98504, Phone: 753-5383; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

Amend WAC 356-15-090.

Title: Schedule/shift change provisions and compensation.

Purpose: Defines the compensation rights of employees whose scheduled work period is being changed.

Statutory Authority: RCW 41.06.150.

Summary and Reasons: Proposed language addition clarifies the meaning of a "permanent" schedule. Proposal will allow an employer to notify an employee seven days in advance of a schedule change and to simultaneously notify the employee of a subsequent change occurring at least seven days beyond the first change without incurring overtime.

Responsibility for Drafting: Gail A. Salisbury, Department of Personnel, 600 South Franklin, MS: FE-11, Olympia, WA 98504, Phone: 753-5383; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

Amend WAC 356-30-270.

Title: Probationary period—Dismissal—Notice—Rights acquired.

Purpose: Specifies the requirements for notifying probationary employees of their dismissal.

Statutory Authority: RCW 41.06.150.

Summary and Reasons: Agencies would be required to send copies of probationary dismissal letters to the Personnel Appeals Board instead of the Director of Personnel. The Department of Personnel no longer utilizes the information pertaining to probationary dismissal.

Responsibility for Drafting: Roger F. Sanford, Department of Personnel, 600 South Franklin, MS: FE-11, Olympia, WA 98504, Phone: 753-5928; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Transportation, governmental agency.

#### AMENDATORY SECTION (Amending Order 65, filed 4/22/74)

WAC 356-14-250 SALARY—MAXIMUM—(~~OVERTIME ACCUMULATION~~) COMPENSATORY TIME. The maximum (~~overtime~~) compensatory time accrual is limited to 320 hours in any 365 calendar days.

(1) (~~overtime~~) Compensatory time exceeding these limitations shall be compensated monthly in cash.

(2) Cash compensation for (~~overtime~~) compensatory time shall be computed using the salary applicable to the employee at the time the (~~overtime~~) compensatory time was accrued.

(3) If any (~~overtime~~) compensatory time has not been liquidated within 365 days of accrual, the employee will be compensated in cash for that (~~overtime~~) compensatory time, except that all (~~overtime~~) compensatory time accumulated during a fiscal biennium shall be compensated in cash at the end of that biennium (June 30 of each odd-numbered year) if it has not been previously liquidated in cash or compensatory time.

#### AMENDATORY SECTION (Amending Order 114, filed 12/21/77)

WAC 356-15-090 SCHEDULE/SHIFT CHANGE PROVISIONS AND COMPENSATION. The appointing authority shall schedule the working days/hours of their scheduled work period employees.

(1) This schedule is permanent if it lasts seven or more days and can only be changed with not less than seven calendar days notice. If such notice is not given, a new schedule does not exist until the notice period expires.

The seven calendar days notice of changes in working days and/or hours must be given to the affected employees during their scheduled working hours. The day that notification is given shall constitute a day of notice.

(2) If the appointing authority changes employees' assigned days/hours without giving them at least seven days notice of the

change, employees will be paid for all time worked outside the scheduled days/hours at the overtime rate for the duration of the notice period.

(a) When changes in employees' assigned days/hours are made without proper notice, employees may work their scheduled days/hours unless the appointing authority deems that:

(i) The employees are unable to perform satisfactorily as the result of excessive overtime hours; or

(ii) the work which normally would have been performed within the scheduled days/hours cannot be performed.

(b) The state is not obligated to pay for those scheduled days/hours not worked, unless the employee is on an authorized leave of absence with pay.

(c) Overtime pay and schedule/shift change pay shall not be paid for the same incident.

(3) The transition period for necessary schedule changes from one scheduled standard work period to another scheduled standard work period shall be considered and filed as a scheduled alternate work period in accordance with WAC 356-15-020(1)(b) except that:

(a) Transitioning employees may receive the overtime rate for all hours worked in the month which exceed the number of scheduled hours of Monday through Friday counterpart employees during the month of the transition; or

(b) Transitioning employees may receive the overtime rate of pay for those shifts actually worked that would be the sixth and/or seventh scheduled shift in the previous work week if the employee is not scheduled to have two consecutive days off.

The new scheduled standard work period and work day shall be identified and begin during the schedule transition period.

(4) Contingency scheduling is allowed for those positions having the following responsibilities: Highway snow, ice and avalanche control, grain inspection, horticulture inspection, and in the department of natural resources, forest fire suppression, "hoot owl," forest fuels management and aerial applications.

Therefore, for those positions, the appointing authority shall not be bound by the above scheduled shift change notice requirement, if the appointing authority notifies affected employees of the contingency schedule in writing when they enter the position or not less than ~~((30))~~ thirty days prior to implementation.

When conditions mandate the activating of the contingency schedule, the appointing authority shall pay affected employees the overtime rate for all hours worked outside the original schedule at least the employee's first shift of the contingency schedule.

**AMENDATORY SECTION** (Amending Order 36, filed 7/1/71, effective 8/1/71)

**WAC 356-30-270 PROBATIONARY PERIOD—DISMISSAL—NOTICE—RIGHTS ACQUIRED.** (1) An employee may be dismissed during a probationary period after being given written notice five working days prior to the effective date of dismissal. However, if the agency believes the good of the service requires the immediate dismissal of the probationary employee, written notice of only one full working day prior to the effective date of the dismissal will be required. The reasons for the dismissal shall be filed with the ~~((director))~~ personnel appeals board.

(2) An employee dismissed during a probationary period shall not have the right to appeal the dismissal. When proper advance notice of the dismissal is not given, the employee may enter an appeal for payment of salary for up to five days which the employee would have worked had proper notice been given. If such a claim is sustained, the employee will be entitled to the appropriate payment of salary but will not be entitled to reinstatement.

**WSR 83-12-036**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1963—Filed May 27, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-86-005 Services available to recipients of medical assistance.

Amd WAC 388-86-050 Inpatient hospital care.

I, David A. Hogan, find that an emergency exists and that this 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 the emergency is the department is out of compliance with 42 CFR 440.230(c), which prohibits the denial of Medicaid services solely because of the diagnosis, type of illness or condition. These amendments relate to tuberculosis.

These 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 Department of Social and Health Services as authorized in RCW 43.20A.550.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 26, 1983.

By David A. Hogan, Director  
 Division of Administration and Personnel

**AMENDATORY SECTION** (Amending Order 1923, filed 12/15/82)

**WAC 388-86-005 SERVICES AVAILABLE TO RECIPIENTS OF MEDICAL ASSISTANCE.** (1) For recipients of medical assistance (MA) categorically needy only, the department shall authorize early and periodic screening diagnosis and treatment services including dental, vision, and hearing services, to eligible individuals under twenty-one years of age, family planning services, home health agency services, inpatient and outpatient hospital care, other laboratory and x-ray services, skilled nursing home care, and physicians' services in the office or away from the office as needed for necessary and essential medical care. The department may authorize medically justified ambulance service and other approved transportation.

(2) The following additional services shall also be authorized when medically necessary: Anesthetization services; blood; dental services to EPSDT recipients; drugs and pharmaceutical supplies; eyeglasses and examination; hearing aids and examinations; oxygen; physical therapy services; private duty nursing services;

surgical appliances, prosthetic devices, and certain other aids to mobility.

(3) Treatment, transplants, dialysis, equipment and supplies for acute and chronic nonfunctioning kidneys are provided in the home, hospital and kidney center. See WAC 388-86-050(5).

(4) Organ transplants, other than kidney transplants are not provided as a part of physician services or hospital care authorized under the medical assistance program.

(5) Treatment to detoxify narcotic addiction cases in a hospital or on an outpatient basis is not provided as a part of the medical care program. The department will provide treatment for concurrent diseases and complications.

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

(7) The following medical services are not provided:

(a) Adult dental services, and

(b) Chiropractic services,

(c) (~~Treatment of tuberculosis. See WAC 388-86-050(5).~~)

(8) Treatment for obesity is not provided as part of the medical care program. The department will provide treatment for concurrent diseases and complications.

(9) Where evidence is obtainable to establish medical necessity, as defined in WAC 388-80-005, the department shall approve the request if the recipient or provider submits sufficient objective clinical information (including, but not limited to, a physiological description of the disease, injury, impairment or other ailment; pertinent laboratory findings; x-ray reports; and patient profiles).

(10) A request for medical services may be denied by the department if the requested service is not medically necessary as defined by WAC 388-80-005, is generally regarded by the medical profession as experimental in nature or as unacceptable treatment, unless the recipient can demonstrate through sufficient objective clinical evidence the existence of particular circumstances which render the requested service medically necessary.

(11) The department shall approve or deny all requests for medical services within fifteen days of the receipt of the request, except that if additional justifying information is necessary before a decision can be made, the request shall be neither approved nor denied but shall be returned to the provider within five working days of the original receipt. If additional justifying information is not returned within thirty days of the date it was returned to the provider, then the original request shall be approved or denied. However, if such information is returned to the department, the request shall be acted upon within five working days of the receipt of the additional justifying information.

(12) Whenever the department denies a request for medical services the department shall, within five working days of the decision, give written notice of the denial to the recipient and the provider. In order to fully inform the recipient, the notice shall state:

(a) The specific reasons for the department's conclusion to deny the requested service.

(b) If a fair hearing is requested, a medical assessment other than that of the person or persons involved in making the original decision may be obtained at the expense of the department of social and health services, and instructions on how to obtain such assessment.

(c) The recipient has a right to a fair hearing if the request is made within ninety days of receipt of the denial, with the instruction on how to request the hearing.

(d) The recipient may be represented at the hearing by legal counsel or other representative.

(e) That upon request, the CSO shall furnish the recipient the name and address of the nearest legal services office.

(13) The limited casualty program—medically needy is defined in chapter 388-99 WAC, and the limited casualty program—medically indigent is defined in chapter 388-100 WAC.

(14) The department has the authority to require a second opinion prior to the approval of any elective surgical procedure.

(15) The department may designate those surgical procedures which can be performed in other than a hospital in-patient setting. Where the patient has a medical condition which necessitates a hospital admission, prior approval by the local medical consultant must be obtained.

#### AMENDATORY SECTION (Amending Order 1949, filed 2/16/83)

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 the recipient will have free choice of hospitalization.

(2) Certain hospitalization services covered by the program require approval of the medical consultant.

(a) Prior approval for nonemergent hospital admissions;

(b) Retroactive certification and out-of-state care including bordering cities.

(3) The division of medical assistance will certify hospital admission, length of stay and/or services for all recipients.

(4) Department authorization for inpatient hospital care for eligible individuals shall be limited to the number of days established at the 50th percentile in the 1981 edition of the publication "Length of Stay in PAS Hospitals, by Diagnosis United States Western Region," unless prior contractual arrangements are made by the department for a specified length of stay (as defined in WAC 388-80-005 and 388-87-013). A daily list of all recipient inpatients with diagnostic information shall be submitted by the hospital to the local medical consultant. When hospitalization of a recipient exceeds the number of days as limited by this subsection, the hospital shall submit to the local medical consultant a request with adequate justification and signed by the attending physician within sixty days of final service for approval of the extension.

(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 twenty-one and for all categorically needy recipients age sixty-five and older. Other age groups are covered under the Involuntary Treatment Act and/or other state funded programs.

~~(5) ((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.~~

~~(6))~~ 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.

~~((7))~~ (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.

~~((8))~~ (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.

**WSR 83-12-037**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed May 27, 1983]

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 388-86-005 Services available to recipients of medical assistance.  
 Amd WAC 388-86-050 Inpatient hospital care.

It is the intention of the secretary to adopt these rules on an emergency basis on or about June 1, 1983.

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

David A. Hogan, Director  
 Division of Administration and Personnel  
 Department of Social and Health Services  
 Mailstop OB 14C  
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by June 22, 1983. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, July 6, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 13, 1983.

The authority under which these rules are proposed is RCW 43.20A.550.

The specific statute these rules are intended to implement is RCW 43.20A.550.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 26, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-86-005 and 388-86-050.

Purpose of the Rule Change: To comply with federal requirements.

Statutory Authority: RCW 43.20A.550.

Summary of the Rule Change: The department is out compliance with 42 CFR 440.230(c), which prohibits the denial of Medicaid services solely because of the diagnosis, type of illness or condition. These amendments relate to tuberculosis.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Medical Assistance, Mailstop: LK-11, Phone: 3-7313.

These rules are necessary as a result of federal law, 42 CFR 440.230(c).

#### AMENDATORY SECTION (Amending Order 1923, filed 12/15/82)

WAC 388-86-005 SERVICES AVAILABLE TO RECIPIENTS OF MEDICAL ASSISTANCE. (1) For recipients of medical assistance (MA) categorically needy only, the department shall authorize early and periodic screening diagnosis and treatment services including dental, vision, and hearing services, to eligible individuals under twenty-one years of age, family planning services, home health agency services, inpatient and outpatient hospital care, other laboratory and x-ray services, skilled nursing home care, and physicians' services in the office or away from the office as needed for necessary and essential medical care. The department may authorize medically justified ambulance service and other approved transportation.

(2) The following additional services shall also be authorized when medically necessary: Anesthetization services; blood; dental services to EPSDT recipients; drugs and pharmaceutical supplies; eyeglasses and examination; hearing aids and examinations; oxygen; physical therapy

services; private duty nursing services; surgical appliances, prosthetic devices, and certain other aids to mobility.

(3) Treatment, transplants, dialysis, equipment and supplies for acute and chronic nonfunctioning kidneys are provided in the home, hospital and kidney center. See WAC 388-86-050(5).

(4) Organ transplants, other than kidney transplants are not provided as a part of physician services or hospital care authorized under the medical assistance program.

(5) Treatment to detoxify narcotic addiction cases in a hospital or on an outpatient basis is not provided as a part of the medical care program. The department will provide treatment for concurrent diseases and complications.

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

(7) The following medical services are not provided:

(a) Adult dental services, and

(b) Chiropractic services,

(c) ~~(Treatment of tuberculosis. See WAC 388-86-050(5).)~~

(8) Treatment for obesity is not provided as part of the medical care program. The department will provide treatment for concurrent diseases and complications.

(9) Where evidence is obtainable to establish medical necessity, as defined in WAC 388-80-005, the department shall approve the request if the recipient or provider submits sufficient objective clinical information (including, but not limited to, a physiological description of the disease, injury, impairment or other ailment; pertinent laboratory findings; x-ray reports; and patient profiles).

(10) A request for medical services may be denied by the department if the requested service is not medically necessary as defined by WAC 388-80-005, is generally regarded by the medical profession as experimental in nature or as unacceptable treatment, unless the recipient can demonstrate through sufficient objective clinical evidence the existence of particular circumstances which render the requested service medically necessary.

(11) The department shall approve or deny all requests for medical services within fifteen days of the receipt of the request, except that if additional justifying information is necessary before a decision can be made, the request shall be neither approved nor denied but shall be returned to the provider within five working days of the original receipt. If additional justifying information is not returned within thirty days of the date it was returned to the provider, then the original request shall be approved or denied. However, if such information is returned to the department, the request shall be acted upon within five working days of the receipt of the additional justifying information.

(12) Whenever the department denies a request for medical services the department shall, within five working days of the decision, give written notice of the denial to the recipient and the provider. In order to fully inform the recipient, the notice shall state:

(a) The specific reasons for the department's conclusion to deny the requested service.

(b) If a fair hearing is requested, a medical assessment other than that of the person or persons involved in making the original decision may be obtained at the expense of the department of social and health services, and instructions on how to obtain such assessment.

(c) The recipient has a right to a fair hearing if the request is made within ninety days of receipt of the denial, with the instruction on how to request the hearing.

(d) The recipient may be represented at the hearing by legal counsel or other representative.

(e) That upon request, the CSO shall furnish the recipient the name and address of the nearest legal services office.

(13) The limited casualty program—medically needy is defined in chapter 388-99 WAC, and the limited casualty program—medically indigent is defined in chapter 388-100 WAC.

(14) The department has the authority to require a second opinion prior to the approval of any elective surgical procedure.

(15) The department may designate those surgical procedures which can be performed in other than a hospital in-patient setting. Where the patient has a medical condition which necessitates a hospital admission, prior approval by the local medical consultant must be obtained.

#### AMENDATORY SECTION (Amending Order 1949, filed 2/16/83)

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 the recipient will have free choice of hospitalization.

(2) Certain hospitalization services covered by the program require approval of the medical consultant.

(a) Prior approval for nonemergent hospital admissions;

(b) Retroactive certification and out-of-state care including bordering cities.

(3) The division of medical assistance will certify hospital admission, length of stay and/or services for all recipients.

(4) Department authorization for inpatient hospital care for eligible individuals shall be limited to the number of days established at the 50th percentile in the 1981 edition of the publication "Length of Stay in PAS Hospitals, by Diagnosis United States Western Region," unless prior contractual arrangements are made by the department for a specified length of stay (as defined in WAC 388-80-005 and 388-87-013). A daily list of all recipient inpatients with diagnostic information shall be submitted by the hospital to the local medical consultant. When hospitalization of a recipient exceeds the number of days as limited by this subsection, the hospital shall submit to the local medical consultant a request with adequate justification and signed by the attending physician within sixty days of final service for approval of the extension.

(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 twenty-one and for all categorically needy recipients age sixty-five and older. Other age groups are covered under the Involuntary Treatment Act and/or other state funded programs.

~~(5) ((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.~~

~~(6))~~ 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.

~~((7))~~ (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.

~~((8))~~ (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.

WSR 83-12-038

PROPOSED RULES

DEPARTMENT OF LICENSING

(Securities Division)

[Filed May 27, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning the Washington state limited offering exemption. Amending WAC 460-46A-020 availability of

exemption, allowing the administrator to waive one class of stock limitation upon a showing that it is not necessary for the protection of investors; amending WAC 460-46A-040 maximum number of purchasers under exemption, raising maximum number of purchasers from twenty-five to forty; amending WAC 460-46A-080 stock options, excluded from the stock option limitation, any incentive stock option plans under Section 422A of the Internal Revenue Code, as amended, held by employees, who are not officers, directors or promoters of the issuer; amending WAC 460-46A-085 inapplicability of cheap and promotional share, and stock option, restrictions, removing the requirement that release of escrowed shares be conditioned upon an increase of the issuer's net worth by 300% of the proceeds of the limited offering, divided by the offering price per share in the limited offering and substituting in it instead, that (a) the per share net worth of the issue on a fully diluted basis under generally accepted accounting principles is at least 100 percent greater than the per share offering price under the limited offering exemption; or (b) the issuer has completed a firmly underwritten public offering of at least four million dollars of its common stock at a price per share of at least three times the price per share of the shares sold under the limited offering exemption; or (c) there shall exist an established trading market in the issuer's common stock for a period of at least ninety consecutive days in which the market price per share shall be greater than three times the price per share of the shares sold under the limited offering exemption; or (d) the owners of the shares shall pay for the shares held in escrow, an amount equal to one hundred and twenty percent of the price per share of shares sold under the limited offering exemption; amending WAC 460-46A-090 disclosure document, requiring two copies of Form LOE-82 to be filed with the securities administrator and requiring a copy of Form LOE-82 to be mailed to the accountant, who has reviewed, compiled or audited the financial statements included in the disclosure document; adopting WAC 460-46A-091 advertisements, allowing use of advertisements and announcements and requiring the filing of same if they do not meet the requirements of WAC 460-28A-025; amending WAC 460-46A-095 price of shares, allowing administrator to waive requirement that shares sold must be of the same class where good cause is shown; and amending WAC 460-46A-155 attorney to review disclosure document, eliminating the requirement that the attorney, reviewing the disclosure form to sign the disclosure form, but requiring the attorney to certify to the administrator that he or she has reviewed the responses to the questions in the form and the responses set forth the type of information requested by the form. The attorney must submit an opinion to the administrator that shares to be sold are authorized and when issued will be validly issued, fully paid and nonassessable;

that the agency will at 10:00 a.m., Thursday, July 6, 1983, in Conference Room A, 4th Floor, Highways-Licenses Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 21.20.320(9), see also RCW 21.20.450.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 26, 1983

By: John Gonzalez  
Director

#### STATEMENT OF PURPOSE

Name of Agency: Department of Licensing, Securities Division.

General Purpose of Rule: The rule shown below is to implement the provisions of RCW 21.20.320(9) and to provide corporations, who have not previously sold registered securities, to raise up to five hundred thousand dollars in a twelve-month period.

Statutory Authority: Chapter 460-46A WAC was promulgated and now is being amended pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of the Securities Act.

Summary of the Rules: See above.

Reason Proposed: The amendments are proposed to facilitate the raising of capital by corporations who have not previously sold registered securities by providing an exemption from registration under RCW 21.20.320(9) while providing reasonable safeguards for the investing public.

Responsible Department Personnel: In addition to the director of the Department of Licensing, the following agency personnel have responsibility for drafting, implementing and enforcing these rules: Joan Baird, Assistant Director, Professional Licensing, 3rd Floor, Highways-Licenses Building, 234-1369 scan, 753-1369, and Ralph R. Smith, Administrator, Securities Division, 6th Floor, Highways-Licenses Building, 234-6928 scan, 753-6928.

Proponents and Opponents: This rule is proposed by the Department of Licensing, Securities Division.

Agency Comments: These rules were promulgated pursuant to the authority contained in RCW 21.20.450.

#### Chapter 460-46A WAC

#### WASHINGTON STATE LIMITED OFFERING EXEMPTION

##### WAC

460-46A-020	Available of Exemption.
460-46A-040	Maximum Number of Purchasers Under Exemption.
460-46A-080	Stock Options.
460-46A-085	Inapplicability of Cheap and Promotional Share, and Stock Option Restrictions.
460-46A-090	Disclosure Documents.
460-46A-091	Advertisements.
460-46A-095	Prices of Shares.
460-46A-155	Attorney to Review Disclosure Documents.

#### AMENDATORY SECTION (Amending Order SDO-116-82, filed 10/5/82)

WAC 460-46A-020 AVAILABILITY OF EXEMPTION. Only corporations may use the limited offering exemption. The limited offering exemption may be used by an issuer more than once provided that the aggregate amount raised by all offerings by the issuer and its affiliates under the limited offering exemption shall not exceed \$500,000. (The foregoing notwithstanding, offerings by affiliates of the issuer under the limited offering exemption with respect to business ventures unrelated to that of the issuer occurring twenty-four months prior to or twenty-four months after the offering of the issuer under

consideration shall not be included in calculating the \$500,000 limitation as to the issuer.) The limited offering exemption is available only if one class of stock is outstanding after the offering, provided however, that upon written request, this requirement may be waived by Administrator as not being necessary under the circumstances for the protection of investors. The limited offering exemption may not be used for the offer and sale of debt securities. The limited offering exemption is not available if the issuer or its affiliates have previously sold securities of such issuer or affiliate under the provisions of RCW 21.20.210 (registration by qualification) or RCW 21.20.180 (registration by coordination) or of similar provisions of the securities or blue sky laws of any other state. The total amount of funds raised by the issuer and its affiliates under all exemptions, including the limited offering exemption, but excepting the statutory non-public offering exemption of RCW 21.20.320(1), may not exceed \$500,000 in any 12-month period during which the limited offering exemption is used.

**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 SDO-116-82, filed 10/5/82)

WAC 460-46A-040 MAXIMUM NUMBER OF PURCHASERS UNDER EXEMPTION. The maximum number of purchasers under the limited offering exemption in any consecutive 12 months shall be ~~((25))~~ 40. Husband and wife shall be counted as one purchaser, as shall an estate. Each shareholder of a corporation and each beneficiary of a trust shall be counted separately as a purchaser in addition to the corporation or trust unless the shareholder or beneficiary has been such for at least six months prior to the purchase.

**AMENDATORY SECTION** (Amending Order SDO-116-82, filed 10/5/82)

WAC 460-46A-080 STOCK OPTIONS. The maximum amount of stock options (except incentive stock option plans under Section 422A of the Internal Revenue Code of 1954, as amended, held by employees, who are not officers, directors or promoters of the issuer) may not exceed ten percent of all outstanding shares of the same or similar class of the issuer after the completion of an offering based upon the limited offering exemption. The exercise price per share under such option must be at least equal to the price per share paid by the purchaser for similar shares sold under the limited offering exemption. ~~((Such option))~~ Options subject to the restrictions of this provision may not be exercisable after three years, except that the option may be exercisable for up to five years if the exercise price per share in the fourth and fifth years is at least 120% of the price per share in the offering.

**AMENDATORY SECTION** (Amending Order SDO-116-82, filed 10/5/82)

WAC 460-46A-085 INAPPLICABILITY OF CHEAP AND PROMOTIONAL SHARE, AND STOCK OPTION, RESTRICTIONS. The above notwithstanding, the restrictions of WAC 460-46A-050, and WAC 460-46A-080 shall not apply if the provisions of either paragraph (1), (2), (3) or (4) below apply:

~~((1))~~ All of the investors in the limited offering fall within one or more of the following categories:

(1) The issuer has had significant earnings and operated at a profit during at least one of the last three fiscal years.

(2) All investors in the limited offering purchase for cash on the same terms and conditions, and the investors purchasing a majority of the securities sold in the limited offering fall within the following categories:

(A) Executive officers of the issuer;

(B) Persons who are then currently licensed to practice law, public accountants specializing in the securities area, registered securities broker-dealers, securities salespersons, registered investment advisors, investment advisor salespersons, in any jurisdiction; or

(C) Entities specified in RCW 21.20.320(8); or

~~((2))~~ All investors in the limited offering purchase for cash on the same terms and conditions, and the investors purchasing a majority of the securities sold in the limited offering fall within categories (1), (2) or (3) above; or

(3) The excess amounts of cheap or promotional shares and options above the maximum limits established by WAC 460-46A-050 and WAC 460-46A-080 shall be placed in ((an)) a five year escrow established by order of the ((a)) Administrator. ((allowing them to be released from escrow only if within 5 years the net worth of the issuer (under generally accepted accounting principles) increases above the amount of net worth of the issuer at the commencement of the offering:

~~((A))~~ In the case of promotional or cheap shares, the number of promotional or cheap shares released shall be a number equal to the amount such increase in net worth exceeds 300% of the proceeds of the limited offering, divided by the offering price per share in the limited offering; and

~~((B))~~ In the case of options, the number of options released shall be those covering an underlying number of shares equal to the amount such increase in net worth (after allowing for that applied to the release from escrow of any promotional or cheap shares) exceeds 300% of the proceeds of the limited offering, divided by the offering price per share in the limited offering;)) shares and options shall be released only upon the order of the Administrator and under the following conditions:

(A) The per share net worth of the issuer on a fully diluted basis under generally accepted accounting principles is at least 100 percent greater than the per share offering price under the limited offering exemption; or

(B) The issuer has completed a firmly underwritten public offering of at least four million dollars (\$4,000,000) of its common stock at a price per share of at least three (3) times the price per share of the shares sold under the limited offering exemption; or

(C) There shall exist an established trading market in the issuer's common stock for a period of at least ninety (90) consecutive days in which the market price per share shall be greater than three times the price per share of the shares sold under the limited offering exemption; or

(D) The owners of the shares shall pay for the shares held in escrow, an amount equal to one hundred and twenty (120) percent of the price per share of shares sold under the limited offering exemption.

Those shares not released from escrow within the five year escrow period shall be cancelled and shall no longer be deemed outstanding shares of the issuer.

(4) Upon written request, such restrictions have been waived in writing by the Administrator as not being necessary under the circumstances to protect investors against undue dilution.

**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 SDO-116-82, filed 10/5/82)

WAC 460-46A-090 DISCLOSURE DOCUMENT. Each offeree under the limited offering exemption must be furnished a disclosure document on a form provided by the Securities Administrator (called "Form LOE-82"). A copy of such disclosure document will all attachments must be furnished to prospective purchasers 24 hours before either agreeing to purchase the shares or making any payment of consideration, whichever is earlier. A manually signed copy of the disclosure document and an additional copy must be filed with the Securities Administrator at least 5 business days prior to commencement of the offering. If the financial statements attached to the disclosure document are audited, subject to review or compilation by an accountant, a copy of the disclosure document and all attachments shall be forwarded to the ~~((auditor))~~ accountant at the same time it is forwarded to the Securities Administrator. Certified mail, return receipt requested, is recommended. If during the course of an offering made under the limited offering exemption there shall occur an event which would materially affect the issuer, its prospects or properties, or otherwise materially affect the accuracy or completeness of the information contained in the disclosure document, the disclosure document shall be promptly revised to reflect such event, filed with the Securities Administrator as so revised, and used for all sales of shares in the offering thereafter.

**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.

#### NEW SECTION

**WAC 460-46A-091 ADVERTISEMENTS.** Advertisements and announcements may be used to solicit investors upon effectiveness of the exemption. Advertisements and announcements not meeting the requirements of WAC 460-28A-025 must be filed with the Administrator at least five business days prior to use.

**AMENDATORY SECTION** (Amending Order SDO-116-82, filed 10/5/82)

**WAC 460-46A-095 PRICE OF SHARES.** All shares sold pursuant to the limited offering exemption must be sold for cash, must be of the same class(;) (except where good cause is shown and agreed to in writing by the Administrator), and must be offered and sold at the same price.

**AMENDATORY SECTION** (Amending Order SDO-116-82, filed 10/5/82)

**WAC 460-46A-155 ATTORNEY TO REVIEW DISCLOSURE DOCUMENT.** In order for the limited offering exemption to be available, an attorney, who is a member in good standing of a state bar association, must (~~sign the disclosure form required under WAC 460-46A-090. The attorney need not independently verify the accuracy or completeness of the information contained therein but must certify that he has reviewed the responses to the questions in the form and that (with the exception of the financial statements required under the form) the responses set forth the type of information requested by the form. He must further render an opinion~~) certify to the Administrator that, although he or she has not undertaken to independently verify the accuracy or completeness of the information contained within the disclosure form required under WAC 460-46A-090, he or she has reviewed the responses to the questions in the form and that (with the exception of the financial statements required under the form) the responses set forth the type of information requested by the form. He or she must further submit an opinion to the Administrator that the shares to be sold in the offering have been duly authorized and when issued upon payment of the offering price will be legally and validly issued, fully paid and nonassessable.

**WSR 83-12-039**  
**EMERGENCY RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Order 205—Filed May 27, 1983]

Be it resolved by the Game Commission, acting at Olympia, Washington, by conference call, that it does adopt the annexed rules relating to 1983 Game Fish Seasons and Catch Limits, amending WAC 232-28-605, to provide an open season on Drano Lake from May 28, 1983, to July 25, 1983. The minimum length for trout is ten inches.

We, the Game Commission, find that an emergency exists and that this 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 the emergency is the Department of Fisheries has opened a season on Drano Lake due to a surplus of spring chinook returning to the Willard NFH. No conservation issue exists on steelhead at this time.

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

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 27, 1983.

By Vern E. Ziegler  
Chairman, Game Commission

**AMENDATORY SECTION** (Amending Order 197, filed 12/2/82)

**WAC 232-28-605 1983 GAME FISH SEASONS AND CATCH LIMITS.**

**WSR 83-12-040**  
**NOTICE OF PUBLIC MEETINGS**  
**PLANNING AND COMMUNITY**  
**AFFAIRS AGENCY**  
[Memorandum—May 27, 1983]

The Planning and Community Affairs Agency will hold a public hearing on the draft amended 1983 Washington State Low-Income Weatherization Assistance Plan.

The hearing is scheduled for 9:00 a.m. on Wednesday, June 22, 1983, in the Planning and Community Affairs Agency conference room, Ninth and Columbia Building, Fifth Floor, Olympia. Two typewritten copies of all oral testimony are requested. There will be a question and answer period.

Written testimony may be submitted until 5:00 p.m. on June 21, 1983, to the attention of Art Cantrall, Assistant Director, Planning and Community Affairs Agency, Division of Community Services, Ninth and Columbia Building, MS GH-51, Olympia, Washington 98504.

For additional information or a copy of the draft amendment, contact Claire Hopkins at (206) 753-4106 or toll free 1-800-562-5677.

**WSR 83-12-041**  
**NOTICE OF PUBLIC MEETINGS**  
**HOSPITAL COMMISSION**  
[Memorandum—May 27, 1983]

The State Hospital Commission will meet in Seattle at the Vance Airport Inn on Thursday, June 16, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC

261-20-135. Such information is on file in the commission's office and is available for inspection.

Meetings of the State Hospital Commission are also scheduled for June 30, 1983, July 21, 1983, and August 25, 1983, at the Vance Airport Inn.

**WSR 83-12-042**

**NOTICE OF PUBLIC MEETINGS  
WESTERN WASHINGTON UNIVERSITY**

[Memorandum—May 26, 1983]

The board of trustees of Western Washington University will hold their regular meeting on Thursday, June 2, 1983, at 1:30 p.m. in Old Main 340 on the campus of the university.

**WSR 83-12-043**

**PROPOSED RULES  
COMMUNITY COLLEGE  
DISTRICT TWELVE**

[Filed May 31, 1983]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Community College District 12 board of trustees intends to adopt, amend, or repeal rules concerning the amending of chapter 132L-140 WAC, environmental protection including rules and procedures concerning responsible officer, WAC 132L-140-020;

that the institution will at 7:30 p.m., Thursday, July 14, 1983, in the Olympia Technical Community College, Board Room, 2011 Mottman Road S.W., Olympia, WA 98502, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is chapters 28B.19, 28B.50 and 43.21C RCW.

The specific statute these rules are intended to implement is RCW 43.21C.120.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before July 13, 1983.

Dated: May 24, 1983

By: Dale A. Miller  
District President, District 12  
Secretary, Board of Trustees

**STATEMENT OF PURPOSE**

Rule: Amend chapter 132L-140 WAC, Environmental protection and in particular WAC 132L-140-020 Responsible officer.

Statutory Authority: Chapters 43.21C, 28B.19 and 28B.50 RCW, including but not limited to RCW 28B.19.020 and 43.21C.120.

Purpose of the Rule(s): The amending of WAC 132L-140-020 will allow the district to update its SEPA (State Environmental Protection Act) procedures to reflect organizational changes which have recently occurred.

Summary of the New Rule(s) and/or Amendment: Amend existing rules contained in the Washington Administrative Code (WAC) as noted above to designate dean(s) of administrative services as the "responsible officer."

Reasons Which Support the Proposed Action(s): The current rules do not allow for designating the responsible official with speed and certainty required by WAC 197-10-820. This is due to organizational changes which have occurred within the past year.

Person or Organization Proposing the Rule(s): Board of Trustees, Community College District 12; government.

Agency Personnel Responsible for Drafting: John A. Hurley, Jr., District Personnel Office, Centralia College, (206) 736-9391, ext. 213; Implementation and Enforcement: Dale A. Miller, District President's Office, Centralia College, (206) 736-9391, ext. 200.

The rule(s) is not necessary as the result of federal law, federal court action, or state court action.

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matter Pertaining to the Rule(s): None.

Chapter 132L-140 WAC  
**ENVIRONMENTAL PROTECTION**

**WAC**

132L-140-010 Environmental protection policy.  
132L-140-020 Responsible officer.  
132L-140-030 SEPA Information Center.

**AMENDATORY SECTION** (Amending Order 77-3, filed 3/30/77)

WAC 132L-140-020 RESPONSIBLE OFFICER. In compliance with WAC 197-10-820, ((the Assistant to the President)) the Dean of Administrative Services at each college is designated to be the "responsible official" for carrying out this policy.

**WSR 83-12-044**

**PROPOSED RULES  
DEPARTMENT OF AGRICULTURE**

[Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Agriculture intends to adopt, amend, or repeal rules concerning endrin use in apple orchards, chapter 16-228 WAC;

that the agency will at 10:30 a.m., Friday, July 8, 1983, in the Holiday Motor Hotel, 1300 North 1st Street, Yakima, WA 98903, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 19, 1983.

The authority under which these rules are proposed is RCW 17.21.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 8, 1983.

Dated: June 1, 1983

By: Michael V. Schwisow  
Deputy Director

## STATEMENT OF PURPOSE

Title: WAC 16-228-235 Purpose of order; 16-228-240 Endrin use in orchards—1983 through 1985; 16-228-245 Endrin application to apple orchards; 16-228-250 Written recommendation – licensed consultant; 16-228-255 Distribution – dealer records; 16-228-260 Application restrictions; 16-228-265 Posting requirements; 16-228-270 Permit; 16-228-275 Applicator records; 16-228-280 Endrin advisory board; 16-228-282 Endrin use in orchards—After December 31, 1985—Crisis permits—Permit requirements; 16-228-900 Penalties; and 16-228-003 Promulgation.

Description of Purpose: To administer and enforce the Washington Pesticide Application Act, chapter 17.21 RCW for the purpose of promoting the well-being of the public and agricultural industries.

Statutory Authority: Chapter 17.21 RCW, Washington Pesticide Application Act.

Summary of Rules: To provide for an orderly three-year phase out of the pesticide endrin for orchard use in the state of Washington and to determine a criteria for crisis use of endrin after the three-year phase out, if necessary.

Reasons for Supporting Proposed Actions: Endrin use in apple orchards is necessary for meadow vole control, however, without additional restrictions, endrin can cause harm to nontargeted organisms. The three-year phase out will allow time for research of better controls for meadow vole in apple orchards.

Drafting, Implementation and Enforcement: Art G. Losey, Assistant Director, 406 General Administration Building, Olympia, Washington 98504, (206) 753-5062.

Person or Agency Proposing Rule: Washington State Department of Agriculture.

Agency Comments: None.

Whether Rule is Necessary as a Result of Federal Law: No.

Economic Impact: None.

NEW SECTION

WAC 16-228-235 PURPOSE OF ORDER. The purpose of this administrative order is to provide for an orderly three year phase-out in the use of the pesticide endrin for orchard use in the state of Washington, and thereafter hold a public hearing prior to the 1986 application season to determine criteria for the crisis use of endrin, if necessary, and to establish an endrin advisory board to advise the director regarding the use of endrin.

NEW SECTION

WAC 16-228-240 ENDRIN USE IN ORCHARDS—1983 THROUGH 1985. (1) From the effective date of this order until December 31, 1985, the sale and use of endrin in Washington state orchards shall not exceed nine thousand gallons. In administering this provision, the department shall observe the following limitations:

- (a) 1983 sale and use of approximately five thousand gallons or less;
- (b) 1984 sale and use use of approximately three thousand gallons or less;
- (c) 1985 sale and use use of approximately one thousand gallons or less;

(2) In administering this provision, the department shall make a fair allocation for distributors, retailers and users of the chemical based upon existing inventories and the historical sale, use and distribution of endrin in local areas in Washington state.

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 16-228-245 ENDRIN APPLICATION TO APPLE ORCHARDS. (1) All references to endrin in WAC 16-228-010 through WAC 16-228-230 shall apply: PROVIDED, That when there is a conflict WAC 16-228-235 through WAC 16-228-290 shall prevail.

(2) Applications of endrin shall not be made to an apple orchard in the state of Washington until the orchard has been checked by a licensed pest control consultant to determine that there is a need for meadow vole control after the following criteria have been met:

(a) There is proof of meadow vole activity. This must be measured by some type of population level monitoring technique, i.e., number of meadow voles per tree or amount of visible feeding on apples on ground, or there is documentation indicating there has been a problem of meadow vole populations migrating into the orchard from bordering lands after snowfall;

(b) The use of alternative rodenticides and rodent control practices have not been effective;

(c) Proper cultural and integrated pest management practices have been followed such as mowing of cover crop and weed control around trees;

(d) The application shall not become a point source of contamination of streams, rivers, ponds or lakes because of close proximity or direct surface drainage to these bodies of water.

NEW SECTION

WAC 16-228-250 WRITTEN RECOMMENDATION – LICENSED CONSULTANT. (1) The licensed pest control consultant shall prepare a written recommendation which shall contain documentation of the above listed criteria and the following:

- (a) Name and address of the grower;
- (b) Address or location of orchard;
- (c) Number of acres to be treated;
- (d) Number of trees per acre;
- (e) Amount of endrin needed to treat the orchard;
- (f) Rate of application; and
- (g) Any special precautions of which the orchardist should be made aware.

(2) Two copies of this recommendation must be given to the grower, one copy sent to the department of agriculture within seven days after the recommendation was made, and one copy to be retained by the consultant.

(3) This section shall be valid until December 31, 1985.

NEW SECTION

WAC 16-228-255 DISTRIBUTION – DEALER RECORDS. (1) Endrin shall be distributed for meadow vole control only by a licensed pesticide dealer to certified applicators or their duly authorized representative. A copy of the written recommendation by the licensed consultant, or a copy of the permit issued by the department must be presented to the dealer before the endrin is delivered.

(2) Licensed dealers shall keep records on each sale of endrin which shall include the following:

- (a) Name and address of the certified applicator;
- (b) Applicator or operator certificate or license number;
- (c) Name of authorized agent;
- (d) Date of purchase;
- (e) Brand name and environmental protection agency registration number; and
- (f) Amount sold.

(3) Pesticide dealers shall keep the written recommendations or permits and dealer records for a period of two years from the date of distribution. Pesticide dealers shall submit copies of the sales records to the director within thirty days of the date of sale.

NEW SECTION

WAC 16-228-260 APPLICATION RESTRICTIONS (1) The application of endrin shall be restricted to a swath of four feet on each side of the apple tree row. Application shall be made only with ground equipment that is designed to restrict the spray to the four-foot swath with a minimum of drift.

(2) Spray pressure shall not exceed fifty psi: PROVIDED, That when a drift control agent has been added to the spray mixture, the spray pressure shall not exceed four hundred psi. Handgun applications using a spray pressure exceeding seventy-five psi must be made with the operator walking next to the four-foot application swath and spraying from the tractor seat shall be prohibited.

(3) Applications shall not be made if the wind velocity is more than five miles per hour from any direction.

(4) Endrin shall not be applied to a snow cover.

#### NEW SECTION

WAC 16-228-265 POSTING REQUIREMENTS. (1) Orchards sprayed with endrin must be posted with signs for a period of not less than thirty days from the date of application with the words "POISON - KEEP OUT" printed in both English and Spanish in letters large enough to be legible at a distance of thirty feet. The sign also shall contain the statement "Area sprayed with endrin".

(2) The signs shall be posted so as to be readily visible from any possible point of entry into the orchard.

(3) Workers shall be notified that there shall not be reentry into the orchard for thirty days after the application unless rubber boots are worn.

#### NEW SECTION

WAC 16-228-270 PERMIT. (1) A special permit shall be obtained by the grower from the Washington state department of agriculture to:

(a) Make an application of endrin after November 30;

(b) Make an application of endrin to any one orchard for two consecutive years;

(c) Allow border applications of endrin to exceed the four-foot swath limit after evidence of renewable infestation from bordering lands has been documented by a licensed pest control consultant.

(2) This section shall be valid until December 31, 1985.

#### NEW SECTION

WAC 16-228-275 APPLICATOR RECORDS. (1) The applicator must keep records on the use of endrin which shall include the following:

(a) Name and address of grower;

(b) Location or address of orchard treated;

(c) Date of application;

(d) Number of acres treated;

(e) Amount of endrin used;

(f) Type of equipment used;

(g) Meadow vole population threshold criteria used;

(h) Name of licensed consultant making recommendation;

(i) Cultural practices and other rodenticides used prior to the use of endrin;

(j) Name of person or firm who supplied the endrin which was applied; and

(k) Disposal method for empty containers and spray tank residues.

(2) Applicators shall submit a copy of these records to the director within thirty days after the date of application. The applicator shall be required to keep these records for a period of two years.

#### NEW SECTION

WAC 16-228-280 ENDRIN ADVISORY BOARD. (1) The director may appoint an endrin advisory board, which shall have but not be limited to the following membership:

(a) A representative of the department of ecology, as designated by the director of that agency;

(b) A representative of the department of social and health services, as designated by the director of that agency;

(c) A representative of the department of agriculture, as designated by the director of that agency;

(d) A representative of the department of game, as designated by the director of that agency;

(e) A representative of the Washington State University, as designated by the dean of the college of agriculture;

(f) An orchardist residing in the state of Washington;

(g) a licensed pest control consultant residing in the state of Washington; and

(h) a member of the environmental community residing in the state of Washington.

(2) Upon appointment, the endrin advisory board shall commence a review of the orchard uses of endrin in Washington considering location, amount, frequency and effectiveness of use. The board shall also study:

(a) Methods of cultural practices to reduce meadow vole populations in orchards;

(b) Methods of determining the size of meadow vole populations; and

(c) Feasible alternatives to use of endrin in orchards;

(3) The board's findings shall be set forth in a report to the director of agriculture, to be submitted prior to December 31, 1985. The board may, based upon findings of the study, recommend further restrictions regarding distribution, use and application of endrin after December 31, 1985.

#### NEW SECTION

WAC 16-228-282 ENDRIN USE IN ORCHARDS—AFTER DECEMBER 31, 1985—CRISIS PERMITS—PERMIT REQUIREMENTS. After December 31, 1985 and prior to the 1986 application season, the director shall conduct a public hearing to determine the criteria for crisis use permits, if needed, taking into consideration the recommendations of the endrin advisory board.

#### NEW SECTION

WAC 16-228-900 PENALTIES. Any person who violates the provisions of these regulations shall be guilty of a misdemeanor pursuant to RCW 15.58.330 and RCW 17.21.310.

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 16-228-003 PROMULGATION

### WSR 83-12-045

#### NOTICE OF PUBLIC MEETINGS WESTERN WASHINGTON UNIVERSITY [Memorandum—May 31, 1983]

The board of trustees of Western Washington University will hold a special meeting on Thursday, June 2, 1983, at 10:30 a.m. in Old Main 340, Western Washington University campus, Bellingham, Washington. This meeting will adjourn at noon.

The regular meeting of the board of trustees will meet at 1:30 p.m. in Old Main 340, on June 2, 1983, as previously announced.

### WSR 83-12-046

#### ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 10 [May 31, 1983]

DISTRICTS—SCHOOLS—FUNDS—INVESTMENT INCOME—INTEREST EARNINGS FROM SCHOOL DISTRICT BUILDING RESERVE FUND

RCW 28A.58.440 allows the transfer of interest earnings from a school district building reserve fund or building and capital projects fund to another school district fund so long as expenditures from such transferred interest earnings are restricted to instructional supplies, equipment or capital outlay purposes.

Requested by:

Honorable George W. Clarke  
 State Senator, 41st District  
 3835 West Mercer Way  
 Mercer Island, Washington 98040

**WSR 83-12-047**  
**PROPOSED RULES**  
**BOARD OF PHARMACY**  
 [Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning adding new chapter 360-19 WAC, WAC 360-19-010, 360-19-020, 360-19-030, 360-19-040, 360-19-050, 360-19-060, 360-19-070, 360-19-080 and 360-19-090;

that the agency will at 1:30 p.m., Wednesday, July 20, 1983, in the W.E.A. Building, 319 East 7th Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.64.005.

The specific statute these rules are intended to implement is RCW 18.64.005 and 18.64.245.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 13, 1983.

Dated: June 1, 1983  
 By: Donald H. Williams  
 Executive Secretary

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Pharmacy.

Purpose: The purpose of new chapter 360-19 WAC is to outline the minimum requirements for information and for utilization of patient medication record systems. This chapter contains rules regarding computerized systems and manual systems, retrieval and confidentiality of the data.

Statutory Authority: RCW 18.64.005.

Summary of the Rules: WAC 360-19-010 contains the statement of purpose for the chapter, and includes a statement of the purpose and necessity for patient medication record systems; WAC 360-19-020 contains the definitions of terms that are used in chapter 360-19 WAC; WAC 360-19-030 contains a listing of the minimum information that is required to be contained in a patient medication record system. This section differentiates between ambulatory patient systems and institutional patient systems; WAC 360-19-040 contains the minimum procedures that must be complied with for utilization of a patient medication record system; WAC 360-19-050 establishes the requirement for an auxiliary record keeping system that can be utilized in the event that a computerized system is not functioning; WAC

360-19-060 indicates that manual or automated data processing systems shall be reviewed and approved by the Board of Pharmacy; WAC 360-19-070 provides that materials stored in computers must be capable of being retrieved by a CRT or hard copy printout within 48 hours; WAC 360-19-080 prohibits dual record keeping systems; and WAC 360-19-090 outlines the requirement of confidentiality and security of data maintained in patient medication record systems.

Reason Proposed: This chapter is proposed in order to deal with questions concerning computerized record systems. It is intended to apply to both manual and computerized data systems.

Responsible Personnel: In addition to the members of the board, the following Board of Pharmacy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Donald H. Williams, Executive Secretary, W.E.A. Building, 319 East 7th Avenue, Olympia, WA 98504, 234-6834 scan, 753-6834 comm.

Proponents: These rules are proposed by the Washington State Board of Pharmacy.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.64.005.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

**NEW CHAPTER**  
 Chapter 360-19 WAC

**PATIENT MEDICATION RECORD SYSTEM**

WAC	
360-19-010	PURPOSE.
360-19-020	DEFINITIONS.
360-19-030	THE MINIMUM REQUIRED INFORMATION IN A PATIENT MEDICATION RECORD SYSTEM.
360-19-040	MINIMUM PROCEDURES FOR UTILIZATION OF A PATIENT MEDICATION RECORD SYSTEM.
360-19-050	AUXILIARY RECORD KEEPING SYSTEM.
360-19-060	BOARD OF PHARMACY APPROVAL OF MEDICATION RECORD SYSTEMS.
360-19-070	RETRIEVAL OF INFORMATION FROM A COMPUTERIZED SYSTEM.
360-19-080	DUAL RECORD KEEPING SYSTEM PROHIBITED.
360-19-090	CONFIDENTIALITY AND SECURITY OF DATA.

**NEW SECTION**

WAC 360-19-010 PURPOSE. The purpose of this chapter shall be to insure that a Patient Medication Record System be maintained in all pharmacies. This system will consist of certain Patient and Prescription information. It will be reviewed in a manner consistent with sound professional practice, and will provide an audit trail. This system may be either a manual system, or an automated data processing system for the storage and retrieval of prescription information. This information will be maintained to insure the health and welfare of the patient population. If an automated data processing system is utilized, an auxiliary record keeping system shall be established for the documentation of new and refill prescriptions in case the automated data processing system is inoperative for any reason. The Patient Medication Record System shall be designed to provide adequate safeguards

against the improper manipulation or alteration of records. The system shall provide the pharmacist within the pharmacy means to retrieve all new prescription and refill prescription information for all patients of the pharmacy. Patient Medication Records do not need to be maintained for transient patients.

#### NEW SECTION

WAC 360-19-020 DEFINITIONS. Terms used in this chapter shall have the meaning set forth in this section unless the context clearly indicates otherwise:

- (1) "Address" means the place of residence of the patient, not a post office box.
- (2) "Audit trail" means all materials and documents required for the entire process of filing a prescription from receiving the prescription order to the completed product.
- (3) "Auxiliary record keeping system" means a back-up system used to record medication record system data in case of scheduled or unscheduled down-time of an automated data processing system.
- (4) "Transient Patient" means any patient who does not live in an area proximate to the pharmacy that filled his/her prescription, and is not expected to return to the pharmacy for further filling or refilling of a prescription.
- (5) "Therapeutic duplication" means two or more drugs in the same pharmacological or therapeutic category, which when used together may have an additive or synergistic effect.

#### NEW SECTION

WAC 360-19-030 MINIMUM REQUIRED INFORMATION IN A PATIENT MEDICATION RECORD SYSTEM. The following information is required to be contained in any patient information system:

- (1) Ambulatory Patient System:
  - (a) Patient's name and address.
  - (b) A serial number shall be assigned to each new prescription.
  - (c) The date of dispensing the prescription.
  - (d) The initials of the pharmacist who filled the prescription shall be placed in the patient medication record system, and on the face of all prescriptions.
  - (e) The name, strength, dosage form and quantity of the drug dispensed.
  - (f) Any refills authorized by the prescriber.
  - (g) The prescriber's name, address, and DEA number where required.
  - (h) The directions for use of the drug ("as directed" is not acceptable).
  - (i) The pharmacist shall attempt to ascertain and record any patient allergies, idiosyncracies, or chronic conditions which may relate to drug utilization. If there is no patient allergy data the pharmacist should indicate none or "NKA" (no known allergy) on the patient medication record.
- (2) Institutional Patient System:
  - (a) Patient's full name.
  - (b) Unique Patient number.
  - (c) The pharmacist shall attempt to ascertain and record any patient allergies, idiosyncracies, or chronic conditions which may relate to drug utilization. If there is no patient allergy data the pharmacist should indicate none or "NKA" (no known allergy) on the patient medication record.
  - (d) Patient Location.
  - (e) Patient Status, for example, Active, Discharge, or On-Pass.
  - (f) Prescriber's name.
  - (g) Special cautionary notations/alerts with respect to patient demographic data.
  - (h) Minimum prescription data elements:
    - (i) Drug name, dose, route, form, directions for use, prescriber.
    - (ii) Start date and time.
    - (iii) Stop date and time when appropriate. (The system should be able to handle an automatic stop order policy.)
    - (iv) Amount dispensed.
  - (v) Computerized Drug Data Base used in the system must have readily/easily identifiable Hospital Formulary Listing.
  - (vi) The system must have the capabilities of indicating any special medication status for an individual prescription, i.e., on hold, discontinued, self-administration medication, investigational drugs, patient's

own medications, special administration times, restrictions, controlled substances.

(vii) Prescription cautionary alert labeling. The system must be capable of indicating on the label, and in the system (for the pharmacist, nursing and/or physician alert) any special cautionary alerts or notations deemed necessary for the patient safety by the pharmacist.

**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 360-19-040 MINIMUM PROCEDURES FOR UTILIZATION OF A PATIENT MEDICATION RECORD SYSTEM. Upon receipt of a prescription or drug order a pharmacist must examine visually or via an automated data processing system the patient's medication record to determine the possibility of a harmful drug interaction, reaction, therapeutic duplication of similar type of drug, or improper utilization of the drug, including consultation with the prescriber if needed. Any order modified in the system must carry the unique identifier of the person who modified the original order. Only a licensed pharmacist or a practitioner authorized to prescribe or dispense drugs can modify a medication order. Any change in drug name, dose, route, dose form or directions for use which occurs after an initial dose has been given requires that a new order be entered into the system and the old order be discontinued.

#### NEW SECTION

WAC 360-19-050 AUXILIARY RECORD KEEPING SYSTEM. If an automated data processing system is used to maintain a patient's medication record, an auxiliary record keeping system must be established for use when the automated data system is temporarily inoperative due to scheduled or unscheduled system interruption. The auxiliary record keeping system shall contain all patient profile information as required by this chapter. Upon restoration of operation of the automated system the information placed in the auxiliary record keeping system shall be entered in each patient's records within forty-eight hours.

#### NEW SECTION

WAC 360-19-060 BOARD OF PHARMACY APPROVAL OF MEDICATION RECORD SYSTEMS. All manual or automated data processing systems of maintaining Medication Records shall be reviewed and approved by the Board of Pharmacy prior to their implementation.

#### NEW SECTION

WAC 360-19-070 RETRIEVAL OF INFORMATION FROM A COMPUTERIZED SYSTEM. All computerized systems must provide retrieval via CRT or hard copy print-out within 48 hours the following information. This shall include but is not limited to all the requirements of WAC 360-19-030, and Title 21 of Food and Drugs Chapter 11 Drug Enforcement Administration, Department of Justice, paragraph 1306.22(b), (c), (d). Any data purged from an automated data processing system used for Patient Medication Records must be available within 48 hours.

#### NEW SECTION

WAC 360-19-080 DUAL RECORD KEEPING SYSTEM PROHIBITED. When filling new or refill prescriptions all of the information needed to comply with WAC 360-16-030 must either all be in a computerized system or in a manual patient profile system.

#### NEW SECTION

WAC 360-19-090 CONFIDENTIALITY AND SECURITY OF DATA. The information contained in the Patient Medication Record shall be deemed confidential and may be released to other than the patient or prescriber only on a written release of the patient. Security codes must be established on data processing systems to prevent unauthorized modification of data.

**WSR 83-12-048**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Osteopathic Medicine and Surgery)**  
 [Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Osteopathic Medicine and Surgery intends to adopt, amend, or repeal rules concerning the amending of WAC 308-138A-020, 308-138A-025, 308-138B-100, 308-138B-170, adding new sections WAC 308-138B-105 and 308-138B-165;

that the agency will at 9:00 a.m., Friday, July 15, 1983, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.57A.020.

The specific statute these rules are intended to implement is RCW 18.57A.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 8, 1983.

Dated: June 1, 1983  
 By: Sydney W. Beckett  
 Executive Secretary

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Osteopathic Medicine and Surgery.

Purpose: The purpose of the amendment to WAC 308-138A-020 is to clarify what criteria training programs for osteopathic physicians' assistants must meet and to explain limitations upon services and places of services for osteopathic physicians' assistants; the purpose of the amendment to WAC 308-138A-025 is to add requirements for independent prescriptive authorities for osteopathic physicians' assistants; the purpose of the amendment to WAC 308-138B-100 is to outline the educational requirements for acupuncture assistants for osteopathic physicians; the purpose of new section WAC 308-138B-105 is to outline the steps for approval of programs for training osteopathic acupuncture assistants; the purpose of new section WAC 308-138B-165 is to define the term acupuncture and specify what techniques are included in acupuncture; and the amendment to WAC 308-138B-170 is to clarify what tests and techniques are prohibited for use by osteopathic physicians' acupuncture assistants.

Statutory Authority: RCW 18.57A.020.

Summary of the Rules: WAC 308-138A-020, outlines the training required of osteopathic physicians' assistants, the application procedure for approval of the utilization of osteopathic physician assistant and various limitations upon the utilization of osteopathic physicians' assistants. This section also includes the responsibilities of the supervising osteopathic physician; WAC 308-138A-025, this section contains the requirements for prescriptions by osteopathic physicians' assistants; WAC

308-138B-100, this section outlines the minimum education required for authorization to perform acupuncture by an osteopathic physicians' assistant; WAC 308-138B-105, this section contains the procedure for approval of an acupuncture assistant education program; WAC 308-138B-165, this section contains the definition of acupuncture and includes a listing of some of the techniques that are included in acupuncture; and WAC 308-138B-170, this section outlines the tests and techniques that are not approved for use by osteopathic physicians' acupuncture assistants.

Reason Proposed: These rules are proposed to clarify the requirements and functions of osteopathic physicians' assistants and osteopathic physicians' acupuncture assistants.

Responsible Personnel: In addition to the director, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Sydney W. Beckett, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-1817 scan, 753-1817 comm.

Proponents: These rules are proposed by the Washington State Board of Osteopathic Medicine and Surgery.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.57A.020.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small business as that term is defined by RCW 43.31.920.

#### AMENDATORY SECTION (Amending Order PL 402, filed 8/5/82)

WAC 308-138A-020 OSTEOPATHIC PHYSICIANS' ASSISTANTS. (1) Program Approval Required. No osteopathic physician shall be entitled to register an osteopathic physicians' assistant who has not successfully completed a program of training approved by the Board in accordance with these rules.

(2) Program Approval Procedures. In order for a program for training osteopathic physicians' assistants to be considered for approval by the board it must meet the minimal criteria established by the Committee on Allied Health Education and Accreditation Association of the American Medical Association as of 1978. ((t)) The director of the program shall submit to the board a description of the course of training offered, including subjects taught and methods of teaching, entrance requirements, clinical experience provided, etc. The director shall also advise the board concerning the basic medical skills which are attained in such course, and the method by which the proficiency of the students in those skills was tested or ascertained. The board may require such additional information from program sponsors as it desires.

(3) Approved Programs. The board shall approve programs in terms of skills attained by its graduates. A registry of approved programs shall be maintained by the board at the division of professional licensing in Olympia, Washington, which shall be available upon request to interested persons.

(4) Additional Skills. No osteopathic physician's assistant shall be registered to perform skills not contained in the program approval by the board unless the osteopathic physician's assistant submits with his application a certificate by the program director or other acceptable evidence showing that he or she was trained in the additional skill for which authorization is requested, and the board is satisfied that the applicant has the additional skill and has been properly and adequately tested thereon.

(5) Applications. All applications shall be made to the board on forms supplied by the board. All applications shall be submitted at

least ~~((60))~~ 30 days prior to the meeting of the board in which consideration is desired. Applications shall be made jointly by the physician and assistant.

(6) Authorization by Board, Powers. In granting authorizations for the utilization of the osteopathic physician's assistant, the board may limit the authority for utilizing an osteopathic physician's assistant to a specific task or tasks, or may grant specific approval in conformity with the program approved and on file with the board.

(7) Limitations, Number. No osteopathic physician shall supervise more than one osteopathic physician's assistant.

(8) Limitations—Geographic Limitations. No osteopathic physician's assistant shall ordinarily be utilized in a place other than the supervising osteopathic physician's regular place for meeting patients, or when personally accompanied by the supervising osteopathic physician. ~~((Special permission may be granted to a supervising osteopathic physician to utilize an osteopathic physician's assistant in a place other than his or her regular place of meeting patients, however, when it appears that there are adequate communications between the place where the osteopathic physician's assistant is to be located and the osteopathic physician and that there is a need for such utilization.))~~ The "regular place for meeting patients" shall be defined to include the physician's office, the institution(s) in which his or her patients are hospitalized or the homes of patients for whom a physician-patient relationship has already been established.

(9) Limitations—Remote practice. Special permission may be granted to utilize an osteopathic physician assistant in a place remote from the physician's regular place for meeting patients if:

- (a) There is a demonstrated need for such utilization;
- (b) Adequate provision for immediate communication between the physician and his physician assistant exists;
- (c) A mechanism has been developed to provide for the establishment of a direct patient-physician relationship between the supervising osteopathic physician and patients who may be seen initially by the osteopathic physician assistant;
- (d) The responsible physician spends at least one-half day per week in the remote office.

(10) Limitations, Hospital Functions. An osteopathic physician assistant working in or for a hospital, clinic or other health organization shall be registered in the same manner as any other osteopathic physician assistant and his/her functions shall be limited to those specifically approved by the board. His/her responsibilities, if any, to other physicians must be defined in the application for registration.

(11) Limitations, Trainees. An individual enrolled in a training program for physician assistants may function only in direct association with his/her preceptorship physician or a delegated alternate physician in the immediate clinical setting or, as in the case of specialized training in a specific area, an alternate preceptor approved by the program. They may not function in a remote location or in the absence of the preceptor.

~~((99))~~ (12) Supervising Osteopathic Physician, Responsibility. It shall be the responsibility of the supervising osteopathic physician to see to it that:

- (a) Any osteopathic physician's assistant employed by him or her at all times when meeting or treating patients wears a placard or other identifying plate in a prominent place upon his or her person identifying him or her as a physician's assistant.
- (b) No osteopathic physician's assistant in his employ represents himself or herself in any manner which would tend to mislead anyone that he or she is a physician;
- (c) That the osteopathic physician's assistant in his or her employ performs only those tasks which he or she is authorized to perform under the authorization granted by the board.

(d) All patient charts are countersigned and all abnormal lab tests, EKG's and x-rays are reviewed within 24 hours.

(e) All telephone advice given by the supervising physician shall be documented, reviewed and countersigned by the physician within 24 hours.

(13) Alternate physician, Supervisor—Approved by board. In the temporary absence of the supervising osteopathic physician, the osteopathic physician assistant may carry out those tasks for which he is registered, if the supervisory and review mechanisms are provided by a delegated alternate osteopathic physician supervisor.

~~((10))~~ (14) Re-registration. The annual re-registration fee shall be paid by the first day of July of each year by the supervising osteopathic physician. Any failure to re-register and pay the annual registration fee shall render the registration invalid but registration may be

reinstated by payment of a penalty fee together with all delinquent annual registration fees.

**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:** 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.

#### AMENDATORY SECTION (Amending Order PL 402, filed 8/5/82)

WAC 308-138A-025 OSTEOPATHIC PHYSICIAN'S ASSISTANT PRESCRIPTIONS. An osteopathic physician's assistant may issue written or oral prescriptions as provided herein, when approved by the board and assigned by the supervising physician.

(1) Except for schedule two controlled substances as listed under federal and state controlled substances acts, a physician's assistant may issue prescriptions for a patient who is under the care of the physician responsible for the supervision of the physician's assistant.

(a) Written prescriptions shall be written on the blank of the supervising physician and shall include the name, address and telephone number of the physician. The prescription shall also bear the name and address of the patient and the date on which the prescription was written.

(b) The physician's assistant shall sign such a prescription by signing his or her own name followed by the letters "P.A." and the physician assistant's registration number or physician assistant drug enforcement administration registration number.

(2) A physician's assistant extended privileges by a hospital, nursing home or other health care institution may, if permissible under the by-laws, rules and regulations of the institution, write medical orders, except those for schedule two controlled substances, for inpatients under the care of the physician responsible for his or her supervision.

(3) To be authorized to issue prescriptions for schedule three through five controlled substances, a physician's assistant must be registered with the board of pharmacy and the drug enforcement administration.

(4) The registration of a physician's assistant who issues a prescription in violation of these provisions shall be subject to revocation or suspension.

(5) Physician's assistants may not dispense prescription drugs to exceed treatment for 48 hours. The medication so dispensed must comply with the state law prescription labeling requirements.

(6) Independent prescriptive authority may be granted for an osteopathic physician assistant who has:

- (a) Passed the National Commission on Certification of Physician Assistants' certification examination;
- (b) Had five years experience in primary health care, including the use of prescription drugs;
- (c) Presented evidence to the board verifying his or her prescriptive writing experience and ability;
- (d) Demonstrated the necessity in the practice for independent prescriptive authority to be granted.

**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 PL 402, filed 8/5/82)

WAC 308-138B-100 ACUPUNCTURE ASSISTANT EDUCATION. Each applicant for an authorization to perform acupuncture must present evidence satisfactory to the Board which discloses in detail the formal schooling or other type of training the applicant has previously undertaken which qualifies him or her as a practitioner of acupuncture. Satisfactory evidence of formal schooling or other training ~~((for thirty-six months in acupuncture totalling 1,400 or more hours of study))~~ may include, but is not limited to, certified copies of certificates or licenses which acknowledge that the person has the qualifications to practice acupuncture, issued to an applicant by the government of the Republic of China (Taiwan), People's Republic of China, Korea or Japan. Whenever possible, all copies of official diplomas, transcripts and licenses or certificates should be forwarded directly to the Board from the issuing agency rather than from the applicant ~~((himself or herself))~~. Individuals not licensed by the listed

countries must document their education by means of transcripts, diplomas, patient logs verified by the preceptor, or by other means requested by the board. Applicants for registration must have successfully completed the following training:

(1) The applicant must have completed a minimum of two academic years or 72 quarter credits of undergraduate college education in the general sciences and humanities prior to entering an acupuncture training program. The obtaining of a degree is not required for the educational credits to qualify. Credits granted by the college towards prior life experience will not be accepted under this requirement.

(2) The applicant must have successfully completed a course of didactic training in basic sciences and acupuncture over a period of two academic years. The basic science training must include a minimum of 250 hours or 21 quarter credits and include such subjects as anatomy, physiology, bacteriology, biochemistry, pathology, hygiene and a survey in Western clinical sciences. The basic science classes must be equivalent to courses given in accredited bachelor of science programs. The acupuncture training must include a minimum of 700 hours or 58 quarter credits in acupuncture theory, and acupuncture diagnosis and treatment techniques. The board will not accept credits obtained on the basis of challenging an exam. Transfer credits from accredited colleges or board approved acupuncture programs will be accepted.

(3) The applicant must have successfully completed a course of clinical training in acupuncture over a period of one academic year. The training must include a minimum of 100 hours or 9 quarter credits of observation, which shall include case presentation and discussion. The observation portion of the clinical training may be conducted during the didactic training but will be considered part of the clinical training for calculation of hours or credits. There must also be a minimum of 350 hours or 29 quarter credits of supervised practice, consisting of 400 separate patient treatments. A minimum of 120 different patients must have been treated.

**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 308-138B-015 ACUPUNCTURE - PROGRAM APPROVAL. (1) Procedure. The board will consider for approval any school, program, apprenticeship or tutorial which meets the requirements outlined in this regulation and provides the training required under WAC 308-138B-100 - Acupuncture Assistant Education. Approval may be granted to an individual registration applicant's training, or to existing institutions which operate on a continuing basis. Clinical and didactic training may be approved as separate programs or as a joint program. The program approval process is as follows:

(a) Programs seeking approval shall file an application with the board in the format required by the board.

(b) The board will review the application and determine whether a site review is necessary (in the case of an institution) or an interview is appropriate (in the case of individual training) or approval may be granted on the basis of the application alone.

(c) The site review committee shall consist of two board members and one member of the board staff. The review committee may visit the program any time during school operating hours. The committee will report to the board in writing concerning the program's compliance with each section of the regulations.

(d) After reviewing all of the information collected concerning a program; the board may grant or deny approval, or grant approval conditional upon program modifications being made. In the event of denial or conditional approval, the program may request a hearing before the board. No approval shall be extended to an institution for more than three years, at which time a request for reapproval may be made.

(e) The board expects approved programs to not make changes which will result in the program not being in compliance with the regulations. Programs must notify the board concerning significant changes in administration, faculty or curriculum. The board may inspect the school at reasonable intervals to check for compliance. Program approval may be withdrawn, after a hearing, if the board finds the program no longer in compliance with the regulations.

(2) Didactic Faculty. Didactic training may only be provided for persons who meet the criteria for faculty as stated in the Council for

Postsecondary Education's WAC 250-55-090 - Personnel Qualifications. Under no circumstances will an unregistered instructor perform or supervise the performance of acupuncture.

(3) Clinical Faculty. Clinical training may be provided only by persons who meet the following criteria:

(a) The instructor must be a practitioner who has had a minimum of five years of full time acupuncture practice experience.

(b) If the training is conducted in this state, the practitioner must be registered to practice in this state. In the case of a school or program, the approval of the institution will include a review of the instructor's qualifications and the training arrangements. Approval of the instructors will extend to instruction conducted within the program.

(c) For training not conducted in this state to be acceptable, the instructor must be licensed by a state or country with equivalent license standards.

(4) Supervision of training. Clinical training in this state must be conducted under the general supervision of the instructor's sponsoring physician. During any given clinic period, the acupuncture instructor may not supervise more than four students. The number of students present during an observation session should be limited according to the judgment of the instructor. Supervision by the instructor during clinical training must be direct: each diagnosis and treatment must be done with the knowledge and concurrence of the instructor. During at least the first 100 treatments, the instructor must be in the room during treatment. Thereafter, the instructor must at least be in the facility, available for consultation and assistance. An osteopathic physician may only supervise two acupuncture assistant instructors per clinical instruction period.

**Reviser's note:** Errors of punctuation or spelling in the above caption occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

WAC 308-138B-165 ACUPUNCTURE - DEFINITION. (1) Acupuncture is a traditional system of medical theory, oriental diagnosis and treatment used to promote health and treat organic or functional disorders, by treating specific acupuncture points or meridians. Acupuncture includes the following techniques:

(a) use of acupuncture needles to stimulate acupuncture points and meridians.

(b) use of electrical, mechanical or magnetic devices to stimulate acupuncture points and meridians.

(c) moxibustion.

(d) acupressure.

(e) cupping.

(f) gaw hsa (dermal friction technique).

(g) infrared.

(h) sonopuncture.

(i) laser puncture.

(j) dietary advice.

(k) manipulative therapies.

(l) point injection therapy (aqua puncture).

These terms are to be understood within the context of the oriental medical art of acupuncture and as the board defines them.

#### AMENDATORY SECTION (Amending Order PL 402, filed 8/5/82)

WAC 308-138B-170 (~~(X-RAYS AND LABORATORY TESTS)~~) PROHIBITED TECHNIQUES AND TESTS. X-ray and laboratory tests are not approved techniques for use by osteopathic physicians' acupuncture assistants, and use of such techniques is expressly prohibited. No osteopathic physician's acupuncture assistant may prescribe, order, or treat by any of the following means or modalities:

(1) diathermy treatments

(2) ultrasound or sonopuncture treatments

(3) infrared treatments

(4) electromuscular stimulation for the purpose of stimulating muscle contractions.

(5) laser puncture

(6) dietary therapy

(7) manipulative therapies

(8) point injection therapy (aqua puncture)

**WSR 83-12-049**  
**ADOPTED RULES**  
**BOARD OF HEALTH**  
[Order 258—Filed June 1, 1983]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does adopt the annexed rules relating to cytogenetic laboratory services, adopting chapter 248-160 WAC.

This action is taken pursuant to Notice No. WSR 83-07-073 filed with the code reviser on March 23, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 11, 1983.  
By John A. Beare, MD  
Secretary

Chapter 248-160 WAC  
**CYTOGENETIC LABORATORY SERVICES**

NEW SECTION

WAC 248-160-010 DEFINITIONS. For the purposes of this chapter:

(1) "Department" means the department of social and health services of the state of Washington.

(2) "Cytogenetics" means the hereditary components of cells in the form of chromosomes made visible and identifiable by specialized laboratory procedures. Abnormalities of the number or structure of chromosomes are generally associated with physical malformations, impaired reproduction, mental deficiency, mental illness, or aberrant behavior. Viable cells for cytogenetic analysis may be obtained from blood, bone marrow, skin, other solid tissues, or body fluids, including amniotic fluid.

(3) "Cytogenetics services" means the analysis of chromosome number and structure by established laboratory procedures.

NEW SECTION

WAC 248-160-020 PERFORMANCE OF CYTOGENETIC LABORATORY PROCEDURES. (1)

Requests for cytogenetic studies to establish or rule out the presence of a chromosomal number or structural abnormality as the biologic cause for an observed disorder in an individual may be made to the cytogenetics laboratory of the genetics program, by a regional genetics clinic or physician licensed under chapter 18.71 or chapter 18.57 RCW, on behalf of a patient, subject to:

(a) Submittal of a suitable specimen, according to cytogenetics laboratory instructions;

(b) Submittal of such medical information as the cytogenetics laboratory director may require; and

(c) The ability of the cytogenetics laboratory to process the specimen for the analysis required.

The director may refuse to process specimens he or she deems unsuitable for the analysis requested.

(2) The cytogenetics laboratory protocols for performance of cytogenetics studies shall conform to generally accepted practices established for cytogenetic diagnosis as used in comparable cytogenetics service laboratories elsewhere.

NEW SECTION

WAC 248-160-030 FEES. (1) The department shall charge fees for cytogenetics laboratory services based on:

(a) Codes listed in Physicians' Current Procedural Terminology, Current Edition (Including Current Updates), American medical association; and

(b) The fee to be established by the current Department of Social and Health Services, Division of Medical Assistance, Schedule of Maximum Allowances and Program Descriptions.

(2) The cytogenetics laboratory shall bill the patient, the patient's responsible party, and/or a third-party payor for the appropriate fee. The payment shall be remitted in a form and manner prescribed by the department.

(3) The billing may be reduced or waived as determined by WAC 248-160-040.

NEW SECTION

WAC 248-160-040 ELIGIBILITY FOR REDUCED FEE OR NO-FEE SERVICES. The department shall determine the financial eligibility of individual patients for reduced or no-fee services according to criteria established by the department. These criteria shall consider national accepted standards of living for low-income families, such as federal poverty levels or state median income, adjusted for family size.

**WSR 83-12-050**  
**PROPOSED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning 1983-1984 Trapping Seasons and Regulations, adopting WAC 232-28-506, and 1982-1983 Trapping Seasons and Regulations, repealing WAC 232-28-505;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983  
 By: Richard J. Poelker  
 Chief, Wildlife Management Division

**STATEMENT OF PURPOSE**

Title and Number of Rule Section: New section WAC 232-28-506, 1983-1984 Trapping Seasons and Regulations.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Trapping seasons and regulations will be established in the manner outlined in the 1982-1983 pamphlet on file in the Code Reviser's Office.

Reasons Supporting the Proposed Rule: Resource management.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rules: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**NEW SECTION**

WAC 232-28-506 1983-1984 TRAPPING SEASONS AND REGULATIONS.

Reviser's note: The text and accompanying pamphlet comprising the 1983-1984 Trapping Seasons and Regulations proposed 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 Administrative Code is repealed:

WAC 232-28-505 1982-1983 TRAPPING SEASONS AND REGULATIONS

**WSR 83-12-051  
 PROPOSED RULES  
 DEPARTMENT OF GAME  
 (Game Commission)  
 [Filed June 1, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning:

- Rep WAC 232-16-150 Flat Point Game Reserve.
- Rep WAC 232-16-170 Gloyd Seep Game Reserve.
- Rep WAC 232-16-190 Green Lake Island Game Reserve.
- Rep WAC 232-16-230 Lake Sixteen Game Reserve.
- Rep WAC 232-16-240 Lewisville Game Preserve.
- Rep WAC 232-16-260 Mount Baker Game Reserve.
- Rep WAC 232-16-350 Snoqualmie Falls Game Reserve.
- Rep WAC 232-16-390 Lake Stevens Game Reserve.
- Rep WAC 232-16-500 Wilson Creek Game Reserve.
- Rep WAC 232-16-510 Wiser Lake Game Reserve;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983  
 By: Richard J. Poelker  
 Chief, Wildlife Management Division

**STATEMENT OF PURPOSE**

Title and Number of Rule Sections: WAC 232-16-150 Flat Point Game Reserve, WAC 232-16-170 Gloyd Seep Game Reserve, WAC 232-16-190 Green Lake Island Game Reserve, WAC 232-16-230 Lake Sixteen Game Reserve, WAC 232-16-240 Lewisville Game Preserve, WAC 232-16-260 Mount Baker Game Reserve, WAC 232-16-350 Snoqualmie Falls Game Reserve, WAC 232-16-390 Lake Stevens Game Reserve, WAC 232-16-500 Wilson Creek Game Reserve and WAC 232-16-510 Wiser Lake Game Reserve.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary: Repeals game reserve status on areas which no longer need to be included in the Washington Administrative Code.

Reasons Supporting the Rule Abolishment: Resource management.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**REPEALER**

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

- WAC 232-16-150 FLAT POINT GAME RESERVE
- WAC 232-16-170 GLOYD SEEP GAME RESERVE
- WAC 232-16-190 GREEN LAKE ISLAND GAME RESERVE
- WAC 232-16-230 LAKE SIXTEEN GAME RESERVE
- WAC 232-16-240 LEWISVILLE GAME PRESERVE
- WAC 232-16-260 MOUNT BAKER GAME RESERVE
- WAC 232-16-350 SNOQUALMIE FALLS GAME RESERVE
- WAC 232-16-390 LAKE STEVENS GAME RESERVE
- WAC 232-16-500 WILSON CREEK GAME RESERVE
- WAC 232-16-510 WISER LAKE GAME RESERVE

**WSR 83-12-052  
PROPOSED RULES  
DEPARTMENT OF GAME  
(Game Commission)  
[Filed June 1, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning 1983 Upland Migratory Game Bird Seasons and Wild Turkey Seasons, adopting WAC 232-28-106, and 1982 Upland Migratory Game Bird Seasons, repealing WAC 232-28-105;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983

By: Richard J. Poelker

Chief, Wildlife Management Division

**STATEMENT OF PURPOSE**

Title and Number of Rule Section: WAC 232-28-106 1983 Upland Migratory Game Bird Seasons and Wild Turkey Seasons.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Seasons will be established in the manner outlined in the 1982 seasons handout, on file at the Code Reviser's Office.

Reasons Supporting the Proposed Rule: Resource management.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**NEW SECTION**

WAC 232-28-106 1983 UPLAND MIGRATORY GAME BIRD SEASONS AND WILD TURKEY SEASONS

-Statewide-

**MOURNING DOVE:**

September 1 - September 15, inclusive  
 Daily bag limit: 10  
 Possession limit: 20

**BAND-TAILED PIGEON:**

September 1 - September 30, inclusive  
 Daily bag limit: 5  
 Possession limit: 5

**SHOOTING HOURS** as follows: (Daylight Saving Time)

DATES INCLUSIVE	Eastern Washington		Western Washington	
	From A.M.	To P.M.	From A.M.	To P.M.
Wed. Sept. 1 - Sun. Sept. 5	5:50	7:35	6:00	7:45
Mon. Sept. 6 - Sun. Sept. 12	5:55	7:25	6:10	7:35
Mon. Sept. 13 - Sun. Sept. 19	6:05	7:10	6:15	7:20
Mon. Sept. 20 - Wed. Sept. 26	6:15	6:55	6:25	7:05
Mon. Sept. 27 - Wed. Sept. 30	6:25	6:40	6:35	6:50

WILD TURKEY Either-Sex	Open Area Kittitas, Klickitat, Lincoln, Skamania, Spokane, Stevens, Whitman and Yakima Counties	Dates Inclusive Sept. 25-29	Limits	
		Daily 1	Possession 1	

Bag and possession limit one turkey per calendar year (Jan. 1 - Dec. 31).

NOTE: Hunters are requested not to shoot roosting turkeys. Such a practice may disrupt the future use of traditional roosting areas.

Special Regulations: Open for shotgun and bow and arrow only; turkey stamp required; return Game Harvest Report Card after making kill.

**REPEALER**

The following section of the Washington Administrative Code is hereby repealed:

WAC 232-28-105 1983 UPLAND MIGRATORY GAME BIRD SEASONS

**WSR 83-12-053  
 PROPOSED RULES  
 DEPARTMENT OF GAME  
 (Game Commission)  
 [Filed June 1, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning unlawful to use game species for trapping, amending WAC 232-12-137;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 6, 1983.

Dated: May 25, 1983  
 By: Richard J. Poelker  
 Chief, Wildlife Management Division

**STATEMENT OF PURPOSE**

Title and Number of Rule Section: WAC 232-12-137  
 Unlawful to use game species for trapping.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Will allow nonedible parts of game birds to be used for bait in trapping, if these parts are buried or concealed from view.

Reasons Supporting the Proposed Rule: Provides equal treatment of all game species in the baiting regulation.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B.

Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**AMENDATORY SECTION** (Amending Order 174, filed 10/22/81)

WAC 232-12-137 UNLAWFUL TO USE GAME SPECIES FOR TRAPPING. It is unlawful to use game birds, game fish or game animals for bait in trapping, EXCEPT

(1) Nonedible parts of game birds, game fish and game animals may be used when they are buried or remain concealed from plain view.

(2) Game bird feathers may be used as an attractor.

**WSR 83-12-054**  
**PROPOSED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Game intends to adopt, amend, or repeal rules concerning establishing an open fishing season on the Snake and Grande Ronde rivers to angling for steelhead, WAC 232-28-60508;

that the agency will at 9:00 a.m., Friday, July 8, 1983, in the Thunderbird Motel, 403 West 8th, Ellensburg, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 8, 1983.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 5, 1983.

Dated: May 31, 1983

By: Sam Wright, Division Administrator  
Fisheries Management Division

**STATEMENT OF PURPOSE**

Title and Number of Rule Section: WAC 232-28-60508 Establishing an open fishing season on the Snake and Grande Ronde rivers to angling for steelhead.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Rule will provide opportunity for sport angling for steelhead in the Snake River during the period of September 1, 1983, through December 31, 1983, and in the Grande Ronde River during the period September 1, 1983, through November 30, 1983.

Reasons Supporting the Proposed Rule(s): To provide sport fishing opportunity while protecting wild stocks.

The Agency Personnel Responsible for Drafting and Implementation: Sam Wright, Division Administrator, Fisheries Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5713; and Enforcement: Robert B. Rasmussen, Divisional Administrator, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**NEW SECTION**

WAC 232-28-60508 ESTABLISH AN OPEN FISHING SEASON ON THE SNAKE AND GRANDE RONDE RIVERS TO ANGLING FOR STEELHEAD. Notwithstanding the provisions of WAC 232-28-605, it shall be lawful for any sport fisherman to take, fish for, or possess trout (including steelhead over 20 inches in length) in the Snake and Grande Ronde rivers provided that these activities occur under the following provisions.

Snake River - mainstem only, from mouth upstream to mouth of Redbird Creek.

Season Opening Dates: September 1, 1983 - December 31, 1983.

- Special Provisions:
1. From September 1 through November 14, all trout (including steelhead over 20 inches in length) must be released unless the dorsal fin measures 2-1/4 inches or less in height.
  2. It is unlawful to possess a trout (including steelhead over 20 inches in length) with a freshly cut or mutilated dorsal fin.
  3. Barbless hooks only.
  4. All existing catch, size and possession limits for trout are retained.

Snake River - mainstem only, from the mouth of Redbird Creek upstream to the boundary formed by the Washington, Idaho, and Oregon state lines.

Season Opening Dates: September 1, 1983 - December 31, 1983.

- Special Provisions:
1. All trout (including steelhead over 20 inches in length) must be released unless the dorsal fin measures 2-1/4 inches or less in height.
  2. It is unlawful to possess a trout (including steelhead over 20 inches in length) with a freshly cut or mutilated dorsal fin.
  3. Barbless hooks only.
  4. All existing catch, size and possession limits for trout are retained.

Grande Ronde River - mainstem only, from mouth to junction of Washington and Oregon state lines.

Season Opening Dates: September 1, 1983 – November 30, 1983.

Special Provisions: 1. All trout (including steelhead over 20 inches in length) must be released.  
2. Selective Fishery Regulations apply.

**WSR 83-12-055**  
**ADOPTED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Order 206—Filed June 1, 1983]

Be it resolved by the State Game Commission, acting at the Ridpath Motor Inn, West 515 Sprague, Spokane, WA, that it does adopt the annexed rules relating to Use of game birds for training dogs, field trials—Marking requirements, amending WAC 232-12-044.

This action is taken pursuant to Notice No. WSR 83-08-076 filed with the code reviser on April 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED May 15, 1983.

By Vern E. Ziegler  
Chairman, Game Commission

**AMENDATORY SECTION** (Amending Order 174, filed 10/22/81)

WAC 232-12-044 **USE OF GAME BIRDS FOR TRAINING DOGS, FIELD TRIALS—MARKING REQUIREMENTS.** It is unlawful to possess game birds acquired from a licensed game farmer for the purpose of training dogs, field trials, or hunting unless the birds are marked in the following manner:

(1) Captive reared waterfowl shall be physically marked ((by removal of the hind toe from the right foot prior to four weeks of age:)) in the following manner:

(a) Removal of the hind toe from the right foot.

(b) Pinioning of a wing: Provided, that this method shall be the removal of the metacarpal bones of one wing or a portion of the metacarpal bones which renders the bird permanently incapable of flight.

(c) Banding of one metatarsus with a seamless metal band.

(d) Tattooing of a readily discernible number or letter or combination thereof on the web of one foot.

(2) All other game birds shall be physically marked by removal of the first joint of the outside toe on the right foot prior to four weeks of age or marked by a band purchased from 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.

**WSR 83-12-056**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 83-44—Filed June 1, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this 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 the emergency is harvestable numbers of spring chinook salmon are available.

These 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 the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED June 1, 1983.

By William R. Wilkerson  
Director

**NEW SECTION**

**WAC 220-57-29000D ICICLE RIVER.** *Notwithstanding the provisions of WAC 220-57-290, effective immediately it is unlawful to take, fish for, or possess salmon taken for personal use from the waters of the Icicle River, except the Icicle River is open under bag limit A from 5:00 a.m. to 9:00 p.m., inclusive, on the following dates:*

*June 3, 1983 through June 6, 1983.*

*June 10, 1983 through June 13, 1983.*

*June 17, 1983 through June 20, 1983.*

*June 24, 1983 through June 27, 1983.*

**WSR 83-12-057**  
**PROPOSED RULES**  
**LOTTERY COMMISSION**  
[Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning WAC 315-02-020 and 315-10-030;

that the agency will at 10:00 a.m., Friday, July 8, 1983, in the Vancouver Community Library, 1007 East

Hill Plain Boulevard, Vancouver, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 67.70.040.

The specific statute these rules are intended to implement is RCW 42.30.075, 67.70.040 and 67.70.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 8, 1983.

Dated: June 1, 1983

By: Kevin Ryan  
Assistant Attorney General  
for Lenore Lambert  
Acting Chairperson

### STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s), and Summary of the Amendments: WAC 315-020-020 Time and place of meetings, changes the place for regular meetings of the commission; and WAC 315-10-030 Instant games criteria, allows more than ten finalists in any one grand prize drawing, allows prizes awarded at grand prize drawings to be specified by the director and requires claimants of disputed low-tier prizes to file the claim with the director.

Statutory Authority for Adopting the Rules and the Specific Statute the Rule(s) are Intended to Implement: RCW 42.30.075, 67.70.040 and 67.70.050.

Description of the Purpose of the Rules: WAC 315-020-020, the purpose of this amendment is to inform the public of the new location for regular meetings of the commission; and WAC 315-10-030, the purpose of this amendment is to allow a grand prize drawing to have more than ten finalists and a grand prize in excess of \$1,000,000. The amendment will also change the responsibility for submitting disputed low-tier claims from the licensed agent to the claimant.

Reasons for Supporting the Proposed Rules: WAC 315-020-020, the public needs to know when and where the regular meetings of the commission will be held. This amendment will inform the public of the change in location of those meetings; and WAC 315-10-030, this amendment will allow the lottery to offer to the public instant games that have more than ten finalists in the grand prize drawing and a grand prize of more than \$1,000,000, such as \$1,000 per week for life. Also, the amendment will require claimants of disputed low-tier prizes to submit their claim directly to the director.

The Agency Personnel Responsible for Drafting: Frank Edmondson, Contract Specialist, Office of the Director, Washington State Lottery, P.O. Box 9702, Olympia, WA 98504, (206) 753-1482, and C. J. Coffman, Contract Specialist, Office of the Director, Washington State Lottery, P.O. Box 9702, Olympia, WA 98504, (206) 754-1088; Implementation and Enforcement: Washington State Lottery Commission, P.O. Box 9770, Olympia, WA 98504, (206) 753-1412, Robert Boyd, Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia,

WA 98504, (206) 753-3330, C. Peter Eck, Deputy Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3330, N. A. Stussy, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3329, William Robinson, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-1414, and Jamie Pannell, Acting Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3384.

Name of the Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule: Washington State Lottery Commission.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: None.

The rule is not necessary to comply with federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

Small Business Economic Impact Statement: The Office of the Director, Washington State Lottery, has reviewed the requirements to file a small business economic impact statement and has determined that such a statement is not required for the rules proposed by the Washington State Lottery Commission for the following reason: These rules will only affect those businesses, large and small, which voluntarily apply to be licensed agents for the sale of lottery tickets or contractors who provide other services to the Office of the Director, Washington State Lottery or who voluntarily interact with the Office of the Director, Washington State Lottery. No business or industry will be required to comply with these rules unless they wish to provide services to or interact with the Office of the Director, Washington State Lottery.

### AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

WAC 315-02-020 TIME AND PLACE OF MEETINGS. (1) Regular public meetings of the commission shall be held upon the first Friday of every other month, beginning with the month of February in any year, or the preceding business day if that Friday is a holiday. The location and time of each such regular session shall be as follows:

TIME: 10:00 a.m.

LOCATION: (~~Transportation Commission Meeting Room~~  
~~First Floor~~  
~~Highways Administration Building~~)  
Washington State Lottery  
Olympia Regional Office Conference Room  
108 Park Village Plaza  
1200 Cooper Point Road  
Olympia, Washington

(2) Additional public meetings necessary to discharge the business of the commission may be called from time to time by the chairman or by a quorum of the commission.

### AMENDATORY SECTION (Amending Order 10, filed 1/14/83)

WAC 315-10-030 INSTANT GAMES CRITERIA. (1) The price of an instant game ticket shall not be less than \$1.00 and not more than \$5.00.

(2) Winners of an instant game are determined by the matching or specified alignment of the play numbers on the tickets. The ticket bearer must notify the lottery of the win and submit the winning ticket

to the lottery as specified by the director. The winning ticket must be validated by the lottery through use of the validation number and any other means as specified by the director.

(3) The total of all prizes available to be won in an instant game shall not be less than forty-five percent of the instant game's projected revenue.

(4) The instant game shall pay out both lower tier prizes and higher tier prizes. Lower tier prizes are of less than \$25.00. Higher tier prizes are of \$25.00 or more. The director shall determine the number of lower and higher tier prizes.

(5) The length of operation of an instant game shall not exceed fifteen weeks. The start date and closing date of the instant game shall be publicly announced.

(6) There is no required frequency of drawing or method of selection of a winner in an instant game.

(7) At the director's discretion, an instant game may include a grand prize drawing(s). The criteria for the grand prize drawing shall be as follows:

(a) ~~((Not more than ten))~~ Finalists for a grand prize drawing shall be selected in an elimination drawing from redeemed tickets winning certain minimum prizes as determined by the director. Participation in the elimination drawing(s) shall be limited to such tickets which are actually received and validated by the director on or before a date to be announced by the director. The director may reserve the right to place any semi-finalist whose entry was not entered in the elimination drawing(s) and who is subsequently determined to have been entitled to such entry into an elimination drawing of a subsequent instant game, and the determination of the director shall be final.

(b) ~~((The prize of the grand prize drawing shall not exceed one million dollars.))~~ The number of ~~((such))~~ prizes and the amount of each prize in the grand prize drawing(s) shall be determined by the director to correspond with the size and length of the instant game and to comply with (3) above.

(c) The dates and times as well as the procedures for conducting the elimination drawing and grand prize drawing shall be determined by the director.

(8) Procedures for claiming instant prizes are as follows:

(a) To claim an instant game prize of less than \$25.00, the claimant shall present the winning ticket to the licensed agent from whom the ticket was purchased. The licensed agent shall verify the claim and, if acceptable, make payment of the amount due the claimant. In the event the licensed agent cannot verify the claim, the claimant shall fill out a claim form, as provided in WAC 315-06-120, which shall be obtained from the licensed agent and present the completed form, together with the disputed ticket to the ~~((designated claim center. The licensed agent shall deliver one copy of the claim form to the claimant and forward and disputed ticket and a copy of the claim form to the director for validation))~~ director. If the claim is validated by the director, a check shall be forwarded to the claimant in payment of the amount due. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(b) To claim an instant prize of \$25.00 or more, the claimant shall complete a claim form, as provided in WAC 315-06-120, which is obtained from the licensed agent or the director and mail, by registered or certified mail, the completed form together with the winning ticket to the director. Upon validation by the director, a check shall be forwarded to the claimant in payment of the amount due, less any applicable federal income tax withholding. In the event that the claim is not validated by the director the claim shall be denied and the claimant shall be promptly notified.

(c) Any ticket not passing all the validation checks specified by the director is void and ineligible for any prize and shall not be paid. However, the director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current game). In the event a defective ticket is purchased the replacement of the defective ticket with another unplayed ticket (or tickets or equivalent sale price from any other current game).

**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.

**WSR 83-12-058**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(General Provisions)**  
 [Order 1965—Filed June 1, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Fees—General, amending chapter 440-44 WAC.

This action is taken pursuant to Notice No. WSR 83-09-048 filed with the code reviser on April 20, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.20A-.055 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED June 1, 1983.

By David A. Hogan, Director  
 Division of Administration and Personnel

**AMENDATORY SECTION** (Amending Order 1825, filed 6/4/82)

WAC 440-44-035 ✓ **HEALTH FACILITY CONSTRUCTION REVIEW FEES.** An application for project review shall be accompanied by payment of a fee as follows:

Estimated Cost Range of Construction Project	Standard Project Review Fee
\$ 0 to	\$ ((30)) 50
500 to	((50)) 100
1,000 to	((75)) 150
2,000 to	((100)) 200
3,000 to	((150)) 250
5,000 to	((200)) 300
10,000 to	((250)) 400
20,000 to	((325)) 500
30,000 to	((400)) 600
40,000 to	((475)) 700
50,000 to	((550)) 800
65,000 to	((625)) 900
80,000 to	((700)) 1,000
100,000 to	((775)) 1,250
125,000 to	((850)) 1,500
150,000 to	((950)) 1,750
200,000 to	((1,050)) 2,000
250,000 to	((1,150)) 2,250
325,000 to	((1,350)) 2,500
450,000 to	((1,550)) 2,750
575,000 to	((1,750)) 3,000
700,000 to	((2,000)) 3,500
850,000 to	((2,250)) 4,000

Estimated Cost Range of Construction Project	Standard Project Review Fee
1,000,000 to 1,249,999	<del>((2,500))</del> <u>4,500</u>
1,250,000 to 2,499,999	<del>((2,750))</del> <u>5,000</u>
2,500,000 to 2,999,999	<del>((3,000))</del> <u>5,500</u>
3,000,000 to 3,499,999	<del>((3,300))</del> <u>6,000</u>
3,500,000 to 4,999,999	<del>((3,600))</del> <u>6,500</u>
5,000,000 to 6,999,999	<del>((4,000))</del> <u>7,500</u>
7,000,000 to 9,999,999	<del>((4,500))</del> <u>8,500</u>
10,000,000 to 14,999,999	<del>((5,000))</del> <u>9,500</u>
15,000,000 to 19,999,999	<del>((5,500))</del> <u>11,000</u>
20,000,000 to 29,999,999	<del>((6,000))</del> <u>12,500</u>
30,000,000 to 39,999,999	<del>((6,500))</del> <u>14,000</u>
40,000,000 and over	<del>((7,000))</del> <u>16,000</u>

(1) "Project" means a construction endeavor including new construction, replacement, alterations, additions, expansions, conversions, improvements, remodeling, renovating, and upgrading of the following types of facilities:

(a) Chapter 18.20 RCW and chapter 248-16 WAC, Boarding homes.

(b) Chapter 18.46 RCW, Maternity homes, and chapter 248-29 WAC, Childbirth centers.

(c) Chapter 18.51 RCW and chapter 248-14 WAC, Nursing homes.

(d) Chapter 71.12 RCW, Private establishments, and chapter 248-22 WAC, Licensing regulations for private psychiatric and alcoholism hospitals and minimum licensing standards for alcoholism treatment facilities.

(e) Chapter 71.12 RCW, Private establishments, and chapter 248-23 WAC, Residential treatment facilities for psychiatrically impaired children and youth.

(f) Chapter 70.41 RCW, Hospital licensing and regulation, and chapter 248-18 WAC, Hospitals.

(g) Chapter 70.41 RCW, Hospital licensing and regulation, and chapter 248-21 WAC, Hospice care center.

(2) "Project sponsor" means the person, persons or organization planning and contracting for the design and construction of facilities, generally the owner or his or her representative.

(3) "Project cost" means all costs directly associated with the project. Project costs are estimated initially and corrected by certification to the date of completion of the project. Project costs include:

(a) All architectural-engineering designs, plans, drawings, and specifications.

(b) All fixed and/or installed equipment in the project.

(c) Contractor supervision, inspection, and overhead.

**AMENDATORY SECTION** (Amending Order 1825, filed 6/4/82)

WAC 440-44-040 **MEDICAL FACILITIES AND BOARDING HOMES LICENSING FEES.** (1) Hospitals: The annual fee shall be ~~((thirteen))~~ fourteen dollars and fifty cents for each bed space within the licensed bed capacity of the hospital. The licensed bed capacity of a

hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-18 WAC for twenty-four hour assigned patient rooms. Bed spaces not used for twenty-four hour assigned patient use, in compliance with the physical plant requirements of chapter 248-18 WAC but not containing the required movable equipment, will be included in the licensed bed capacity: **PROVIDED**, That the hospital certifies to the department the hospital currently possesses the required movable equipment. The licensed bed capacity shall exclude all normal and intensive care infant bassinets. The number of licensed bed spaces shall be limited in accordance with decisions made under chapter 70.38 RCW, and bed additions subsequent to the establishment of each hospital's licensed bed capacity by the department shall be subject to review under chapter 70.38 RCW. The number of twenty-four hour assigned patient beds ~~((set-up))~~ set up in a hospital shall not exceed the hospital's licensed bed capacity.

(2) Private psychiatric hospitals: The annual fee shall be ~~((twenty-one))~~ sixteen dollars ~~((and fifty cents))~~ for each bed space within the licensed bed capacity of the private psychiatric hospital. The licensed bed capacity of a private psychiatric hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. Bed spaces not used for twenty-four hour assigned patient use, in compliance with the physical plant requirement of chapter 248-22 WAC but not containing the required movable equipment, will be included in the licensed bed capacity: **PROVIDED**, That the private psychiatric hospital certifies to the department the private psychiatric hospital currently possesses the required movable equipment.

The number of licensed bed spaces shall be limited in accordance with decisions made under chapter 70.38 RCW, and bed additions subsequent to the establishment of each private psychiatric hospital's licensed bed capacity by the department shall be subject to review under chapter 70.38 RCW. The number of twenty-four hour assigned patient beds ~~((set-up))~~ set up in a private psychiatric hospital shall not exceed the private psychiatric hospital's licensed bed capacity.

(3) Alcoholism hospitals: The annual fee shall be ~~((sixteen))~~ nine dollars ~~((and fifty cents))~~ for each bed space within the licensed bed capacity of the alcoholism hospital. The licensed bed capacity of an alcoholism hospital shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. The number of twenty-four hour assigned patient beds ~~((set-up))~~ set up in an alcoholism hospital shall not exceed the alcoholism hospital's licensed bed capacity.

(4) Alcoholism treatment facilities: The annual fee shall be ~~((twenty))~~ eleven dollars and fifty cents for each bed space within the licensed bed capacity of the alcoholism treatment facility. The licensed bed capacity of an alcoholism treatment facility shall include all bed spaces in rooms in compliance with the physical plant

and movable equipment requirements of chapter 248-22 WAC for twenty-four hour assigned patient rooms. The number of twenty-four hour assigned patient beds (~~set-up~~) set up in an alcoholism treatment facility shall not exceed the alcoholism treatment facility's licensed bed capacity.

(5) Boarding homes: The annual fee shall be ~~((five))~~ eight dollars ~~((for each bed space within))~~ times the licensed ~~((bed))~~ resident capacity of the boarding home. The licensed resident capacity is the capacity determined by the boarding home and approved by the department. The licensed ~~((bed))~~ resident capacity ~~((of a boarding home))~~ shall ~~((include all bed spaces in rooms in compliance))~~ be consistent with the physical plant and movable equipment requirements of chapter 248-16 WAC for resident sleeping rooms. The number of ~~((beds set-up))~~ residents in a boarding home shall not exceed the ~~((boarding home's))~~ licensed ~~((bed))~~ resident capacity of the boarding home. The term "resident" as used herein is defined in WAC 248-16-001.

(6) Residential treatment facilities for psychiatrically impaired children and youth: The annual fee shall be ~~((thirty-two))~~ forty-seven dollars for each bed space within the licensed bed capacity of the residential treatment facility for psychiatrically impaired children and youth. The licensed bed capacity of a residential treatment facility for psychiatrically impaired children and youth shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-23 WAC for client sleeping rooms. The number of beds ~~((set-up))~~ set up in a residential treatment facility for psychiatrically impaired children and youth shall not exceed the residential treatment facility for psychiatrically impaired children and youth licensed bed capacity.

(7) Nonhospital facilities: The annual fee for licensing and certification of facilities for induction of termination of pregnancy in the second trimester shall be ~~((three))~~ four hundred ~~((twenty))~~ sixty-five dollars.

(8) Child birth centers: The annual fee shall be three hundred ~~((fifty))~~ ninety dollars: PROVIDED, That no fee shall be required of charitable, nonprofit or government-operated institutions (as required by RCW 18.46.030).

(9) Residential treatment and rehabilitation facilities for psychiatrically impaired adults: The annual fee shall be ~~((thirty-two))~~ twenty-three dollars and fifty cents for each bed space within the licensed bed capacity of the residential treatment and rehabilitation facility for psychiatrically impaired adults. The licensed bed capacity of a residential treatment and rehabilitation facility for psychiatrically impaired adults shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-25 WAC for client sleeping rooms. The number of beds ~~((set-up))~~ set up in a residential treatment and rehabilitation facility for psychiatrically impaired adults shall not exceed the residential treatment and rehabilitation facility for psychiatrically impaired adults licensed bed capacity.

(10) Hospice care centers: Each application for a license shall be accompanied by a license fee of fifteen

dollars and fifty cents for each bed space within the licensed bed capacity of the hospice care center. The licensed bed capacity shall include all bed spaces in rooms in compliance with the physical plant and movable equipment requirements of chapter 248-21 WAC for twenty-four hour assigned patient rooms. The number of twenty-four hour assigned patient beds set up in a hospice care center shall not exceed the hospice care center's licensed bed capacity.

AMENDATORY SECTION (Amending Order 1825, filed 6/4/82)

WAC 440-44-050 RADIATION MACHINE FACILITY REGISTRATION FEES. The following biennial fees are required at the time of application or renewal:

(1) For dentists, veterinarians, and podiatrists: Forty dollars plus ~~((ten))~~ eleven dollars per tube, not to exceed two hundred ~~((forty))~~ sixty dollars.

(2) For industrial, research, or other nonhealing arts: Forty dollars plus ~~((ten))~~ eleven dollars per tube, not to exceed two hundred ~~((forty))~~ sixty dollars.

(3) For all others: One hundred ten dollars plus ~~((sixty))~~ sixty-five dollars per tube, not to exceed ~~((eight))~~ nine hundred ~~((eighty))~~ fifty-five dollars.

AMENDATORY SECTION (Amending Order 1860, filed 8/9/82)

WAC 440-44-057 LICENSE FEES FOR RADIOACTIVE MATERIALS. (1) The fee for each radioactive materials license is the single highest fee category license which describes activities subject to the conditions of the license. When multiple licenses are required by the department, each license is subject to the applicable license fee. Multiple licenses may be required by the department based upon physical separation of operations, organizational separations within a licensee's operation, or possession of special nuclear material.

(2) FEE CATEGORIES.

(a) For operation of a radioactive waste treatment facility: Annual fee of eleven thousand five hundred dollars.

(b) For operation of a nuclear pharmacy: Annual fee of two thousand six hundred dollars.

(c) For operation of a mobile nuclear medicine program: Annual fee of two thousand six hundred dollars.

(d) For operation of a nuclear laundry, fixed base: Annual fee of ~~((two))~~ five thousand ~~((six hundred))~~ dollars.

(e) For operation of a nuclear laundry, portable operation: Annual fee of ~~((one))~~ five thousand ~~((fifty))~~ dollars.

(f) For manufacture and distribution of radioactive products or devices containing radioactive material: Annual fee of two thousand six hundred dollars.

(g) For licenses authorizing decontamination services or waste brokerage: Annual fee of ~~((one))~~ two thousand ~~((fifty))~~ two hundred dollars.

(h) For licenses authorizing equipment servicing involving incidental use of calibration sources, for maintenance of equipment containing radioactive material, or

possession of sealed sources for the purpose of sales demonstration only: Annual fee of ~~((one))~~ two hundred twenty-five dollars.

(i) For licenses authorizing health physics services, leak testing, or calibration services: Annual fee of ~~((one))~~ four hundred thirty-five dollars.

(j) For civil defense licenses: Annual fee of one hundred dollars.

~~((k))~~ For operation of a radioactive waste disposal facility: Annual fee of ~~eleven thousand five hundred dollars~~.

~~((h))~~ (k) For licenses authorizing possession of atomic numbers three through eighty-three with 229 maximum authorized possession of any single isotope greater than or equal to 1 curie: Annual fee of ~~((five))~~ ten thousand four hundred dollars.

~~((m))~~ (l) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than 0.1 curie but less than 1 curie: Annual fee of two thousand six hundred dollars.

~~((n))~~ (m) For licenses authorizing possession of atomic numbers three through eighty-three with maximum authorized possession less than or equal to 0.1 curie: Annual fee of one thousand four hundred dollars.

~~((o))~~ (n) For medical licenses authorizing one or more of groups II-VI, as defined in WAC 402-22-200 Schedule A:

(i) For licenses authorizing group II and III (diagnostic nuclear medicine): Annual fee of one thousand six hundred dollars.

(ii) For licenses authorizing group IV and V (unlimited medical therapy): Annual fee of eight hundred dollars.

(iii) For licenses authorizing group II or III and group IV or V: Annual fee of two thousand dollars.

(iv) For licenses authorizing group VI (unlimited brachytherapy): Annual fee of six hundred twenty-five dollars.

~~((p))~~ (o) For licenses authorizing brachytherapy or teletherapy: Annual fee of six hundred twenty-five dollars.

~~((q))~~ (p) For licenses authorizing medical or veterinarian possession of greater than 200 millicuries total possession of radioactive material: Annual fee of one thousand four hundred dollars.

~~((r))~~ (q) For licenses authorizing medical or veterinarian possession of greater than 30 millicuries but less than or equal to 200 millicuries total possession of radioactive material: Annual fee of one thousand six hundred dollars.

~~((s))~~ (r) For licenses authorizing medical or veterinarian possession of less than or equal to 30 millicuries total possession of radioactive material: Annual fee of two hundred fifty dollars.

~~((t))~~ (s) For licenses authorizing group I as defined in WAC 402-22-200 Schedule A or in vitro uses of radioactive materials: Annual fee of one hundred fifty dollars.

~~((u))~~ (t) For licenses authorizing possession of special nuclear material as pacemakers or depleted uranium as shielding: Annual fee of one hundred dollars.

~~((v))~~ (u) For licenses authorizing radiographic exposure devices: Annual fee consisting of ~~((twelve))~~ one thousand five hundred dollars for the first licensed exposure device plus ~~((one))~~ four hundred fifty dollars for each additional exposure device.

~~((w))~~ (v) For licenses authorizing well-logging activities including the use of radioactive tracers: Annual fee of one thousand fifty dollars.

~~((x))~~ (w) For licenses authorizing well-logging activities not including the use of tracers: Annual fee of ~~((five hundred))~~ one thousand fifty dollars.

~~((y))~~ (x) For licenses authorizing possession of unsealed sources in the following amounts:

(i) Greater than or equal to 1 millicurie of I-125 or I-131 or greater than or equal to 100 millicuries of H-3 or C-14 or greater than or equal to 10 millicuries of any single isotope: Annual fee of one thousand fifty dollars.

(ii) Greater than 0.1 millicurie but less than 1 millicurie of I-125 or I-131 or greater than 10 millicuries but less than 100 millicuries of H-3 or C-14 or greater than 1 millicurie but less than 10 millicuries of any other single isotope: Annual fee of five hundred dollars.

(iii) Less than or equal to 0.1 millicurie of I-125 or I-131 or less than or equal to 10 millicuries of H-3 or C-14 or less than or equal to 1 millicurie of any other single isotope: Annual fee of one hundred fifty dollars.

~~((z))~~ (y) For licenses authorizing possession of portable sealed sources (excluding radiographic exposure devices) in the following groups:

(i) Authorized possession of portable moisture/density gauges: Annual fee of two hundred dollars for the first licensed gauge plus fifty dollars for each additional gauge to a maximum of five hundred dollars.

(ii) Authorized possession of any other portable sealed source, including special nuclear material which is transported from the facility as a condition of use: Annual fee of five hundred dollars.

(iii) Authorized possession of any portable sealed source which is restricted to use at the licensee's facility only and does not enter intra-state transport as a condition of use: Annual fee of ~~((one))~~ two hundred fifty dollars.

~~((aa))~~ (z) For licenses authorizing possession of any nonportable sealed source, including special nuclear material but excluding radioactive material used in a gas chromatograph: Annual fee of ~~((four))~~ two hundred dollars for the first licensed gauge plus fifty dollars for each additional gauge to a maximum of six hundred dollars.

~~((bb))~~ (aa) For licenses authorizing possession of gas chromatograph units containing radioactive material: Annual fee of one hundred fifty dollars.

~~((cc))~~ (bb) For licenses authorizing maximum possession of any nonportable sealed source greater than 100 curies: Annual fee of one thousand fifty dollars.

~~((dd))~~ (cc) For licenses authorizing possession of greater than 1 gram of unsealed special nuclear material or greater than 500 kilograms of source material: Annual fee of two thousand six hundred dollars.

~~((ee))~~ (dd) For licenses authorizing possession of less than or equal to 1 gram of unsealed special nuclear material or less than or equal to 500 kilograms of source material: Annual fee of three hundred dollars.

~~((ff))~~ (ee) For in vitro registrants (requiring filing of form RHF-15): Annual fee of fifty dollars.

~~((gg))~~ (ff) For depleted uranium registrants (requiring filing of form RHF-20): Annual fee of fifty dollars.

(3) For reciprocal recognition of out-of-state licenses: Fee equal to fifty percent of the fee that would be charged for an in-state license as described in subsection (2) of this section based upon the actual amount of radioactive material or number of devices requested to be brought into the state. Payment of fee authorizes possession and use in the state of Washington for up to one hundred eighty days of the twelve-month period following payment of the fee.

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 440-44-060 SITE USE PERMIT FEE. (1) The fees for a site use permit effective October 1, 1983, are:

- One time shipment - \$50.00 or (see WAC 440-44-060(2))
- Site use permit - \$80.00 per year continuous services

(2) One-time shipment: A generator having radioactive waste for disposal for one time only can obtain a site use permit for such a shipment. This permit terminates upon receipt of the shipment for disposal and cannot be reissued to a generator.

(3) A broker who takes possession of waste from a generator and assumes responsibility for that waste must also assume responsibility for assuring the generator has a current, unencumbered site use permit.

**WSR 83-12-059**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Order 1964—Filed June 1, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Rep WAC 388-82-125 Recipients in medical institutions eligible under Title XIX.
- Amd ch. 388-83 WAC Medical care—Eligibility.
- Amd WAC 388-92-030 Monthly standard.
- Amd ch. 388-95 WAC Institutional medical assistance eligibility.
- Rep WAC 388-99-045 Medically needy—Eligibility determination—Institutional.

This action is taken pursuant to Notice No. WSR 83-09-046 filed with the code reviser on April 20, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED June 1, 1983.

By David A. Hogan, Director  
Division of Administration and Personnel

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-82-125 RECIPIENTS IN MEDICAL INSTITUTIONS ELIGIBLE UNDER TITLE XIX.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 388-83-135 ELIGIBILITY DETERMINATION—INSTITUTIONAL.
- (2) WAC 388-83-140 ALLOCATION OF INCOME—INSTITUTIONALIZED RECIPIENT.

AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-92-030 MONTHLY STANDARD. (1) After computing available income according to WAC 388-92-025 for SSI related individuals, the monthly standard shall be the state supplement standard. (See chapter 388-59 WAC)

(2) The monthly maintenance standard for SSI related couples (both applying) shall be the state supplement standard for a couple.

(3) When computing available income for a family of three or more the relative responsibility requirement of the appropriate cash assistance program shall be applied, except that relative responsibility shall be limited to spouse for spouse and parent for child.

(4) In mixed households (AFDC and SSI related members) determine income and resources according to AFDC regulations.

(5) Applicants and/or recipients eligible for limited casualty program—medically needy will have the monthly standard applied as in WAC 388-99-020.

(6) When one or both of the applicants is SSI related in a medical facility, a full calendar month standards defined in WAC ((388-83-135)) 388-95-320 and ((388-83-140)) 388-95-360 must be used.

Chapter 388-95 WAC  
~~((MENTAL INSTITUTIONS—AGE))~~ INSTITUTIONAL—MEDICAL ASSISTANCE—ELIGIBILITY

NEW SECTION

WAC 388-95-300 RECIPIENTS IN MEDICAL INSTITUTIONS ELIGIBLE UNDER TITLE XIX.

Medical assistance is available to an otherwise eligible individual who is in a Title XIX certified medical facility defined as:

- (1) A general hospital;
- (2) A skilled nursing home;
- (3) An intermediate care facility;
- (4) An intermediate care facility for mentally retarded;
- (5) In state mental institutions, only eligible individuals age sixty-five and over and under age twenty-one;
- (6) An approved inpatient psychiatric facility for eligible individuals under age twenty-one.

#### NEW SECTION

WAC 388-95-320 ✓ **ELIGIBILITY DETERMINATION—INSTITUTIONAL.** (1) Individuals are considered institutionalized if they reside in a medical facility at least a full calendar month.

(a) SSI/state supplement related individuals in medical facilities shall have their eligibility determined by comparing their gross income to the three hundred percent SSI cap (SSI benefit).

(b) If gross income is greater than three hundred percent of SSI cap, eligibility must be determined under the limited casualty program—medically needy in chapter 388-99 WAC.

(c) Allocation of recipient income is defined in WAC 388-95-360.

(d) For consideration of resources see WAC 388-95-380 and 388-95-390. The home becomes a resource when it is determined no longer the principal place of residence.

(2) Individuals who reside in a medical facility less than a full calendar month shall have their eligibility determined as for a noninstitutionalized person.

#### NEW SECTION

WAC 388-95-340 ✓ **COMPUTATION OF AVAILABLE INCOME.** (1) Total income of a beneficiary of supplemental security income is not considered available in determining eligibility.

(2) Income and resources are considered jointly for spouses who live together in a common household and blind or disabled children who live with their parent(s). Income and resources are considered separately when spouses and/or children and parents cease to live together. Income and resources are considered mutually available:

(a) For the first six months after the month they cease to live together where both spouses apply as SSI related (aged, blind or disabled) for eligibility, if eligible then consider separately;

(b) For the month of separation where only one spouse applies as SSI related (aged, blind or disabled), or where blind or disabled children are separated from parents.

(3) For SSI related individuals, age eighteen to twenty-one, parents' income is not deemed available.

(4) For SSI related individuals under age eighteen, parents' income is deemed available when living in the same household.

(5) When the spouse of an SSI related applicant is ineligible or does not apply, the exclusions in subsections (6) and (8) of this section, shall be applied to his/her income in determining the amount to be deemed to the applicant. If the remaining income of the ineligible spouse exceeds the monthly state supplement benefit standard all the remaining income shall be deemed to the applicant.

(6) Exclusions from income. The following shall be excluded sequentially from income:

(a) Any amount received from any public agency as a return or refund of taxes paid on real property or on food purchased by such individual or spouse;

(b) State public assistance based on financial need;

(c) Any portion of any grant, scholarship, or fellowship received for use in paying the cost of tuition and fees at any educational institution;

(d) Income that is not reasonably anticipated, or received infrequently or irregularly, if such income does not exceed twenty dollars per month if unearned, or ten dollars per month if earned;

(e) Any amounts received for the foster care of a child, who is not an eligible individual, but who is living in the same house as such individual and was placed in such home by a public or nonprofit private child-placement or child-care agency;

(f) One-third of any payment for child support received from an absent parent will be excluded;

(g) The first twenty dollars per month of earned or unearned income, not otherwise excluded in subsection (6)(a) through (f) of this section, for a person at home. The exclusion is considered only once for a husband and wife. There is no exclusion on income which is paid on the basis of need of the eligible individual, such as VA pension and cash from private charitable organizations;

(h) Tax exempt payments received by Alaska natives under the Alaska Native Claims Settlement Act;

(i) Tax rebates or special payments excluded by other statutes. When necessary these exclusions will be published by numbered memoranda from the state office;

(j) Compensation provided to volunteers in ACTION programs established by Public Law 93-113, the Domestic Volunteer Service Act of 1973;

(k) When an ineligible minor is in the household of an SSI applicant, an amount will be excluded for such child's needs. The exclusions will be the difference between the SSI couple cash benefit and the SSI individual cash benefit;

(l) Veteran's aid and attendance allowance is to be excluded in determining financial eligibility.

(i) If the sum is paid to a spouse, it is considered that individual's earned income and may be deemed to the applicant.

(ii) For institutionalized applicants, the amount subsequently is considered in the cost of institutional care.

(m) A fee charged by a guardian to reimburse himself or herself for services provided is not considered available to the individual and is not treated as income.

(n) Income received by an ineligible or nonapplying spouse from a governmental agency for services provided to an eligible recipient (e.g. chore services).

(7) An ineligible or nonapplying individual under the age of twenty-one who is a student regularly attending a school, college or university or pursuing a course of vocational or technical training designed to prepare him for gainful employment will have all earned income excluded unless that income is actually contributed to the applicant.

(8) Earned income exclusions for SSI related individuals shall be the first sixty-five dollars per month of earned income not excluded according to subsection (6) of this section, plus one-half of the remainder.

#### NEW SECTION

WAC 388-95-360 ✓ **ALLOCATION OF INCOME—INSTITUTIONALIZED RECIPIENT.** (1) All institutionalized recipients will retain a specified personal needs allowance.

(2) The AFDC related individual in a medical facility is eligible to receive an amount as a cash assistance payment sufficient to bring income up to the personal needs allowance.

(3) SSI related recipients may retain the current personal needs allowance plus wages received for work approved by the department as part of a training or rehabilitative program designed to prepare the individual for less restrictive placement. The total amount of wages received plus the personal needs allowance may not exceed the one person medically needy income level. There are no deductions for expenses of employment. When the total amount of wages received plus the initial personal needs allowance exceeds the one person medically needy income level, the excess wages are applied to the cost of care.

(4) In addition to the allocations in subsections (1) and (3) of this section, SSI related individuals residing in a medical facility throughout a calendar month are entitled to the following allocations of income as applicable:

(a) Maintenance needs of spouse not to exceed the one person medically needy income level;

(b) Maintenance needs of family adjusted for number of family members living at home, but not to exceed highest need standard for a family of same size under AFDC;

(c) Amounts for incurred medical expenses not subject to third-party payment including but not limited to:

(i) Health insurance premiums, co-insurance or deductible charges;

(ii) Necessary medical care recognized under state law but not covered under medicaid;

(d) For a single person, maintenance of the home where the individual has been certified by a physician to need institutional care for no more than six consecutive months. See WAC 388-95-380(1)(a)(iv);

(i) Income thus exempted must be used to retain the independent living situation of an individual with no dependents through payment of such requirements as rent or mortgages, real estate taxes, insurance, gas, electricity, oil, water or sewer necessary to maintain the home. Also see chapter 388-28 WAC;

(ii) Up to one hundred eighty dollars per month may be exempted from the individual's actual income based

on the verified actual cost to retain the home during six consecutive months;

(iii) The six-month period begins on the first of the month following date of admission for medicaid eligible recipients or the date of eligibility for individuals changing from private to medicaid, and ceases when the patient is discharged to an independent living arrangement or at the end of six months if the recipient has not been discharged;

(iv) CSO social service staff shall document initial need for the income exemption and review the individual's circumstances after ninety days. Also see chapter 388-28 WAC.

(5) Income remaining in subsections (1), (2), (3) or (4) of this section, will be used to compute payment of the participation amount (that income remaining after allocation of income) at the department rate.

#### NEW SECTION

WAC 388-95-380 ✓ **EXCLUDED RESOURCES.** Applicants or recipients may transfer or exchange an exempt resource. Cash received from the sale of an exempt resource is excluded provided the total amount of cash is used to replace or reinvest in another exempt resource within three months. Any remaining portion in excess of allowed resources shall be considered a nonexempt resource if the individual's eligibility continues without a break in certification. In determining the resources of an individual and spouse, if any, the following items shall be excluded up to the dollar limit, if any, as indicated:

(1) The home or the proceeds from the sale of a home, which is an excluded resource, will also be excluded to the extent that they are re-invested in the purchase of another home which is similarly excluded within three months of the date of receipt of proceeds.

(a) The home of the individual must be the individual's principal place of residence in order to be an excluded resource.

(i) Temporary absences from home including absences from home for trips, visits, and hospitalizations do not offset the home exclusion as long as the individual intends to return home.

(ii) An absence of more than six months may indicate that the home no longer serves as the principal place of residence. See WAC 388-95-360(4)(d).

(iii) The home continues to be excluded if the individual intends to return and there is a likelihood that he/she will return.

(iv) When an institutionalized individual intends to return home, a physician's evaluation of his/her ability to return at some future time to a home setting may be used as the basis of a temporary absence determination. The evidence must be conclusive before a determination can be made that the individual is unable to return home.

(v) Transfer of a home during a temporary absence may constitute evidence that the individual no longer intends to return. Adequate consideration must be received and allocated to the individual's resources. See WAC 388-92-043, transfer of property at less than fair market value.

(b) If the home is used by a spouse or dependent relative during the individual's absence, it will continue to be considered the principal place of residence.

(2) Household goods and personal effects.

(3) An automobile will be totally excluded if it is used for employment or for the individual's medical treatment; otherwise, the current retail market value up to \$4,500, any excess to be counted against the resource limit.

(4) Property of a trade or business which is essential to the means of self-support; however, it shall not include liquid resources as defined in WAC 388-92-005 even though such liquid resource may be producing income. This property means items commonly referred to as tangible business assets such as land and buildings, equipment and supplies, inventory, cash on hand, accounts receivable, etc. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.

(5) Nonbusiness property which is essential to the means of self-support. This shall include:

(a) Nonliquid (see WAC 388-92-005), nonbusiness property if it is relied upon by the individual as a significant factor in producing income on which he can live, or is used to produce goods, or provide services essential to the individual's support.

(b) Property used exclusively to produce items for home consumption provided the items are significant factors for support and maintenance of the individual.

(c) Tools, equipment, uniforms and similar items required by the individual's employer.

(d) A motor vehicle (in addition to that already excluded) which is essential because of climate, terrain, or similar factors, or special modification, and required to provide necessary transportation. The limitation on value of such vehicle is the same as in subsection (3) of this section.

(6) Resources of a blind or disabled individual which are necessary to fulfill an approved plan for achieving self-support for so long as such plan remains in effect.

(7) Shares of stock held in a regional or village corporation during the period of twenty years ending January 1, 1992, in which such stock is inalienable pursuant to the Alaska Native Claims Settlement Act.

(8) Life insurance owned by an individual and spouse, if any, to the extent of its cash surrender value, provided that the total face value of policies held by each individual is \$1500 or less, in which case the cash surrender value is not evaluated. If the face value of policy(ies) is over \$1500, cash surrender value must be applied to resource limitations. Term or burial insurance with no cash surrender value is not considered in determining face value.

(9) Restricted allotted land owned by an enrolled member and spouse, if any, of an Indian tribe, if such land cannot be sold, transferred or otherwise disposed of without permission of other individuals, his tribe or an agency of the federal government.

(10) Cash received from an insurance company for purposes of repairing or replacing an excluded resource that is lost, damaged, or stolen, etc., is excluded as a resource provided the total amount of the cash is used to

repair or replace such excluded resource within nine months that period may be extended based on circumstances beyond the control of the applicant to a maximum of nine additional months. Any such cash not so used within such time periods is considered as an available resource.

(11) Burial spaces.

(a) The value of burial spaces for the individual, the individual's spouse or any member of the individual's immediate family.

(b) Burial spaces shall include conventional gravesites, crypts, mausoleums, urns, and other repositories which are customarily and traditionally used for the remains of deceased persons.

(c) For purposes of this subsection immediate family means an individual's minor and adult children, including adopted children and step-children; an individual's brothers, sisters, parents, adoptive parents, and the spouses of those individuals. Neither dependency nor living-in-the-same-household will be a factor in determining whether a person is an immediate family member.

(12) Funds set aside for burial expenses.

(a) Funds specifically set aside for the burial arrangements of an individual or the individual's spouse not to exceed \$1,500 each.

(b) This exclusion applies if the inclusion of any portion of such amount would cause the resources of the individual (or spouse, if any) to exceed the limits specified in WAC 388-95-390.

(c) Funds set aside for burial expenses must be kept separate from other resources not set aside for burial. If such funds are mixed with other resources not intended for burial, the exclusion will not apply to any portion of the funds and will be treated as nonexcluded resources.

(d) Funds set aside for burial includes revocable burial contract, burial trust, or other burial arrangement or any other separately identifiable fund which is clearly designated as set aside for the individual's (or spouse's, if any) burial expenses.

(e) The \$1,500 exclusion must be reduced by the face value of insurance policies on the life of an individual owned by the individual or spouse if the cash surrender value of those policies has been excluded as provided in subsection (8) of this section and amounts in an irrevocable trust.

(f) Interest earned on excluded burial funds and appreciation on the value of excluded burial arrangements are excluded from resources if left to accumulate and become a part of the separately identifiable burial fund.

(g) Burial funds used for other purposes. Funds or interest earned on funds and appreciation in the value of burial arrangements which have been excluded from resources because they are burial funds must be used solely for that purpose. If any excluded funds, interest or appreciated values set aside for burial expenses are used for a purpose other than the burial arrangements of the individual or the individual's spouse for whom the funds were set aside, future medical assistance benefits of the individual (or the individual and individual's spouse) will be reduced by an amount equal to the amount of burial

funds, interest or appreciated value used for other purposes.

(13) Other resources excluded by federal statute.

#### NEW SECTION

WAC 388-95-390 ✓ **LIMITATION OF RESOURCES.** The total value of resources allowed and not otherwise excluded shall not exceed \$1,500 for a single individual or \$2,250 for a couple.

#### NEW SECTION

WAC 388-95-400 ✓ **MEDICALLY NEEDY—ELIGIBILITY DETERMINATION—INSTITUTIONAL.**

(1) Individuals are considered institutionalized if they reside in a medical facility at least a full calendar month.

(a) SSI/state supplement-related individuals in medical facilities are medically needy if their gross income exceeds three hundred percent of the SSI benefit (SSI cap). AFDC-related individuals in medical facilities are medically needy if countable income exceeds the one-person AFDC grant standard.

(b) Determination of countable income. Countable income of a medically needy applicant residing in a nursing home is determined by deducting the following amounts from gross income:

(i) Amounts that would be deducted in determining either AFDC eligibility or for aged, blind, and disabled persons, amounts that would be deducted in determining eligibility for the state supplementary payment.

(ii) Previously incurred medical expenses that are not subject to third party payment and which are the current liability of the applicant.

(c) Medically needy nursing home residents will be determined eligible if their countable income is less than department's contracted rate plus verifiable recurring medical expenses. These individuals will participate in the cost of their nursing home care. Once it is established that an applicant meets the medically needy financial eligibility, see WAC 388-95-360 for post-eligibility allocation of income.

(d) Applicants for the medically needy program with countable income above the private nursing home rate plus verifiable recurring medical expenses are ineligible.

(e) Individuals with countable incomes below the private nursing home rate plus recurring medical expenses, but above the department's contracted rate plus medical expenses, will have eligibility determined as follows:

(i) Such applicants will be certified eligible for nursing home care. See WAC 388-95-360 for post-eligibility allocation of income.

(ii) Eligibility for nonnursing home medical care will require spending-down of all income remaining after allocating income, per (i) above. Coupons will be issued only when spend-down has been met.

(iii) Certification for nursing home care for such individuals shall be on a three-month basis. Spend-down of nonnursing home medical expenses will be on a three-month basis.

(f) Absence of not more than fourteen consecutive days from an institutional living arrangement would not interrupt an individual's institutional status.

(i) A transfer between institutions does not change institutional status.

(ii) A transfer from a hospital to a nursing home and discharge within the same calendar month is not continuous institutional status.

(2) Use other SSI financial criteria for consideration of resources as defined in WAC 388-95-380 and 388-95-390.

(3) Individuals who reside in a medical facility less than a full calendar month shall have their eligibility determined as for a noninstitutionalized person for that month.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) 388-95-005 ✓ **DEFINITIONS.**
- (2) 388-95-010 ✓ **ELIGIBILITY FOR AGED PERSON.**
- (3) 388-95-025 ✓ **NOTIFICATION AND APPLICATION PROCESS.**
- (4) 388-95-030 ✓ **CERTIFICATION OF ELIGIBILITY.**
- (5) 388-95-035 ✓ **EFFECTIVE DATE OF AUTHORIZATION.**
- (6) 388-95-040 ✓ **DURATION OF CERTIFICATION.**
- (7) 388-95-045 ✓ **MEDICAL CONSULTANT APPROVAL FOR HOSPITALIZATION OR MEDICAL CARE—WHEN REQUIRED.**
- (8) 388-95-055 ✓ **DEPARTMENT RESPONSIBILITIES FOR PATIENT/RECIPIENT ENTERING PSYCHIATRIC FACILITY.**
- (9) 388-95-060 ✓ **SERVICES TO PATIENT/RECIPIENT IN PSYCHIATRIC FACILITY.**
- (10) 388-95-065 ✓ **COORDINATION OF SERVICES FOR PATIENT/RECIPIENT.**
- (11) 388-95-070 ✓ **DEPARTMENT RESPONSIBILITIES—PATIENT/RECIPIENT SCHEDULED FOR RELEASE.**
- (12) 388-95-075 ✓ **ESSO RESPONSIBILITY FOR SOCIAL SERVICES.**
- (13) 388-95-080 ✓ **PAYMENT FOR CARE.**
- (14) 388-95-210 ✓ **ELIGIBILITY FOR PERSON UNDER AGE 21.**
- (15) 388-95-215 ✓ **SCOPE OF CARE.**
- (16) 388-95-225 ✓ **NOTIFICATION PROCESS.**
- (17) 388-95-235 ✓ **EFFECTIVE DATE OF TITLE XIX COVERAGE.**
- (18) 388-95-255 ✓ **DEPARTMENT RESPONSIBILITY—ADMISSION.**
- (19) 388-95-260 ✓ **SERVICES IN FACILITY.**
- (20) 388-95-265 ✓ **COORDINATION OF SERVICES.**
- (21) 388-95-270 ✓ **DEPARTMENT RESPONSIBILITIES—RELEASE.**

(22) 388-95-280 **CONDITIONS FOR PAYMENT.**

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 388-99-045 **MEDICALLY NEEDY—ELIGIBILITY DETERMINATION—INSTITUTIONAL.**

**WSR 83-12-060  
ADOPTED RULES  
DEPARTMENT OF ECOLOGY  
[Order DE 83-10—Filed June 1, 1983]**

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Quincy ground water subarea management policy, repealing chapter 173-134 WAC, and Quincy ground water subarea management policy, adopting chapter 173-134A WAC.

This action is taken pursuant to Notice No. WSR 83-07-079 filed with the code reviser on March 23, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.21A-.060, 43.21A.080, 43.27A.090, 90.44.130, 90.54.040(2) and chapter 90.03 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED June 1, 1983.

By John F. Spencer  
Deputy Director

**CHAPTER 173-134A WAC  
QUINCY GROUND WATER SUBAREA  
MANAGEMENT POLICY**

**WAC**

- 173-134A-010 Authority.
- 173-134A-020 Background.
- 173-134A-030 Purpose.
- 173-134A-040 Definitions.
- 173-134A-050 Management and regulation.
- 173-134A-060 Withdrawal of waters of deep management unit.
- 173-134A-070 Public ground water permit amendments.
- 173-134A-080 Regulation of waters of the shallow management unit - permit requirements.
- 173-134A-090 Responsibility for water management - Designation of critical management areas.

- 173-134A-100 Establishment of a technical committee.
- 173-134A-110 Request for protection of interest.
- 173-134A-120 Exemptions.
- 173-134A-130 Agreements.
- 173-134A-140 Existing laws and rights.
- 173-134A-150 Regulation review.
- 173-134A-160 Relinquishments - Public ground water.
- 173-134A-170 Appeals to Pollution Control Hearings Board.

**NEW SECTION**

WAC 173-134A-010 **AUTHORITY.** This chapter is promulgated by the department of ecology under authority and procedures provided in chapters 34.04, 43.21A, 90.03, and 90.44 RCW.

**NEW SECTION**

WAC 173-134A-020 **BACKGROUND.** The Quincy ground water subarea was duly established and the boundaries were set forth in chapter 173-124 WAC on January 15, 1973. Management rules for the Quincy subarea were then adopted on January 9, 1975 as chapter 173-134 WAC and amended on July 26, 1979.

The department has managed the ground waters within the Quincy subarea since that time in accordance with those rules.

The following information is provided as a background to assist in understanding this chapter.

By the end of the 1973 irrigation season (in October), there were approximately 3,493,142 acre-feet of imported waters stored underground in the Quincy ground water subarea. These imported waters are derived from the activities of the bureau and the Columbia Basin project. Most of the imported water is located in the shallow management unit where it comeslingles with naturally occurring public ground waters.

The general pattern of flow of ground water in the shallow management unit is toward Potholes Reservoir, a facility of the Columbia Basin project.

By order of the department of ecology, under docket no. 74-772, dated the 8th day of January, 1975, declarations of artificially stored waters of the United States Bureau of Reclamation were accepted for the Quincy subarea and zones. There are no other accepted declarations relating to the Quincy subarea and zones.

Based on the best information available to the department in 1983, all waters naturally supplied to the Quincy Basin ground water system have been allocated to permits or certificates under state law. Of the aggregate thus allocated, it appears that because of nonuse, small additional amounts of such water can be appropriated without overdraft.

**NEW SECTION**

WAC 173-134A-030 **PURPOSE.** The purpose of this chapter is to set forth rules of the department of ecology for the administration of all ground waters within the Quincy ground water subarea, including

among others, commingled public ground waters and artificially stored ground waters. This chapter replaces chapter 173-134 WAC. The rules established herein set forth the regulatory and management program for these waters and all such waters shall be authorized for withdrawal and otherwise regulated in accordance with the provisions hereof. This state program is designated to protect both the public interest and private rights and interests in such waters and shall be implemented in a spirit of cooperation with affected persons and entities, public and private, including the holder of a declaration accepted by the department pursuant to RCW 90.44.130.

#### NEW SECTION

WAC 173-134A-040 **DEFINITIONS.** For purposes of this chapter, the following definitions shall apply:

(1) "Artificially stored ground waters" means waters beneath the land surface within an area, subarea, or zone which are the subject of the declaration by the bureau and accepted by the department of ecology.

(2) "Bureau" means the United States Department of the Interior, Bureau of Reclamation.

(3) "Critical management area" means a specified locality within the Quincy subarea where depletion of ground waters, including interference with surface waters, necessitates the implementation of special ground water restrictions to ensure protection to rights and interests in said waters as set forth in this chapter.

(4) "Deep management unit" means all ground waters underlying the shallow management unit.

(5) "Department" means the department of ecology.

(6) "Ground waters" means all waters that exist beneath the land surface or beneath the bed of any stream, lake, or reservoir, or other body of surface water within the boundaries of the Quincy ground water subarea.

(7) "Public ground waters" means all ground waters in the Quincy ground water subarea other than artificially stored ground water.

(8) "Quincy ground water subarea," and "Quincy subarea" mean the subarea established pursuant to RCW 90.44.130 and set forth in chapter 173-124 WAC.

(9) "Shallow management unit" means the ground water hydraulically continuous between land surface and a depth of 200 feet into the Quincy basalt zone and includes all of the Quincy unconsolidated zone.

It is noted that the definitions of (1) and (7) hereof are not intended to be identical with the definitions in RCW 90.44.035.

#### NEW SECTION

WAC 173-134A-050 **MANAGEMENT AND REGULATION.** All public and artificially stored ground water of the Quincy subarea shall be managed and regulated by the department of ecology in accordance with this chapter.

#### NEW SECTION

WAC 173-134A-060 **WITHDRAWAL OF WATERS OF DEEP MANAGEMENT UNIT.** All withdrawals of waters of the deep management unit will be

controlled by the prior appropriation provisions of RCW 90.44.050 and RCW 90.44.060 and related code sections. The total authorized withdrawals under state permits or certificates from the deep management unit shall not exceed 97,901 acre-feet per year, unless the department should determine otherwise through further studies.

#### NEW SECTION

WAC 173-134A-070 **PUBLIC GROUND WATER PERMIT AMENDMENTS.** The department may approve amendments to public ground water permits for lands located within the Quincy subarea, including changes in points of withdrawal, purpose, and places of use, only if it believes, after investigation, that the activities proposed in the amendment or amendments will not:

- (1) Impair existing rights;
- (2) Prove detrimental to the public interest;
- (3) Cause the tapping of a different body of ground water (as defined herein or as determined by the department);
- (4) Adversely affect the comprehensive scheme of water management adopted for the Quincy subarea.

In addition, with regard to holders of permits or certificates for the use of public ground waters in the Quincy subarea, said permits and certificates shall represent "a valid right to withdraw public ground waters," as that term is used in RCW 90.44.100, only to the extent of beneficial use actually made under the permit or certificate.

#### NEW SECTION

WAC 173-134A-080 **REGULATION OF WATERS OF THE SHALLOW MANAGEMENT UNIT - PERMIT REQUIREMENTS.** Waters of the shallow management unit shall be subject to the following:

(1) Applications for withdrawal of public ground waters shall be processed in accordance with the provisions of chapters 90.44 and 90.03 RCW.

The total quantity of withdrawals of public waters, whether authorized by permits and certificates issued under RCW 90.44.050, RCW 90.44.060 or otherwise, shall not exceed 58,000 acre-feet per year. It appears there may be relatively small amounts of public waters (in the range of not more than 4,000 acre-feet annually) available for appropriation in the shallow management unit. Such small amounts are reserved for withdrawal for domestic and group domestic uses.

(2) No withdrawal of, or construction of any works for the withdrawal of artificially stored ground waters shall be commenced by any person without obtaining permission of the department of ecology. Permission shall be obtained through the issuance of a permit as provided in chapter 173-136 WAC. Application for a permit shall be on a form furnished by the department. In relation to ruling upon any such application, the following shall apply:

(a) Each permit shall be conditioned to ensure that no withdrawal will interfere with the furnishing of adequate supplies of water to the Potholes Reservoir facility of the

bureau to satisfy existing and future project needs of the bureau.

(b) Each permit shall be conditioned to ensure that no interference with rights established under state law, previously or in the future, to withdraw public waters or artificially stored ground waters shall be allowed. Rights described herein shall include rights to the (1) maintenance of certain ground water levels to ensure availability and (2) protection of the use ability of certain withdrawal facilities.

(c) To the maximum extent possible, consistent with rights and interest in the ground waters of the Quincy subarea; wildlife, recreation, and other values associated with the general public interest in the ground water in the subarea shall be protected and permits issued hereunder shall be so conditioned.

(d) Permits shall be conditioned such that the well depth shall be no greater than 200 feet into the basalt (the shallow management unit). However, when the total production from the authorized well(s), completed within the shallow management unit does not produce the quantity of water authorized under the permit in gallons per minute, the permittee may apply to the department of ecology for an exemption to the well depth limitation imposed by these regulations. Such an exemption will be granted if reasonable efforts have been made to develop water in the shallow management unit and the proposed deepening will not adversely affect existing rights in the deep management unit. The depth of the well(s) in any event shall not penetrate the top of the Grand Ronde Basalt unit. When an exemption is granted, the department will advise the permittee of the depth to the top of the Grand Ronde Basalt unit at the specific well site(s). The authorized wells must be of adequate diameter and casing wall thickness to accommodate a pump of sufficient capacity to produce the permitted quantity in gallons per minute. Notwithstanding the definitions in WAC 173-134A-040, withdrawals of water subject to exemptions shall be considered as artificially stored ground water.

(e) Each permit shall be conditioned to provide that failure of the permittee to comply with the terms of an executed agreement as described in WAC 173-134A-130 shall constitute grounds for the department to terminate a permit issued under this subsection.

(f) Applications for permits shall be processed in order of their priority, based on the date of receipt of an application by the department of ecology.

(g) Permits granted herein shall pertain to a specific point(s) of withdrawal, and purpose, and place of use. No assignment of such permits can be made without written approval of the department.

The department may approve amendments to permits granted herein regarding changes in point of withdrawal, purpose, and place of use, if it believes, after investigation, that the amendment will comply with WAC 173-134A-070(1) through (4). Application for amendments provided herein shall be made on forms provided by the department.

Permits for the use of artificially stored ground waters may be amended as to places of use and purpose only to

the extent that waters actually have been placed to beneficial use pursuant to the terms of said permits.

(h) No permit shall authorize the withdrawal of waters for agricultural irrigation use for more acres than authorized by federal reclamation law.

(i) Permits issued hereunder shall have no expressed termination date provided, however, the permit shall be modifiable and terminable by the department at any time for good cause in order to accomplish the water management and regulation program of this chapter. Modifications and terminations as provided herein shall be effectuated through the issuance of regulatory orders as described in WAC 173-134A-090.

All permits provided for in chapter 173-136 WAC shall contain development schedules requiring that water be put to beneficial use within a three-year period from the date of issuance. Any permit under which development has not been completed may be perfected to the extent of beneficial use, and cancellation proceedings will be initiated on the remaining undeveloped portion.

(j) By applying for an obtaining a permit hereunder, an applicant expressly waives all other claims of rights to withdraw ground waters of the Quincy subarea for irrigation uses, except as such rights are (1) embodied in a permit or certificate pertaining to public ground waters issued previously by the department of ecology or one of its predecessors or (2) based upon rights established prior to the enactment of chapter 90.44 RCW and are the subject of a claim filed with the department of ecology pursuant to RCW 90.14.041.

(k) There shall be no fee for filing an application for a permit authorized for withdrawal of artificially stored ground waters under this subsection. Said application shall include the names and signatures of all legal owners of the lands proposed for irrigation.

(l) Withdrawals of artificially stored waters authorized by permit under this section shall be limited to a maximum cumulative total of no more than 177,000 acre-feet for each calendar year.

Withdrawals from wells presently drilled into both the shallow and deep management units, covered by an application filed with the department or a license to withdraw water issued by the bureau between May 12, 1967 and February 14, 1974, and which are also subject of a permit issued under this subsection (2), shall be considered as withdrawals from the shallow management unit.

(m) The duty of water for agricultural irrigation uses shall be not more than 3.5 acre-feet for each acre for each calendar year.

(n) No applications for permits submitted pursuant to WAC 173-134A-080(2) shall be approved for withdrawals of artificially stored ground waters from wells located on lands adjacent to bureau waterways and on lands underlain by ground water that hydraulically responds to changes in the water level of the Potholes Reservoir, which specifically are those lands described in amended department of ecology order no. 75-54, entered on October 9, 1975.

#### NEW SECTION

WAC 173-134A-090 RESPONSIBILITY FOR WATER MANAGEMENT - DESIGNATION OF

**CRITICAL MANAGEMENT AREAS.** (1) The department of ecology shall be responsible for the water management and regulation program applicable to the comingled waters provided in this chapter, including the authorization of withdrawals of artificially stored ground waters and regulation of the same. The department shall, in order to ensure compliance with the water regulation and administration programs of this chapter, issue regulatory orders. Such orders shall be issued pursuant to RCW 43.27A.190 through 43.27A.210 and shall be subject to review as provided in chapter 43.21B RCW, before the pollution control hearings board.

(2) In times of shortage of water available to satisfy all ground water withdrawals authorized under WAC 173-134A-080(2), the department shall reduce withdrawals, through issuance of regulatory orders, in order of the priority date of the permit, with the latest priority being regulated first. In relation thereto, the department may designate critical management areas within the Quincy subarea based upon any of the following:

(a) Where there is an inadequate supply of water to the Potholes Reservoir and the Potholes canal system;

(b) When there is a shortage of water to satisfy ground water withdrawals authorized under WAC 173-134A-080(2);

(c) Where existing wildlife, recreational, and other values associated with the general public interest are or will be detrimentally affected on a significant scale, or

(d) Where necessary to protect rights to withdraw public waters. Designation of critical management areas shall be made through issuance of regulatory orders which shall define the areas and specify if the regulatory period is permanent or not. During this management period, the department shall determine the allowable limits of withdrawal of artificially stored ground water within the critical management area.

(3) As part of its enforcement program, the department shall terminate permits, through the issuance of regulatory orders, when permittees fail to comply with the terms of an executed agreement as provided in WAC 173-134A-130.

#### NEW SECTION

**WAC 173-134A-100** ESTABLISHMENT OF A TECHNICAL COMMITTEE (1) For the purpose of advising the department in the implementation of this chapter, there is established a technical committee consisting of one permanent member and one alternate member each from the bureau and the department assisted by other technical advisors (e.g. irrigation districts, municipalities) as the permanent members consider necessary.

(2) The role of the committee shall relate generally to providing advice pertaining to ground and surface water conditions and management in the Quincy subarea.

(3) The committee shall meet as necessary when called by a permanent member of the committee. Telephone conference calls may constitute a committee meeting.

#### NEW SECTION

**WAC 173-134A-110** REQUEST FOR PROTECTION OF INTEREST. Whenever the bureau believes its interest in the ground waters of the Quincy subarea are not being adequately protected, it may request the department to issue regulatory orders or take other appropriate management and regulatory actions designed to protect such interest. If the department concludes the requested action is not warranted in the administration of this chapter, the department shall issue an order denying the request.

#### NEW SECTION

**WAC 173-134A-120** EXEMPTIONS. (1) The permit program of WAC 173-134A-080(2) shall not relate to (a) agricultural drains or (b) withdrawals of artificially stored ground waters performed for the purpose of removing excess waters injurious to private or project lands, to bureau canals or wasteways or other similar facilities; provided that no activities pertaining to (b) above will be conducted without first notifying the department and requesting its comment within a reasonable time.

(2) The permit program of WAC 173-134A-080(2) shall not relate to withdrawals by public entities of artificially stored ground waters performed as a necessary incident of the operation of an essential public service activity, such as a solid waste disposal facility or the fighting of fires. The public entity shall not construct facilities for making such withdrawals or engage in such withdrawals without first notifying the department and requesting comments from the department regarding the intended action. This subsection shall not relate to other than essential public services and shall not pertain to the supplying of water for general municipal uses pertaining to satisfaction of industrial and domestic needs.

(3) No permit shall be required under WAC 173-134A-080(2) for withdrawals of artificially stored ground waters of less than 5,000 gallons per day for stockwatering purposes, for watering of a lawn or of a noncommercial garden not exceeding one-half acre in area, for single or group domestic uses, or for an industrial purpose as prescribed in chapter 90.44.050 RCW pertaining to the withdrawal of public ground waters.

#### NEW SECTION

**WAC 173-134A-130** AGREEMENTS. (1) No use of water under a permit issued pursuant to WAC 173-134A-080(2) shall take place until the recipient of such permit shall enter into an agreement with the bureau, on a form and in a content, approved and previously agreed to by the bureau and the department, pertaining to withdrawal of artificially stored ground waters. The agreement shall relate to reasonable charges for withdrawal of artificially stored ground waters and other pertinent provisions necessary to comply with federal law and ensure payment of such charges. Use of water before the permittee enters into an agreement with the bureau shall cause the permit to be terminated by the department.

(2) The bureau shall not enter into an agreement, as provided in WAC 173-134A-130(1), until a copy of a permit issued by the department pursuant to WAC 173-134A-080(2) is received by the bureau. Thereafter, upon presentation of a request the bureau shall enter into an agreement with eligible persons having state permits as described in WAC 173-134A-130(1).

#### NEW SECTION

WAC 173-134A-140 EXISTING LAWS AND RIGHTS. (1) Nothing in this chapter, including any permit issued pursuant hereto, shall authorize the use of waters in a manner which injures the property of others.

(2) Nothing in this chapter purports or is intended to modify any rights of an irrigation district created under a water delivery and "repayment" contract between the United States and irrigation districts located within the Columbia Basin project.

(3) Nothing herein shall modify the rights of the United States to make use of the courts to protect its interests.

(4) Nothing in this chapter is intended to require the bureau to obtain a permit for recapture of ground water for project purposes by wasteways and drains, including Potholes Reservoir, which water is covered by an accepted declaration of right to withdraw artificially stored ground water pursuant to RCW 90.44.130.

(5) Nothing in this chapter purports to regulate the administration and operation of Columbia Basin project facilities.

#### NEW SECTION

WAC 173-134A-150 REGULATION REVIEW. The rules in this chapter shall be reviewed by the department at least once in every five years.

#### NEW SECTION

WAC 173-134A-160 RELINQUISHMENTS - PUBLIC GROUND WATER. To the extent the department identifies ground water rights that have reverted to the state pursuant to RCW 90.14.130, et seq; it, in its discretion, may issue public ground water permits not exceeding those quantities. Public ground water made available due to relinquishment of water rights shall be subject to appropriation, reservation, or withdrawal in accordance with the applicable state water laws.

#### NEW SECTION

WAC 173-134A-170 APPEALS TO POLLUTION CONTROL HEARINGS BOARD. All final decisions of the department of ecology pertaining to permits, regulatory orders, and related decisions, shall be subject to review by the pollution control hearings board under chapter 43.21B RCW.

#### WSR 83-12-061

#### NOTICE OF PUBLIC MEETINGS DEPARTMENT OF ECOLOGY

[Memorandum—June 1, 1983]

#### Municipal Wastewater Treatment Works FY84 Federal Construction Grants Priority List and The Revised Federal Fact Sheet

The Washington State Department of Ecology (WDOE) is seeking public comment on the revised Federal Fact Sheet, and the proposed FY84 Federal Project Priority List for wastewater treatment works construction grants.

The Fact Sheet has been modified to reflect new requirements of the 1981 Amendments to the Clean Water Act. The Project Priority List identifies those projects scheduled to receive grant funds in FY84.

One hearing will be held on Wednesday, July 27, 1983, at 1:30 p.m., to receive public testimony. The hearing will be located at the Washington Department of Ecology, Rowsix Hearings Room, 4224 6th Avenue S.E., Building #4, Lacey, Washington.

The revised Federal Fact Sheet and the proposed FY84 Project Priority List will be available by June 27, 1983, from Drusilla Hobbs, Washington Department of Ecology, Municipal Division, M.S. PV-11, Olympia, Washington 98504; or by telephone (206) 459-6097.

The department encourages and will accept written comments until August 3, 1983. Persons unable to attend the hearing may mail written comments to: Washington Department of Ecology, Hearings Officer, M.S. PV-11, Olympia, Washington 98504.

#### WSR 83-12-062

#### ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 82-39—Filed June 1, 1983]

I, Donald W. Moos, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Beverage containers—Detachable pull tabs, adopting chapter 173-320 WAC.

This action is taken pursuant to Notice No. WSR 82-18-070 filed with the code reviser on September 1, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 113, Laws of 1982 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency 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) in the adoption of these rules.

APPROVED AND ADOPTED October 28, 1982.

By Donald W. Moos  
Director

## CHAPTER 173-320 WAC

BEVERAGE CONTAINERS—DETACHABLE  
PULL TABSNEW SECTION

WAC 173-320-010 AUTHORITY. Pursuant to chapter 113, Laws of 1982, the department of ecology is given authority to adopt rules interpreting the chapter.

NEW SECTION

WAC 173-320-020 DECLARATION OF PURPOSE. This chapter prohibits sale or offers to sell at retail levels beverage containers with detachable pull tabs for opening after July 1, 1983. The department of ecology is designated the state agency responsible for the administration and enforcement of this chapter.

NEW SECTION

WAC 173-320-030 APPLICABILITY. The provisions of this chapter shall apply statewide to any retailer or wholesaler who engages in the distribution of beverages in sealed containers intended to be offered for sale at retail outlets within the state of Washington.

NEW SECTION

WAC 173-320-040 DEFINITIONS. (1) "Department" means the department of ecology created under chapter 43.21A RCW.

(2) "Beverage" means beer or other malt beverage or mineral water, soda water, or other drink in liquid form intended for human consumption.

(3) "Beverage container" means a separate and sealed can containing a beverage.

(4) "Sell or offer to sell" means to advertise, display or set out in such a way to make available for purchase to any other outlet or person.

(5) "Retail outlet" means any business which engages in sale of any products to the general public within the state of Washington.

(6) "Wholesale outlet" means any business or organization that sells any products to retail outlets for eventual resale to the general public within the state of Washington.

(7) "Violation" means for a retailer or wholesaler to sell or offer to sell any number of beverage containers with illegal, detachable metal rings or tabs during any one day period. Each day of continuing violation constitutes a separate violation.

NEW SECTION

WAC 173-320-050 PROHIBITION. No person may sell or offer to sell at retail in this state any beverage containers so designed and constructed that under normal conditions a metal part of the container is detachable in opening the container through the use of a metal ring or tab. Nothing in this section prohibits the sale of a beverage container which is opened by use of pressure sensitive or metallic tape.

NEW SECTION

WAC 173-320-060 RETURN REQUIREMENT. Any wholesale or distributor who delivers beverage containers within the state of Washington which are in violation of this chapter on or after June 1, 1983 to any retail outlet shall be required to retrieve any illegal containers remaining at the retail sites after June 30, 1983 at his own expense, with full refund to the retailer of the price paid by that retailer. Failure to remove said containers from retail premises constitutes a violation of the act.

NEW SECTION

WAC 173-320-070 COMPLAINTS. Complaints of alleged violation of this chapter may be made to the department by any person. Complaints shall be in writing and shall contain an allegation of violation accompanied by a receipt or affidavit of purchase indicating location and date of purchase and/or by the offending items or a photo of the item.

NEW SECTION

WAC 173-320-080 ENFORCEMENT. The department shall have the authority to initiate investigations and complaints and require corrective action by the retailer or wholesaler.

Response by the department to allegations of violation may consist of:

(1) Verification of allegation which may include visit to the site to ascertain extent of violation, and

(2) Written warning to violator giving seven days from date of receipt.

Failure by the retailer to comply with written warning may require a written notice of violation from the department, allowing seven more days for the violator to remove the illegal container(s).

Failure by the retailer to comply with notice of violation may require assessment of a civil penalty not exceeding five hundred dollars per day for each violation, upon written order of the director of the department.

**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.

WSR 83-12-063

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed June 1, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules pertaining to grain warehousing, chapter 16-212 WAC, and rules pertaining to storage, chapter 16-224 WAC;

that the agency will at 10:00 a.m., Friday, July 8, 1983, in the Red Lion Motor Inn, Pasco, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 15, 1983.

The authority under which these rules are proposed is chapter 22.09 RCW.

Dated: June 1, 1983  
By: Michael V. Schwisow  
Deputy Director

### STATEMENT OF PURPOSE

Title: Chapters 16-212 and 16-224 WAC.

Description of Purpose: To conform with the new requirements of legislation passed in SHB 793 for grain warehousing.

Statutory Authority: Chapter 22.09 RCW, Washington Warehouse Act.

Summary of Rules: Setting procedures for compliance with SHB 793, concerning bonding and storing of agricultural commodities.

Drafting, Implementation and Enforcement: Elmer Gibbons, Chief, Warehouse Audit Branch, P.O. Box 11559, Parkwater Station, Spokane, WA 99211.

Person or Agency Proposing Rule: Department of Agriculture to conform to legislation.

Agency Comments: None.

Whether Rule is Necessary as a Result of Federal Law: No.

Economic Impact: Unknown.

### AMENDATORY SECTION (Amending Order 1423, filed 9/24/75)

WAC 16-212-110 (~~WAREHOUSE BONDING REQUIREMENTS~~) BONDS. (1) A bond of not less than ~~(((\$25,000))~~ fifty thousand dollars nor more than ~~(((\$750,000 is))~~ eleven hundred fifty thousand dollars shall be required for each warehouseman and dealer licensed pursuant to chapter 22.09 RCW, ~~((Laws of 1963))~~ the Washington Warehouse Act. The bond amount ~~((of such bond))~~ shall be computed at the rate of ~~(((\$0.18))~~ eighteen cents per bushel of licensed storage capacity or ~~((6%))~~ six percent of gross sales of agricultural commodities, whichever is higher.

(2) For ~~((the))~~ purposes of this ~~((Act))~~ section, gross sales ~~((are limited to those))~~ includes only sales of agricultural commodities ~~((stored, handled, and/or merchandised through a Washington State licensed warehouse. Sales will be determined from the last available statement and the director may consult with the warehouse committee and may apply a factor to the gross sales to reflect the current market trends))~~ purchased from producers covered under the Act during the preceding fiscal year of that dealer.

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 1432, filed 9/24/75)

WAC 16-212-130 (~~WAREHOUSEMAN~~) NET WORTH REQUIREMENTS. ~~((An))~~ A warehouseman must maintain an allowable net worth of ~~(((\$0.15))~~ twenty cents per bushel of licensed space, with a minimum of ~~(((\$10,000))~~ \$25,000. A dealer must maintain an allowable net worth of four percent of sales of commodities purchased from producers with a minimum of \$25,000. A warehouseman who is also a dealer must maintain the higher of these two requirements. ~~((is required for each warehouseman licensed pursuant to chapter 22.09 RCW, Laws of 1963, the Washington Warehouse Act.))~~ Any deficiency above the ~~(((\$10,000))~~ \$25,000 minimum must be compensated for by increasing the amount of ~~((the warehouse))~~ a warehouseman's bond by the amount of the deficiency, up to the \$750,000 maximum. Any deficiency above the \$25,000 minimum must be compensated for by increasing the amount of a dealer's bond by the amount of the deficiency regardless of the ~~(((\$500,000))~~ \$750,000 maximum ~~((as set forth in WAC 16-212-110)).~~

Warehousemen/dealers must also maintain a current asset to current liability of at least point nine to one. Deficiencies must be made up by providing additional bonding in the amount of the deficiency.

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 1624, filed 4/30/79)

WAC 16-212-160 FINANCIAL STATEMENTS. ~~((The department shall receive annually as close to the end of the warehouseman's fiscal year as practical but in no case later than six months, financial statements))~~ Each warehouseman and dealer shall submit to the department an annual financial statement which shall have been audited or reviewed by a certified or licensed public accountant. The statement must be submitted to the department within four months after the conclusion of the warehouseman or dealer's fiscal year. The statement shall ~~((which))~~ include:

- (1) ~~A~~ Balance sheet.
- (2) ~~An~~ Income statement which includes annual gross sales of commodities from producers covered under the ~~((Washington Warehouse))~~ Act, ~~((chapter 22.09 RCW))~~.
- (3) ~~A~~ Statement of changes in financial position.
- (4) Footnotes or schedule disclosure of:
  - (a) ~~The~~ Total bushels ~~((/pounds))~~ received annually by commodity.
  - (b) ~~The~~ Amount of each commodity in storage at end of year.
  - (c) ~~The~~ Amount of each commodity held for depositors.
  - (d) ~~The~~ amount of each commodity in storage contracted to purchase.
  - ~~((d))~~ (e) ~~The~~ Amount of farm storage contracted but not delivered.
  - ~~((e))~~ (f) ~~The~~ Amount of each commodity sold but not shipped.
  - ~~((f))~~ (g) ~~The~~ amount of New crop purchases and sales by commodity.

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 1532, filed 6/1/77)

WAC 16-212-170 (~~CONTRACT MINIMUM REQUIREMENTS~~) DEALER RECORDS. ~~((Contracts between depositors and warehouseman must contain as a minimum the following.))~~ Each dealer shall maintain the following records at a location as required by RCW 22.09.340.

- (1) Contracts. Contracts issued to producers must:
  - ~~((1))~~ (a) Be Serially numbered.
  - ~~((2))~~ (b) Clearly indicate the Date title passes.
  - ~~((3))~~ (c) Show the Net price due ~~((seller))~~ the producer or charges to be deducted from the selling price.
  - ~~((4))~~ (d) ~~((Time of))~~ Show the date payment is due.
  - ~~((5))~~ (e) Indicate the Method of adjustment for over and under ~~((delivery))~~ deliveries.
  - ~~((6))~~ (f) ~~((Minimum acceptable grade without mutual consent as stipulated in contract.))~~ Show date paid.
  - ~~((7))~~ (g) Be maintained in numerical sequence by month payment is due for outstanding contracts and completed contracts must be filed numerically.
  - ~~((8))~~ (2) Delayed price contracts. Delayed price contracts must contain the following information and be approved for use in advance by the department:
    - (a) Indicate in large type the date title will pass.
    - (b) Show the method for setting price.
    - (c) Show the date by which the commodity must be priced.
    - (d) State the method of setting the price if it is not priced by that date.
    - (e) Charges to be assessed.
    - (f) Commodity and quantity contracted.
- (3) Purchase reports. Each dealer who purchases commodity from a producer must issue a purchase report to the producer at the time of payment which shall:

- (a) Be prenumbered.
- (b) Show commodity and quantity purchased.
- (c) Show price and basis.
- (d) Show discounts.
- (e) Show itemized charges assessed the producer.
- (f) Show the check number and date paid with one copy filed numerically.

(4) Producer ledger. Each dealer must maintain a producer ledger showing:

(a) The name of each producer from whom the dealer has purchased an agricultural commodity.

(b) The amount contracted with corresponding contract number.

(c) Scale ticket numbers, lot numbers and/or bills of lading to apply against the contract.

(d) The purchase voucher number.

(5) Monthly position—Country warehousemen dealers. Each country warehouseman who is also a dealer shall maintain a monthly position record by commodity in regard to producer purchases showing:

(a) The net buy/sell position.

(b) The amount of delayed price grain sold which the producer has not priced.

(c) The amount shipped which has not been paid for.

(6) Monthly position—Other dealers. All dealers not covered under the previous subsection shall maintain a monthly position record by commodity in regard to producer purchases showing:

(a) The amount purchased year to date.

(b) The amount outstanding on delayed price contracts.

(c) The amount contracted and delivered but not yet paid for.

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 1532, filed 6/1/77)

WAC 16-212-180 ((~~SCALE TICKETS—MINIMUM REQUIREMENTS~~)) WAREHOUSEMAN RECORDS. Each warehouseman shall maintain the following records at a location required by RCW 22.09.340:

(1) A printed daily position record showing by commodity:

(a) The amount received.

(b) The amount shipped.

(c) Adjustments.

(d) The amount forwarded to other locations.

(e) The amount in storage.

(f) The amount belonging to depositors.

(2) A depositor ledger for each depositor showing:

(a) The amount deposited each day by scale ticket number.

(b) The amount transferred to warehouse receipts with the corresponding warehouse receipt number.

(c) The amount transferred to other locations.

(d) The amount purchased and purchase report number.

(e) The amount contracted to purchase and contract number.

(f) The amount delivered back to depositors.

(g) The lot numbers and grade.

(h) Any crop divisions.

(3) Scale tickets. ((given a depositor upon initial delivery of a commodity shall contain)) in addition to the requirements in ((RCW 22.09.010(12))) RCW 22.09.010(16), scale tickets must ((the following)):

((+)) (a) Show location where the ((commodities)) commodity is deposited.

((+)) (b) Show that the commodity is insured for current market value.

((+)) (c) Plainly ((show)) indicate that it is NONNEGOTIABLE.

((+)) (d) ((Fit one copy)) Be filed numerically ((by location)) in the main office.

(4) Shipments. Record of shipments out of a warehouse must be filed by warehouse location. Intra-company transfers must be on a prenumbered form and filed numerically by location.

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 1532, filed 6/1/77)

WAC 16-212-195 INVENTORY REQUIREMENTS ((~~NEW CONSTRUCTION~~)). A warehouse not licensed prior to July 1, 1983 must meet the following requirements:

(1) Tanks and stices over ((200)) two hundred bushels per foot must have inventory holes situated in such a manner ((that)) as to allow the measurement of the high and low points of the commodity ((can be measured)).

(2) Conventional flat storage must have an overhead catwalk with a minimum of five feet of headroom.

#### NEW SECTION

WAC 16-212-215 SCALES. All scales used by warehousemen and dealers must be checked and certified for accuracy annually by the department of agriculture. The department shall place a seal on the scales which shall be dated and indicate approval or rejection.

#### NEW SECTION

WAC 16-212-220 SIGNS. A warehouseman shall post at each warehouse licensed under this act a conspicuous sign bearing the words "WASHINGTON BONDED WAREHOUSE" and of sufficient size to be easily read from thirty feet.

#### NEW SECTION

WAC 16-212-225 CHARGES. Warehousemen and dealers who receive commodities for storage, handling, or conditioning shall post conspicuously a schedule of all charges, moisture adjustment factors and disposition of all by-products. A copy of all charges assessed and billed to each depositor shall be itemized and retained in a numerical file.

#### NEW SECTION

WAC 16-212-230 CERTIFICATES OF DEPOSIT. A certificate of deposit issued to the department in lieu of a bond shall not be released, cancelled or discharged until three years after cancellation of the license unless the department determines that no outstanding claims exist for the subject period.

#### NEW SECTION

WAC 16-212-235 SEED WAREHOUSEMAN RECORDS. Each seed warehouseman handling or treating seed shall:

(1) Daily post to the daily position record all seed delivered out of or returned to a licensed facility. Such seed may be deducted from company-owned, open storage or by the cancelling of negotiable receipts.

(2) A subsidiary ledger may be maintained for open storage seed accounts with a total figure posted in the grower ledger at the end of seeding.

(3) A warehouseman may not reduce receipted obligations for seed withdrawal without cancelling the receipt.

(4) A warehouseman may deduct seed from the company position on the daily position record on a daily basis even though this may show a negative position: PROVIDED, That there is sufficient depositor withdrawals to cover the negative position.

(5) The grower ledger shall be adjusted as soon as practical after seeding or within thirty days.

#### NEW SECTION

WAC 16-224-025 EMERGENCY STORAGE. If the director determines that an emergency storage situation exists, a warehouseman may forward grain to other licensed warehouses for storage without cancelling the depositor's negotiable receipt under the following conditions:

(1) The warehouseman must obtain department approval prior to shipment.

(2) The warehouseman must demonstrate to the department how he will be back in position with thirty days.

(3) The warehouseman must obtain a negotiable receipt in this name from the receiving warehouse.

AMENDATORY SECTION (Amending Order 1745, filed 7/17/81)

WAC 16-224-030 (~~OUTSIDE~~) CONTEMPORARY STORAGE. (~~The department of agriculture will allow the storing of~~) (1) Grain may be stored outside the warehouseman's permanent enclosed storage space only under the following conditions: (~~(a)~~) (a) When the warehouseman has no permanent enclosed storage space available.

(~~(b)~~) (b) The outside storage must be on ground properly landscaped to provide adequate drainage and must be approved by the department prior to use;

(~~(c)~~) (c) Stockpiles created by a licensed warehouseman at a location not filled through his permanent enclosed storage facility must have a separate letter designation and license fee.

(~~(d)~~) (d) For outside storage up to thirty-three and one-third percent of the warehouseman's permanent enclosed storage capacity, a (~~new~~) net worth of (~~twenty~~) twenty-five cents per bushel must be maintained in addition to the net worth requirements of WAC 16-212-130.

(~~(e)~~) (e) A warehouseman may request the department of agriculture to approve the outside storage in excess of thirty-three and one-third percent of permanent enclosed storage capacity. (~~and~~) The warehouseman (~~must~~) shall maintain a net worth of (~~thirty~~) thirty-five cents per bushel on this excess unless it contains adequate aeration and is covered with a covering approved by the department of agriculture, (~~:- PROVIDED, That if the excess contains acration and is covered with a covering approved by the department of agriculture~~) in which case the net worth requirement will be (~~twenty~~) twenty-five cents per bushel.

(~~(f)~~) (f) All outside storage must be properly crowned and (~~removed from~~) not be in contact with the side(s) of any building (~~no later than~~) or elevator after October 15 of the crop year.

(~~(7)~~) (2) Violation of this regulation constitutes a violation of (~~Title 22~~) chapter 22.09 RCW and may result in the suspension of the warehouseman's license.

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 1750, filed 10/13/81)

WAC 16-224-040 HISTORICAL DEPOSITOR. Prior to allocating warehouse space on the basis of historical deposits, each warehouseman shall, for the purposes of the definition of "historical depositor" as set forth in (~~RCW 22.09.010(15)~~) RCW 22.09.010(12), file with the department of agriculture a policy statement setting forth the criteria that identifies a person who in the normal course of business operations has consistently made deposits, in the same warehouse, of commodities produced on the same land. Any subsequent changes in this policy shall be filed with the department.

## Table of WAC Sections Affected

### KEY TO TABLE

**Symbols:**

- AMD = Amendment of existing section
- NEW = New section not previously codified
- REP = Repeal of existing section
- READOPT = Readoption of existing section
- REVIEW = Review of previously adopted rule

**Suffixes:**

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
4-20-020	AMD	83-09-049	16-212-060	AMD-P	83-03-047	16-304-020	AMD	83-11-030
12-40-001	NEW-P	83-08-039	16-212-060	AMD	83-06-063	16-304-030	REP-P	83-08-066
12-40-010	NEW-P	83-08-039	16-212-065	AMD-P	83-03-047	16-304-030	REP	83-11-030
12-40-010	NEW	83-11-041	16-212-065	AMD	83-06-063	16-304-040	AMD-P	83-08-066
12-40-020	NEW-P	83-08-039	16-212-070	AMD-P	83-03-047	16-304-040	AMD	83-11-030
12-40-020	NEW	83-11-041	16-212-070	AMD	83-06-063	16-316-215	AMD-P	83-08-067
12-40-030	NEW-P	83-08-039	16-212-080	AMD-P	83-03-047	16-316-215	AMD	83-11-031
12-40-030	NEW	83-11-041	16-212-080	AMD	83-06-063	16-316-270	AMD-E	83-08-064
12-40-040	NEW-P	83-08-039	16-212-085	REP-P	83-03-047	16-316-270	AMD-E	83-10-039
12-40-040	NEW	83-11-041	16-212-085	REP	83-06-063	16-316-350	AMD-P	83-08-067
12-40-050	NEW-P	83-08-039	16-212-090	AMD-P	83-03-047	16-316-350	AMD	83-11-031
12-40-050	NEW	83-11-041	16-212-090	AMD	83-06-063	16-316-474	AMD-P	83-08-067
12-40-060	NEW-P	83-08-039	16-212-110	AMD-P	83-12-063	16-316-474	AMD	83-11-031
12-40-060	NEW	83-11-041	16-212-120	AMD-P	83-03-047	16-316-484	AMD-P	83-08-067
12-40-070	NEW-P	83-08-039	16-212-120	AMD	83-06-063	16-316-484	AMD	83-11-031
12-40-070	NEW	83-11-041	16-212-130	AMD-P	83-12-063	16-316-820	AMD-P	83-08-067
12-40-080	NEW-P	83-08-039	16-212-140	REP-P	83-03-047	16-316-820	AMD	83-11-031
12-40-080	NEW	83-11-041	16-212-140	REP	83-06-063	16-316-830	AMD-P	83-08-067
12-40-090	NEW-P	83-08-039	16-212-150	REP-P	83-03-047	16-316-830	AMD	83-11-031
12-40-090	NEW	83-11-041	16-212-150	REP	83-06-063	16-400-001	REP-P	83-03-058
12-40-100	NEW-P	83-08-039	16-212-160	AMD-P	83-12-063	16-400-001	REP	83-06-048
12-40-100	NEW	83-11-041	16-212-170	AMD-P	83-12-063	16-400-003	REP-P	83-03-058
12-40-110	NEW-P	83-08-039	16-212-180	AMD-P	83-12-063	16-400-003	REP	83-06-048
12-40-110	NEW	83-11-041	16-212-195	AMD-P	83-12-063	16-400-004	REP-P	83-03-058
12-40-120	NEW-P	83-08-039	16-212-200	REP-P	83-03-047	16-400-004	REP	83-06-048
12-40-120	NEW	83-11-041	16-212-200	REP	83-06-063	16-400-005	REP-P	83-03-058
12-40-130	NEW-P	83-08-039	16-212-210	REP-P	83-03-047	16-400-005	REP	83-06-048
12-40-130	NEW	83-11-041	16-212-210	REP	83-06-063	16-400-006	REP-P	83-03-058
12-40-140	NEW-P	83-08-039	16-212-215	NEW-P	83-12-063	16-400-006	REP	83-06-048
12-40-140	NEW	83-11-041	16-212-220	NEW-P	83-12-063	16-400-00601	REP-P	83-03-058
12-40-150	NEW-P	83-08-039	16-212-225	NEW-P	83-12-063	16-400-00601	REP	83-06-048
12-40-150	NEW	83-11-041	16-212-230	NEW-P	83-12-063	16-400-150	AMD-P	83-03-058
12-40-160	NEW-P	83-08-039	16-212-235	NEW-P	83-12-063	16-400-150	AMD	83-06-048
12-40-160	NEW	83-11-041	16-224-025	NEW-P	83-12-063	16-409-001	REP-P	83-03-059
12-40-170	NEW-P	83-08-039	16-224-030	AMD-P	83-12-063	16-409-001	REP	83-06-049
12-40-170	NEW	83-11-041	16-224-040	AMD-P	83-12-063	16-409-010	REP-P	83-03-059
16-30-030	AMD-P	83-03-050	16-228-003	REP-P	83-12-044	16-409-010	REP	83-06-049
16-30-030	AMD	83-07-028	16-228-235	NEW-P	83-12-044	16-409-015	NEW-P	83-03-059
16-54-040	AMD-E	83-05-016	16-228-240	NEW-P	83-12-044	16-409-015	NEW	83-06-049
16-54-040	AMD-P	83-06-064	16-228-245	NEW-P	83-12-044	16-409-020	AMD-P	83-03-059
16-54-040	AMD	83-09-009	16-228-250	NEW-P	83-12-044	16-409-020	AMD	83-06-049
16-54-082	AMD	83-04-030	16-228-255	NEW-P	83-12-044	16-409-030	AMD-P	83-03-059
16-54-082	AMD-E	83-04-031	16-228-260	NEW-P	83-12-044	16-409-030	AMD	83-06-049
16-54-082	AMD-E	83-05-016	16-228-265	NEW-P	83-12-044	16-409-035	NEW-P	83-03-059
16-54-082	AMD-P	83-06-064	16-228-270	NEW-P	83-12-044	16-409-035	NEW	83-06-049
16-54-082	AMD	83-09-009	16-228-275	NEW-P	83-12-044	16-409-040	REP-P	83-03-059
16-86-015	AMD-P	83-02-061	16-228-280	NEW-P	83-12-044	16-409-040	REP	83-06-049
16-86-015	AMD	83-06-002	16-228-282	NEW-P	83-12-044	16-409-050	REP-P	83-03-059
16-86-030	AMD-P	83-03-051	16-228-900	NEW-P	83-12-044	16-409-050	REP	83-06-049
16-86-030	AMD	83-07-029	16-300-010	AMD-P	83-08-065	16-409-060	AMD-P	83-03-059
16-212-010	AMD-P	83-03-047	16-300-010	AMD	83-11-029	16-409-060	AMD	83-06-049
16-212-010	AMD	83-06-063	16-300-020	AMD-P	83-08-065	16-409-065	NEW-P	83-03-059
16-212-030	AMD-P	83-03-047	16-300-020	AMD	83-11-029	16-409-065	NEW	83-06-049
16-212-030	AMD	83-06-063	16-300-025	NEW-P	83-08-065	16-409-070	AMD-P	83-03-059
16-212-040	REP-P	83-03-047	16-300-025	NEW	83-11-029	16-409-070	AMD	83-06-049
16-212-040	REP	83-06-063	16-304-001	REP-P	83-08-066	16-409-075	NEW-P	83-03-059
16-212-050	AMD-P	83-03-047	16-304-001	REP	83-11-030	16-409-075	NEW	83-06-049
16-212-050	AMD	83-06-063	16-304-020	AMD-P	83-08-066	16-409-080	REP-P	83-03-059

### Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-409-080	REP	83-06-049	98-12-030	NEW	83-02-063	132E-160-260	REP-P	83-05-020
16-409-085	NEW-P	83-03-059	98-12-040	NEW	83-02-063	132E-160-260	REP	83-10-025
16-409-085	NEW	83-06-049	98-14-080	NEW	83-02-063	132E-160-270	REP-P	83-05-020
16-409-090	REP-P	83-03-059	98-14-090	NEW	83-02-063	132E-160-270	REP	83-10-025
16-409-090	REP	83-06-049	106-140-151	REP-E	83-07-024	132E-160-280	REP-P	83-05-020
16-409-100	REP-P	83-03-059	106-140-151	REP-P	83-08-070	132E-160-280	REP	83-10-025
16-409-100	REP	83-06-049	106-140-151	REP	83-11-033	132E-160-290	REP-P	83-05-020
16-409-110	REP-P	83-03-059	132A-120-015	AMD-P	83-09-041	132E-160-290	REP	83-10-025
16-409-110	REP	83-06-049	132A-120-040	AMD-P	83-09-041	132E-160-300	REP-P	83-05-020
16-409-130	REP-P	83-03-059	132A-120-045	AMD-P	83-09-041	132E-160-300	REP	83-10-025
16-409-130	REP	83-06-049	132A-120-050	AMD-P	83-09-041	132E-160-310	REP-P	83-05-020
16-409-140	REP-P	83-03-059	132A-120-055	AMD-P	83-09-041	132E-160-310	REP	83-10-025
16-409-140	REP	83-06-049	132A-120-060	AMD-P	83-09-041	132E-160-320	REP-P	83-05-020
16-461-005	REP-P	83-03-060	132A-160-005	AMD-P	83-09-041	132E-160-320	REP	83-10-025
16-461-005	REP	83-06-050	132A-160-010	REP-P	83-09-041	132E-160-330	REP-P	83-05-020
16-461-010	AMD-P	83-03-060	132A-160-015	AMD-P	83-09-041	132E-160-330	REP	83-10-025
16-461-010	AMD	83-06-050	132A-160-020	AMD-P	83-09-041	132E-160-340	REP-P	83-05-020
16-532-040	AMD-P	83-07-052	132A-165-005	NEW-P	83-09-041	132E-160-340	REP	83-10-025
16-657-001	AMD-P	83-05-039	132A-165-015	NEW-P	83-09-041	132E-160-350	REP-P	83-05-020
16-657-001	AMD	83-09-012	132A-165-025	NEW-P	83-09-041	132E-160-350	REP	83-10-025
16-657-020	REP-P	83-05-039	132A-165-035	NEW-P	83-09-041	132E-160-360	REP-P	83-05-020
16-657-020	REP	83-09-012	132A-165-045	NEW-P	83-09-041	132E-160-360	REP	83-10-025
16-657-025	NEW-P	83-05-039	132A-165-055	NEW-P	83-09-041	132E-161-010	NEW-P	83-05-037
16-657-025	NEW	83-09-012	132A-165-065	NEW-P	83-09-041	132E-161-010	NEW	83-10-026
16-750-010	AMD-P	83-04-055	132A-165-075	NEW-P	83-09-041	132F-01-010	NEW-P	83-09-044
16-750-010	AMD	83-07-042	132A-165-085	NEW-P	83-09-041	132F-01-020	NEW-P	83-09-044
18-60-010	REP-P	83-03-070	132A-280-010	AMD-P	83-09-041	132F-104	AMD-P	83-09-044
18-60-010	REP	83-09-013	132E-160-010	REP-P	83-05-020	132F-104-030	AMD-P	83-09-044
18-60-020	REP-P	83-03-070	132E-160-010	REP	83-10-025	132F-104-100	REP-P	83-09-044
18-60-020	REP	83-09-013	132E-160-020	REP-P	83-05-020	132F-104-110	REP-P	83-09-044
18-60-030	REP-P	83-03-070	132E-160-020	REP	83-10-025	132F-104-120	REP-P	83-09-044
18-60-030	REP	83-09-013	132E-160-030	REP-P	83-05-020	132F-104-811	AMD-P	83-09-044
18-60-040	REP-P	83-03-070	132E-160-030	REP	83-10-025	132F-104-812	AMD-P	83-09-044
18-60-040	REP	83-09-013	132E-160-040	REP-P	83-05-020	132F-104-813	AMD-P	83-09-044
18-60-050	REP-P	83-03-070	132E-160-040	REP	83-10-025	132F-104-814	AMD-P	83-09-044
18-60-050	REP	83-09-013	132E-160-050	REP-P	83-05-020	132F-104-815	AMD-P	83-09-044
50-12-080	AMD	83-03-020	132E-160-050	REP	83-10-025	132F-104-817	AMD-P	83-09-044
50-44-040	REP-P	83-06-065	132E-160-060	REP-P	83-05-020	132F-104-819	AMD-P	83-09-044
50-44-040	REP	83-09-037	132E-160-060	REP	83-10-025	132F-120	AMD-C	83-06-001
50-48-010	NEW-E	83-10-037	132E-160-070	REP-P	83-05-020	132F-200-010	NEW-P	83-09-044
50-48-020	NEW-E	83-10-037	132E-160-070	REP	83-10-025	132G-120-010	AMD	83-07-020
50-48-030	NEW-E	83-10-037	132E-160-080	REP-P	83-05-020	132G-120-030	AMD	83-07-020
50-48-040	NEW-E	83-10-037	132E-160-080	REP	83-10-025	132G-120-040	AMD	83-07-020
50-48-050	NEW-E	83-10-037	132E-160-090	REP-P	83-05-020	132G-120-060	AMD	83-07-020
50-48-060	NEW-E	83-10-037	132E-160-090	REP	83-10-025	132G-120-061	NEW	83-07-020
50-48-070	NEW-E	83-10-037	132E-160-100	REP-P	83-05-020	132G-120-062	NEW	83-07-020
50-48-080	NEW-E	83-10-037	132E-160-100	REP	83-10-025	132G-120-063	NEW	83-07-020
50-48-090	NEW-E	83-10-037	132E-160-110	REP-P	83-05-020	132G-120-064	NEW	83-07-020
51-10	AMD-P	83-07-012	132E-160-110	REP	83-10-025	132G-120-065	NEW	83-07-020
51-12	AMD-P	83-10-082	132E-160-120	REP-P	83-05-020	132G-120-070	AMD	83-07-020
67-20-190	AMD-P	83-06-068	132E-160-120	REP	83-10-025	132G-120-080	AMD	83-07-020
67-20-190	AMD	83-10-033	132E-160-130	REP-P	83-05-020	132G-120-090	AMD	83-07-020
67-20-388	AMD-P	83-06-068	132E-160-130	REP	83-10-025	132G-120-100	AMD	83-07-020
67-20-388	AMD	83-10-033	132E-160-140	REP-P	83-05-020	132G-120-110	AMD	83-07-020
67-20-395	AMD-P	83-06-068	132E-160-140	REP	83-10-025	132H-105-030	AMD	83-05-051
67-20-395	AMD	83-10-033	132E-160-150	REP-P	83-05-020	132H-120-200	AMD-P	83-07-040
67-40-022	NEW-E	83-05-014	132E-160-150	REP	83-10-025	132H-120-200	AMD	83-12-012
67-40-022	NEW-P	83-06-067	132E-160-160	REP-P	83-05-020	132L-112-010	REP-P	83-03-072
67-40-022	NEW-E	83-10-034	132E-160-160	REP	83-10-025	132L-112-010	REP	83-07-067
67-40-022	NEW	83-10-035	132E-160-170	REP-P	83-05-020	132L-112-020	REP-P	83-03-072
67-40-026	NEW-E	83-05-014	132E-160-170	REP	83-10-025	132L-112-020	REP	83-07-067
67-40-026	NEW-P	83-06-067	132E-160-180	REP-P	83-05-020	132L-112-030	REP-P	83-03-072
67-40-026	NEW-E	83-10-034	132E-160-180	REP	83-10-025	132L-112-030	REP	83-07-067
67-40-026	NEW	83-10-035	132E-160-190	REP-P	83-05-020	132L-112-040	REP-P	83-03-072
67-40-051	NEW-E	83-05-014	132E-160-190	REP	83-10-025	132L-112-040	REP	83-07-067
67-40-051	NEW-P	83-06-067	132E-160-200	REP-P	83-05-020	132L-112-200	REP-P	83-03-072
67-40-051	NEW-E	83-10-034	132E-160-200	REP	83-10-025	132L-112-200	REP	83-07-067
67-40-051	NEW	83-10-035	132E-160-210	REP-P	83-05-020	132L-112-205	REP-P	83-03-072
67-40-061	NEW-E	83-05-014	132E-160-210	REP	83-10-025	132L-112-205	REP	83-07-067
67-40-061	NEW-P	83-06-067	132E-160-220	REP-P	83-05-020	132L-112-210	REP-P	83-03-072
67-40-061	NEW-E	83-10-034	132E-160-220	REP	83-10-025	132L-112-210	REP	83-07-067
67-40-061	NEW	83-10-035	132E-160-230	REP-P	83-05-020	132L-112-220	REP-P	83-03-072
67-40-090	AMD-E	83-05-014	132E-160-230	REP	83-10-025	132L-112-220	REP	83-07-067
67-40-090	AMD-P	83-06-067	132E-160-240	REP-P	83-05-020	132L-112-230	REP-P	83-03-072
67-40-090	AMD-E	83-10-034	132E-160-240	REP	83-10-025	132L-112-230	REP	83-07-067
67-40-090	AMD	83-10-035	132E-160-250	REP-P	83-05-020	132L-112-240	REP-P	83-03-072
82-36-030	AMD	83-03-003	132E-160-250	REP	83-10-025	132L-112-240	REP	83-07-067

### Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132L-112-250	REP-P	83-03-072	132L-128-060	REP	83-07-067	133-30-030	NEW-P	83-03-061
132L-112-250	REP	83-07-067	132L-128-070	REP-P	83-03-072	133-30-030	NEW	83-10-041
132L-112-270	REP-P	83-03-072	132L-128-070	REP	83-07-067	133-30-040	NEW-P	83-03-061
132L-112-270	REP	83-07-067	132L-128-080	REP-P	83-03-072	133-30-040	NEW	83-10-041
132L-112-280	REP-P	83-03-072	132L-128-080	REP	83-07-067	133-30-050	NEW-P	83-03-061
132L-112-280	REP	83-07-067	132L-128-090	REP-P	83-03-072	133-30-050	NEW	83-10-041
132L-112-290	REP-P	83-03-072	132L-128-090	REP	83-07-067	133-30-060	NEW-P	83-03-061
132L-112-290	REP	83-07-067	132L-140-020	AMD-P	83-12-043	133-30-060	NEW	83-10-041
132L-112-900	REP-P	83-03-072	132Q-276	NEW-C	83-07-004	133-30-070	NEW-P	83-03-061
132L-112-900	REP	83-07-067	132Q-276-010	NEW-P	83-06-009	133-30-070	NEW	83-10-041
132L-112-901	REP-P	83-03-072	132Q-276-010	NEW	83-10-004	133-30-080	NEW-P	83-03-061
132L-112-901	REP	83-07-067	132Q-276-020	NEW-P	83-06-009	133-30-080	NEW	83-10-041
132L-112-902	REP-P	83-03-072	132Q-276-020	NEW	83-10-004	133-40	NEW-C	83-07-003
132L-112-902	REP	83-07-067	132Q-276-030	NEW-P	83-06-009	133-40	NEW	83-10-041
132L-112-903	REP-P	83-03-072	132Q-276-030	NEW	83-10-004	133-40-010	NEW-P	83-03-061
132L-112-903	REP	83-07-067	132Q-276-040	NEW-P	83-06-009	133-40-010	NEW	83-10-041
132L-112-904	REP-P	83-03-072	132Q-276-040	NEW	83-10-004	133-40-020	NEW-P	83-03-061
132L-112-904	REP	83-07-067	132Q-276-050	NEW-P	83-06-009	133-40-020	NEW	83-10-041
132L-112-905	REP-P	83-03-072	132Q-276-050	NEW	83-10-004	133-40-030	NEW-P	83-03-061
132L-112-905	REP	83-07-067	132Q-276-060	NEW-P	83-06-009	133-40-030	NEW	83-10-041
132L-112-906	REP-P	83-03-072	132Q-276-060	NEW	83-10-004	133-40-040	NEW-P	83-03-061
132L-112-906	REP	83-07-067	132Q-276-070	NEW-P	83-06-009	133-40-040	NEW	83-10-041
132L-112-907	REP-P	83-03-072	132Q-276-070	NEW	83-10-004	133-40-050	NEW-P	83-03-061
132L-112-907	REP	83-07-067	132Q-276-080	NEW-P	83-06-009	133-40-050	NEW	83-10-041
132L-112-908	REP-P	83-03-072	132Q-276-080	NEW	83-10-004	133-40-060	NEW-P	83-03-061
132L-112-908	REP	83-07-067	132Q-276-090	NEW-P	83-06-009	133-40-060	NEW	83-10-041
132L-112-909	REP-P	83-03-072	132Q-276-090	NEW	83-10-004	133-50	NEW-C	83-07-003
132L-112-909	REP	83-07-067	132Q-276-100	NEW-P	83-06-009	133-50	NEW	83-10-041
132L-112-910	REP-P	83-03-072	132Q-276-100	NEW	83-10-004	133-50-010	NEW-P	83-03-061
132L-112-910	REP	83-07-067	132Q-276-110	NEW-P	83-06-009	133-50-010	NEW	83-10-041
132L-112-911	REP-P	83-03-072	132Q-276-110	NEW	83-10-004	133-50-020	NEW-P	83-03-061
132L-112-911	REP	83-07-067	132Q-276-120	NEW-P	83-06-009	133-50-020	NEW	83-10-041
132L-112-912	REP-P	83-03-072	132Q-276-120	NEW	83-10-004	137-36	NEW-C	83-06-011
132L-112-912	REP	83-07-067	132Q-276-130	NEW-P	83-06-009	137-36	NEW-W	83-08-007
132L-112-913	REP-P	83-03-072	132Q-276-130	NEW	83-10-004	137-36	NEW-E	83-08-063
132L-112-913	REP	83-07-067	132Q-276-140	NEW-P	83-06-009	137-36-010	NEW-P	83-02-049
132L-112-914	REP-P	83-03-072	132Q-276-140	NEW	83-10-004	137-36-010	NEW-E	83-02-051
132L-112-914	REP	83-07-067	133-10	NEW-C	83-07-003	137-36-010	NEW-W	83-08-007
132L-112-915	REP-P	83-03-072	133-10	NEW	83-10-041	137-36-010	NEW-E	83-08-063
132L-112-915	REP	83-07-067	133-10-010	NEW-P	83-03-061	137-36-020	NEW-P	83-02-049
132L-112-916	REP-P	83-03-072	133-10-010	NEW	83-10-041	137-36-020	NEW-E	83-02-051
132L-112-916	REP	83-07-067	133-10-020	NEW-P	83-03-061	137-36-020	NEW-W	83-08-007
132L-112-917	REP-P	83-03-072	133-10-020	NEW	83-10-041	137-36-020	NEW-E	83-08-063
132L-112-917	REP	83-07-067	133-10-030	NEW-P	83-03-061	137-36-030	NEW-P	83-02-049
132L-112-918	REP-P	83-03-072	133-10-030	NEW	83-10-041	137-36-030	NEW-E	83-02-051
132L-112-918	REP	83-07-067	133-20	NEW-C	83-07-003	137-36-030	NEW-W	83-08-007
132L-112-919	REP-P	83-03-072	133-20	NEW	83-10-041	137-36-030	NEW-E	83-08-063
132L-112-919	REP	83-07-067	133-20-010	NEW-P	83-03-061	137-36-040	NEW-P	83-02-049
132L-112-920	REP-P	83-03-072	133-20-010	NEW	83-10-041	137-36-040	NEW-E	83-02-051
132L-112-920	REP	83-07-067	133-20-020	NEW-P	83-03-061	137-36-040	NEW-W	83-08-007
132L-112-921	REP-P	83-03-072	133-20-020	NEW	83-10-041	137-36-040	NEW-E	83-08-063
132L-112-921	REP	83-07-067	133-20-030	NEW-P	83-03-061	137-36-050	NEW-P	83-02-049
132L-112-922	REP-P	83-03-072	133-20-030	NEW	83-10-041	137-36-050	NEW-E	83-02-051
132L-112-922	REP	83-07-067	133-20-040	NEW-P	83-03-061	137-36-050	NEW-W	83-08-007
132L-112-923	REP-P	83-03-072	133-20-040	NEW	83-10-041	137-36-050	NEW-E	83-08-063
132L-112-923	REP	83-07-067	133-20-050	NEW-P	83-03-061	137-36-060	NEW-P	83-02-049
132L-116-010	REP-P	83-03-072	133-20-050	NEW	83-10-041	137-36-060	NEW-E	83-02-051
132L-116-010	REP	83-07-067	133-20-060	NEW-P	83-03-061	137-36-060	NEW-W	83-08-007
132L-116-020	REP-P	83-03-072	133-20-060	NEW	83-10-041	137-36-060	NEW-E	83-08-063
132L-116-020	REP	83-07-067	133-20-070	NEW-P	83-03-061	137-36-070	NEW-P	83-02-049
132L-116-030	REP-P	83-03-072	133-20-070	NEW	83-10-041	137-36-070	NEW-E	83-02-051
132L-116-030	REP	83-07-067	133-20-080	NEW-P	83-03-061	137-36-070	NEW-W	83-08-007
132L-116-040	REP-P	83-03-072	133-20-080	NEW	83-10-041	137-36-070	NEW-E	83-08-063
132L-116-040	REP	83-07-067	133-20-090	NEW-P	83-03-061	137-37	NEW-C	83-11-021
132L-116-050	REP-P	83-03-072	133-20-090	NEW	83-10-041	137-37-010	NEW-P	83-08-006
132L-116-050	REP	83-07-067	133-20-100	NEW-P	83-03-061	137-37-020	NEW-P	83-08-006
132L-128-010	REP-P	83-03-072	133-20-100	NEW	83-10-041	137-37-030	NEW-P	83-08-006
132L-128-010	REP	83-07-067	133-20-110	NEW-P	83-03-061	137-37-040	NEW-P	83-08-006
132L-128-025	REP-P	83-03-072	133-20-110	NEW	83-10-041	137-37-050	NEW-P	83-08-006
132L-128-025	REP	83-07-067	133-20-120	NEW-P	83-03-061	137-37-060	NEW-P	83-08-006
132L-128-030	REP-P	83-03-072	133-20-120	NEW	83-10-041	137-48	NEW-C	83-06-011
132L-128-030	REP	83-07-067	133-30	NEW-C	83-07-003	137-48	NEW-W	83-08-007
132L-128-040	REP-P	83-03-072	133-30	NEW	83-10-041	137-48	NEW-E	83-08-063
132L-128-040	REP	83-07-067	133-30-010	NEW-P	83-03-061	137-48-010	NEW-P	83-02-048
132L-128-050	REP-P	83-03-072	133-30-010	NEW	83-10-041	137-48-010	NEW-E	83-02-050
132L-128-050	REP	83-07-067	133-30-020	NEW-P	83-03-061	137-48-010	NEW-W	83-08-007
132L-128-060	REP-P	83-03-072	133-30-020	NEW	83-10-041	137-48-010	NEW-E	83-08-063

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
137-48-020	NEW-P 83-02-048	140-12-050	NEW 83-06-035	154-48-010	AMD-P 83-09-021
137-48-020	NEW-E 83-02-050	140-12-060	NEW-P 83-02-054	154-48-010	AMD-C 83-10-050
137-48-020	NEW-W 83-08-007	140-12-060	NEW 83-06-035	154-68-020	AMD-E 83-09-020
137-48-020	NEW-E 83-08-063	140-12-070	NEW-P 83-02-054	154-68-020	AMD-P 83-09-021
137-48-030	NEW-P 83-02-048	140-12-070	NEW 83-06-035	154-68-020	AMD-C 83-10-050
137-48-030	NEW-E 83-02-050	140-12-080	NEW-P 83-02-054	167-04-010	REP 83-06-052
137-48-030	NEW-W 83-08-007	140-12-080	NEW 83-06-035	167-04-030	REP 83-06-052
137-48-030	NEW-E 83-08-063	140-12-090	NEW-P 83-02-054	167-04-050	REP 83-06-052
137-48-040	NEW-P 83-02-048	140-12-090	NEW 83-06-035	167-06-010	REP 83-06-052
137-48-040	NEW-E 83-02-050	140-12-100	NEW-P 83-02-054	167-06-020	REP 83-06-052
137-48-040	NEW-W 83-08-007	140-12-100	NEW 83-06-035	167-08-010	REP 83-06-052
137-48-040	NEW-E 83-08-063	140-12-110	NEW-P 83-02-054	173-19-1104	AMD-P 83-10-061
137-48-050	NEW-P 83-02-048	140-12-110	NEW 83-06-035	173-19-130	AMD 83-02-066
137-48-050	NEW-E 83-02-050	142-30-010	AMD-P 83-04-048	173-19-190	AMD-P 83-10-061
137-48-050	NEW-W 83-08-007	142-30-010	AMD-E 83-08-018	173-19-240	AMD-P 83-11-048
137-48-050	NEW-E 83-08-063	142-30-010	AMD 83-08-019	173-19-2503	AMD-P 83-02-065
137-48-060	NEW-P 83-02-048	154-04-010	AMD-E 83-09-020	173-19-2503	AMD 83-07-080
137-48-060	NEW-E 83-02-050	154-04-010	AMD-P 83-09-021	173-19-2505	AMD-P 83-02-064
137-48-060	NEW-W 83-08-007	154-04-010	AMD-C 83-10-050	173-19-2505	AMD-P 83-03-069
137-48-060	NEW-E 83-08-063	154-04-035	NEW-E 83-09-020	173-19-2505	AMD 83-07-019
137-48-070	NEW-P 83-02-048	154-04-035	NEW-P 83-09-021	173-19-2521	AMD-P 83-02-065
137-48-070	NEW-E 83-02-050	154-04-035	NEW-C 83-10-050	173-19-2521	AMD 83-07-081
137-48-070	NEW-W 83-08-007	154-04-040	AMD-E 83-09-020	173-19-2521	AMD-P 83-09-052
137-48-070	NEW-E 83-08-063	154-04-040	AMD-P 83-09-021	173-19-2521	AMD-P 83-11-047
137-48-080	NEW-P 83-02-048	154-04-040	AMD-C 83-10-050	173-19-2521	AMD-C 83-12-016
137-48-080	NEW-E 83-02-050	154-04-050	AMD-E 83-09-020	173-19-260	AMD-C 83-03-067
137-48-080	NEW-W 83-08-007	154-04-050	AMD-P 83-09-021	173-19-260	AMD 83-08-002
137-48-080	NEW-E 83-08-063	154-04-050	AMD-C 83-10-050	173-19-3508	AMD-P 83-08-072
137-48-090	NEW-E 83-08-063	154-04-070	AMD-E 83-09-020	173-19-3508	AMD 83-12-017
137-49-010	REP-E 83-07-006	154-04-070	AMD-P 83-09-021	173-19-3514	AMD-P 83-08-072
137-49-010	NEW-W 83-07-007	154-04-070	AMD-C 83-10-050	173-19-3514	AMD 83-12-018
137-50	NEW-C 83-06-011	154-04-075	NEW-E 83-09-020	173-19-370	AMD-P 83-02-065
137-50	NEW-W 83-08-007	154-04-075	NEW-P 83-09-021	173-19-370	AMD 83-07-082
137-50-010	NEW-W 83-08-007	154-04-075	NEW-C 83-10-050	173-19-4005	AMD-P 83-02-065
137-56-190	AMD 83-05-009	154-04-090	AMD-E 83-09-020	173-19-4005	AMD 83-07-083
137-56-250	AMD-P 83-07-049	154-04-090	AMD-P 83-09-021	173-134-010	REP-P 83-07-079
137-56-250	AMD 83-10-042	154-04-090	AMD-C 83-10-050	173-134-010	REP 83-12-060
139-14-010	AMD-C 83-04-009	154-04-100	AMD-E 83-09-020	173-134-020	REP-P 83-07-079
139-14-010	AMD-E 83-04-014	154-04-100	AMD-P 83-09-021	173-134-020	REP 83-12-060
139-14-010	AMD 83-07-046	154-04-100	AMD-C 83-10-050	173-134-030	REP-P 83-07-079
139-20-010	REP-C 83-04-008	154-12-010	AMD-E 83-09-020	173-134-030	REP 83-12-060
139-20-010	REP-E 83-04-012	154-12-010	AMD-P 83-09-021	173-134-040	REP-P 83-07-079
139-20-010	REP 83-07-044	154-12-010	AMD-C 83-10-050	173-134-040	REP 83-12-060
139-20-020	NEW-C 83-04-007	154-12-015	NEW-E 83-09-020	173-134-050	REP-P 83-07-079
139-20-020	NEW-E 83-04-013	154-12-015	NEW-P 83-09-021	173-134-050	REP 83-12-060
139-20-020	NEW 83-07-045	154-12-015	NEW-C 83-10-050	173-134-055	REP-P 83-07-079
140-08-010	NEW-P 83-02-053	154-12-020	AMD-E 83-09-020	173-134-055	REP 83-12-060
140-08-010	NEW 83-06-034	154-12-020	AMD-P 83-09-021	173-134-060	REP-P 83-07-079
140-08-020	NEW-P 83-02-053	154-12-020	AMD-C 83-10-050	173-134-060	REP 83-12-060
140-08-020	NEW 83-06-034	154-12-030	AMD-E 83-09-020	173-134-070	REP-P 83-07-079
140-08-030	NEW-P 83-02-053	154-12-030	AMD-P 83-09-021	173-134-070	REP 83-12-060
140-08-030	NEW 83-06-034	154-12-030	AMD-C 83-10-050	173-134-080	REP-P 83-07-079
140-08-040	NEW-P 83-02-053	154-12-090	AMD-E 83-09-020	173-134-080	REP 83-12-060
140-08-040	NEW 83-06-034	154-12-090	AMD-P 83-09-021	173-134-085	REP-P 83-07-079
140-08-050	NEW-P 83-02-053	154-12-090	AMD-C 83-10-050	173-134-085	REP 83-12-060
140-08-050	NEW 83-06-034	154-12-100	AMD-E 83-09-020	173-134-090	REP-P 83-07-079
140-08-060	NEW-P 83-02-053	154-12-100	AMD-P 83-09-021	173-134-090	REP 83-12-060
140-08-060	NEW 83-06-034	154-12-100	AMD-C 83-10-050	173-134-100	REP-P 83-07-079
140-08-070	NEW-P 83-02-053	154-12-105	NEW-E 83-09-020	173-134-100	REP 83-12-060
140-08-070	NEW 83-06-034	154-12-105	NEW-P 83-09-021	173-134-110	REP-P 83-07-079
140-08-080	NEW-P 83-02-053	154-12-105	NEW-C 83-10-050	173-134-110	REP 83-12-060
140-08-080	NEW 83-06-034	154-12-110	AMD-E 83-09-020	173-134-120	REP-P 83-07-079
140-08-090	NEW-P 83-02-053	154-12-110	AMD-P 83-09-021	173-134-120	REP 83-12-060
140-08-090	NEW 83-06-034	154-12-110	AMD-C 83-10-050	173-134-130	REP-P 83-07-079
140-08-100	NEW-P 83-02-053	154-16-010	AMD-E 83-09-020	173-134-130	REP 83-12-060
140-08-100	NEW 83-06-034	154-16-010	AMD-P 83-09-021	173-134-140	REP-P 83-07-079
140-08-110	NEW-P 83-02-053	154-16-010	AMD-C 83-10-050	173-134-140	REP 83-12-060
140-08-110	NEW 83-06-034	154-16-020	AMD-E 83-09-020	173-134-160	REP-P 83-07-079
140-12-010	NEW-P 83-02-054	154-16-020	AMD-P 83-09-021	173-134-160	REP 83-12-060
140-12-010	NEW 83-06-035	154-16-020	AMD-C 83-10-050	173-134A-010	NEW-P 83-07-079
140-12-020	NEW-P 83-02-054	154-20-010	AMD-E 83-09-020	173-134A-010	NEW 83-12-060
140-12-020	NEW 83-06-035	154-20-010	AMD-P 83-09-021	173-134A-020	NEW-P 83-07-079
140-12-030	NEW-P 83-02-054	154-20-010	AMD-C 83-10-050	173-134A-020	NEW 83-12-060
140-12-030	NEW 83-06-035	154-20-020	AMD-E 83-09-020	173-134A-030	NEW-P 83-07-079
140-12-040	NEW-P 83-02-054	154-20-020	AMD-P 83-09-021	173-134A-030	NEW 83-12-060
140-12-040	NEW 83-06-035	154-20-020	AMD-C 83-10-050	173-134A-040	NEW-P 83-07-079
140-12-050	NEW-P 83-02-054	154-48-010	AMD-E 83-09-020	173-134A-040	NEW 83-12-060

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-134A-050	NEW-P	83-07-079	173-400-150	REP	83-09-036	173-545	NEW-C	83-10-062
173-134A-050	NEW	83-12-060	173-400-160	REP-P	83-03-070	173-545-010	NEW-P	83-09-053
173-134A-060	NEW-P	83-07-079	173-400-160	REP	83-09-036	173-545-020	NEW-P	83-09-053
173-134A-060	NEW	83-12-060	173-400-170	REP-P	83-03-070	173-545-030	NEW-P	83-09-053
173-134A-070	NEW-P	83-07-079	173-400-170	REP	83-09-036	173-545-040	NEW-P	83-09-053
173-134A-070	NEW	83-12-060	173-403-010	NEW-P	83-03-070	173-545-050	NEW-P	83-09-053
173-134A-080	NEW-P	83-07-079	173-403-010	NEW	83-09-013	173-545-060	NEW-P	83-09-053
173-134A-080	NEW	83-12-060	173-403-020	NEW-P	83-03-070	173-545-070	NEW-P	83-09-053
173-134A-090	NEW-P	83-07-079	173-403-020	NEW	83-09-013	173-545-080	NEW-P	83-09-053
173-134A-090	NEW	83-12-060	173-403-030	NEW-P	83-03-070	173-545-090	NEW-P	83-09-053
173-134A-100	NEW-P	83-07-079	173-403-030	NEW	83-09-013	173-545-100	NEW-P	83-09-053
173-134A-100	NEW	83-12-060	173-403-050	NEW-P	83-03-070	174-107-100	NEW-P	83-11-018
173-134A-110	NEW-P	83-07-079	173-403-050	NEW	83-09-013	174-107-110	NEW-P	83-11-018
173-134A-110	NEW	83-12-060	173-403-100	NEW-P	83-03-070	174-107-120	NEW-P	83-11-018
173-134A-120	NEW-P	83-07-079	173-403-100	NEW	83-09-013	174-107-130	NEW-P	83-11-018
173-134A-120	NEW	83-12-060	173-403-110	NEW-P	83-03-070	174-107-140	NEW-P	83-11-018
173-134A-130	NEW-P	83-07-079	173-403-110	NEW	83-09-013	174-107-150	NEW-P	83-11-018
173-134A-130	NEW	83-12-060	173-403-120	NEW-P	83-03-070	174-107-160	NEW-P	83-11-018
173-134A-140	NEW-P	83-07-079	173-403-120	NEW	83-09-013	174-107-170	NEW-P	83-11-018
173-134A-140	NEW	83-12-060	173-403-130	NEW-P	83-03-070	174-107-180	NEW-P	83-11-018
173-134A-150	NEW-P	83-07-079	173-403-130	NEW	83-09-013	174-107-190	NEW-P	83-11-018
173-134A-150	NEW	83-12-060	173-403-140	NEW-P	83-03-070	174-107-200	NEW-P	83-11-018
173-134A-160	NEW-P	83-07-079	173-403-140	NEW	83-09-013	174-107-210	NEW-P	83-11-018
173-134A-160	NEW	83-12-060	173-403-150	NEW-P	83-03-070	174-107-220	NEW-P	83-11-018
173-134A-170	NEW-P	83-07-079	173-403-150	NEW	83-09-013	174-107-230	NEW-P	83-11-018
173-134A-170	NEW	83-12-060	173-403-160	NEW-P	83-03-070	174-107-240	NEW-P	83-11-018
173-220-090	AMD-P	83-07-078	173-403-160	NEW	83-09-013	174-107-250	NEW-P	83-11-018
173-220-090	AMD	83-10-063	173-403-170	NEW-P	83-03-070	174-107-260	NEW-P	83-11-018
173-301	AMD-C	83-03-068	173-403-170	NEW	83-09-013	174-107-270	NEW-P	83-11-018
173-301	AMD	83-09-017	173-403-180	NEW-P	83-03-070	174-107-280	NEW-P	83-11-018
173-301-110	AMD	83-09-017	173-403-180	NEW	83-09-013	174-107-290	NEW-P	83-11-018
173-301-180	AMD	83-09-017	173-403-190	NEW-P	83-03-070	174-107-300	NEW-P	83-11-018
173-301-181	AMD	83-09-017	173-403-190	NEW	83-09-013	174-107-310	NEW-P	83-11-018
173-301-320	NEW	83-09-017	173-405-021	AMD-P	83-03-070	174-107-320	NEW-P	83-11-018
173-320-010	NEW	83-12-062	173-405-021	AMD	83-09-036	174-107-330	NEW-P	83-11-018
173-320-020	NEW	83-12-062	173-405-033	AMD-P	83-03-070	174-107-340	NEW-P	83-11-018
173-320-030	NEW	83-12-062	173-405-033	AMD	83-09-036	174-107-350	NEW-P	83-11-018
173-320-040	NEW	83-12-062	173-405-040	AMD-P	83-03-070	174-107-360	NEW-P	83-11-018
173-320-050	NEW	83-12-062	173-405-040	AMD	83-09-036	174-107-370	NEW-P	83-11-018
173-320-060	NEW	83-12-062	173-405-061	AMD-P	83-03-070	174-107-380	NEW-P	83-11-018
173-320-070	NEW	83-12-062	173-405-061	AMD	83-09-036	174-107-400	NEW-P	83-11-018
173-320-080	NEW	83-12-062	173-405-077	AMD-P	83-03-070	174-107-410	NEW-P	83-11-018
173-400-010	AMD-P	83-03-070	173-405-077	AMD	83-09-036	174-107-420	NEW-P	83-11-018
173-400-010	AMD	83-09-036	173-405-078	AMD-P	83-03-070	174-107-430	NEW-P	83-11-018
173-400-020	AMD-P	83-03-070	173-405-078	AMD	83-09-036	174-107-440	NEW-P	83-11-018
173-400-020	AMD	83-09-036	173-405-086	AMD-P	83-03-070	174-107-450	NEW-P	83-11-018
173-400-030	AMD-P	83-03-070	173-405-086	AMD	83-09-036	174-107-460	NEW-P	83-11-018
173-400-030	AMD	83-09-036	173-405-090	REP-P	83-03-070	174-107-470	NEW-P	83-11-018
173-400-040	AMD-P	83-03-070	173-405-090	REP	83-09-036	174-107-500	NEW-P	83-11-018
173-400-040	AMD	83-09-036	173-405-101	REP-P	83-03-070	174-107-510	NEW-P	83-11-018
173-400-050	AMD-P	83-03-070	173-405-101	REP	83-09-036	174-107-520	NEW-P	83-11-018
173-400-050	AMD	83-09-036	173-410-021	AMD-P	83-03-070	174-107-530	NEW-P	83-11-018
173-400-060	AMD-P	83-03-070	173-410-021	AMD	83-09-036	174-107-540	NEW-P	83-11-018
173-400-060	AMD	83-09-036	173-410-040	AMD-P	83-03-070	174-107-550	NEW-P	83-11-018
173-400-070	AMD-P	83-03-070	173-410-040	AMD	83-09-036	174-136-015	AMD	83-05-034
173-400-070	AMD	83-09-036	173-410-067	AMD-P	83-03-070	174-136-016	AMD	83-05-034
173-400-075	AMD-P	83-03-070	173-410-067	AMD	83-09-036	174-136-018	AMD	83-05-034
173-400-075	AMD	83-09-036	173-410-071	AMD-P	83-03-070	174-136-019	AMD	83-05-034
173-400-080	REP-P	83-03-070	173-410-071	AMD	83-09-036	174-162-300	AMD-P	83-08-004
173-400-080	REP	83-09-036	173-410-086	AMD-P	83-03-070	174-162-300	AMD	83-12-001
173-400-090	REP-P	83-03-070	173-410-086	AMD	83-09-036	174-162-305	AMD-P	83-08-004
173-400-090	REP	83-09-036	173-410-090	REP-P	83-03-070	174-162-305	AMD	83-12-001
173-400-100	AMD-P	83-03-070	173-410-090	REP	83-09-036	180-10-003	AMD-P	83-05-038
173-400-100	AMD	83-09-036	173-410-091	REP-P	83-03-070	180-10-003	AMD	83-08-016
173-400-110	AMD-P	83-03-070	173-410-091	REP	83-09-036	180-16-166	REP-C	83-05-023
173-400-110	AMD	83-09-036	173-415-020	AMD-P	83-03-070	180-16-166	REP-C	83-08-042
173-400-115	AMD-P	83-03-070	173-415-020	AMD	83-09-036	180-16-195	AMD-P	83-08-043
173-400-115	AMD	83-09-036	173-415-030	AMD-P	83-03-070	180-16-225	AMD-P	83-08-043
173-400-120	AMD-P	83-03-070	173-415-030	AMD	83-09-036	180-36-005	AMD-P	83-08-044
173-400-120	AMD	83-09-036	173-415-050	AMD-P	83-03-070	180-42	NEW-C	83-05-023
173-400-130	REP-P	83-03-070	173-415-050	AMD	83-09-036	180-42	NEW-C	83-08-042
173-400-130	REP	83-09-036	173-415-070	AMD-P	83-03-070	180-42-005	NEW-C	83-08-042
173-400-135	REP-P	83-03-070	173-415-070	AMD	83-09-036	180-42-010	NEW-C	83-08-042
173-400-135	REP	83-09-036	173-415-080	AMD-P	83-03-070	180-42-015	NEW-C	83-08-042
173-400-140	REP-P	83-03-070	173-415-080	AMD	83-09-036	180-42-020	NEW-C	83-08-042
173-400-140	REP	83-09-036	173-415-090	REP-P	83-03-070	180-42-025	NEW-C	83-08-042
173-400-150	REP-P	83-03-070	173-415-090	REP	83-09-036	180-42-030	NEW-C	83-08-042

**Table of WAC Sections Affected**

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
180-42-035	NEW-C	83-08-042	212-45-015	NEW	83-06-022	220-44-04000C	REP-E	83-06-032
180-56-023	NEW-P	83-08-061	212-45-020	NEW-P	83-03-027	220-44-04000D	NEW-E	83-06-032
180-100-020	REP-P	83-08-045	212-45-020	NEW	83-06-022	220-44-050	NEW-P	83-07-069
182-12-115	AMD-E	83-07-065	212-45-025	NEW-P	83-03-027	220-44-050	NEW	83-10-016
182-12-115	AMD-P	83-08-017	212-45-025	NEW	83-06-022	220-47-307	AMD-P	83-11-039
182-12-115	AMD	83-12-007	212-45-030	NEW-P	83-03-027	220-47-311	AMD-P	83-11-039
187-10-210	REP-P	83-06-054	212-45-030	NEW	83-06-022	220-47-312	AMD-P	83-11-039
187-10-220	REP-P	83-06-054	212-45-035	NEW-P	83-03-027	220-47-313	AMD-P	83-11-039
187-10-230	REP-P	83-06-054	212-45-035	NEW	83-06-022	220-47-411	AMD-P	83-11-039
187-10-240	REP-P	83-06-054	212-45-040	NEW-P	83-03-027	220-47-412	AMD-P	83-11-039
187-10-250	REP-P	83-06-054	212-45-040	NEW	83-06-022	220-47-413	AMD-P	83-11-039
187-10-260	REP-P	83-06-054	212-45-045	NEW-P	83-03-027	220-47-414	AMD-P	83-11-039
187-10-270	REP-P	83-06-054	212-45-045	NEW	83-06-022	220-48-015	AMD	83-04-025
187-10-280	REP-P	83-06-054	212-45-050	NEW-P	83-03-027	220-48-01500A	NEW-E	83-06-024
187-10-290	REP-P	83-06-054	212-45-050	NEW	83-06-022	220-48-01500A	REP-E	83-07-071
187-10-300	REP-P	83-06-054	212-45-055	NEW-P	83-03-027	220-48-01500B	NEW-E	83-07-071
187-10-310	REP-P	83-06-054	212-45-055	NEW	83-06-022	220-48-01500C	NEW-E	83-10-014
187-10-320	REP-P	83-06-054	212-45-060	NEW-P	83-03-027	220-49-020	AMD	83-04-025
187-10-500	REP-P	83-06-054	212-45-060	NEW	83-06-022	220-49-02000L	REP-E	83-04-036
204-10-020	AMD-P	83-07-013	212-45-065	NEW-P	83-03-027	220-49-02000M	NEW-E	83-04-036
204-10-020	AMD	83-11-028	212-45-065	NEW	83-06-022	220-49-02000N	NEW-E	83-09-008
204-24-030	AMD-E	83-03-014	212-45-070	NEW-P	83-03-027	220-49-056	AMD	83-04-025
204-24-040	AMD-E	83-03-014	212-45-070	NEW	83-06-022	220-52-050	AMD	83-04-025
204-24-050	AMD-E	83-03-014	212-45-075	NEW-P	83-03-027	220-52-053	AMD-P	83-06-044
204-24-070	AMD-E	83-03-014	212-45-075	NEW	83-06-022	220-52-053	AMD	83-09-014
204-66-140	AMD-P	83-07-084	212-45-080	NEW-P	83-03-027	220-52-05300M	NEW-E	83-10-019
204-66-140	AMD	83-11-028	212-45-080	NEW	83-06-022	220-52-073	AMD	83-04-025
204-90	NEW-C	83-05-001	212-45-085	NEW-P	83-03-027	220-52-07300A	NEW-E	83-09-027
204-90-010	NEW	83-11-028	212-45-085	NEW	83-06-022	220-52-074	AMD	83-04-025
204-90-020	NEW	83-11-028	212-45-090	NEW-P	83-03-027	220-52-075	AMD-P	83-06-044
204-90-030	NEW	83-11-028	212-45-090	NEW	83-06-022	220-52-075	AMD	83-09-014
204-90-040	NEW	83-11-028	212-45-095	NEW-P	83-03-027	220-56-116	AMD-P	83-03-071
204-90-050	NEW	83-11-028	212-45-095	NEW	83-06-022	220-56-116	AMD	83-07-043
204-90-060	NEW	83-11-028	212-45-095	NEW-P	83-03-027	220-56-145	AMD-P	83-03-071
204-90-070	NEW	83-11-028	212-45-100	NEW	83-06-022	220-56-145	AMD	83-07-043
204-90-080	NEW	83-11-028	212-45-105	NEW-P	83-03-027	220-56-180	AMD-P	83-03-071
204-90-090	NEW	83-11-028	212-45-105	NEW	83-06-022	220-56-180	AMD	83-07-043
204-90-100	NEW	83-11-028	212-45-110	NEW-P	83-03-027	220-56-18000I	NEW-E	83-08-040
204-90-110	NEW	83-11-028	212-45-110	NEW	83-06-022	220-56-18000J	NEW-E	83-08-046
204-90-120	NEW	83-11-028	212-45-115	NEW-P	83-03-027	220-56-190	AMD-P	83-03-071
204-90-130	NEW	83-11-028	212-45-115	NEW	83-06-022	220-56-190	AMD	83-07-043
204-90-140	NEW	83-11-028	220-24-02000T	NEW-E	83-10-022	220-56-19000T	NEW-E	83-12-030
212-43-001	NEW	83-03-028	220-24-02000T	REP-E	83-10-040	220-56-191	NEW-P	83-03-071
212-43-005	NEW	83-03-028	220-24-02000U	NEW-E	83-10-040	220-56-195	AMD-P	83-03-071
212-43-010	NEW	83-03-028	220-28-073E0F	NEW-E	83-07-070	220-56-195	AMD	83-07-043
212-43-015	NEW	83-03-028	220-28-073E0F	REP-E	83-11-015	220-56-195	REP-E	83-08-040
212-43-020	NEW	83-03-028	220-28-301	NEW-E	83-09-035	220-56-19500B	NEW-E	83-08-040
212-43-025	NEW	83-03-028	220-28-301	REP-E	83-10-007	220-56-196	NEW-P	83-03-071
212-43-030	NEW	83-03-028	220-28-302	NEW-E	83-10-007	220-56-196	NEW	83-07-043
212-43-035	NEW	83-03-028	220-32-02200I	NEW-E	83-04-005	220-56-198	NEW-P	83-03-071
212-43-040	NEW	83-03-028	220-32-03000G	NEW-E	83-05-025	220-56-198	NEW	83-07-043
212-43-045	NEW	83-03-028	220-32-04000Q	NEW-E	83-03-030	220-56-235	AMD-P	83-03-071
212-43-050	NEW	83-03-028	220-32-04000Q	REP-E	83-04-053	220-56-235	AMD	83-07-043
212-43-055	NEW	83-03-028	220-32-04000R	NEW-E	83-04-053	220-56-23500A	NEW-E	83-08-040
212-43-060	NEW	83-03-028	220-32-04100F	NEW-E	83-11-035	220-56-250	AMD-P	83-03-071
212-43-065	NEW	83-03-028	220-32-05100U	NEW-E	83-05-008	220-56-250	AMD	83-07-043
212-43-070	NEW	83-03-028	220-32-05500G	NEW-E	83-11-013	220-56-25000B	NEW-E	83-08-040
212-43-075	NEW	83-03-028	220-32-05700P	NEW-E	83-03-030	220-56-261	NEW-P	83-03-071
212-43-080	NEW	83-03-028	220-32-05700P	REP-E	83-04-053	220-56-285	AMD-P	83-03-071
212-43-085	NEW	83-03-028	220-32-05700Q	NEW-E	83-04-053	220-56-285	AMD	83-07-043
212-43-090	NEW	83-03-028	220-32-05700Q	REP-E	83-06-023	220-56-300	REP-P	83-03-071
212-43-095	NEW	83-03-028	220-32-05700R	NEW-E	83-06-023	220-56-300	REP	83-07-043
212-43-100	NEW	83-03-028	220-32-05900D	NEW-E	83-10-020	220-56-310	AMD	83-04-027
212-43-105	NEW	83-03-028	220-36-021	AMD-P	83-10-080	220-56-32500E	NEW-E	83-10-019
212-43-110	NEW	83-03-028	220-36-022	AMD-P	83-10-080	220-56-350	AMD-P	83-03-071
212-43-115	NEW	83-03-028	220-36-024	AMD-P	83-10-080	220-56-350	AMD	83-07-043
212-43-120	NEW	83-03-028	220-36-025	AMD-P	83-07-055	220-56-35000A	NEW-E	83-08-040
212-43-125	NEW	83-03-028	220-36-025	AMD	83-10-015	220-56-360	AMD-P	83-03-071
212-43-130	NEW	83-03-028	220-36-02500A	NEW-E	83-07-041	220-56-360	AMD	83-04-026
212-43-135	NEW	83-03-028	220-40-021	AMD-P	83-10-080	220-56-360	AMD	83-07-043
212-45-001	NEW-P	83-03-027	220-40-022	AMD-P	83-10-080	220-56-36000F	NEW-E	83-05-011
212-45-001	NEW	83-06-022	220-40-024	AMD-P	83-10-080	220-56-36000G	NEW-E	83-08-040
212-45-005	NEW-P	83-03-027	220-44-040	AMD-P	83-07-069	220-56-372	AMD-P	83-03-071
212-45-005	NEW	83-06-022	220-44-040	AMD	83-10-016	220-56-372	AMD	83-07-043
212-45-010	NEW-P	83-03-027	220-44-04000A	REP-E	83-03-007	220-56-390	AMD-P	83-03-071
212-45-010	NEW	83-06-022	220-44-04000B	REP-E	83-03-007	220-56-390	AMD	83-07-043
212-45-015	NEW-P	83-03-027	220-44-04000C	NEW-E	83-03-007	220-57-130	AMD-P	83-03-071

### Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-57-130	AMD	83-07-043	220-57A-040	AMD	83-07-043	220-110-280	NEW	83-09-019
220-57-135	AMD-P	83-03-071	220-57A-070	AMD-P	83-03-071	220-110-290	NEW-P	83-06-062
220-57-138	AMD	83-07-043	220-57A-082	AMD	83-07-043	220-110-300	NEW	83-09-019
220-57-138	AMD-P	83-03-071	220-57A-082	AMD-P	83-03-071	220-110-300	NEW-P	83-06-062
220-57-138	AMD	83-07-043	220-57A-082	AMD	83-07-043	220-110-300	NEW	83-09-019
220-57-140	AMD-P	83-03-071	220-57A-08200B	NEW-E	83-08-040	220-110-310	NEW-P	83-06-062
220-57-140	AMD	83-07-043	220-57A-085	AMD-P	83-03-071	220-110-310	NEW	83-09-019
220-57-155	AMD-P	83-03-071	220-57A-085	AMD	83-07-043	220-110-320	NEW-P	83-06-062
220-57-155	AMD	83-07-043	220-57A-105	AMD-P	83-03-071	220-110-320	NEW	83-09-019
220-57-160	AMD-P	83-03-071	220-57A-105	AMD	83-07-043	220-110-330	NEW-P	83-06-062
220-57-160	AMD	83-07-043	220-57A-112	AMD-P	83-03-071	220-110-330	NEW	83-09-019
220-57-16000Y	NEW-E	83-06-045	220-57A-112	AMD	83-07-043	220-110-340	NEW-P	83-06-062
220-57-16000Z	NEW-E	83-08-041	220-57A-120	AMD-P	83-03-071	220-110-340	NEW	83-09-019
220-57-175	AMD-P	83-03-071	220-57A-120	AMD	83-07-043	220-110-350	NEW-P	83-06-062
220-57-175	AMD	83-07-043	220-57A-152	AMD-P	83-03-071	220-110-350	NEW	83-09-019
220-57-17500L	NEW-E	83-11-014	220-57A-152	AMD	83-07-043	223-08-020	AMD	83-03-005
220-57-181	NEW-P	83-03-071	220-57A-165	AMD-P	83-03-071	230-02-250	AMD-P	83-10-001
220-57-181	NEW	83-07-043	220-57A-165	AMD	83-07-043	230-04-065	AMD	83-06-077
220-57-215	AMD-P	83-03-071	220-57A-180	AMD-P	83-03-071	230-04-452	REP	83-06-077
220-57-215	AMD	83-07-043	220-57A-180	AMD	83-07-043	230-08-010	AMD-P	83-10-001
220-57-220	AMD-P	83-03-071	220-57A-190	AMD-P	83-03-071	230-08-015	AMD	83-06-077
220-57-220	AMD	83-07-043	220-57A-190	AMD	83-07-043	230-08-020	REP-P	83-06-072
220-57-230	AMD-P	83-03-071	220-110-010	NEW-P	83-06-062	230-08-020	REP	83-10-002
220-57-230	AMD	83-07-043	220-110-010	NEW	83-09-019	230-08-025	NEW-P	83-06-072
220-57-235	AMD-P	83-03-071	220-110-020	NEW-P	83-06-062	230-08-025	NEW	83-10-002
220-57-235	AMD	83-07-043	220-110-020	NEW	83-09-019	230-08-030	REP-P	83-06-072
220-57-260	AMD-P	83-03-071	220-110-030	NEW-P	83-06-062	230-08-030	REP	83-10-002
220-57-260	AMD	83-07-043	220-110-030	NEW	83-09-019	230-08-070	NEW-P	83-08-048
220-57-270	AMD-P	83-03-071	220-110-040	NEW-P	83-06-062	230-08-070	NEW	83-11-034
220-57-270	AMD	83-07-043	220-110-040	NEW	83-09-019	230-08-080	AMD-P	83-10-001
220-57-280	AMD-P	83-03-071	220-110-050	NEW-P	83-06-062	230-08-120	AMD	83-06-077
220-57-280	AMD	83-07-043	220-110-050	NEW	83-09-019	230-08-125	NEW	83-06-077
220-57-285	AMD-P	83-03-071	220-110-060	NEW-P	83-06-062	230-08-160	AMD	83-06-077
220-57-285	AMD	83-07-043	220-110-060	NEW	83-09-019	230-12-020	NEW-P	83-04-067
220-57-290	AMD-P	83-03-071	220-110-070	NEW-P	83-06-062	230-12-020	NEW	83-08-051
220-57-290	AMD	83-07-043	220-110-070	NEW	83-09-019	230-12-050	AMD-P	83-10-001
220-57-29000D	NEW-E	83-12-056	220-110-080	NEW-P	83-06-062	230-20-010	AMD-P	83-08-048
220-57-300	AMD-P	83-03-071	220-110-080	NEW	83-09-019	230-20-010	AMD	83-11-034
220-57-300	AMD	83-07-043	220-110-090	NEW-P	83-06-062	230-20-015	NEW-P	83-06-072
220-57-315	AMD-P	83-03-071	220-110-090	NEW	83-09-019	230-20-015	NEW-E	83-06-078
220-57-315	AMD	83-07-043	220-110-100	NEW-P	83-06-062	230-20-015	NEW	83-10-002
220-57-319	AMD-P	83-03-071	220-110-100	NEW	83-09-019	230-20-060	NEW-P	83-08-049
220-57-319	AMD	83-07-043	220-110-110	NEW-P	83-06-062	230-20-060	NEW-E	83-08-050
220-57-320	REP-P	83-03-071	220-110-110	NEW	83-09-019	230-20-060	AMD-E	83-09-033
220-57-320	REP	83-10-023	220-110-120	NEW-P	83-06-062	230-20-100	AMD-P	83-10-001
220-57-327	NEW-P	83-03-071	220-110-120	NEW	83-09-019	230-20-125	NEW-P	83-10-001
220-57-327	NEW	83-07-043	220-110-130	NEW-P	83-06-062	230-20-150	REP-P	83-04-067
220-57-330	AMD-P	83-03-071	220-110-130	NEW	83-09-019	230-20-150	REP	83-08-051
220-57-330	AMD	83-07-043	220-110-140	NEW-P	83-06-062	230-20-170	AMD-P	83-10-001
220-57-340	AMD-P	83-03-071	220-110-140	NEW	83-09-019	230-20-240	NEW-P	83-10-001
220-57-340	AMD	83-07-043	220-110-150	NEW-P	83-06-062	230-20-310	REP-P	83-08-048
220-57-350	AMD-P	83-03-071	220-110-150	NEW	83-09-019	230-20-310	REP	83-11-034
220-57-350	AMD	83-07-043	220-110-160	NEW-P	83-06-062	230-20-320	REP-P	83-08-048
220-57-390	AMD-P	83-03-071	220-110-160	NEW	83-09-019	230-20-320	REP	83-11-034
220-57-390	AMD	83-07-043	220-110-170	NEW-P	83-06-062	230-20-325	NEW-P	83-08-048
220-57-415	AMD-P	83-03-071	220-110-170	NEW	83-09-019	230-20-325	NEW	83-11-034
220-57-415	AMD	83-07-043	220-110-180	NEW-P	83-06-062	230-20-330	REP-P	83-08-048
220-57-460	AMD-P	83-03-071	220-110-180	NEW	83-09-019	230-20-330	REP	83-11-034
220-57-460	AMD	83-07-043	220-110-190	NEW-P	83-06-062	230-20-340	REP-P	83-08-048
220-57-485	AMD-P	83-03-071	220-110-190	NEW	83-09-019	230-20-340	REP	83-11-034
220-57-485	AMD	83-07-043	220-110-200	NEW-P	83-06-062	230-20-605	AMD	83-06-077
220-57-495	AMD-P	83-03-071	220-110-200	NEW	83-09-019	230-40-062	REP-P	83-08-048
220-57-495	AMD	83-07-043	220-110-210	NEW-P	83-06-062	230-40-062	REP	83-11-034
220-57-50500H	NEW-E	83-12-029	220-110-210	NEW	83-09-019	230-40-063	NEW-P	83-08-048
220-57-515	AMD-P	83-03-071	220-110-220	NEW-P	83-06-062	230-40-063	NEW	83-11-034
220-57-515	AMD	83-07-043	220-110-220	NEW	83-09-019	230-40-450	NEW	83-06-077
220-57-520	AMD-P	83-03-071	220-110-230	NEW-P	83-06-062	232-12-044	AMD-E	83-08-055
220-57-520	AMD	83-07-043	220-110-230	NEW	83-09-019	232-12-044	AMD-P	83-08-076
220-57-525	AMD-P	83-03-071	220-110-240	NEW-P	83-06-062	232-12-044	AMD	83-12-055
220-57-525	AMD	83-07-043	220-110-240	NEW	83-09-019	232-12-04501	NEW-E	83-03-017
220-57A-012	AMD-P	83-03-071	220-110-250	NEW-P	83-06-062	232-12-047	AMD-P	83-08-077
220-57A-012	AMD	83-07-043	220-110-250	NEW	83-09-019	232-12-051	AMD-P	83-12-004
220-57A-015	AMD-P	83-03-071	220-110-260	NEW-P	83-06-062	232-12-137	AMD-P	83-12-053
220-57A-015	AMD	83-07-043	220-110-260	NEW	83-09-019	232-12-181	AMD-P	83-08-075
220-57A-015	REP-E	83-08-040	220-110-270	NEW-P	83-06-062	232-12-24401	NEW-P	83-06-056
220-57A-01500A	NEW-E	83-08-040	220-110-270	NEW	83-09-019	232-12-24401	NEW	83-09-022
220-57A-040	AMD-P	83-03-071	220-110-280	NEW-P	83-06-062	232-12-294	REP-P	83-06-060

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
232-12-294	REP	83-09-026	248-16-222	AMD-P	83-09-001	248-54-770	REP-P	83-07-060
232-14	NEW-W	83-04-040	248-16-223	AMD-P	83-09-001	248-54-780	REP-P	83-07-060
232-14-010	NEW-P	83-06-060	248-16-226	AMD-P	83-09-001	248-54-790	REP-P	83-07-060
232-14-010	NEW	83-09-026	248-16-227	AMD-P	83-09-001	248-54-800	REP-P	83-07-060
232-16-150	REP-P	83-12-051	248-16-228	AMD-P	83-09-001	248-54-810	REP-P	83-07-060
232-16-170	REP-P	83-12-051	248-16-230	AMD-P	83-09-001	248-54-820	REP-P	83-07-060
232-16-190	REP-P	83-12-051	248-16-235	NEW-P	83-09-001	248-54-830	REP-P	83-07-060
232-16-230	REP-P	83-12-051	248-18-180	AMD-P	83-04-059	248-54-840	REP-P	83-07-060
232-16-240	REP-P	83-12-051	248-18-180	AMD	83-07-048	248-54-850	REP-P	83-07-060
232-16-260	REP-P	83-12-051	248-18-330	AMD-P	83-10-056	248-96-010	AMD-P	83-07-061
232-16-350	REP-P	83-12-051	248-18-335	NEW-P	83-10-058	248-96-011	AMD-P	83-07-061
232-16-390	REP-P	83-12-051	248-18-336	NEW-P	83-10-058	248-96-012	REP-P	83-07-061
232-16-500	REP-P	83-12-051	248-18-670	AMD-P	83-10-057	248-96-015	REP-P	83-07-061
232-16-510	REP-P	83-12-051	248-18-685	AMD-P	83-04-059	248-96-016	REP-P	83-07-061
232-28-105	REP-P	83-12-052	248-18-685	AMD	83-07-048	248-96-018	AMD-P	83-07-061
232-28-106	NEW-P	83-12-052	248-18-718	AMD	83-03-026	248-96-020	AMD-P	83-07-061
232-28-205	REP-P	83-08-078	248-21-035	AMD-P	83-03-042	248-96-025	NEW-P	83-07-061
232-28-20502	NEW-E	83-06-030	248-21-035	AMD	83-07-015	248-96-040	AMD-P	83-07-061
232-28-206	NEW-P	83-06-058	248-22-036	AMD-P	83-06-010	248-96-045	REP-P	83-07-061
232-28-206	NEW-P	83-08-078	248-22-036	AMD	83-10-079	248-96-046	AMD-P	83-07-061
232-28-206	NEW	83-09-023	248-22-036	AMD-P	83-06-010	248-96-047	NEW-P	83-07-061
232-28-505	REP-P	83-12-050	248-23-050	AMD	83-10-079	248-96-050	AMD-P	83-07-061
232-28-506	NEW-P	83-12-050	248-29-020	AMD-P	83-03-043	248-96-060	AMD-P	83-07-061
232-28-605	AMD-E	83-06-038	248-29-020	AMD	83-07-016	248-96-070	REP-P	83-07-061
232-28-605	AMD-P	83-06-057	248-29-050	AMD-P	83-03-044	248-96-075	AMD-P	83-07-061
232-28-605	AMD-P	83-08-088	248-29-050	AMD	83-07-017	248-96-080	AMD-P	83-07-061
232-28-605	AMD-E	83-09-024	248-54-005	NEW-P	83-07-060	248-96-090	AMD-P	83-07-061
232-28-605	AMD	83-09-025	248-54-015	NEW-P	83-07-060	248-96-094	NEW-P	83-07-061
232-28-605	AMD	83-12-005	248-54-025	NEW-P	83-07-060	248-96-095	AMD-P	83-07-061
232-28-605	AMD-E	83-12-006	248-54-035	NEW-P	83-07-060	248-96-096	AMD-P	83-07-061
232-28-605	AMD-E	83-12-039	248-54-045	NEW-P	83-07-060	248-96-100	AMD-P	83-07-061
232-28-60501	NEW-E	83-02-043	248-54-055	NEW-P	83-07-060	248-96-110	AMD-P	83-07-061
232-28-60503	NEW-E	83-04-039	248-54-065	NEW-P	83-07-060	248-96-130	AMD-P	83-07-061
232-28-60504	NEW-E	83-07-001	248-54-085	NEW-P	83-07-060	248-96-140	AMD-P	83-07-061
232-28-60505	NEW-E	83-07-005	248-54-095	NEW-P	83-07-060	248-96-150	NEW-P	83-07-061
232-28-60506	NEW-E	83-08-053	248-54-105	NEW-P	83-07-060	248-96-160	AMD-P	83-07-061
232-28-60507	NEW-E	83-08-054	248-54-115	NEW-P	83-07-060	248-96-175	AMD-P	83-07-061
232-28-60508	NEW-P	83-12-054	248-54-125	NEW-P	83-07-060	248-96-180	AMD-P	83-07-061
232-28-704	REP	83-06-061	248-54-135	NEW-P	83-07-060	248-160-010	NEW-P	83-07-073
232-28-705	NEW	83-06-061	248-54-145	NEW-P	83-07-060	248-160-010	NEW	83-12-049
232-28-804	REP-P	83-06-059	248-54-155	NEW-P	83-07-060	248-160-020	NEW-P	83-07-073
232-28-805	NEW-P	83-06-059	248-54-165	NEW-P	83-07-060	248-160-020	NEW	83-12-049
232-32-145	NEW-E	83-03-048	248-54-175	NEW-P	83-07-060	248-160-030	NEW-P	83-07-073
232-32-146	NEW-E	83-03-049	248-54-185	NEW-P	83-07-060	248-160-030	NEW	83-12-049
232-32-147	NEW-E	83-03-057	248-54-195	NEW-P	83-07-060	248-160-040	NEW-P	83-07-073
232-32-148	NEW-E	83-04-024	248-54-205	NEW-P	83-07-060	248-160-040	NEW	83-12-049
232-32-149	NEW-E	83-05-026	248-54-215	NEW-P	83-07-060	248-990-990	AMD	83-04-011
232-32-150	NEW-E	83-06-003	248-54-225	NEW-P	83-07-060	250-18-020	AMD-P	83-10-065
232-32-151	NEW-E	83-06-007	248-54-235	NEW-P	83-07-060	250-18-025	AMD-P	83-10-065
232-32-152	NEW-E	83-06-037	248-54-245	NEW-P	83-07-060	250-18-030	AMD-E	83-09-010
248-16-001	AMD-P	83-09-001	248-54-255	NEW-P	83-07-060	250-18-030	AMD-P	83-09-043
248-16-035	AMD-P	83-09-001	248-54-265	NEW-P	83-07-060	250-44-050	AMD-P	83-10-064
248-16-040	AMD-P	83-09-001	248-54-275	NEW-P	83-07-060	250-44-110	AMD-P	83-10-064
248-16-045	AMD-P	83-09-001	248-54-285	NEW-P	83-07-060	250-44-150	AMD-P	83-10-064
248-16-050	AMD-P	83-09-001	248-54-550	REP-P	83-07-060	251-04-020	AMD-E	83-04-016
248-16-052	REP-P	83-09-001	248-54-560	REP-P	83-07-060	251-04-020	AMD-P	83-04-065
248-16-055	AMD-P	83-09-001	248-54-570	REP-P	83-07-060	251-04-020	AMD-C	83-04-066
248-16-056	AMD-P	83-09-001	248-54-575	REP-P	83-07-060	251-04-020	AMD	83-07-056
248-16-058	REP-P	83-09-001	248-54-580	REP-P	83-07-060	251-04-020	AMD	83-10-029
248-16-060	AMD-P	83-09-001	248-54-590	REP-P	83-07-060	251-08-100	AMD-P	83-04-065
248-16-070	AMD-P	83-09-001	248-54-600	REP-P	83-07-060	251-08-100	AMD	83-10-029
248-16-090	AMD-P	83-09-001	248-54-610	REP-P	83-07-060	251-10-120	AMD-C	83-06-079
248-16-105	NEW-P	83-09-001	248-54-620	REP-P	83-07-060	251-10-120	AMD	83-10-029
248-16-110	AMD-P	83-09-001	248-54-630	REP-P	83-07-060	251-12-100	AMD-C	83-06-079
248-16-115	NEW-P	83-09-001	248-54-640	REP-P	83-07-060	251-12-100	AMD	83-10-029
248-16-120	AMD-P	83-09-001	248-54-650	REP-P	83-07-060	251-12-285	REP-C	83-06-079
248-16-130	AMD-P	83-09-001	248-54-660	REP-P	83-07-060	251-12-285	REP	83-10-029
248-16-140	AMD-P	83-09-001	248-54-670	REP-P	83-07-060	251-18-380	REP-P	83-04-065
248-16-150	AMD-P	83-09-001	248-54-680	REP-P	83-07-060	251-18-380	REP-C	83-06-079
248-16-160	AMD-P	83-09-001	248-54-690	REP-P	83-07-060	251-18-380	REP	83-10-029
248-16-162	REP-P	83-09-001	248-54-700	REP-P	83-07-060	251-18-381	NEW-P	83-04-065
248-16-170	AMD-P	83-09-001	248-54-710	REP-P	83-07-060	251-18-381	NEW-C	83-06-079
248-16-180	AMD-P	83-09-001	248-54-720	REP-P	83-07-060	251-18-381	NEW	83-10-029
248-16-190	AMD-P	83-09-001	248-54-730	REP-P	83-07-060	251-22-040	AMD-P	83-04-065
248-16-202	AMD-P	83-09-001	248-54-740	REP-P	83-07-060	251-22-040	AMD	83-10-029
248-16-213	AMD-P	83-09-001	248-54-750	REP-P	83-07-060	251-22-060	AMD-P	83-04-065
248-16-215	AMD-P	83-09-001	248-54-760	REP-P	83-07-060	251-22-060	AMD	83-10-029





### Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-96	REP-E	83-08-063	296-15-045	NEW-P	83-04-057	306-16-211	REP-E	83-11-011
275-96-005	REP-P	83-02-048	296-15-045	NEW	83-07-075	306-16-212	REP-E	83-11-011
275-96-005	REP-E	83-02-050	296-15-200	AMD-E	83-04-002	306-16-213	REP-E	83-11-011
275-96-005	REP-W	83-08-007	296-15-200	AMD-P	83-04-058	306-16-217	REP-E	83-11-011
275-96-005	REP-E	83-08-063	296-15-200	AMD	83-07-009	306-16-220	REP-E	83-11-011
275-96-010	REP-P	83-02-048	296-17-345	NEW-E	83-04-038	306-16-370	REP-E	83-11-011
275-96-010	REP-E	83-02-050	296-17-345	NEW-E	83-10-038	308-08-030	REP-P	83-06-028
275-96-010	REP-W	83-08-007	296-17-346	NEW-E	83-08-056	308-08-030	REP	83-09-050
275-96-010	REP-E	83-08-063	296-17-411	NEW	83-05-019	308-12-010	AMD	83-04-071
275-96-015	REP-P	83-02-048	296-17-470	NEW	83-05-019	308-12-030	REP	83-04-071
275-96-015	REP-E	83-02-050	296-17-480	NEW	83-05-019	308-12-031	NEW	83-04-071
275-96-015	REP-W	83-08-007	296-17-612	AMD	83-05-019	308-12-040	AMD	83-04-071
275-96-015	REP-E	83-08-063	296-17-911	AMD	83-05-018	308-12-050	AMD	83-04-071
275-96-021	REP-P	83-02-048	296-17-914	AMD	83-05-018	308-12-080	AMD	83-04-071
275-96-021	REP-E	83-02-050	296-17-915	AMD	83-05-018	308-12-081	NEW	83-04-071
275-96-021	REP-W	83-08-007	296-17-916	AMD	83-05-018	308-12-082	NEW	83-04-071
275-96-021	REP-E	83-08-063	296-17-917	AMD	83-05-018	308-12-110	AMD	83-04-071
275-96-022	REP-P	83-02-048	296-17-919	AMD	83-05-018	308-12-120	AMD	83-04-071
275-96-022	REP-E	83-02-050	296-17-91901	AMD	83-05-018	308-12-130	AMD	83-04-071
275-96-022	REP-W	83-08-007	296-17-91902	AMD	83-05-018	308-12-311	REP	83-05-006
275-96-022	REP-E	83-08-063	296-20-03002	AMD-E	83-06-012	308-12-312	NEW	83-05-006
275-96-025	REP-P	83-02-048	296-20-03002	AMD-E	83-12-013	308-12-320	AMD	83-04-071
275-96-025	REP-E	83-02-050	296-20-03004	NEW-E	83-06-012	308-16-205	NEW-E	83-11-011
275-96-025	REP-W	83-08-007	296-20-03004	NEW-E	83-12-013	308-16-205	NEW-P	83-11-045
275-96-025	REP-E	83-08-063	296-24-165	AMD-P	83-05-024	308-16-21001	REP-E	83-11-025
275-96-030	REP-P	83-02-048	296-24-16503	AMD-P	83-05-024	308-16-21001	REP-P	83-11-045
275-96-030	REP-E	83-02-050	296-24-16513	AMD-P	83-05-024	308-16-211	REP-E	83-11-025
275-96-030	REP-W	83-08-007	296-24-16521	AMD-P	83-05-024	308-16-211	REP-P	83-11-045
275-96-030	REP-E	83-08-063	296-24-16527	AMD-P	83-05-024	308-16-212	REP-E	83-11-025
275-96-045	REP-P	83-02-048	296-24-16531	AMD-P	83-05-024	308-16-212	REP-P	83-11-045
275-96-045	REP-E	83-02-050	296-24-16537	AMD-P	83-05-024	308-16-213	AMD-E	83-11-011
275-96-045	REP-W	83-08-007	296-24-16539	AMD-P	83-05-024	308-16-213	AMD-P	83-11-045
275-96-045	REP-E	83-08-063	296-24-23527	AMD-P	83-05-024	308-16-214	NEW-E	83-11-011
275-96-050	REP-P	83-02-048	296-24-24015	AMD-P	83-05-024	308-16-214	NEW-P	83-11-045
275-96-050	REP-E	83-02-050	296-24-24517	AMD-P	83-05-024	308-16-217	REP-E	83-11-025
275-96-050	REP-W	83-08-007	296-27-020	AMD-P	83-04-044	308-16-217	REP-P	83-11-045
275-96-050	REP-E	83-08-063	296-27-078	NEW-P	83-04-044	308-16-220	REP-E	83-11-025
275-96-055	REP-P	83-02-048	296-45-65016	NEW-P	83-05-024	308-16-220	REP-P	83-11-045
275-96-055	REP-E	83-02-050	296-45-65038	NEW-P	83-05-024	308-16-240	AMD-E	83-11-011
275-96-055	REP-W	83-08-007	296-46-910	AMD-E	83-12-008	308-16-240	AMD-P	83-11-045
275-96-055	REP-E	83-08-063	296-46-910	AMD-P	83-12-019	308-16-280	AMD-P	83-11-045
275-96-060	REP-P	83-02-048	296-54-507	AMD-E	83-03-022	308-16-310	AMD-E	83-11-011
275-96-060	REP-E	83-02-050	296-54-507	AMD-P	83-05-024	308-16-310	REP-P	83-11-045
275-96-060	REP-W	83-08-007	296-62-07314	AMD-P	83-05-024	308-16-370	REP-E	83-11-025
275-96-060	REP-E	83-08-063	296-62-14515	AMD-P	83-05-024	308-16-370	REP-P	83-11-045
275-96-065	REP-P	83-02-048	296-78-770	AMD-P	83-05-024	308-25-020	AMD-P	83-04-070
275-96-065	REP-E	83-02-050	296-116-185	AMD-P	83-11-038	308-25-020	AMD	83-07-051
275-96-065	REP-W	83-08-007	296-116-2051	AMD-P	83-10-008	308-31-010	AMD	83-03-032
275-96-065	REP-E	83-08-063	296-116-300	AMD-P	83-12-027	308-31-030	NEW	83-03-032
275-96-070	REP-P	83-02-048	296-116-320	AMD-P	83-02-045	308-31-040	NEW	83-03-032
275-96-070	REP-E	83-02-050	296-116-320	AMD	83-05-049	308-31-050	NEW	83-03-032
275-96-070	REP-W	83-08-007	296-116-330	NEW	83-03-037	308-31-060	NEW	83-03-032
275-96-070	REP-E	83-08-063	296-150B-185	NEW-P	83-06-041	308-37-115	NEW-P	83-08-020
284-40-010	REP-P	83-11-005	296-150B-185	NEW-E	83-06-042	308-37-130	AMD	83-04-050
284-40-020	REP-P	83-11-005	296-150B-185	NEW	83-12-014	308-37-130	NEW	83-04-050
284-40-030	REP-P	83-11-005	296-155-145	AMD-P	83-05-024	308-40-102	AMD-P	83-04-049
284-40-040	REP-P	83-11-005	296-155-220	AMD-P	83-05-024	308-40-102	AMD	83-08-021
284-40-050	REP-P	83-11-005	296-200-025	AMD-P	83-12-020	308-40-110	AMD-P	83-04-049
284-40-060	REP-P	83-11-005	296-200-050	AMD-P	83-12-020	308-40-110	AMD	83-08-021
284-40-070	REP-P	83-11-005	296-200-900	AMD-P	83-12-020	308-42-025	REP	83-05-032
284-40-080	REP-P	83-11-005	296-306-200	AMD-P	83-05-024	308-42-030	AMD	83-05-032
284-60-010	NEW-P	83-10-060	296-350-400	AMD-P	83-05-024	308-42-040	AMD	83-05-032
284-60-020	NEW-P	83-10-060	296-401-070	AMD-C	83-03-039	308-42-045	AMD	83-05-032
284-60-030	NEW-P	83-10-060	296-401-080	AMD-C	83-03-039	308-42-060	AMD	83-05-032
284-60-040	NEW-P	83-10-060	296-401-130	AMD-P	83-07-074	308-42-070	NEW	83-05-032
284-60-050	NEW-P	83-10-060	296-401-130	AMD-C	83-12-011	308-48-010	AMD	83-04-020
284-60-060	NEW-P	83-10-060	296-401-130	AMD	83-12-021	308-48-020	REP	83-04-021
284-60-070	NEW-P	83-10-060	304-12-170	REP-P	83-10-066	308-48-030	AMD	83-04-020
284-60-080	NEW-P	83-10-060	304-12-275	AMD-P	83-10-066	308-48-090	REP	83-04-021
284-60-090	NEW-P	83-10-060	304-12-290	AMD-P	83-10-066	308-48-110	AMD	83-04-020
284-60-100	NEW-P	83-10-060	304-12-360	AMD-P	83-10-066	308-48-115	REP	83-04-021
289-13-235	NEW-C	83-04-003	304-12-370	AMD-P	83-10-066	308-48-165	NEW	83-04-020
289-13-235	NEW	83-07-059	304-20-060	AMD-P	83-03-074	308-48-170	REP	83-04-021
289-15-225	AMD	83-04-004	304-20-060	AMD	83-07-076	308-48-175	REP	83-04-021
289-15-225	AMD-P	83-11-046	304-25-560	AMD-P	83-03-073	308-48-190	AMD	83-04-020
296-15-044	REP-P	83-04-057	304-25-560	AMD	83-07-077	308-48-19001	REP	83-04-021
296-15-044	REP	83-07-075	306-16-21001	REP-E	83-11-011	308-48-200	AMD	83-04-020

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-49-100	NEW	83-04-021	308-93-130	NEW-P	83-11-043	314-52	REVIEW	83-11-026
308-49-120	NEW	83-04-021	308-93-140	NEW-E	83-10-021	314-52-110	AMD-P	83-03-013
308-49-130	NEW	83-04-021	308-93-140	NEW-P	83-11-043	314-52-110	AMD-C	83-06-025
308-49-140	NEW	83-04-021	308-93-150	NEW-E	83-10-021	314-56	REVIEW	83-11-026
308-49-150	NEW	83-04-021	308-93-150	NEW-P	83-11-043	314-60	REVIEW	83-11-026
308-49-160	NEW	83-04-021	308-93-160	NEW-E	83-10-021	314-62	REVIEW	83-11-026
308-49-170	NEW	83-04-021	308-93-160	NEW-P	83-11-043	314-64	REVIEW	83-11-026
308-49-180	NEW	83-04-021	308-93-170	NEW-E	83-10-021	314-68	REVIEW	83-11-026
308-52-135	AMD-P	83-03-045	308-93-170	NEW-P	83-11-043	314-72	REVIEW	83-11-026
308-52-135	AMD	83-07-014	308-95-010	NEW-P	83-04-068	314-76	REVIEW	83-11-026
308-52-138	AMD	83-03-031	308-95-010	NEW-E	83-06-029	315-02-020	AMD-P	83-12-057
308-52-140	AMD-P	83-03-045	308-95-010	NEW	83-12-025	315-02-210	REP-P	83-08-047
308-52-140	AMD	83-07-014	308-95-020	NEW-P	83-04-068	315-02-210	REP-C	83-10-069
308-52-150	NEW	83-03-031	308-95-020	NEW-E	83-06-029	315-04-040	AMD	83-05-029
308-52-500	AMD-P	83-03-045	308-95-020	NEW	83-12-025	315-04-050	REP-P	83-08-047
308-52-500	AMD	83-07-014	308-95-030	NEW-P	83-04-068	315-04-050	REP-C	83-10-069
308-52-502	NEW-P	83-03-045	308-95-030	NEW-E	83-06-029	315-04-090	AMD-E	83-03-041
308-52-502	NEW	83-07-014	308-95-030	NEW	83-12-025	315-04-090	AMD	83-05-029
308-52-504	AMD-P	83-03-045	308-96A-400	NEW-P	83-05-055	315-04-190	AMD-E	83-03-041
308-52-504	AMD	83-07-014	308-96A-400	NEW	83-08-052	315-04-190	AMD	83-05-029
308-52-520	REP-P	83-03-045	308-116-295	AMD-P	83-02-062	315-04-200	AMD-P	83-03-046
308-52-520	REP	83-07-014	308-116-295	AMD	83-05-033	315-04-200	AMD	83-07-022
308-52-550	REP-P	83-03-045	308-120-180	AMD-P	83-12-031	315-04-220	NEW-E	83-03-041
308-52-550	REP	83-07-014	308-120-270	NEW-P	83-08-073	315-04-220	NEW	83-05-029
308-52-560	REP-P	83-03-045	308-120-270	NEW	83-12-026	315-06-020	AMD	83-03-034
308-52-560	REP	83-07-014	308-120-345	NEW	83-04-051	315-06-050	AMD-E	83-03-041
308-53-080	AMD-P	83-06-073	308-120-400	AMD-P	83-12-031	315-06-050	AMD	83-05-029
308-53-080	AMD	83-10-052	308-120-600	NEW-P	83-12-031	315-06-060	NEW	83-03-034
308-53-085	AMD-P	83-06-073	308-120-601	NEW-P	83-12-031	315-06-060	NEW-E	83-04-019
308-53-085	AMD	83-10-052	308-120-602	NEW-P	83-12-031	315-06-080	AMD	83-03-031
308-90-010	NEW-E	83-10-051	308-120-603	NEW-P	83-12-031	315-06-080	NEW-E	83-04-019
308-90-010	NEW-P	83-11-044	308-120-604	NEW-P	83-12-031	315-06-120	NEW-E	83-03-041
308-90-020	NEW-E	83-10-051	308-120-605	NEW-P	83-12-031	315-06-120	NEW	83-05-029
308-90-020	NEW-P	83-11-044	308-120-606	NEW-P	83-12-031	315-06-160	AMD	83-05-029
308-90-030	NEW-E	83-10-051	308-120-607	NEW-P	83-12-031	315-10-020	AMD-E	83-03-041
308-90-030	NEW-P	83-11-044	308-120-608	NEW-P	83-12-031	315-10-020	AMD	83-05-029
308-90-040	NEW-E	83-10-051	308-120-609	NEW-P	83-12-031	315-10-030	AMD	83-03-034
308-90-040	NEW-P	83-11-044	308-122-500	AMD-P	83-11-042	315-10-030	AMD-E	83-08-083
308-90-050	NEW-E	83-10-051	308-122-505	AMD-P	83-11-042	315-10-030	AMD-P	83-12-057
308-90-050	NEW-P	83-11-044	308-138A-020	AMD-P	83-12-048	315-11-010	NEW	83-03-041
308-90-060	NEW-E	83-10-051	308-138A-025	AMD-P	83-12-048	315-11-010	NEW-E	83-04-019
308-90-060	NEW-P	83-11-044	308-138B-100	AMD-P	83-12-048	315-11-020	NEW	83-03-034
308-90-070	NEW-E	83-10-051	308-138B-105	NEW-P	83-12-048	315-11-020	NEW-E	83-04-019
308-90-070	NEW-P	83-11-044	308-138B-165	NEW-P	83-12-048	315-11-030	NEW	83-03-034
308-90-080	NEW-E	83-10-051	308-138B-170	AMD-P	83-12-048	315-11-030	NEW-E	83-04-019
308-90-080	NEW-P	83-11-044	308-151-080	AMD-P	83-04-029	315-11-040	NEW-E	83-03-040
308-90-090	NEW-E	83-10-051	308-151-080	AMD	83-07-050	315-11-040	NEW	83-05-030
308-90-090	NEW-P	83-11-044	308-151-100	AMD-P	83-04-029	315-11-041	NEW-E	83-03-040
308-90-100	NEW-E	83-10-051	308-151-100	AMD	83-07-050	315-11-041	NEW-P	83-04-069
308-90-100	NEW-P	83-11-044	314-04	REVIEW	83-11-026	315-11-041	NEW	83-07-023
308-90-110	NEW-E	83-10-051	314-08	REVIEW	83-11-026	315-11-041	NEW-E	83-08-084
308-90-110	NEW-P	83-11-044	314-12	REVIEW	83-11-026	315-11-042	NEW-E	83-03-040
308-93-010	NEW-E	83-10-021	314-12-125	NEW-P	83-03-012	315-11-042	NEW	83-05-030
308-93-010	NEW-P	83-11-043	314-12-125	NEW-P	83-06-027	315-11-050	NEW-E	83-05-031
308-93-020	NEW-E	83-10-021	314-12-125	NEW-P	83-10-032	315-11-050	NEW-P	83-05-052
308-93-020	NEW-P	83-11-043	314-12-125	NEW-W	83-10-045	315-11-050	NEW-E	83-08-085
308-93-030	NEW-E	83-10-021	314-16	REVIEW	83-11-026	315-11-050	NEW-C	83-08-079
308-93-030	NEW-P	83-11-043	314-16-120	AMD-P	83-03-013	315-11-050	NEW-C	83-10-072
308-93-040	NEW-E	83-10-021	314-16-120	AMD	83-06-026	315-11-051	NEW-E	83-05-031
308-93-040	NEW-P	83-11-043	314-16-122	AMD-P	83-10-059	315-11-051	NEW-P	83-05-052
308-93-050	NEW-E	83-10-021	314-16-145	NEW-P	83-09-016	315-11-051	NEW-E	83-08-085
308-93-050	NEW-P	83-11-043	314-16-145	NEW	83-12-022	315-11-051	NEW-C	83-08-079
308-93-060	NEW-E	83-10-021	314-16-196	NEW-P	83-07-066	315-11-051	NEW-C	83-10-072
308-93-060	NEW-P	83-11-043	314-16-196	NEW-P	83-10-031	315-11-052	NEW-E	83-05-031
308-93-070	NEW-E	83-10-021	314-16-196	NEW-W	83-10-046	315-11-052	NEW-P	83-05-052
308-93-070	NEW-P	83-11-043	314-20	REVIEW	83-11-026	315-11-052	NEW-E	83-08-085
308-93-080	NEW-E	83-10-021	314-24	REVIEW	83-11-026	315-11-052	NEW-C	83-08-079
308-93-080	NEW-P	83-11-043	314-26	REVIEW	83-11-026	315-11-052	NEW-C	83-10-072
308-93-090	NEW-E	83-10-021	314-27	REVIEW	83-11-026	315-11-060	NEW-P	83-05-053
308-93-090	NEW-P	83-11-043	314-28	REVIEW	83-11-026	315-11-060	NEW-C	83-08-080
308-93-100	NEW-E	83-10-021	314-32	REVIEW	83-11-026	315-11-060	NEW-E	83-08-086
308-93-100	NEW-P	83-11-043	314-36	REVIEW	83-11-026	315-11-060	NEW-C	83-10-070
308-93-110	NEW-E	83-10-021	314-37-010	NEW	83-04-017	315-11-061	NEW-P	83-05-053
308-93-110	NEW-P	83-11-043	314-40	REVIEW	83-11-026	315-11-061	NEW-C	83-08-080
308-93-120	NEW-E	83-10-021	314-44	REVIEW	83-11-026	315-11-061	NEW-E	83-08-086
308-93-120	NEW-P	83-11-043	314-45	REVIEW	83-11-026	315-11-061	NEW-C	83-10-070
308-93-130	NEW-E	83-10-021	314-48	REVIEW	83-11-026	315-11-062	NEW-P	83-05-053

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
315-11-062	NEW-C	83-08-080	315-20-120	NEW-C	83-10-073
315-11-062	NEW-E	83-08-086	315-20-130	NEW-P	83-08-074
315-11-062	NEW-C	83-10-070	315-20-130	NEW-C	83-10-073
315-11-070	NEW-P	83-10-067	315-20-140	NEW-P	83-08-074
315-11-071	NEW-P	83-10-067	315-20-140	NEW-C	83-10-073
315-11-072	NEW-P	83-10-067	315-20-150	NEW-P	83-08-074
315-12-010	NEW-C	83-05-028	315-20-150	NEW-C	83-10-073
315-12-010	NEW-C	83-08-081	332-12-310	AMD-C	83-05-004
315-12-010	NEW-C	83-10-068	332-12-310	AMD-C	83-06-040
315-12-020	NEW-C	83-05-028	332-12-310	AMD	83-07-039
315-12-020	NEW-C	83-08-081	332-24-056	AMD-P	83-07-068
315-12-020	NEW-C	83-10-068	332-24-056	AMD	83-10-036
315-12-030	NEW-C	83-05-028	332-24-060	AMD-P	83-07-068
315-12-030	NEW-C	83-08-081	332-24-060	AMD	83-10-036
315-12-030	NEW-C	83-10-068	332-24-063	AMD-P	83-07-068
315-12-040	NEW-C	83-05-028	332-24-063	AMD	83-10-036
315-12-040	NEW-C	83-08-081	332-24-065	REP-P	83-07-068
315-12-040	NEW-C	83-10-068	332-24-065	REP	83-10-036
315-12-050	NEW-C	83-05-028	332-24-070	AMD-P	83-07-068
315-12-050	NEW-C	83-08-081	332-24-070	AMD	83-10-036
315-12-050	NEW-C	83-10-068	332-24-080	REP-P	83-07-068
315-12-060	NEW-C	83-05-028	332-24-080	REP	83-10-036
315-12-060	NEW-C	83-08-081	332-24-090	AMD-E	83-07-021
315-12-060	NEW-C	83-10-068	332-24-090	AMD-P	83-07-068
315-12-070	NEW-C	83-05-028	332-24-090	AMD-E	83-09-015
315-12-070	NEW-C	83-08-081	332-24-090	AMD	83-10-036
315-12-070	NEW-C	83-10-068	332-24-090	AMD-E	83-11-001
315-12-080	NEW-C	83-05-028	332-24-095	NEW-P	83-07-068
315-12-080	NEW-C	83-08-081	332-24-095	NEW	83-10-036
315-12-080	NEW-C	83-10-068	332-24-250	REP-P	83-07-068
315-12-090	NEW-C	83-05-028	332-24-250	REP	83-10-036
315-12-090	NEW-C	83-08-081	332-24-260	REP-P	83-07-068
315-12-090	NEW-C	83-10-068	332-24-260	REP	83-10-036
315-12-100	NEW-C	83-05-028	332-24-270	REP-P	83-07-068
315-12-100	NEW-P	83-05-054	332-24-270	REP	83-10-036
315-12-100	NEW-C	83-08-081	332-24-280	REP-P	83-07-068
315-12-100	NEW-C	83-08-082	332-24-280	REP	83-10-036
315-12-100	NEW-C	83-10-068	332-24-290	REP-P	83-07-068
315-12-100	NEW-C	83-10-071	332-24-290	REP	83-10-036
315-12-110	NEW-C	83-05-028	332-24-300	REP-P	83-07-068
315-12-110	NEW-C	83-08-081	332-24-300	REP	83-10-036
315-12-110	NEW-C	83-10-068	332-26-084	NEW-E	83-09-015
315-12-120	NEW-C	83-05-028	332-30-142	AMD	83-02-055
315-12-120	NEW-C	83-08-081	332-44-100	NEW-E	83-03-029
315-12-120	NEW-C	83-10-068	332-44-110	NEW-E	83-03-029
315-12-130	NEW-C	83-05-028	332-100-040	AMD-P	83-07-037
315-12-130	NEW-C	83-08-081	332-100-040	AMD-E	83-07-038
315-12-130	NEW-C	83-10-068	332-100-040	AMD-E	83-11-007
315-12-140	NEW-C	83-05-028	332-100-040	AMD	83-11-008
315-12-140	NEW-C	83-08-081	352-12-010	AMD-P	83-02-057
315-12-140	NEW-C	83-10-068	352-12-010	AMD	83-06-051
315-12-150	NEW-C	83-05-028	352-12-020	REP-W	83-02-058
315-12-150	NEW-C	83-08-081	352-12-030	REP-W	83-02-058
315-12-150	NEW-C	83-10-068	352-12-040	REP-W	83-02-058
315-20-010	NEW-P	83-08-074	352-12-050	REP-W	83-02-058
315-20-010	NEW-C	83-10-073	352-32-030	AMD-P	83-04-073
315-20-020	NEW-P	83-08-074	352-32-030	AMD	83-09-031
315-20-020	NEW-C	83-10-073	352-32-037	AMD-P	83-04-073
315-20-030	NEW-P	83-08-074	352-32-037	AMD	83-09-031
315-20-030	NEW-C	83-10-073	352-32-045	AMD-P	83-04-073
315-20-040	NEW-P	83-08-074	352-32-045	AMD	83-09-031
315-20-040	NEW-C	83-10-073	352-32-160	REP-C	83-06-004
315-20-050	NEW-P	83-08-074	352-32-160	REP	83-08-032
315-20-050	NEW-C	83-10-073	352-32-165	NEW-C	83-06-004
315-20-060	NEW-P	83-08-074	352-32-165	NEW	83-08-032
315-20-060	NEW-C	83-10-073	352-32-190	REP-C	83-06-004
315-20-070	NEW-P	83-08-074	352-32-190	AMD	83-08-032
315-20-070	NEW-C	83-10-073	352-32-190	REP-P	83-10-055
315-20-080	NEW-P	83-08-074	352-32-195	NEW-P	83-10-055
315-20-080	NEW-C	83-10-073	352-32-250	AMD-P	83-04-073
315-20-090	NEW-P	83-08-074	352-32-250	AMD	83-09-031
315-20-090	NEW-C	83-10-073	352-44	REVIEW	83-11-024
315-20-100	NEW-P	83-08-074	352-48	AMD-P	83-10-053
315-20-100	NEW-C	83-10-073	352-48-010	AMD-P	83-10-053
315-20-110	NEW-P	83-08-074	352-48-020	AMD-P	83-10-053
315-20-110	NEW-C	83-10-073	352-48-030	AMD-P	83-10-053
315-20-120	NEW-P	83-08-074	352-48-040	AMD-P	83-10-053
352-48-050	AMD-P	83-10-053			
352-48-060	AMD-P	83-10-053			
352-48-070	AMD-P	83-10-053			
352-48-080	AMD-P	83-10-053			
352-56-010	NEW-P	83-10-054			
352-56-020	NEW-P	83-10-054			
352-56-030	NEW-P	83-10-054			
352-56-040	NEW-P	83-10-054			
352-56-050	NEW-P	83-10-054			
352-56-060	NEW-P	83-10-054			
352-56-070	NEW-P	83-10-054			
352-56-080	NEW-P	83-10-054			
356-06-055	AMD-P	83-06-043			
356-06-055	AMD	83-09-030			
356-06-080	AMD-C	83-05-047			
356-06-080	AMD-E	83-07-064			
356-06-080	AMD-P	83-08-009			
356-06-080	AMD-C	83-11-027			
356-14-085	AMD-C	83-03-035			
356-14-085	AMD	83-06-005			
356-14-250	AMD-P	83-12-035			
356-14-260	AMD-P	83-08-009			
356-14-260	AMD	83-12-002			
356-15-090	AMD-P	83-12-035			
356-15-130	AMD-P	83-04-035			
356-15-130	AMD	83-08-010			
356-18-050	AMD-P	83-08-009			
356-18-050	AMD	83-12-002			
356-18-060	AMD-P	83-10-047			
356-26-020	AMD-C	83-05-047			
356-26-020	AMD-C	83-07-036			
356-26-070	AMD-P	83-06-043			
356-26-070	AMD	83-09-030			
356-26-100	AMD-P	83-04-035			
356-26-100	AMD	83-08-010			
356-30-030	AMD-P	83-08-009			
356-30-030	AMD	83-12-002			
356-30-190	AMD-C	83-05-047			
356-30-190	AMD-C	83-07-036			
356-30-200	AMD-C	83-05-047			
356-30-200	AMD-C	83-07-036			
356-30-210	AMD-C	83-05-047			
356-30-210	AMD-C	83-07-036			
356-30-230	AMD-C	83-05-047			
356-30-230	AMD-C	83-07-036			
356-30-240	AMD-C	83-05-047A			
356-30-240	AMD-C	83-07-036			
356-30-270	AMD-P	83-12-035			
356-30-330	AMD-C	83-03-035			
356-30-330	AMD-P	83-08-009			
356-30-330	AMD	83-08-010			
356-30-330	AMD-C	83-11-027			
356-34-020	AMD-P	83-10-047			
356-34-030	AMD-P	83-10-047			
356-34-040	AMD-P	83-10-047			
356-34-060	AMD-P	83-10-047			
360-12-150	NEW-P	83-06-074			
360-12-150	NEW	83-10-013			
360-13-100	NEW-P	83-06-074			
360-13-100	NEW-E	83-10-012			
360-13-100	NEW	83-10-013			
360-16-300	NEW-P	83-06-074			
360-16-300	NEW	83-10-013			
360-19-010	NEW-P	83-12-047			
360-19-020	NEW-P	83-12-047			
360-19-030	NEW-P	83-12-047			
360-19-040	NEW-P	83-12-047			
360-19-050	NEW-P	83-12-047			
360-19-060	NEW-P	83-12-047			
360-19-070	NEW-P	83-12-047			
360-19-080	NEW-P	83-12-047			
360-19-090	NEW-P	83-12-047			
360-23-040	REP-P	83-06-074			
360-23-040	REP	83-10-013			
360-33-050	NEW-P	83-06-074			
360-33-050	NEW	83-10-013			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
365-55-010	REP	83-06-066	388-28-473	AMD	83-04-033	388-54-675	AMD-E	83-04-042
365-55-020	REP	83-06-066	388-28-475	AMD	83-04-033	388-54-675	AMD-P	83-04-043
365-55-030	REP	83-06-066	388-28-480	AMD	83-04-033	388-54-675	AMD	83-08-071
365-55-040	REP	83-06-066	388-28-481	AMD	83-04-033	388-54-680	AMD-P	83-07-010
365-55-050	REP	83-06-066	388-28-482	AMD	83-04-033	388-54-680	AMD	83-10-078
365-55-060	REP	83-06-066	388-28-483	NEW	83-04-033	388-54-687	AMD-E	83-04-042
365-55-070	REP	83-06-066	388-28-484	AMD	83-04-033	388-54-687	AMD-P	83-04-043
365-55-080	REP	83-06-066	388-28-500	AMD	83-04-033	388-54-687	AMD	83-08-071
371-08-255	NEW-P	83-07-031	388-28-535	AMD	83-04-033	388-54-695	AMD-E	83-04-042
371-08-255	NEW-P	83-11-006	388-28-560	AMD	83-04-033	388-54-695	AMD-P	83-04-043
381	NEW	83-03-036	388-28-590	AMD	83-04-060	388-54-695	AMD	83-08-071
383-06-010	NEW-P	83-06-053	388-28-600	AMD	83-04-033	388-54-715	AMD-E	83-04-042
383-06-010	NEW-E	83-06-055	388-29	AMD-C	83-05-015	388-54-715	AMD-P	83-04-043
383-06-010	NEW-C	83-10-030	388-29-010	AMD	83-11-010	388-54-715	AMD	83-08-071
383-06-020	NEW-P	83-06-053	388-29-080	AMD	83-11-010	388-54-730	AMD-E	83-04-042
383-06-020	NEW-E	83-06-055	388-29-112	AMD	83-11-010	388-54-730	AMD-P	83-04-043
383-06-020	NEW-C	83-10-030	388-33-135	AMD	83-04-033	388-54-730	AMD	83-08-071
383-06-030	NEW-P	83-06-053	388-33-140	AMD	83-04-033	388-54-740	AMD	83-03-015
383-06-030	NEW-E	83-06-055	388-34-160	AMD-P	83-07-053	388-54-740	AMD-E	83-04-042
383-06-030	NEW-C	83-10-030	388-34-160	AMD	83-10-077	388-54-740	AMD-P	83-04-043
383-06-040	NEW-P	83-06-053	388-37-010	AMD-P	83-05-002	388-54-740	AMD	83-08-071
383-06-040	NEW-E	83-06-055	388-37-010	AMD	83-08-025	388-54-750	AMD-E	83-04-042
383-06-040	NEW-C	83-10-030	388-37-030	AMD-P	83-05-002	388-54-750	AMD-P	83-04-043
383-06-050	NEW-P	83-06-053	388-37-030	AMD	83-08-025	388-54-750	AMD	83-08-071
383-06-050	NEW-E	83-06-055	388-37-032	AMD-P	83-05-002	388-54-760	AMD-E	83-04-042
383-06-050	NEW-C	83-10-030	388-37-032	AMD	83-08-025	388-54-760	AMD-P	83-04-043
383-06-060	NEW-P	83-06-053	388-37-035	AMD-P	83-05-002	388-54-760	AMD	83-08-071
383-06-060	NEW-E	83-06-055	388-37-035	AMD	83-08-025	388-54-780	AMD-E	83-04-042
383-06-060	NEW-C	83-10-030	388-37-036	AMD-P	83-05-002	388-54-780	AMD-P	83-04-043
383-06-070	NEW-P	83-06-053	388-37-036	AMD	83-08-025	388-54-780	AMD	83-08-071
383-06-070	NEW-E	83-06-055	388-37-037	AMD-P	83-05-002	388-54-785	AMD	83-03-015
383-06-070	NEW-C	83-10-030	388-37-037	AMD	83-08-025	388-54-785	AMD-E	83-04-042
383-06-080	NEW-P	83-06-053	388-37-038	AMD-P	83-05-002	388-54-785	AMD-P	83-04-043
383-06-080	NEW-E	83-06-055	388-37-038	AMD	83-08-025	388-54-785	AMD	83-08-071
383-06-080	NEW-C	83-10-030	388-37-050	AMD-P	83-05-002	388-54-800	AMD-P	83-08-012
383-06-090	NEW-P	83-06-053	388-37-050	AMD	83-08-025	388-54-800	AMD-E	83-08-013
383-06-090	NEW-E	83-06-055	388-37-060	AMD-P	83-05-002	388-54-800	AMD	83-12-003
383-06-090	NEW-C	83-10-030	388-37-060	AMD	83-08-025	388-54-810	REP	83-03-015
383-06-100	NEW-P	83-06-053	388-38-200	AMD-P	83-10-018	388-55-010	AMD-P	83-10-075
383-06-100	NEW-E	83-06-055	388-44-010	AMD	83-05-046	388-55-020	NEW-P	83-10-075
383-06-100	NEW-C	83-10-030	388-44-020	AMD	83-05-046	388-55-030	NEW-P	83-10-075
383-06-110	NEW-P	83-06-053	388-44-025	NEW	83-05-046	388-55-040	NEW-P	83-10-075
383-06-110	NEW-E	83-06-055	388-44-035	AMD	83-05-046	388-70-068	AMD	83-04-061
383-06-110	NEW-C	83-10-030	388-44-110	AMD	83-05-046	388-70-069	AMD	83-04-061
383-06-120	NEW-P	83-06-053	388-44-115	AMD	83-05-046	388-72-020	REP-P	83-05-003
383-06-120	NEW-E	83-06-055	388-44-125	AMD	83-05-046	388-72-020	REP	83-08-023
383-06-120	NEW-C	83-10-030	388-44-127	AMD	83-05-046	388-72-025	REP-P	83-05-003
383-06-130	NEW-P	83-06-053	388-44-130	AMD	83-05-046	388-72-025	REP	83-08-023
383-06-130	NEW-E	83-06-055	388-44-145	AMD	83-05-046	388-72-030	REP-P	83-05-003
383-06-130	NEW-C	83-10-030	388-44-150	AMD	83-05-046	388-72-030	REP	83-08-023
383-06-140	NEW-P	83-06-053	388-54-615	AMD-E	83-04-042	388-72-035	REP-P	83-05-003
383-06-140	NEW-E	83-06-055	388-54-615	AMD-P	83-04-043	388-72-035	REP	83-08-023
383-06-140	NEW-C	83-10-030	388-54-615	AMD	83-08-071	388-72-040	REP-P	83-05-003
388-08-435	NEW	83-03-021	388-54-630	AMD-E	83-04-042	388-72-040	REP	83-08-023
388-15-208	AMD-P	83-11-012	388-54-630	AMD-P	83-04-043	388-72-045	REP-P	83-05-003
388-15-213	AMD-P	83-11-012	388-54-630	AMD	83-08-071	388-72-045	REP	83-08-023
388-15-600	NEW-P	83-05-042	388-54-640	AMD-E	83-04-042	388-72-050	REP-P	83-05-003
388-15-600	NEW-E	83-05-043	388-54-640	AMD-P	83-04-043	388-72-050	REP	83-08-023
388-15-600	NEW	83-08-024	388-54-640	AMD	83-08-071	388-72-060	REP-P	83-05-003
388-15-610	NEW-P	83-05-042	388-54-645	AMD-E	83-04-042	388-72-060	REP	83-08-023
388-15-610	NEW-E	83-05-043	388-54-645	AMD-P	83-04-043	388-72-070	REP-P	83-05-003
388-15-610	NEW	83-08-024	388-54-645	AMD	83-08-071	388-72-070	REP	83-08-023
388-15-620	NEW-P	83-05-042	388-54-650	AMD-E	83-04-042	388-72-080	REP-P	83-05-003
388-15-620	NEW-E	83-05-043	388-54-650	AMD-P	83-04-043	388-72-080	REP	83-08-023
388-15-620	NEW	83-08-024	388-54-650	AMD	83-08-071	388-72-090	REP-P	83-05-003
388-15-630	NEW-P	83-05-042	388-54-655	AMD-E	83-04-042	388-72-090	REP	83-08-023
388-15-630	NEW-E	83-05-043	388-54-655	AMD-P	83-04-043	388-72-100	REP-P	83-05-003
388-15-630	NEW	83-08-024	388-54-655	AMD	83-08-071	388-72-100	REP	83-08-023
388-17-100	AMD-P	83-10-074	388-54-660	AMD-P	83-07-010	388-72-105	REP-P	83-05-003
388-17-160	AMD-P	83-10-074	388-54-660	AMD	83-10-078	388-72-105	REP	83-08-023
388-17-180	AMD-P	83-10-074	388-54-665	AMD-E	83-04-042	388-72-110	REP-P	83-05-003
388-20-010	AMD-P	83-11-009	388-54-665	AMD-P	83-04-043	388-72-110	REP	83-08-023
388-20-020	REP-P	83-11-009	388-54-665	AMD	83-08-071	388-72-115	REP-P	83-05-003
388-28-005	AMD	83-04-033	388-54-670	AMD	83-03-015	388-72-115	REP	83-08-023
388-28-355	AMD	83-04-033	388-54-670	AMD-E	83-04-042	388-72-120	REP-P	83-05-003
388-28-400	AMD	83-04-033	388-54-670	AMD-P	83-04-043	388-72-120	REP	83-08-023
388-28-415	AMD	83-04-033	388-54-670	AMD	83-08-071	388-72-125	REP-P	83-05-003

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-72-125	REP	83-08-023	388-72-500	REP-P	83-05-003	388-73-146	AMD-P	83-09-047
388-72-150	REP-P	83-05-003	388-72-500	REP	83-08-023	388-73-304	AMD	83-02-060
388-72-150	REP	83-08-023	388-72-505	REP-P	83-05-003	388-73-310	AMD	83-02-060
388-72-155	REP-P	83-05-003	388-72-505	REP	83-08-023	388-73-504	AMD	83-02-060
388-72-155	REP	83-08-023	388-72-510	REP-P	83-05-003	388-73-602	AMD-P	83-09-047
388-72-160	REP-P	83-05-003	388-72-510	REP	83-08-023	388-73-604	AMD	83-02-060
388-72-160	REP	83-08-023	388-72-515	REP-P	83-05-003	388-73-606	AMD-P	83-09-047
388-72-165	REP-P	83-05-003	388-72-515	REP	83-08-023	388-73-610	AMD-P	83-09-047
388-72-165	REP	83-08-023	388-72-520	REP-P	83-05-003	388-73-708	AMD	83-02-060
388-72-170	REP-P	83-05-003	388-72-520	REP	83-08-023	388-73-714	AMD	83-02-060
388-72-170	REP	83-08-023	388-72-550	REP-P	83-05-003	388-73-900	NEW-P	83-09-047
388-72-175	REP-P	83-05-003	388-72-550	REP	83-08-023	388-73-902	NEW-P	83-09-047
388-72-175	REP	83-08-023	388-72-555	REP-P	83-05-003	388-73-904	NEW-P	83-09-047
388-72-180	REP-P	83-05-003	388-72-555	REP	83-08-023	388-82-125	AMD-P	83-09-046
388-72-180	REP	83-08-023	388-72-560	REP-P	83-05-003	388-82-125	REP	83-12-059
388-72-200	REP-P	83-05-003	388-72-560	REP	83-08-023	388-83-135	AMD-P	83-09-046
388-72-200	REP	83-08-023	388-72-565	REP-P	83-05-003	388-83-135	REP	83-12-059
388-72-205	REP-P	83-05-003	388-72-565	REP	83-08-023	388-83-140	AMD-P	83-09-046
388-72-205	REP	83-08-023	388-72-570	REP-P	83-05-003	388-83-140	REP	83-12-059
388-72-207	REP-P	83-05-003	388-72-570	REP	83-08-023	388-83-200	NEW-P	83-05-042
388-72-207	REP	83-08-023	388-72-575	REP-P	83-05-003	388-83-200	NEW-E	83-05-043
388-72-210	REP-P	83-05-003	388-72-575	REP	83-08-023	388-83-200	NEW	83-08-024
388-72-210	REP	83-08-023	388-72-580	REP-P	83-05-003	388-86-005	AMD-E	83-12-036
388-72-215	REP-P	83-05-003	388-72-580	REP	83-08-023	388-86-005	AMD-P	83-12-037
388-72-215	REP	83-08-023	388-72-585	REP-P	83-05-003	388-86-040	AMD-P	83-07-053
388-72-220	REP-P	83-05-003	388-72-585	REP	83-08-023	388-86-040	AMD	83-10-077
388-72-220	REP	83-08-023	388-72-590	REP-P	83-05-003	388-86-050	AMD-E	83-02-046
388-72-225	REP-P	83-05-003	388-72-590	REP	83-08-023	388-86-050	AMD	83-05-050
388-72-225	REP	83-08-023	388-72-600	REP-P	83-05-003	388-86-050	AMD-E	83-12-036
388-72-230	REP-P	83-05-003	388-72-600	REP	83-08-023	388-86-050	AMD-P	83-12-037
388-72-230	REP	83-08-023	388-72-605	REP-P	83-05-003	388-86-075	AMD	83-03-016
388-72-235	REP-P	83-05-003	388-72-605	REP	83-08-023	388-87-007	AMD-P	83-07-053
388-72-235	REP	83-08-023	388-72-610	REP-P	83-05-003	388-87-007	AMD	83-10-077
388-72-240	REP-P	83-05-003	388-72-610	REP	83-08-023	388-87-008	NEW-P	83-07-053
388-72-240	REP	83-08-023	388-72-615	REP-P	83-05-003	388-87-008	NEW	83-10-077
388-72-250	REP-P	83-05-003	388-72-615	REP	83-08-023	388-87-011	AMD-P	83-10-081
388-72-250	REP	83-08-023	388-72-620	REP-P	83-05-003	388-87-011	AMD	83-03-016
388-72-255	REP-P	83-05-003	388-72-620	REP	83-08-023	388-87-070	AMD	83-03-016
388-72-255	REP	83-08-023	388-72-625	REP-P	83-05-003	388-87-070	AMD-P	83-05-040
388-72-260	REP-P	83-05-003	388-72-625	REP	83-08-023	388-87-070	AMD-E	83-05-041
388-72-260	REP	83-08-023	388-72-630	REP-P	83-05-003	388-87-070	AMD	83-08-022
388-72-265	REP-P	83-05-003	388-72-630	REP	83-08-023	388-92-030	AMD-P	83-09-046
388-72-265	REP	83-08-023	388-72-635	REP-P	83-05-003	388-92-030	AMD	83-12-059
388-72-270	REP-P	83-05-003	388-72-635	REP	83-08-023	388-92-045	AMD-P	83-07-053
388-72-270	REP	83-08-023	388-73-012	AMD-P	83-09-047	388-92-045	AMD	83-10-077
388-72-275	REP-P	83-05-003	388-73-014	AMD	83-02-060	388-93-015	AMD-P	83-07-053
388-72-280	REP-P	83-05-003	388-73-014	AMD-P	83-09-047	388-93-015	AMD	83-10-077
388-72-280	REP	83-08-023	388-73-01950	NEW	83-02-060	388-93-035	AMD-P	83-07-053
388-72-285	REP-P	83-05-003	388-73-020	AMD	83-02-060	388-93-035	AMD	83-10-077
388-72-285	REP	83-08-023	388-73-024	AMD	83-02-060	388-93-060	AMD-P	83-07-053
388-72-300	REP-P	83-05-003	388-73-042	AMD	83-02-060	388-93-060	AMD	83-10-077
388-72-300	REP	83-08-023	388-73-050	AMD	83-02-060	388-93-080	AMD-P	83-07-053
388-72-305	REP-P	83-05-003	388-73-054	AMD-P	83-09-047	388-93-080	AMD	83-10-077
388-72-305	REP	83-08-023	388-73-058	AMD	83-02-060	388-95	AMD-P	83-09-046
388-72-310	REP-P	83-05-003	388-73-058	AMD-P	83-09-047	388-95	AMD	83-12-059
388-72-310	REP	83-08-023	388-73-060	AMD	83-02-060	388-95-005	REP-P	83-09-046
388-72-315	REP-P	83-05-003	388-73-062	AMD	83-02-060	388-95-005	REP	83-12-059
388-72-315	REP	83-08-023	388-73-068	AMD	83-02-060	388-95-010	REP-P	83-09-046
388-72-350	REP-P	83-05-003	388-73-072	AMD-P	83-09-047	388-95-010	REP	83-12-059
388-72-350	REP	83-08-023	388-73-076	AMD	83-02-060	388-95-025	REP-P	83-09-046
388-72-355	REP-P	83-05-003	388-73-077	NEW-P	83-09-047	388-95-025	REP	83-12-059
388-72-355	REP	83-08-023	388-73-102	AMD	83-02-060	388-95-030	REP-P	83-09-046
388-72-400	REP-P	83-05-003	388-73-103	NEW	83-02-060	388-95-030	REP	83-12-059
388-72-400	REP	83-08-023	388-73-108	AMD	83-02-060	388-95-035	REP-P	83-09-046
388-72-405	REP-P	83-05-003	388-73-108	AMD-P	83-09-047	388-95-035	REP	83-12-059
388-72-405	REP	83-08-023	388-73-118	AMD	83-02-060	388-95-040	REP-P	83-09-046
388-72-410	REP-P	83-05-003	388-73-118	AMD-P	83-09-047	388-95-040	REP	83-12-059
388-72-410	REP	83-08-023	388-73-132	AMD	83-02-060	388-95-045	REP-P	83-09-046
388-72-415	REP-P	83-05-003	388-73-134	AMD	83-02-060	388-95-045	REP	83-12-059
388-72-415	REP	83-08-023	388-73-136	AMD	83-02-060	388-95-055	REP-P	83-09-046
388-72-425	REP-P	83-05-003	388-73-140	AMD	83-02-060	388-95-055	REP	83-12-059
388-72-425	REP	83-08-023	388-73-140	AMD-P	83-09-047	388-95-060	REP-P	83-09-046
388-72-435	REP-P	83-05-003	388-73-142	AMD	83-02-060	388-95-060	REP	83-12-059
388-72-435	REP	83-08-023	388-73-142	AMD-P	83-09-047	388-95-065	REP-P	83-09-046
388-72-445	REP-P	83-05-003	388-73-144	AMD	83-02-060	388-95-065	REP	83-12-059
388-72-445	REP	83-08-023	388-73-144	AMD-P	83-09-047	388-95-070	REP-P	83-09-046
			388-73-146	AMD	83-02-060	388-95-070	REP	83-12-059

### Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-95-075	REP-P	83-09-046	392-163-145	NEW-P	83-04-054	392-163-390	NEW	83-08-030
388-95-075	REP	83-12-059	392-163-145	NEW	83-08-030	392-163-400	NEW-P	83-04-054
388-95-080	REP-P	83-09-046	392-163-170	NEW-P	83-04-054	392-163-400	NEW	83-08-030
388-95-080	REP	83-12-059	392-163-170	NEW	83-08-030	392-163-405	NEW-P	83-04-054
388-95-210	REP-P	83-09-046	392-163-175	NEW-P	83-04-054	392-163-405	NEW	83-08-030
388-95-210	REP	83-12-059	392-163-175	NEW	83-08-030	392-163-410	NEW-P	83-04-054
388-95-215	REP-P	83-09-046	392-163-180	NEW-P	83-04-054	392-163-410	NEW	83-08-030
388-95-215	REP	83-12-059	392-163-180	NEW	83-08-030	392-163-415	NEW-P	83-04-054
388-95-225	REP-P	83-09-046	392-163-185	NEW-P	83-04-054	392-163-415	NEW	83-08-030
388-95-225	REP	83-12-059	392-163-185	NEW	83-08-030	392-163-420	NEW-P	83-04-054
388-95-235	REP-P	83-09-046	392-163-190	NEW-P	83-04-054	392-163-420	NEW	83-08-030
388-95-235	REP	83-12-059	392-163-190	NEW	83-08-030	392-163-425	NEW-P	83-04-054
388-95-255	REP-P	83-09-046	392-163-195	NEW-P	83-04-054	392-163-425	NEW	83-08-030
388-95-255	REP	83-12-059	392-163-195	NEW	83-08-030	392-163-430	NEW-P	83-04-054
388-95-260	REP-P	83-09-046	392-163-200	NEW-P	83-04-054	392-163-430	NEW	83-08-030
388-95-260	REP	83-12-059	392-163-200	NEW	83-08-030	392-163-440	NEW-P	83-04-054
388-95-265	REP-P	83-09-046	392-163-205	NEW-P	83-04-054	392-163-440	NEW	83-08-030
388-95-265	REP	83-12-059	392-163-205	NEW	83-08-030	392-163-445	NEW-P	83-04-054
388-95-270	REP-P	83-09-046	392-163-210	NEW-P	83-04-054	392-163-445	NEW	83-08-030
388-95-270	REP	83-12-059	392-163-210	NEW	83-08-030	392-163-450	NEW-P	83-04-054
388-95-280	REP-P	83-09-046	392-163-215	NEW-P	83-04-054	392-163-450	NEW	83-08-030
388-95-280	REP	83-12-059	392-163-215	NEW	83-08-030	392-163-455	NEW-P	83-04-054
388-95-300	NEW-P	83-09-046	392-163-220	NEW-P	83-04-054	392-163-455	NEW	83-08-030
388-95-300	NEW	83-12-059	392-163-220	NEW	83-08-030	392-163-460	NEW-P	83-04-054
388-95-320	NEW-P	83-09-046	392-163-225	NEW-P	83-04-054	392-163-460	NEW	83-08-030
388-95-320	NEW	83-12-059	392-163-225	NEW	83-08-030	392-163-465	NEW-P	83-04-054
388-95-340	NEW-P	83-09-046	392-163-230	NEW-P	83-04-054	392-163-465	NEW	83-08-030
388-95-340	NEW	83-12-059	392-163-230	NEW	83-08-030	392-171	AMD-C	83-07-057
388-95-360	NEW-P	83-09-046	392-163-235	NEW-P	83-04-054	392-171	AMD	83-08-029
388-95-360	NEW	83-12-059	392-163-235	NEW	83-08-030	392-171-386	AMD-P	83-04-072
388-95-380	NEW-P	83-09-046	392-163-240	NEW-P	83-04-054	392-171-386	AMD	83-08-029
388-95-380	NEW	83-12-059	392-163-240	NEW	83-08-030	392-171-401	AMD-P	83-04-072
388-95-390	NEW-P	83-09-046	392-163-245	NEW-P	83-04-054	392-171-401	AMD	83-08-029
388-95-390	NEW	83-12-059	392-163-245	NEW	83-08-030	392-171-631	AMD-P	83-04-072
388-95-400	NEW-P	83-09-046	392-163-250	NEW-P	83-04-054	392-171-631	AMD	83-08-029
388-95-400	NEW	83-12-059	392-163-250	NEW	83-08-030	392-171-661	AMD-P	83-04-072
388-96-113	AMD	83-05-007	392-163-255	NEW-P	83-04-054	392-171-661	AMD	83-08-029
388-96-222	AMD	83-05-007	392-163-255	NEW	83-08-030	392-171-691	AMD-P	83-04-072
388-96-225	AMD	83-05-007	392-163-260	NEW-P	83-04-054	392-171-691	AMD	83-08-029
388-96-227	AMD	83-05-007	392-163-260	NEW	83-08-030	392-171-761	AMD-P	83-04-072
388-96-539	AMD	83-05-007	392-163-300	NEW-P	83-04-054	392-171-761	AMD	83-08-029
388-96-553	AMD	83-05-007	392-163-300	NEW	83-08-030	392-171-766	AMD-P	83-04-072
388-96-554	NEW	83-05-007	392-163-305	NEW-P	83-04-054	392-171-766	AMD	83-08-029
388-96-573	AMD	83-05-007	392-163-305	NEW	83-08-030	392-171-771	AMD-P	83-04-072
388-99-035	AMD-P	83-10-081	392-163-310	NEW-P	83-04-054	392-171-771	AMD	83-08-029
388-99-045	AMD-P	83-09-046	392-163-310	NEW	83-08-030	392-171-776	AMD-P	83-04-072
388-99-045	REP	83-12-059	392-163-315	NEW-P	83-04-054	392-171-776	AMD	83-08-029
388-99-060	AMD	83-03-016	392-163-315	NEW	83-08-030	392-171-781	AMD-P	83-04-072
388-100-005	AMD-P	83-10-081	392-163-320	NEW-P	83-04-054	392-171-781	AMD	83-08-029
388-100-025	AMD-P	83-10-081	392-163-320	NEW	83-08-030	419-28-060	NEW	83-05-022
388-320-220	AMD	83-03-021	392-163-322	NEW-P	83-04-054	419-44-010	NEW	83-05-021
390-13-010	NEW-P	83-06-033	392-163-322	NEW	83-08-030	419-44-020	NEW-W	83-05-021
390-13-010	NEW	83-11-004	392-163-325	NEW-P	83-04-054	440-44-035	AMD-P	83-09-048
392-138	AMD-C	83-03-004	392-163-325	NEW	83-08-030	440-44-035	AMD	83-12-058
392-163	NEW-C	83-07-058	392-163-330	NEW-P	83-04-054	440-44-040	AMD-P	83-08-005
392-163	NEW	83-08-030	392-163-330	NEW	83-08-030	440-44-040	AMD-P	83-09-048
392-163-005	REP-P	83-04-054	392-163-335	NEW-P	83-04-054	440-44-040	AMD	83-12-058
392-163-100	NEW-P	83-04-054	392-163-335	NEW	83-08-030	440-44-048	NEW-P	83-10-076
392-163-100	NEW	83-08-030	392-163-340	NEW-P	83-04-054	440-44-050	AMD-P	83-09-048
392-163-105	NEW-P	83-04-054	392-163-340	NEW	83-08-030	440-44-050	AMD	83-12-058
392-163-105	NEW	83-08-030	392-163-345	NEW-P	83-04-054	440-44-057	AMD-P	83-09-048
392-163-110	NEW-P	83-04-054	392-163-345	NEW	83-08-030	440-44-057	AMD	83-12-058
392-163-110	NEW	83-08-030	392-163-350	NEW-P	83-04-054	440-44-060	NEW-P	83-09-048
392-163-115	NEW-P	83-04-054	392-163-350	NEW	83-08-030	440-44-060	NEW	83-12-058
392-163-115	NEW	83-08-030	392-163-355	NEW-P	83-04-054	440-44-065	AMD-P	83-12-015
392-163-120	NEW-P	83-04-054	392-163-355	NEW	83-08-030	446-50-080	AMD	83-03-008
392-163-120	NEW	83-08-030	392-163-360	NEW-P	83-04-054	458-14-040	AMD-E	83-10-017
392-163-125	NEW-P	83-04-054	392-163-360	NEW	83-08-030	458-20	AMD-C	83-08-015
392-163-125	NEW	83-08-030	392-163-365	NEW-P	83-04-054	458-20-100	AMD-P	83-04-062
392-163-130	NEW-P	83-04-054	392-163-365	NEW	83-08-030	458-20-100	AMD	83-07-032
392-163-130	NEW	83-08-030	392-163-370	NEW-P	83-04-054	458-20-101	AMD-P	83-04-062
392-163-135	NEW-P	83-04-054	392-163-370	NEW	83-08-030	458-20-101	AMD	83-07-032
392-163-135	NEW	83-08-030	392-163-375	NEW-P	83-04-054	458-20-102	AMD-P	83-04-063
392-163-140	NEW-P	83-04-054	392-163-375	NEW	83-08-030	458-20-102	AMD	83-07-034
392-163-140	NEW	83-08-030	392-163-385	NEW-P	83-04-054	458-20-104	AMD-P	83-04-063
392-163-142	NEW-P	83-04-054	392-163-385	NEW	83-08-030	458-20-104	AMD	83-07-034
392-163-142	NEW	83-08-030	392-163-390	NEW-P	83-04-054	458-20-106	AMD-P	83-04-063

### Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-20-106	AMD	83-07-034	458-20-168	AMD-P	83-04-064	458-20-222	AMD-P	83-05-048
458-20-107	AMD-P	83-04-063	458-20-168	AMD	83-07-033	458-20-222	AMD	83-08-026
458-20-107	AMD	83-07-034	458-20-169	AMD-P	83-04-064	458-20-223	AMD-P	83-05-048
458-20-108	AMD-P	83-04-063	458-20-169	AMD	83-07-033	458-20-223	AMD	83-08-026
458-20-108	AMD	83-07-034	458-20-170	AMD-P	83-04-064	458-20-224	AMD-P	83-04-062
458-20-112	AMD-P	83-04-063	458-20-170	AMD	83-07-033	458-20-224	AMD	83-07-032
458-20-113	AMD-P	83-04-063	458-20-171	AMD-P	83-04-064	458-20-226	AMD-P	83-05-048
458-20-113	AMD-C	83-07-035	458-20-172	AMD-P	83-04-064	458-20-226	AMD	83-08-026
458-20-114	AMD-P	83-04-062	458-20-172	AMD	83-07-033	458-20-227	AMD-P	83-05-048
458-20-116	AMD-P	83-04-063	458-20-173	AMD-P	83-04-064	458-20-227	AMD	83-08-026
458-20-116	AMD	83-07-034	458-20-173	AMD	83-07-033	458-20-229	AMD-P	83-05-048
458-20-118	AMD-P	83-04-063	458-20-174	AMD-P	83-04-064	458-20-229	AMD	83-08-026
458-20-118	AMD	83-07-034	458-20-174	AMD	83-07-033	458-20-231	AMD-P	83-05-048
458-20-121	AMD-P	83-04-063	458-20-175	AMD-P	83-04-064	458-20-231	AMD	83-08-026
458-20-121	AMD	83-07-034	458-20-175	AMD	83-07-033	458-20-232	AMD-P	83-05-048
458-20-123	AMD-P	83-04-063	458-20-176	AMD-P	83-04-064	458-20-232	AMD	83-08-026
458-20-123	AMD	83-07-034	458-20-176	AMD	83-07-033	458-20-234	AMD-P	83-05-048
458-20-124	AMD-P	83-04-063	458-20-177	AMD-P	83-05-048	458-20-234	AMD	83-08-026
458-20-124	AMD	83-07-034	458-20-177	AMD	83-08-026	458-20-235	AMD-P	83-04-062
458-20-125	AMD-P	83-04-063	458-20-178	AMD-P	83-04-064	458-20-235	AMD	83-07-032
458-20-125	AMD	83-07-034	458-20-178	AMD	83-07-033	458-20-236	AMD-P	83-05-048
458-20-126	AMD-P	83-04-063	458-20-180	AMD-P	83-04-064	458-20-237	AMD-P	83-06-046
458-20-126	AMD	83-07-034	458-20-180	AMD	83-07-033	458-20-237	AMD-E	83-06-047
458-20-127	AMD-P	83-04-063	458-20-181	AMD-P	83-04-064	458-20-237	AMD	83-09-028
458-20-127	AMD	83-07-034	458-20-181	AMD	83-07-033	458-20-238	AMD-P	83-05-048
458-20-128	AMD-P	83-04-063	458-20-184	AMD-P	83-04-064	458-20-238	AMD	83-08-026
458-20-128	AMD	83-07-034	458-20-184	AMD	83-07-033	458-20-239	AMD-P	83-05-048
458-20-130	AMD-P	83-04-063	458-20-185	AMD-P	83-04-062	458-20-239	AMD	83-08-026
458-20-130	AMD	83-07-034	458-20-185	AMD	83-07-032	458-20-240	AMD-P	83-05-048
458-20-131	AMD-P	83-04-063	458-20-186	AMD-P	83-04-062	458-20-240	AMD	83-08-026
458-20-131	AMD	83-07-034	458-20-186	AMD	83-07-032	458-20-241	AMD-P	83-05-048
458-20-132	AMD-P	83-04-063	458-20-18801	AMD-P	83-04-062	458-20-241	AMD	83-08-026
458-20-132	AMD	83-07-034	458-20-18801	AMD	83-07-032	458-20-242A	AMD-P	83-05-048
458-20-134	AMD-P	83-04-062	458-20-189	AMD-P	83-04-064	458-20-242A	AMD	83-08-026
458-20-134	AMD	83-07-032	458-20-189	AMD	83-07-033	458-20-243	AMD-P	83-05-048
458-20-135	AMD-P	83-04-063	458-20-190	AMD-P	83-04-064	458-20-243	AMD	83-08-026
458-20-135	AMD	83-07-034	458-20-190	AMD	83-07-033	458-40-18600	AMD-P	83-11-037
458-20-136	AMD-P	83-04-062	458-20-191	AMD-P	83-04-064	458-40-18688	NEW-P	83-11-037
458-20-136	AMD	83-07-032	458-20-191	AMD	83-07-033	458-40-18689	NEW-P	83-11-037
458-20-137	AMD-P	83-04-063	458-20-193A	AMD-P	83-04-064	458-40-18690	NEW-P	83-11-037
458-20-137	AMD	83-07-034	458-20-193A	AMD	83-07-033	458-40-18691	NEW-P	83-11-037
458-20-140	AMD-P	83-04-063	458-20-193B	AMD-P	83-04-064	458-40-18692	NEW-P	83-11-037
458-20-140	AMD	83-07-034	458-20-193B	AMD	83-07-033	458-40-18693	NEW-P	83-11-037
458-20-141	AMD-P	83-04-063	458-20-193C	AMD-P	83-04-064	458-40-18694	NEW-P	83-11-037
458-20-141	AMD	83-07-034	458-20-193C	AMD	83-07-033	458-40-18695	NEW-P	83-11-037
458-20-142	AMD-P	83-04-063	458-20-193D	AMD-P	83-04-064	458-40-18696	NEW-P	83-11-037
458-20-142	AMD	83-07-034	458-20-193D	AMD	83-07-033	458-40-19101	AMD-P	83-02-056
458-20-143	AMD-P	83-04-063	458-20-194	AMD-P	83-05-048	458-40-19101	AMD	83-05-013
458-20-143	AMD	83-07-034	458-20-194	AMD	83-08-026	458-40-19000	AMD-P	83-11-037
458-20-145	AMD-P	83-04-062	458-20-195	AMD-P	83-05-048	458-40-19001	AMD-P	83-11-037
458-20-145	AMD	83-07-032	458-20-195	AMD	83-08-026	458-40-19002	AMD-P	83-11-037
458-20-146	AMD-P	83-04-062	458-20-196	AMD-P	83-04-062	458-40-19003	AMD-P	83-11-037
458-20-146	AMD	83-07-032	458-20-196	AMD	83-07-032	458-40-19004	AMD-P	83-11-037
458-20-148	AMD-P	83-04-063	458-20-198	AMD-P	83-04-062	460-24A-050	AMD	83-03-024
458-20-148	AMD	83-07-034	458-20-198	AMD	83-07-032	460-33A-010	NEW	83-03-025
458-20-150	AMD-P	83-04-063	458-20-199	AMD-P	83-04-062	460-33A-015	NEW	83-03-025
458-20-150	AMD	83-07-034	458-20-199	AMD	83-07-032	460-33A-015	AMD-E	83-09-034
458-20-151	AMD-P	83-04-062	458-20-201	AMD-P	83-05-048	460-33A-015	AMD-P	83-11-023
458-20-151	AMD	83-07-032	458-20-201	AMD	83-08-026	460-33A-016	NEW	83-03-025
458-20-153	AMD-P	83-04-064	458-20-206	AMD-P	83-05-048	460-33A-017	NEW	83-03-025
458-20-153	AMD	83-07-033	458-20-206	AMD	83-08-026	460-33A-020	NEW	83-03-025
458-20-156	AMD-P	83-04-064	458-20-209	AMD-P	83-05-048	460-33A-025	NEW	83-03-025
458-20-156	AMD	83-07-033	458-20-209	AMD	83-08-026	460-33A-030	NEW	83-03-025
458-20-159	AMD-P	83-04-064	458-20-210	AMD-P	83-05-048	460-33A-035	NEW	83-03-025
458-20-159	AMD	83-07-033	458-20-210	AMD	83-08-026	460-33A-040	NEW	83-03-025
458-20-161	AMD-P	83-04-064	458-20-211	AMD-P	83-05-048	460-33A-050	NEW	83-03-025
458-20-161	AMD	83-07-033	458-20-211	AMD	83-08-026	460-33A-055	NEW	83-03-025
458-20-162	AMD-P	83-04-064	458-20-214	AMD-P	83-05-048	460-33A-060	NEW	83-03-025
458-20-162	AMD	83-07-033	458-20-214	AMD	83-08-026	460-33A-065	NEW	83-03-025
458-20-163	AMD-P	83-04-064	458-20-215	AMD-P	83-05-048	460-33A-070	NEW	83-03-025
458-20-163	AMD	83-07-033	458-20-215	AMD	83-08-026	460-33A-075	NEW	83-03-025
458-20-165	AMD-P	83-04-064	458-20-218	AMD-P	83-05-048	460-33A-080	NEW	83-03-025
458-20-165	AMD	83-07-033	458-20-218	AMD	83-08-026	460-33A-085	NEW	83-03-025
458-20-166	AMD-P	83-04-064	458-20-219	AMD-P	83-05-048	460-33A-090	NEW	83-03-025
458-20-166	AMD	83-07-033	458-20-219	AMD	83-08-026	460-33A-100	NEW	83-03-025
458-20-167	AMD-P	83-04-062	458-20-221	AMD-P	83-05-048	460-33A-105	NEW	83-03-025
458-20-167	AMD	83-07-032	458-20-221	AMD	83-08-026	460-33A-110	NEW	83-03-025

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
460-46A-020	AMD-P	83-12-038	460-90A-010	NEW-P	83-03-056	468-42-023	REP	83-09-038
460-46A-040	AMD-P	83-12-038	460-90A-010	NEW	83-06-076	468-42-024	REP-P	83-06-070
460-46A-080	AMD-P	83-12-038	460-90A-020	NEW-P	83-03-056	468-42-024	REP	83-09-038
460-46A-085	AMD-P	83-12-038	460-90A-020	NEW	83-06-076	468-42-027	REP-P	83-06-070
460-46A-090	AMD-P	83-12-038	460-90A-030	NEW-P	83-03-056	468-42-027	REP	83-09-038
460-46A-091	NEW-P	83-12-038	460-90A-030	NEW	83-06-076	468-42-028	REP-P	83-06-070
460-46A-095	AMD-P	83-12-038	460-90A-040	NEW-P	83-03-056	468-42-028	REP	83-09-038
460-46A-155	AMD-P	83-12-038	460-90A-040	NEW	83-06-076	468-42-031	REP-P	83-06-070
460-65A-010	NEW	83-03-024	460-90A-050	NEW-P	83-03-056	468-42-031	REP	83-09-038
460-65A-020	NEW	83-03-024	460-90A-050	NEW	83-06-076	468-42-031	REP	83-09-038
460-65A-030	NEW	83-03-024	460-90A-060	NEW-P	83-03-056	468-42-090	REP-P	83-06-070
460-65A-040	NEW	83-03-024	460-90A-060	NEW	83-06-076	468-42-090	REP	83-09-038
460-65A-100	NEW	83-03-024	460-90A-070	NEW-P	83-03-056	468-42-097	REP-P	83-06-070
460-65A-105	NEW	83-03-024	460-90A-070	NEW	83-06-076	468-42-097	REP	83-09-038
460-65A-110	NEW	83-03-024	460-90A-080	NEW-P	83-03-056	468-42-099	REP-P	83-06-070
460-65A-115	NEW	83-03-024	460-90A-080	NEW	83-06-076	468-42-099	REP	83-09-038
460-65A-125	NEW	83-03-024	460-90A-090	NEW-P	83-03-056	468-42-101	REP-P	83-06-070
460-90-100	REP-P	83-03-056	460-90A-090	NEW	83-06-076	468-42-101	REP	83-09-038
460-90-100	REP	83-06-076	460-90A-100	NEW-P	83-03-056	468-42-104	REP-P	83-06-070
460-90-110	REP-P	83-03-056	460-90A-100	NEW	83-06-076	468-42-104	REP	83-09-038
460-90-110	REP	83-06-076	460-90A-105	NEW-P	83-03-056	468-42-106	REP-P	83-06-070
460-90-120	REP-P	83-03-056	460-90A-105	NEW	83-06-076	468-42-106	REP	83-09-038
460-90-120	REP	83-06-076	460-90A-105	NEW-P	83-03-056	468-42-125	REP-P	83-06-070
460-90-122	REP-P	83-03-056	460-90A-110	NEW	83-06-076	468-42-125	REP	83-09-038
460-90-122	REP	83-06-076	460-90A-110	NEW-P	83-03-056	468-42-129	REP-P	83-06-070
460-90-125	REP-P	83-03-056	460-90A-120	NEW	83-06-076	468-42-129	REP	83-09-038
460-90-125	REP	83-06-076	460-90A-120	NEW-P	83-03-056	468-42-151	REP-P	83-06-070
460-90-130	REP-P	83-03-056	460-90A-130	NEW	83-06-076	468-42-151	REP	83-09-038
460-90-130	REP	83-06-076	460-90A-130	NEW-P	83-03-056	468-42-153	REP-P	83-06-070
460-90-140	REP-P	83-03-056	460-90A-140	NEW	83-06-076	468-42-153	REP	83-09-038
460-90-140	REP	83-06-076	460-90A-140	NEW-P	83-03-056	468-42-161	REP-P	83-06-070
460-90-150	REP-P	83-03-056	460-90A-150	NEW	83-06-076	468-42-161	REP	83-09-038
460-90-150	REP	83-06-076	461-08-180	AMD-C	83-04-037	468-42-164	REP-P	83-06-070
460-90-160	REP-P	83-03-056	461-08-180	AMD	83-06-031	468-42-164	REP	83-09-038
460-90-160	REP	83-06-076	463-28-060	AMD-E	83-04-023	468-42-167	REP-P	83-06-070
460-90-170	REP-P	83-03-056	463-28-060	AMD-P	83-04-047	468-42-167	REP	83-09-038
460-90-170	REP	83-06-076	463-28-060	AMD-C	83-08-014	468-42-169	REP-P	83-06-070
460-90-180	REP-P	83-03-056	463-28-060	AMD	83-08-031	468-42-169	REP	83-09-038
460-90-180	REP	83-06-076	468-18-080	AMD-E	83-10-009	468-42-202	REP-P	83-06-070
460-90-190	REP-P	83-03-056	468-18-080	AMD-P	83-10-010	468-42-202	REP	83-09-038
460-90-190	REP	83-06-076	468-38-010	AMD-P	83-12-009	468-42-224	REP-P	83-06-070
460-90-200	REP-P	83-03-056	468-38-010	AMD-E	83-12-010	468-42-224	REP	83-09-038
460-90-200	REP	83-06-076	468-38-070	AMD-P	83-12-009	468-42-270	REP-P	83-06-070
460-90-300	REP-P	83-03-056	468-38-070	AMD-E	83-12-010	468-42-270	REP	83-09-038
460-90-300	REP	83-06-076	468-38-080	REP-P	83-11-032	468-42-272	REP-P	83-06-070
460-90-310	REP-P	83-03-056	468-38-080	REP-P	83-11-032	468-42-290	REP	83-09-038
460-90-310	REP	83-06-076	468-38-090	AMD-P	83-12-009	468-42-290	REP-P	83-06-070
460-90-320	REP-P	83-03-056	468-38-090	AMD-E	83-12-010	468-42-291	REP	83-09-038
460-90-320	REP	83-06-076	468-38-120	AMD-P	83-12-009	468-42-291	REP-P	83-06-070
460-90-330	REP-P	83-03-056	468-38-120	AMD-E	83-12-010	468-42-302	REP	83-09-038
460-90-330	REP	83-06-076	468-38-290	AMD-P	83-12-009	468-42-302	REP-P	83-06-070
460-90-400	REP-P	83-03-056	468-38-290	AMD-E	83-12-010	468-42-308	REP	83-09-038
460-90-400	REP	83-06-076	468-42-002	REP-P	83-06-070	468-42-308	REP-P	83-06-070
460-90-410	REP-P	83-03-056	468-42-002	REP	83-09-038	468-42-395	REP	83-09-038
460-90-410	REP	83-06-076	468-42-003	REP-P	83-06-070	468-42-395	REP-P	83-06-070
460-90-420	REP-P	83-03-056	468-42-003	REP	83-09-038	468-42-401	REP	83-09-038
460-90-420	REP	83-06-076	468-42-004	REP-P	83-06-070	468-42-401	REP-P	83-06-070
460-90-430	REP-P	83-03-056	468-42-004	REP	83-09-038	468-42-410	REP	83-09-038
460-90-430	REP	83-06-076	468-42-005	REP-P	83-06-070	468-42-410	REP-P	83-06-070
460-90-440	REP-P	83-03-056	468-42-005	REP	83-09-038	468-42-501	REP-P	83-06-070
460-90-440	REP	83-06-076	468-42-006	REP-P	83-06-070	468-42-501	REP	83-09-038
460-90-450	REP-P	83-03-056	468-42-006	REP	83-09-038	468-42-504	REP-P	83-06-070
460-90-450	REP	83-06-076	468-42-007	REP-P	83-06-070	468-42-504	REP	83-09-038
460-90-460	REP-P	83-03-056	468-42-007	REP	83-09-038	468-42-507	REP-P	83-06-070
460-90-460	REP	83-06-076	468-42-009	REP-P	83-06-070	468-42-507	REP	83-09-038
460-90-470	REP-P	83-03-056	468-42-009	REP	83-09-038	468-42-509	REP-P	83-06-070
460-90-470	REP	83-06-076	468-42-011	REP-P	83-06-070	468-42-509	REP	83-09-038
460-90-480	REP-P	83-03-056	468-42-011	REP	83-09-038	468-42-512	REP-P	83-06-070
460-90-480	REP	83-06-076	468-42-012	REP-P	83-06-070	468-42-512	REP	83-09-038
460-90-490	REP-P	83-03-056	468-42-012	REP	83-09-038	468-42-514	REP-P	83-06-070
460-90-490	REP	83-06-076	468-42-014	REP-P	83-06-070	468-42-514	REP	83-09-038
460-90-500	REP-P	83-03-056	468-42-014	REP	83-09-038	468-42-515	REP-P	83-06-070
460-90-500	REP	83-06-076	468-42-020	REP-P	83-06-070	468-42-515	REP	83-09-038
460-90-510	REP-P	83-03-056	468-42-020	REP	83-09-038	468-42-516	REP-P	83-06-070
460-90-510	REP	83-06-076	468-42-022	REP-P	83-06-070	468-42-516	REP	83-09-038
460-90-900	REP-P	83-03-056	468-42-022	REP	83-09-038	468-42-520	REP-P	83-06-070
460-90-900	REP	83-06-076	468-42-023	REP-P	83-06-070	468-42-520	REP	83-09-038

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
468-42-522	REP-P	83-06-070	480-105	REVIEW	83-11-003	516-12-190	REP-P	83-09-040
468-42-522	REP	83-09-038	480-110	REVIEW	83-11-003	516-12-200	REP-P	83-09-040
468-42-525	REP-P	83-06-070	480-120	REVIEW	83-11-003	516-12-210	REP-P	83-09-040
468-42-525	REP	83-09-038	480-120-046	AMD-P	83-08-087	516-12-220	REP-P	83-09-040
468-42-526	REP-P	83-06-070	480-120-046	AMD	83-11-020	516-12-230	REP-P	83-09-040
468-42-526	REP	83-09-038	480-130	REVIEW	83-11-003	516-12-240	REP-P	83-09-040
468-42-527	REP-P	83-06-070	480-140	REVIEW	83-11-003	516-12-250	REP-P	83-09-040
468-42-527	REP	83-09-038	480-140-040	AMD-P	83-03-023	516-12-255	REP-P	83-09-040
468-42-539	REP-P	83-06-070	480-140-040	AMD	83-06-016	516-12-260	REP-P	83-09-040
468-42-539	REP	83-09-038	480-140-160	AMD-P	83-03-023	516-12-265	REP-P	83-09-040
468-42-542	REP-P	83-06-070	480-140-160	AMD	83-06-016	516-12-268	REP-P	83-09-040
468-42-542	REP	83-09-038	480-143	REVIEW	83-11-003	516-12-280	REP-P	83-09-040
468-42-543	REP-P	83-06-070	480-146	REVIEW	83-11-003	516-12-290	REP-P	83-09-040
468-42-543	REP	83-09-038	480-149-120	AMD-P	83-08-038	516-12-300	REP-P	83-09-040
468-42-901	REP-P	83-06-070	480-149-120	AMD	83-11-019	516-12-310	REP-P	83-09-040
468-42-901	REP	83-09-038	490-28A-003	NEW	83-10-003	516-12-320	REP-P	83-09-040
468-42-906	REP-P	83-06-070	490-36A-040	NEW	83-10-003	516-12-400	NEW-P	83-09-040
468-42-906	REP	83-09-038	504-16	REP-C	83-04-010	516-12-410	NEW-P	83-09-040
468-42-908	REP-P	83-06-070	504-16-100	REP	83-08-060	516-12-420	NEW-P	83-09-040
468-42-908	REP	83-09-038	504-16-110	REP	83-08-060	516-12-430	NEW-P	83-09-040
468-46-040	AMD-P	83-04-056	504-16-115	REP	83-08-060	516-12-440	NEW-P	83-09-040
468-46-040	AMD	83-07-025	504-16-120	REP	83-08-060	516-12-450	NEW-P	83-09-040
468-50-010	REP-P	83-06-069	504-16-140	REP	83-08-060	516-12-460	NEW-P	83-09-040
468-50-010	REP	83-09-039	504-16-150	REP	83-08-060	516-12-470	NEW-P	83-09-040
468-58-120	NEW-E	83-07-026	504-16-160	REP	83-08-060	516-12-480	NEW-P	83-09-040
468-300-010	AMD-P	83-04-052	504-16-170	REP	83-08-060	516-13-010	AMD-P	83-09-040
468-300-010	READOPT	83-07-062	504-17	AMD-C	83-04-010	516-13-020	AMD-P	83-09-040
468-300-020	AMD-P	83-04-052	504-17-010	NEW	83-08-060	516-13-030	AMD-P	83-09-040
468-300-020	READOPT	83-07-062	504-17-020	NEW	83-08-060	516-13-070	NEW-P	83-09-040
468-300-030	AMD-P	83-04-052	504-17-030	NEW	83-08-060	516-13-080	NEW-P	83-09-040
468-300-030	READOPT	83-07-062	504-17-040	NEW	83-08-060	516-14-010	REP-P	83-09-040
468-300-040	AMD-P	83-04-052	504-17-050	NEW	83-08-060	516-14-020	REP-P	83-09-040
468-300-040	READOPT	83-07-062	504-17-060	NEW	83-08-060	516-14-030	REP-P	83-09-040
468-300-070	AMD-P	83-04-052	504-17-070	NEW	83-08-060	516-14-040	REP-P	83-09-040
468-300-070	READOPT	83-07-062	504-17-080	NEW	83-08-060	516-14-050	REP-P	83-09-040
468-300-410	AMD-P	83-10-005	504-17-090	NEW	83-08-060	516-14-060	REP-P	83-09-040
468-300-410	AMD-E	83-10-006	504-17-100	NEW	83-08-060	516-14-070	REP-P	83-09-040
480-10	REVIEW	83-11-003	504-17-110	NEW	83-08-060	516-14-080	REP-P	83-09-040
480-12	REVIEW	83-11-003	504-17-120	NEW	83-08-060	516-14-090	REP-P	83-09-040
480-12-180	AMD-P	83-03-054	504-17-130	NEW	83-08-060	516-14-100	REP-P	83-09-040
480-12-180	AMD	83-06-017	504-17-140	NEW	83-08-060	516-14-110	REP-P	83-09-040
480-12-190	AMD-P	83-03-054	504-17-150	NEW	83-08-060	516-14-200	NEW-P	83-09-040
480-12-190	AMD	83-06-017	504-17-160	NEW	83-08-060			
480-12-322	NEW-P	83-07-072	504-17-170	NEW	83-08-060			
480-12-322	NEW-C	83-10-028	504-17-180	NEW	83-08-060			
480-12-322	NEW	83-12-028	504-17-190	NEW	83-08-060			
480-30	REVIEW	83-11-003	504-17-200	NEW	83-08-060			
480-30-095	AMD-P	83-03-053	504-17-210	NEW	83-08-060			
480-30-095	AMD	83-06-018	504-17-220	NEW	83-08-060			
480-30-100	AMD-P	83-03-053	504-17-230	NEW	83-08-060			
480-30-100	AMD	83-06-018	504-17-240	NEW	83-08-060			
480-40	REVIEW	83-11-003	504-17-250	NEW	83-08-060			
480-40-070	AMD-P	83-03-052	504-17-900	NEW	83-08-060			
480-40-070	AMD	83-06-019	504-17-910	NEW	83-08-060			
480-40-075	AMD-P	83-03-052	504-17-930	NEW	83-08-060			
480-40-075	AMD	83-06-019	516-12-010	REP-P	83-09-040			
480-50	REVIEW	83-11-003	516-12-020	REP-P	83-09-040			
480-60	REVIEW	83-11-003	516-12-030	REP-P	83-09-040			
480-62	REVIEW	83-11-003	516-12-040	REP-P	83-09-040			
480-62-100	AMD-P	83-06-075	516-12-050	REP-P	83-09-040			
480-62-100	AMD	83-09-004	516-12-060	REP-P	83-09-040			
480-62-110	NEW-P	83-06-020	516-12-070	REP-P	83-09-040			
480-62-110	NEW-W	83-09-005	516-12-073	REP-P	83-09-040			
480-62-120	NEW-P	83-06-021	516-12-076	REP-P	83-09-040			
480-62-120	NEW	83-09-003	516-12-080	REP-P	83-09-040			
480-63	REVIEW	83-11-003	516-12-090	REP-P	83-09-040			
480-66	REVIEW	83-11-003	516-12-100	REP-P	83-09-040			
480-69	REVIEW	83-11-003	516-12-110	REP-P	83-09-040			
480-70	REVIEW	83-11-003	516-12-120	REP-P	83-09-040			
480-70-330	AMD-P	83-03-055	516-12-130	REP-P	83-09-040			
480-70-330	AMD	83-06-015	516-12-140	REP-P	83-09-040			
480-70-400	AMD-P	83-03-055	516-12-145	REP-P	83-09-040			
480-70-400	AMD	83-06-015	516-12-150	REP-P	83-09-040			
480-80	REVIEW	83-11-003	516-12-160	REP-P	83-09-040			
480-90	REVIEW	83-11-003	516-12-170	REP-P	83-09-040			
480-93	REVIEW	83-11-003	516-12-175	REP-P	83-09-040			
480-100	REVIEW	83-11-003	516-12-180	REP-P	83-09-040			

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

<b>ABORTIONS</b>		<b>AGRICULTURE, DEPARTMENT OF—cont.</b>	
Certificate of approval	83-01-066	Seeds	83-08-064
Definitions	83-01-066		83-08-065
Facility approval	83-01-066		83-08-066
<b>ACCOUNTANCY, BOARD OF</b>			83-08-067
Basic requirements, amounts	83-09-049		83-11-030
Continuing education	83-02-036	State laboratory coordinating council	83-11-031
<b>ACUPUNCTURE (See MEDICAL EXAMINERS)</b>		Swine	83-09-045
<b>AERONAUTICS (See TRANSPORTATION, DEPARTMENT OF)</b>		importation of animals	83-02-001
<b>AGRICULTURE, DEPARTMENT OF</b>		Weeds	83-08-065
Agency organization	83-01-098		83-11-029
Apple orchards, endrin	<b>83-12-044</b>	<b>AIR POLLUTION (See ECOLOGY, DEPARTMENT OF)</b>	
Asparagus	83-03-059	<b>ALCOHOLISM</b>	
	83-06-049	County plan	83-02-025
	83-06-050	Hospitals	
Bean certification fees	83-10-039	infection control	83-06-010
Cattle			83-10-079
brucellosis	83-02-061	Public assistance	83-05-002
	83-04-030		83-08-025
	83-04-031	<b>ANACORTES</b>	
	83-06-064	Shoreline management master program	83-02-004
	83-07-029	<b>ASIAN-AMERICAN AFFAIRS COMMISSION</b>	
feedlots quarantined	83-03-050	Meeting schedule	83-01-085
	83-07-028	<b>ARCHITECTS (See LICENSING, DEPARTMENT OF)</b>	
importation of animals	83-01-105	<b>ATTORNEY GENERAL, OFFICE OF THE</b>	
	83-01-106	Community college education, board	
	83-01-135	vocational education duties	83-01-070
	83-01-136	Constitutional convention by initiative	83-07-054
	83-04-030	Counties	
	83-04-031	home rule charter	83-01-035
	83-05-016	officer salaries	83-01-035
	83-06-064	Firefighter as council member	83-07-047
	83-09-009	Hospital districts	
sale requirements	83-02-061	commissioner compensation	83-08-027
	83-03-051	Judges	
	83-06-002	jurisdiction of judicial	
	83-06-064	qualifications commission	83-01-048
	83-07-029	LEOFF contributions	83-08-033
scabies	83-04-031	Public utility district records	83-11-040
	83-06-064	Public work prevailing wage law	83-07-030
slaughter	83-09-009	School districts	
temporary grazing	83-04-030	fund transfers	<b>83-12-046</b>
	83-04-031	public schools employee salaries	83-02-047
vesicular stomatitis	83-06-064	social security participation	83-08-003
Crop dusting		Superintendent of public instruction	
(See TRANSPORTATION, DEPARTMENT OF)		vocational education duties	83-01-070
Dairy products		University of Washington open public meetings	83-07-011
filled dairy products	83-01-053	Vocational education commission	
	83-02-031	vocational education duties	83-01-070
Endrin	<b>83-12-044</b>	Vocation rehabilitation	
Fruits and vegetable movement	83-03-060	retroactive/prospective	83-09-042
	83-06-050	<b>ATTORNEYS</b>	
Grain, hay, beans, peas	83-03-047	Disciplinary rules	83-04-045
	83-06-063	Limited practice rule, closing officers	83-02-044
	83-08-064	<b>AVIATION (See TRANSPORTATION, DEPARTMENT OF, subtopic Aeronautics)</b>	
Grain warehousing	<b>83-12-063</b>	<b>BANKS (See GENERAL ADMINISTRATION, DEPARTMENT OF)</b>	
Gypsy moth	83-04-022	<b>BARBERS (See LICENSING, DEPARTMENT OF)</b>	
Hops, assessment increase	83-07-052	<b>BEER (See LIQUOR CONTROL BOARD)</b>	
Horses		<b>BELLEVUE</b>	
importation	83-05-016	Shoreline master program	83-02-065
slaughter	83-06-064	<b>BELLEVUE COMMUNITY COLLEGE (District 8)</b>	
	83-09-009	Amendment to bylaws	83-01-043
Horticultural inspection fees	83-03-058		83-05-051
	83-06-048	Meeting schedule	83-01-040
Inspections	83-03-047		83-01-043
	83-03-058		83-05-051
	83-03-060		83-08-058
	83-06-063		
Motor fuels and home heating	83-05-039		
	83-09-012		
Public records	83-01-098		
Quarantined feedlots	83-03-050		

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>BELLEVUE COMMUNITY COLLEGE (District 8)</b>		<b>CENTRALIA COLLEGE AND OLYMPIA TECHNICAL COMMUNITY COLLEGE (District 12)—cont.</b>	
—cont.		Meeting schedule	83-01-079
Student code	83-07-040		83-04-015
	<b>83-12-012</b>		83-08-035
<b>BLIND</b>		Personnel rules	83-08-068
Prevention of blindness program	83-05-014	faculty tenure and probationary employment	83-07-067
appeal and fair hearing	83-06-067	leave policies for professionals	83-03-072
	83-10-034		83-07-067
	83-10-035	procedures for professional negotiations	83-03-072
eye physicians advisory committee	83-01-068		83-07-067
	83-01-069	repeal administrative leave, tenure and probation	83-03-072
financial eligibility	83-05-014		83-07-067
	83-06-067	work load for full-time faculty	83-03-072
	83-10-034		83-07-067
	83-10-035		83-07-067
medical eligibility	83-05-014		
	83-06-067	<b>CHILDBIRTH CENTERS (See HEALTH, STATE BOARD OF)</b>	
	83-10-034	<b>CHILDREN/JUVENILES</b>	
	83-10-035	Day care (See DAY CARE)	
ophthalmologist consultant	83-01-068	<b>CHIROPRACTIC EXAMINERS, BOARD OF</b>	
	83-01-069	Colleges	
purpose	83-01-068	educational standards required for accreditation	83-01-028
	83-01-069		
services	83-05-014	<b>CIVIL DEFENSE (See EMERGENCY SERVICES, DEPARTMENT OF)</b>	
	83-06-067		
	83-10-034	<b>CLALLAM COUNTY</b>	
	83-10-035	Shoreline management master program	83-02-008
social and health services cooperative agreement	83-01-068		
	83-01-069	<b>CLAMS (See FISHERIES, DEPARTMENT OF, subtopic Shellfish)</b>	
Repeal of obsolete sections	83-05-003	<b>CLARK COLLEGE (District 14)</b>	
	83-08-023	Meeting schedule	83-03-001
			83-04-034
Vocational rehabilitation		<b>COCKTAIL LOUNGES (See LIQUOR CONTROL BOARD)</b>	
confidential information—disclosure	83-01-080	<b>COLLEGES (See individual colleges)</b>	
definitions	83-01-080	<b>COMMON CARRIERS (See UTILITIES AND TRANSPORTATION COMMISSION)</b>	
eligibility	83-10-033	<b>COMMUNITY COLLEGE DISTRICT 1 (See PENINSULA COLLEGE)</b>	
group services	83-01-080	<b>COMMUNITY COLLEGE DISTRICT 2 (See GRAYS HARBOR COMMUNITY COLLEGE)</b>	
liability insurance	83-01-080	<b>COMMUNITY COLLEGE DISTRICT 4 (See SKAGIT VALLEY COLLEGE)</b>	
program termination	83-01-080	<b>COMMUNITY COLLEGE DISTRICT 5 (See EDMONDS AND EVERETT COMMUNITY COLLEGES)</b>	
sheltered workshops	83-01-080	<b>COMMUNITY COLLEGE DISTRICT 6 (See SEATTLE COMMUNITY COLLEGE)</b>	
training	83-01-080	<b>COMMUNITY COLLEGE DISTRICT 7 (See SHORELINE COMMUNITY COLLEGE)</b>	
college and trade school	83-06-068	<b>COMMUNITY COLLEGE DISTRICT 8 (See BELLEVUE COMMUNITY COLLEGE)</b>	
	83-10-033	<b>COMMUNITY COLLEGE DISTRICT 10 (See GREEN RIVER COMMUNITY COLLEGE)</b>	
vocational	83-06-068	<b>COMMUNITY COLLEGE DISTRICT 11 (See FORT STEILACOOM COMMUNITY COLLEGE)</b>	
	83-10-033	<b>COMMUNITY COLLEGE DISTRICT 12 (SEE CENTRALIA COLLEGE AND OLYMPIA TECHNICAL COMMUNITY COLLEGE)</b>	
		<b>COMMUNITY COLLEGE DISTRICT 14 (See CLARK COLLEGE)</b>	
<b>BOARDING HEALTH (See HEALTH, STATE BOARD OF)</b>		<b>COMMUNITY COLLEGE DISTRICT 17 (See SPOKANE COMMUNITY COLLEGES)</b>	
<b>BOATS (See LICENSING, DEPARTMENT OF implementation of ch 7 Laws of 1983)</b>			
<b>BOTHELL</b>			
Shoreline master program	83-02-064		
	83-03-069		
<b>BUILDING CODE ADVISORY COUNCIL</b>			
Amendments	83-10-082		
Barrier free facilities	83-07-012		
<b>CATTLE (See AGRICULTURE, DEPARTMENT OF)</b>			
<b>CEMETERY BOARD</b>			
Development plan	83-02-063		
Endowment care fund records	83-02-063		
Gross sales price defined	83-02-063		
Prearrangement trust fund records	83-02-063		
<b>CENTRAL WASHINGTON UNIVERSITY</b>			
College facilities use			
bookstore	83-07-024		
	83-08-070		
	83-11-033		
Library policies	83-01-036		
Meeting schedule	83-05-010		
<b>CENTRALIA COLLEGE AND OLYMPIA TECHNICAL COMMUNITY COLLEGE (District 12)</b>			
Environmental protection	83-12-043		

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>COMMUNITY COLLEGE DISTRICT 20</b> (See WALLA WALLA COMMUNITY COLLEGE)			
<b>COMMUNITY COLLEGE DISTRICT 21</b> (See WHATCOM COMMUNITY COLLEGE)			
<b>COMMUNITY COLLEGE EDUCATION, STATE BOARD FOR</b> (See also individual community colleges)			
Meetings	83-11-016		
Vocational education duties	83-01-070		
<b>COMMUNITY ECONOMIC REVITALIZATION BOARD</b>			
General provisions	83-03-061		
	83-07-003		
Loans and grants	83-03-061		
	83-07-003		
	83-10-041		
Meeting schedule	83-01-086		
	83-03-062		
Practice and procedures	83-03-061		
	83-07-003		
Public records	83-03-061		
	83-07-003		
SEPA	83-03-061		
	83-07-003		
<b>COMMUNITY MENTAL HEALTH (See MENTAL HEALTH/ILLNESS)</b>			
<b>CONTRACTORS</b>			
Small works roster	83-02-024		
<b>CONVENTION AND TRADE CENTER</b>			
Corporate organization	83-06-035		
General procedures	83-02-054		
Meeting schedule	83-03-006		
Public records	83-02-054		
	83-06-035		
SEPA compliance	83-02-053		
	83-06-034		
<b>CORRECTIONS, DEPARTMENT OF</b>			
Community residential programs	83-05-009		
Facility review committee membership	83-01-084		
	83-05-009		
Inmates			
mail	83-02-048		
	83-02-050		
	83-06-011		
	83-08-007		
	83-08-063		
out-of-state transfer	83-01-138		
personal property	83-02-049		
	83-02-051		
	83-06-011		
	83-08-007		
	83-08-063		
stationary and postage	83-02-019		
	83-02-020		
	83-07-006		
	83-07-007		
	83-08-063		
telephone usage	83-02-018		
	83-02-021		
	83-06-011		
	83-08-007		
	83-08-063		
Legal services contracts	83-08-006		
	83-11-021		
Probation and parole			
cost of supervision	83-01-137		
interstate compact	83-01-139		
Work/training release	83-07-049		
	83-10-042		
<b>COUNCIL FOR POSTSECONDARY EDUCATION</b>			
Displaced homemaker program	83-10-064		
<b>COUNCIL FOR POSTSECONDARY EDUCATION</b> —cont.			
Residency status		83-09-010	
		83-09-043	
		83-10-065	
<b>COUNTIES</b>			
Alcoholism			
county plan		83-02-025	
		83-03-011	
Community mental health program (See MENTAL HEALTH/ILLNESS)			
Developmental disabilities			
county plan		83-02-025	
		83-03-011	
Drug abuse			
county plan		83-02-025	
		83-03-011	
Flooding emergency		83-01-020	
		83-01-021	
		83-01-095	
		83-01-096	
		83-03-009	
Health board			
on-site sewage disposal		83-01-125	
Home rule charter		83-01-035	
Probation and parole			
cost of supervision		83-01-137	
interstate compact		83-01-139	
Salaries of county officers		83-01-035	
<b>CRAB (See FISHERIES, DEPARTMENT OF, subtopic Shellfish)</b>			
<b>CREDIT UNIONS</b> (See GENERAL ADMINISTRATION, DEPARTMENT OF)			
<b>CRIME VICTIMS COMPENSATION (See LABOR AND INDUSTRIES, subtopic Industrial insurance)</b>			
<b>CRIMINAL JUSTICE TRAINING COMMISSION</b>			
Basic law enforcement training		83-04-009	
		83-04-014	
		83-04-007	
		83-04-013	
		83-07-044	
		83-07-045	
		83-07-046	
		83-04-008	
		83-04-012	
<b>CRIPPLED CHILDREN'S SERVICES</b> (See HEALTH, STATE BOARD OF)			
<b>DAIRY PRODUCTS COMMISSION</b>			
Milk assessment		83-04-048	
		83-08-018	
		83-08-019	
<b>DANGEROUS WASTE</b> (See ENERGY FACILITY SITE EVALUATION COUNCIL; STATE PATROL)			
<b>DAY CARE</b>			
Abuse, neglect, exploitation		83-02-060	
Fire standards		83-02-060	
General and seasonal services described		83-02-028	
Handicapped (see DEVELOPMENTALLY DISABLED)			
Licensing			
adult family homes		83-02-060	
capacity		83-02-060	
family day care homes		83-02-060	
juvenile detention facilities		83-02-060	
Religious activities		83-02-060	
Safety and maintenance		83-02-060	
<b>DEFERRED COMPENSATION, COMMITTEE FOR</b>			
Retirement rules			
amendments		83-09-020	
		83-09-021	
		83-10-050	

## Subject/Agency Index

(Citations in bold face are to material in this issue.)

<b>DEFERRED COMPENSATION, COMMITTEE FOR</b>		<b>ECOLOGY, DEPARTMENT OF—cont.</b>	
—cont.		Clallam county	83-02-008
new sections	83-09-020		83-02-066
	83-09-021	Elma	83-02-003
	83-10-050	Franklin county	83-10-061
<b>DENTAL DISCIPLINARY BOARD</b>		Jefferson county	83-11-048
Identification of treating dentist	83-08-020	Kitsap county	83-02-010
Prescription drugs			83-03-067
inventory and recording	83-04-050		83-08-002
Scheduled drugs		Puyallup	83-08-072
recording	83-04-050		<b>83-12-017</b>
<b>DENTAL EXAMINERS, BOARD OF</b>		Richland	83-10-061
Examination content	83-04-049	Seattle	83-02-065
	83-08-021		83-07-081
Foreign trained dentists	83-04-049		83-09-052
	83-08-021		83-11-047
			<b>83-12-016</b>
<b>DEVELOPMENTALLY DISABLED AND HANDI-CAPPED</b>		Skagit county	83-02-007
Barrier free facilities	83-07-012		83-02-065
Community training program	83-01-118	Spokane county	83-07-082
	83-05-017		83-02-005
County plan	83-02-025		83-02-065
	83-03-011	Tacoma	83-07-083
Day care/group homes		Whatcom county	<b>83-12-018</b>
licensing	83-09-047	Solid waste	83-02-006
Developmentally disabled planning council	83-01-033	minimum standards for handling	83-02-009
Discrimination in public accommodations and real estate (See HUMAN RIGHTS COMMISSION)			83-03-068
Education for handicapped children	83-04-072	State/EPA agreement	83-09-017
	83-07-057	State laboratory coordinating council	83-09-051
Group homes		Wastewater treatment works construction grants	83-09-045
mental/physical handicap	83-01-119		<b>83-12-061</b>
	83-06-013	<b>EDMONDS AND EVERETT COMMUNITY COLLEGES (District 5)</b>	
Residential treatment facilities		Edmonds	
infection control	83-10-079	meeting schedule	83-08-069
<b>DRUGS (See PHARMACY, BOARD OF)</b>		Everett	
<b>EASTERN WASHINGTON UNIVERSITY</b>		admission and registration	83-05-020
Meeting schedules	83-07-002		83-05-037
			83-10-025
			83-10-026
<b>ECOLOGY, DEPARTMENT OF</b>		meeting schedule	83-01-063
Air pollution sources	83-03-070		83-07-027
general regulations	83-03-070	<b>EDUCATION, STATE BOARD OF</b>	
	83-09-013	Academic excellence	83-08-061
	83-09-036	Central purchasing	83-08-044
implementation	83-03-070	Public records	83-05-038
	83-09-013		83-08-016
kraft pulping mills	83-03-070	Pupils	
	83-09-036	uniform entry qualifications	83-01-131
lead ambient air control plan	<b>83-12-032</b>		83-05-023
primary aluminum plants	83-03-070		83-08-042
	83-09-036	State support of public schools	
sulfite pulping mills	83-03-070	lack of classroom space	83-08-043
	83-09-036	Teacher's retirement	83-08-045
Beverage containers, pull tabs	<b>83-12-062</b>	<b>ELECTRIC ENERGY</b>	
Dangerous wastes	83-01-127	Public utility tax	83-01-059
Environmental hearings office		Weatherization assistance plan hearing	83-03-064
(See ENVIRONMENTAL HEARINGS OFFICE)		<b>ELMA</b>	
Groundwater		Shoreline management master program	83-02-003
designation of areas; management policy		<b>EMERGENCY SERVICES, DEPARTMENT OF</b>	
Quincy	83-07-079	Aircraft rescue transmitters	83-01-039
	<b>83-12-060</b>	Flooding	
Walla Walla	83-02-039	Pend Oreille county	83-08-001
Instream resources		tidal shorelines	83-01-095
Wenatchee river basin	83-09-053	western Washington	83-01-020
	83-10-062		83-01-021
<b>NPDES</b>			83-01-096
public hearings	83-02-040		83-03-009
	83-07-078		83-03-019
	83-10-063		<b>83-12-023</b>
Shorelines management programs		<b>EMPLOYMENT SECURITY, DEPARTMENT OF</b>	
Anacortes	83-02-004	CETA phase-out	83-01-022
Bellevue	83-02-065	Job Training Partnership Act	
	83-07-080	coordinating council created	83-01-022
	83-02-064		
Bothell	83-03-069		
	83-07-019		

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

<b>EMPLOYMENT SECURITY, DEPARTMENT OF</b>		<b>FISHERIES, DEPARTMENT OF—cont.</b>	
—cont.		baitfish regulations	83-01-133
implementation	83-01-022		83-04-025
labor market information system	83-01-022	candle fish	83-04-036
<b>ENERGY FACILITY SITE EVALUATION COUNCIL</b>		closed areas, trawl gear	83-01-133
Council purpose	83-01-127		83-04-025
Definition of issues before hearing	83-01-126	coastal seasons	83-06-032
Dangerous wastes	83-01-127		83-07-069
monitoring and enforcement	83-01-127	herring	83-04-036
Energy facility applications		roe herring	83-09-008
legal descriptions and ownership	83-01-128	pacific cod	83-10-014
transmission system criteria	83-01-128	pacific hake	83-06-024
Prehearing conferences			83-07-071
attendance by members	83-01-126	pacific ocean perch	83-06-032
orders	83-01-126		83-07-069
Request for preemption			83-10-016
contested case	83-04-023	pilchard	83-04-036
	83-04-047	rockfish	83-06-032
	83-08-014		83-07-069
	83-08-031		83-10-016
<b>ENVIRONMENTAL HEARINGS OFFICE</b>		sablefish	83-07-069
Shorelines hearing board			83-10-016
rules of practice	83-01-019	shad	83-11-035
	83-04-037	shortbelly rockfish	83-06-032
	83-06-031		83-10-016
<b>EQUIPMENT COMMISSION</b>		widow rockfish	83-03-007
Automotive engineers standard numbers	83-07-013		83-06-032
	83-11-028		83-07-069
Special motor vehicles, construction		salmon	83-10-016
and equipment	83-05-001	Chehalis river and tributaries	83-07-041
	83-11-028		83-07-055
Towing businesses	83-07-084		83-10-015
	83-11-028	Columbia river	
Traction devices	83-03-014	gill net season	83-05-025
<b>EVERETT COMMUNITY COLLEGE</b>		treaties	83-05-008
(See EDMONDS AND EVERETT COMMUNITY		troll fishery	83-10-040
COLLEGES)		Grays Harbor and tributaries	83-07-055
<b>EVERGREEN STATE COLLEGE</b>			83-10-080
(See THE EVERGREEN STATE COLLEGE)		Hoh river	83-07-070
<b>EXAMINING COMMITTEE OF PHYSICAL THERA-</b>			83-11-015
<b>PISTS</b>		Humptulips river	83-01-011
Annual report	83-01-116		83-01-017
Chairman	83-05-032	Puget Sound	
Examination		fishery restrictions	83-01-008
passing score	83-01-116		83-01-012
	83-05-032		83-01-027
results may be withheld	83-01-116		83-01-044
when held	83-05-032		83-01-100
Reciprocity	83-01-116		83-09-035
	83-05-032		83-10-007
Reinstatement	83-01-116	plan for chinook	83-11-039
	83-05-032	troll fishery	83-03-071
<b>EXECUTIVE ORDERS (See GOVERNOR, OFFICE OF</b>			83-10-022
<b>THE)</b>			83-10-040
<b>FINANCIAL MANAGEMENT, OFFICE OF</b>		Willapa harbor	83-10-080
General fund allotments		shellfish	
expenditure reductions	83-01-101	crab	
	83-06-014	dungeness	83-01-026
Motor vehicle use	83-03-003	harvest logs	83-09-014
<b>FIREARMS (See GUNS)</b>		sea urchin	83-01-133
<b>FIRE MARSHALL (See INSURANCE COMMISSION-</b>			83-04-025
<b>ER)</b>		shrimp	83-09-027
<b>FISHERIES, DEPARTMENT OF</b>			83-01-133
Agency procedures			83-04-025
hydraulic project approval	83-06-062		83-06-044
	83-09-019	smelt	83-09-014
	83-09-026		83-10-019
small works roster	83-02-024	sturgeon	83-01-133
Commercial fishing		Columbia river compact	83-04-025
bottomfish		gear	83-04-005
anchovy	83-04-036	seasons	83-03-030
			83-04-053
		Indians (See INDIANS)	



## Subject/Agency Index

(Citations in **bold face** are to material in this issue.)

### GAMBLING COMMISSION (See also LOTTERY COMMISSION)—cont.

quarterly 83-01-107  
 exemptions 83-06-077  
 fund raisers 83-01-107  
     83-06-077  
 raffles 83-01-107  
     annual activity reports 83-01-107  
     83-06-077  
 recordkeeping 83-01-107  
 social and public card rooms  
     employee pictures 83-01-107  
     83-06-077  
     quarterly activity reports 83-01-107  
     83-06-077  
 Prize disclosure 83-08-048  
 Pull tab, monthly records 83-10-001  
**Raffles**  
 records 83-08-048  
     83-11-034  
 temporary prize limits 83-01-046  
     83-06-072  
     83-06-078  
     83-10-001  
 tickets  
     conditions 83-08-048  
     limitations and requirements for use 83-11-034  
**Records**  
 distributor's 83-06-072  
     83-10-002  
 manufacturer's 83-06-072  
     83-10-002

### GAME, DEPARTMENT OF

Agency procedures  
 hydraulic code 83-04-040  
     83-06-060  
     83-09-019  
     83-09-026  
 meeting schedule 83-02-035  
 small works roster 83-02-024  
**Dogs**  
 training with game birds 83-08-055  
     83-08-076  
     **83-12-055**  
     83-03-017  
 when they can be destroyed 83-03-017  
**Fishing**  
 Chehalis river closed 83-03-048  
     83-03-057  
 Cowlitz county  
     certain lakes 83-01-004  
     Elwha river 83-07-001  
     game fish seasons and catch limits for 1983 83-01-005  
     83-06-038  
     83-06-057  
     83-09-024  
     83-09-025  
     **83-12-005**  
     **83-12-006**  
     83-12-039  
 Grant county 83-04-039  
     83-08-088  
 Skamania county  
     certain lakes 83-01-004  
**steelhead**  
     Bogachiel river 83-07-005  
     Calawah river 83-07-005  
     certain marine waters closed 83-01-091  
     Chehalis river closed to Indians 83-03-048  
     83-03-057  
     Columbia river 83-08-054  
     Dickey river 83-07-005  
     Elwha river closed to Indians 83-06-037  
     Grand Ronde river **83-12-054**  
     Green river closed to Indians 83-05-026  
     Hoh river closed to Indians 83-05-026  
     Humptulips river closed to Indians 83-05-026

### GAME, DEPARTMENT OF—cont.

Lake Washington closed to Indians 83-05-026  
 Nisqually river closed to Indians 83-04-024  
 Nooksack river closed to Indians 83-04-024  
 Pysht bay, Morse creek, Sekiu river 83-03-049  
 Pysht river closed to Indians 83-04-024  
 Quillayute river 83-06-003  
     83-07-005  
     83-08-053  
     83-06-007  
     83-04-024  
 Samish river closed to Indians  
 Skagit river closed to Indians  
 Snake river  
     open fishing season 83-02-043  
     **83-12-054**  
 Soleduck river 83-07-005  
 Sooes rivers closed to Indians 83-04-024  
 Waatch river closed to Indians 83-04-024  
**Hunting**  
 Colville Indian reservation 83-06-030  
     83-06-056  
     83-09-022  
     83-06-058  
     83-09-023  
     83-08-078  
     83-06-059  
     83-12-004  
     83-08-078  
     83-06-061  
     **83-12-052**  
     83-01-006  
     83-08-077  
     **83-12-052**  
     83-08-075  
 fall opening dates  
 management units  
 mountain goats, sheep, and moose  
 muzzle loaders **83-12-004**  
 seasons and game bag limits 1983 83-08-078  
 spring bear and turkey seasons 83-06-061  
     **83-12-052**  
 unlawful firearms 83-01-006  
     83-08-077  
     **83-12-052**  
 upland migratory game bird  
 Livestock grazing 83-08-075  
**Reserves**  
 provisions repealed **83-12-051**  
**Trapping**  
 baiting, unlawful use **83-12-053**  
 seasons and regulations **83-12-050**  
**GAS (See OIL AND GAS)**  
**GENERAL ADMINISTRATION, DEPARTMENT OF**  
**Banking**  
 commercial banks  
     excess fund transactions 83-02-015  
     holding company acquisitions (Seattle—First) 83-10-037  
     special assessment for working capital 83-06-065  
     83-09-037  
 U.S. government securities  
     purchase or sale 83-01-081  
     83-01-082  
     83-03-020  
     83-05-022  
     83-03-038  
**Credit unions**  
 Minority and women's businesses 83-03-038  
**Savings and loan associations**  
 credit unions  
     audit and accounts 83-01-064  
     83-05-021  
     generally 83-01-073  
     satellite/network system 83-01-064  
     83-01-073  
     application 83-01-065  
     83-02-013  
     83-05-022  
     83-01-065  
     83-01-065  
     83-02-024  
     definitions 83-01-065  
     modification 83-01-065  
 Small works roster 83-02-024  
**GLIDERS (See TRANSPORTATION, DEPARTMENT OF)**  
**GOVERNOR, OFFICE OF THE**  
 CETA phase-out 83-01-022  
 Developmental disabilities planning council 83-01-033  
**Emergency**  
 Pend Oreille county 83-08-001  
 tidal shorelines 83-01-095  
     83-03-019

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

<b>GOVERNOR, OFFICE OF THE—cont.</b>		<b>HEALTH CARE FACILITIES AUTHORITY—cont.</b>	
western Washington	83-01-020	applications	83-01-061
	83-01-021	<b>HIGHER EDUCATION PERSONNEL BOARD</b>	
	83-01-096	Annual leave accrual	83-04-065
Skagit county	83-03-019		83-10-029
	83-03-009	Appointment, instructional year	83-10-029
Whatcom county	<b>83-12-023</b>	Cyclic year position	83-06-079
	83-03-009		83-10-029
	<b>83-12-023</b>	Definitions	
General fund allotments	83-01-052	cyclic year	83-04-065
expenditure reductions	83-01-101		83-10-029
	83-06-014	instructional year	83-04-065
	83-08-008		83-10-029
Hiring freeze	83-08-008	lay off	83-01-122
Job training coordinating council	83-01-022		83-04-016
Job Training Partnership Act	83-01-022		83-04-066
Laboratory location	83-09-045		83-07-056
Legislature extra session	83-10-024	lay off seniority	83-04-065
	<b>83-12-024</b>		83-10-029
Minority and women's business enterprises	83-03-038	Dismissal notice	83-06-079
Radioactive waste management council	83-05-045	Hearings	83-06-079
Recreation resource advisory committee	83-07-063		83-10-029
State laboratory coordinating council	83-09-045	Holidays	83-04-065
			83-10-029
<b>GRAYS HARBOR COLLEGE (District 2)</b>		Leave of absence without pay	83-04-065
Meeting schedule	83-01-102		83-10-029
<b>GREEN RIVER COMMUNITY COLLEGE (District 10)</b>		Periodic increment date	83-04-065
Meeting schedule	83-01-071		83-10-029
<b>GROUNDWATER (See ECOLOGY, DEPARTMENT OF)</b>		Superior court appeals	83-10-029
<b>GUNS</b>		<b>HIGH LEVEL RADIOACTIVE WASTE MANAGEMENT ADVISORY COUNCIL</b>	
Hunting		Membership increased	83-05-045
unlawful firearms	83-01-006	<b>HIGHWAYS (See TRANSPORTATION, DEPARTMENT OF)</b>	
<b>HANDICAPPED (See DEVELOPMENTALLY DISABLED AND HANDICAPPED)</b>		<b>HORSE RACING COMMISSION</b>	
<b>HEALTH, STATE BOARD OF</b>		Jockey apprentice allowance and extensions	83-05-027
Abortions (See ABORTIONS)			83-08-057
Boarding homes	83-09-001	<b>HOSPICES (See HEALTH, STATE BOARD OF)</b>	
Childbirth center		<b>HOSPITAL COMMISSION</b>	
license	83-03-043	Alcoholism and psychiatric	
	83-07-016	infection control	83-06-010
procedures	83-03-044	Accounting and reporting manual	83-04-032
	83-07-017	Budget and rate requests	83-04-006
Crippled children's services			<b>83-12-041</b>
authorization of services	83-01-002	Operations and procedures	83-06-036
definitions	83-01-002	meetings	83-06-036
eligibility	83-01-002	records	83-06-036
fees	83-01-002	<b>HUMAN RIGHTS COMMISSION</b>	
funding ceilings	83-01-002	Handicapped discrimination in public accommodation	
hospital qualifications	83-01-002	reasonable accommodation	83-02-012
third-party resources	83-01-002	structural barriers to accessibility	83-02-012
Cytogenetic laboratory services	83-07-073	waiver of rights as condition unfair	83-02-012
	<b>83-12-049</b>	Handicap discrimination in real estate transaction	
Dietary department	83-04-059	structural barriers to accessibility	83-02-012
	83-07-048	Meeting schedule	83-01-078
Food service	83-04-059		83-11-022
	83-07-048	<b>INDIANS</b>	
Health districts	83-04-011	Colville Indian reservation hunting closure	83-06-030
Hospice care centers			83-06-056
infection control	83-03-042		83-09-022
	83-07-015	Liquor sales	83-01-060
Hospitals			83-01-123
definitions	83-01-003	Motor vehicle tax exemption	83-04-017
design requirements	83-03-026		83-05-055
intravenous administration	83-10-058	Salmon	
intravenous preparation	83-10-058	Chehalis river and tributaries	83-07-041
On-site sewage disposal	83-01-125		83-07-055
	83-07-061	Columbia river	83-10-015
Pharmacy standards		ceremonial and subsistence	83-11-013
hospital construction	83-10-057	Grays Harbor and tributaries	83-07-055
hospital pharmacists	83-10-056	Hoh river closed	83-07-070
Public water supplies	83-07-060	Humptulips river	83-01-011
			83-01-017
<b>HEALTH CARE FACILITIES AUTHORITY</b>			
Equipment financing			

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>INDIANS—cont.</b>		<b>LABOR AND INDUSTRIES, DEPARTMENT OF</b>	
Clickitat river subsistence	83-10-020	Carnival equipment	<b>83-12-008</b>
plan for Puget Sound chinook	83-03-071	Contractor registration	<b>83-12-020</b>
Puget Sound commercial fishing restrictions	83-01-008	Electricians	
	83-01-012	inspection fees	<b>83-12-019</b>
	83-01-027	journeyman	83-03-039
	83-01-044		83-07-074
	83-01-100		<b>83-12-011</b>
	83-09-035		<b>83-12-021</b>
Yakima Indian subsistence	83-10-020	specialty	83-03-039
Yakima, Warm Springs, Nez Perce,			83-07-074
Umatilla treaties	83-05-008		<b>83-12-011</b>
<b>Steelhead</b>			<b>83-12-021</b>
certain rivers closed	83-04-024	trainee	83-07-074
Chehalis river closed	83-03-048		<b>83-12-011</b>
	83-03-057		<b>83-12-021</b>
Elwha river closed	83-06-037	<b>Industrial insurance (See also Workers' compensation this topic)</b>	
Green river closed	83-05-026	appeals board	
Hoh river closed	83-05-026	administration and organization	83-01-001
Humptulips river closed	83-05-026	crime victims compensation	83-01-001
Lake Washington closed	83-05-026	hearing rules	83-01-001
Pysht bay, Morse creek, Sekiu river	83-03-049	practice and procedures	83-01-001
Quillayute river closed	83-06-003	public records	83-01-001
Samish river closed	83-06-007	vocational rehabilitation appeals	83-01-001
Sturgeon	83-03-030	state fund deficit	83-04-057
	83-04-053		83-07-075
		<b>Industrial Safety and Health Act</b>	83-04-044
<b>INDUSTRIAL INSURANCE (See LABOR AND INDUSTRIES)</b>		<b>Logging</b>	83-03-022
			83-05-024
<b>INSURANCE COMMISSIONER</b>		<b>Mobile homes</b>	
Disability insurance		building requirements	83-01-018
loss ratio standards	83-10-060	fees	83-01-018
Fire protection standards		inspections	83-01-018
adult residential treatment facilities	83-01-049	installation permits	83-01-018
	83-03-028	installation requirements	83-01-018
private adult treatment homes	83-01-024	<b>Recreational vehicles, reciprocal agreement</b>	83-06-041
	83-03-027		83-06-042
	83-06-022		<b>83-12-014</b>
Funeral regulations		<b>Safety and health standards</b>	
obsolete provisions repealed	83-11-005	machines, alarms	83-05-024
<b>INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION</b>		<b>Self-insurance</b>	
Applications	83-01-030	chemonucleolysis	83-06-012
Definitions	83-01-030	claim log	83-04-002
Federal overlay	83-01-030		83-04-058
Funds	83-01-030	deficit assessment	83-07-009
Goals and objectives	83-01-030		83-04-057
Grant-in-aid policy	83-01-030	groups	83-07-075
Local agency requirements	83-01-030	admission of new members	83-01-023
Meeting schedules	83-01-009	application	83-01-075
	83-08-011	funds	83-01-023
	83-10-048	reports	83-01-075
Off-road vehicles	83-01-030	reserves	83-01-023
Organization, operations and procedures	83-01-030	surplus distribution	83-01-075
Participation manuals	83-01-030	termination of individual members	83-01-023
Project contract	83-01-030	trustee responsibilities	83-01-075
Public records	83-01-030		83-01-075
Restrictions of sponsors	83-01-030		83-01-076
<b>JAIL COMMISSION</b>		<b>State laboratory coordinating council</b>	83-09-045
Maximum capacities	83-04-004	<b>Workers' compensation</b>	
	83-11-046	chemonucleolysis	83-06-012
New facilities certification	83-04-003		<b>83-12-013</b>
	83-07-059	classifications, rates, rating system	
<b>JEFFERSON COUNTY</b>		employees supporting separate operations	83-02-037
Shoreline management master program	83-11-048	evaluation of incurred losses	83-01-129
<b>JOB TRAINING COORDINATING COUNCIL (See EMPLOYMENT SECURITY, DEPARTMENT OF)</b>		group dividends	83-05-018
<b>JUDGES</b>			83-01-129
Judicial qualification commission			83-05-018
jurisdiction	83-01-048		
<b>KITSAP COUNTY</b>			
Shoreline management master program	83-02-010		
	83-03-067		
	83-08-002		

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

**LABOR AND INDUSTRIES, DEPARTMENT OF**

—cont.	
interstate or foreign carriers	83-02-038
	83-04-038
	83-08-056
	83-10-038
medical aid rules and fee schedule	83-06-012
	<b>83-12-013</b>
penalty assessments	83-01-130
	83-05-019
qualifications for employer participation	83-01-129
retrospective rating formula	83-01-129
	83-05-018
risk classification	83-01-130
	83-05-019
employees supporting separate operations	83-02-037
state fund deficit	83-04-057
	83-07-075

**LAWYERS (See ATTORNEYS)**

**LIBRARY, STATE**

Library network rules and regulations	83-03-073
	83-07-077
Meetings	
reconsideration of proposals and grant awards	83-01-047
Public disclosure exemption	83-03-074
	83-07-076
State library commission	
grants of federal funds for public library	
construction	83-10-066

**LICENSED PRACTICAL NURSES (See LICENSING, DEPARTMENT OF)**

**LICENSING, DEPARTMENT OF**

Appearance and practice before agency	
solicitation unethical	83-06-028
	83-09-050
Architects	
corporate practice	83-04-071
examination	
fees	83-01-110
	83-05-006
form—oral and written	83-04-071
licenses	83-04-071
	83-05-006
meetings	83-04-071
reciprocity	83-04-071
registration	
fees	83-01-110
schools—approved	83-04-071
Barber examining committee	
examination	83-11-011
	83-11-025
	83-11-045
Boat registration (ch 7 Laws of 1983 implementation)	
vessel dealer	83-10-021
	83-11-044
vessel registration	83-10-051
	83-11-043
Camping clubs	83-03-056
	83-06-076
Charitable Solicitations Act	
definitions	83-01-112
exemption not transferable	83-01-112
percentage limitation waiver	83-01-112
Dental hygiene	
examination	83-04-070
	83-07-051
Funeral directors and embalmers	
definitions	83-04-020
licenses	83-04-020
reciprocity applications	83-01-111
restrictions	83-04-020
Funeral services, prearrangement	83-04-021
Investment advisor	83-03-024
Licensed practical nurses	83-02-062
	83-05-033
Motor vehicles	

**LICENSING, DEPARTMENT OF—cont.**

excise tax, Indians exempt	83-05-055
	83-08-052
impoundment	83-04-068
	83-06-029
	<b>83-12-025</b>
Real estate	
closing officers	83-02-044
Real estate commission	
meeting schedule	83-02-042
Securities	
definitions	83-09-034
	83-11-023
investment advisor	83-03-024
limited offering exemption	<b>83-12-038</b>
mortgages, trust, contracts	83-03-025

**LIGHT AND POWER BUSINESSES (See ELECTRIC ENERGY)**

**LIQUOR CONTROL BOARD**

Advertising	83-03-013
Identification card	83-09-016
	<b>83-12-022</b>
Indians	
sales on reservations	83-01-060
	83-01-123
	83-04-017
Licenses	
advertising	83-06-025
class H	
liquor purchases	83-01-029
premises without lounge	83-07-066
	83-10-031
	83-10-046
conduct on premises	83-03-013
	83-06-026
employees	
prohibited conduct with patrons	83-10-059
revocation	83-10-032
Rules review	83-11-026
Sales person must speak and read English	83-03-012
	83-06-027
	83-10-045

**LITTER (See ECOLOGY, DEPARTMENT OF)**

**LOTTERY COMMISSION (See also GAMBLING COMMISSION)**

Agent identification card	83-01-117
	83-05-029
Commission organization	83-01-108
	83-05-028
	83-08-081
	83-10-068
Definitions	
ticket bearer	83-01-117
	83-05-029
<u>Instant game number 1</u>	
criteria	83-04-019
definitions	83-03-034
	83-04-019
	83-05-030
ticket validation requirements	83-04-019
	83-05-030
<u>Instant game number 2</u>	
criteria	83-01-109
	83-03-034
	83-03-040
	83-04-069
	83-07-023
	83-08-084
definitions	83-01-109
	83-03-040
grand prize drawings	83-08-083
ticket validation requirements	83-01-109
	83-03-034
	83-03-040
<u>Instant game number 3</u>	

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

**LOTTERY COMMISSION (See also GAMBLING COMMISSION)—cont.**

criteria	83-05-031 83-05-052 83-08-079 83-08-085 83-10-072
definitions	83-05-031 83-05-052 83-08-079 83-08-085 83-10-072
grand prize drawings	83-08-083
ticket validation requirements	83-05-031 83-05-052 83-10-072
<u>Instant game number 4</u>	
criteria	83-05-053 83-08-086 83-10-070
definitions	83-05-053 83-08-086 83-10-070
grand prize drawings	83-08-083
ticket validation	83-05-053 83-08-080 83-08-086 83-10-070
<u>Instant game number 5</u>	
criteria	83-10-067
definitions	83-10-067
ticket validation	83-10-067
Licenses	
	83-08-079 83-08-085 83-10-072
agent compensation	83-01-117 83-03-041 83-05-029
agent eligibility	83-01-117 83-03-041 83-05-029
authority to sell	83-03-034
definitions	83-03-041
general license	83-01-117
location of sale	83-01-117 83-03-041 83-05-029
revocation, denial, suspension	83-03-046 83-07-022
off premises sales permit	83-01-117 83-03-041
special licenses	83-08-047 83-10-069
Meeting schedule	83-01-050 <b>83-12-057</b>
Operations and procedure	83-01-108 83-05-028 83-08-081 83-08-074 83-10-073
appearance and practice	83-08-074
ethical conduct	83-08-074 83-10-073
hearings	83-08-074 83-10-073
Prizes	
certain winners prohibited	83-04-019
grand prize procedures	<b>83-12-057</b>
payment	83-01-117 83-05-029
Public records	83-01-108 83-05-028 83-05-054 83-08-082 83-10-071
Tickets	
certain purchases prohibited	83-04-019

**LOTTERY COMMISSION (See also GAMBLING COMMISSION)—cont.**

employees of commission	83-03-034 83-03-034 83-04-019 83-03-033
price	
purchase by agent	
<b>MATERNITY CENTERS (See DAY CARE)</b>	
<b>MEDICAL EXAMINERS</b>	
Physicians assistants	83-03-031 83-03-045 83-07-014 83-03-045 83-07-014
Physicians acupuncture assistants	
<b>MENTAL HEALTH/ILLNESS</b>	
Community mental health program	
county administration regulations	83-01-014 83-03-065 83-03-066 83-09-002 83-01-014 83-03-065 83-03-066 83-09-002 83-01-014 83-03-065 83-03-066 83-09-002 83-01-014 83-03-065 83-03-066 83-09-002 83-01-014 83-03-065 83-03-066 83-09-002 83-01-014 83-03-065 83-03-066 83-09-002 83-02-025 83-03-011 83-03-065 83-03-066 83-09-002 83-02-025 83-03-011 83-03-065 83-03-066 83-09-002 83-02-025 83-03-011 83-03-065 83-03-066 83-09-002 83-10-079 83-01-119
definitions	
licensed service providers	
priorities	
County plan	
Group homes	
infection control	
mentally and physically handicapped	
Institutional recipients	
medical care	83-09-046
Psychiatric hospitals	
infection control	83-06-010 83-10-079 83-05-002 83-08-025 83-03-010
Public assistance	
Recertification of facilities	
<b>MEXICAN-AMERICAN AFFAIRS, COMMISSION ON</b>	
Meeting schedule	83-01-140
<b>MOBILE HOMES (See LABOR AND INDUSTRIES, DEPARTMENT OF)</b>	
<b>NATIONAL GUARD</b>	
Emergency	
flooding in tidal shorelines	83-01-095 83-01-020 83-01-021 83-01-096 83-03-009 83-03-019 83-12-023
flooding in western Washington	
<b>NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM</b>	
(See ECOLOGY, DEPARTMENT OF, subtopic NPDES)	
<b>NATURAL RESOURCES, DEPARTMENT OF</b>	
Aquatic lands	83-02-055 83-04-018
Board meetings	83-05-035 83-08-028 83-10-011
Forest fire advisory board meeting	
Forest patrol, forest fire suppression account	
assessment procedures	83-01-099
Industrial fire tool requirements	83-09-015

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

**NATURAL RESOURCES, DEPARTMENT OF—cont.**

Log patrol closure on Lake Whatcom 83-03-029  
 Log transportation 83-07-072  
 Oil and gas  
   lease royalties 83-01-103  
                           83-05-004  
                           83-06-040  
                           83-07-039  
 Outdoor burning 83-07-068  
   winter burning 83-07-021  
                           83-09-015  
                           83-11-001  
                           83-02-055  
 Pier spacing rules  
 Timber tax  
   (See **FORESTS AND FORESTS PRODUCTS**)  
 Yacolt burn closure removed 83-07-068  
   83-10-036  
 Trust lands  
   deduction discontinuation 83-07-037  
   83-07-038  
   83-11-007  
   83-11-008

**NOXIOUS WEED CONTROL BOARD**

List of noxious weeds 83-04-055  
 83-07-042

**NURSING, BOARD OF**

Continuing education 83-12-031  
 CRN renewal 83-04-051  
 Legend drugs 83-12-031  
 License renewal 83-12-031  
 Long-term care drug therapy 83-08-073  
 83-12-026

**NURSING HOMES**

Accounting and reimbursement system 83-01-074  
   83-05-007  
   83-01-016  
 Definitions  
 Medicaid contractors  
   final settlement 83-01-067  
 Personnel 83-01-016  
 Residents  
   intermediate nursing care residents 83-01-016  
   skilled nursing care residents 83-01-016

**OIL AND GAS**

Lease royalties 83-01-103

**OKANOGAN COUNTY**

Dog problem 83-03-017

**OLYMPIA TECHNICAL COMMUNITY COLLEGE**

(See **CENTRALIA COLLEGE AND OLYMPIA TECHNICAL COMMUNITY COLLEGE**)

**OPTOMETRY BOARD**

Examination 83-06-073  
 83-10-052

**OSTEOPATHIC MEDICINE AND SURGERY**

Acupuncture assistants 83-12-048  
 Physician assistants  
   training 83-12-048  
 Prescriptive authority 83-12-048

**PARACHUTING (See TRANSPORTATION, DEPARTMENT OF)**

**PARKS AND RECREATION**

Environmental learning centers 83-04-073  
   83-09-031  
 Governor's recreation resource advisory  
   committee established 83-07-063  
 Marine facilities  
   moorage and use 83-02-057  
   83-02-058  
   83-06-051  
 Meeting schedule 83-01-113  
   83-01-124  
 Public use of park area

**PARKS AND RECREATION—cont.**

assemblies, meetings 83-02-041  
   83-06-004  
   83-08-032  
   83-02-041  
   83-06-004  
   83-08-032  
   83-02-041  
   83-06-004  
   83-08-032  
   83-10-055  
 religious services  
 solicitation  
 Rule review  
   recreational conveyances 83-11-024  
 Small works roster 83-02-024  
 Snowmobile grants and contracts 83-10-053  
 Winter recreation program 83-10-054

**PENINSULA COLLEGE (District 1)**

Admission 83-09-041  
 Discipline 83-09-041  
 Drugs 83-09-041  
 Foreign students 83-09-041  
 Scholastic standards 83-09-041  
 Trespass 83-09-041  
 Tuition refund 83-09-041

**PERSONNEL, DEPARTMENT OF/PERSONNEL BOARD**

Abandonment of position 83-10-047  
 Appointments 83-08-009  
 Board  
   meeting schedule 83-03-018  
   powers and duties 83-01-042  
   83-05-047  
   83-07-064  
   83-08-009  
   83-11-027  
 Classified positions  
   transfer from/to exempt 83-06-043  
   83-09-030  
 Compensation time  
   liquidation 83-08-009  
   83-12-002  
 Definitions  
   exit leave 83-01-115  
   seniority 83-01-115  
 Demotion  
   reduction in salary 83-10-047  
   subsequent elevation 83-01-093  
   83-05-047A  
   83-07-036  
   83-01-042  
   83-05-047  
   83-07-036  
   83-10-047  
   83-12-035  
 Exit leave 83-01-094  
   83-01-115  
 Insurance board  
   eligible employees and retirees 83-07-065  
   83-08-017  
   83-12-007  
 Political activity 83-01-115  
 Probationary periods 83-07-064  
   83-12-035  
 Reduction in force  
   reasons, regulations 83-01-041  
   83-01-094  
   83-01-115  
   83-03-035  
   83-05-047A  
   83-08-009  
   83-08-010  
   83-11-027  
 Registers  
   appointments 83-01-042  
   83-05-047  
   83-07-036  
   83-12-002

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>PERSONNEL, DEPARTMENT OF/PERSONNEL BOARD—cont.</b>		<b>PODIATRY BOARD</b>	
certification		Advertisements	83-03-032
exceptions	83-06-043	Examination	83-03-032
	83-09-030	Licenses	83-03-032
local areas	83-04-035	Schools	83-03-032
	83-08-010	<b>POLLUTION CONTROL HEARINGS BOARD</b>	
designation	83-01-115	Permit disposition	83-07-031
Salaries	83-03-035		83-11-006
maximum, overtime accumulation	83-12-035	<b>PREGNANCY TERMINATION (See ABORTION)</b>	
performance increases, management	83-07-064	<b>PRISON TERMS AND PAROLES</b>	
reduction, demotion procedure	83-10-047	Public records	83-03-036
reduction in force register appointment	83-06-005	<b>PROCLAMATIONS (See GOVERNOR, OFFICE OF THE)</b>	
special pay ranges	83-04-035	<b>PRODUCTIVITY BOARD</b>	
	83-08-010	Employee suggestion program/incentive pay programs	83-06-053
Schedule/shift change, provisions and compensation	83-12-035		83-06-055
Sick leave	83-08-009	amount of awards	83-06-053
	83-10-047		83-06-055
	83-12-002	appeals	83-10-030
Suspension, duration, procedure	83-10-047		83-06-053
Transfer		appointment of agency coordinators	83-06-053
between agencies	83-01-042		83-06-055
	83-07-036	definitions	83-10-030
between class	83-01-042		83-06-053
	83-05-047	duties of program administrator	83-10-030
	83-07-036		83-06-053
within class	83-01-042	eligibility for awards	83-06-053
	83-05-047		83-06-055
	83-07-036	eligibility to participate	83-10-030
Vacation leave disposition	83-01-115		83-06-053
		functions of the board	83-06-053
<b>PHARMACY, BOARD OF</b>			83-06-055
Condom regulations	83-01-083	procedures for processing multi-agency suggestions	83-10-030
wholesale/retail license	83-01-083		83-06-055
Drug abuse county plan	83-02-025	recognition of merit	83-10-030
	83-03-011		83-06-055
Drug abuse, public assistance	83-05-002	responsibilities of evaluators	83-10-030
	83-08-025		83-06-053
Drug therapy, monitoring	83-06-074	suggestion acceptability	83-10-030
Legend drugs, imprint law	83-06-074		83-06-053
Licenses		suggestion format	83-10-030
licensing periods	83-01-037		83-06-053
	83-01-082	Repeaters	83-10-030
pharmacy, closing procedure	83-06-074		83-06-054
Long-term care facilities		<b>PSYCHOLOGY EXAMINERS BOARD</b>	
drug therapy	83-10-012	Continuing education	83-11-042
	83-10-013	<b>PUBLIC ASSISTANCE (See SOCIAL AND HEALTH SERVICES)</b>	
Mail order drugs	83-06-074	<b>PUBLIC DISCLOSURE COMMISSION</b>	
Operations and procedures of board	83-01-083	Meeting schedule	83-02-030
Patient medication record systems	83-01-083	Optional format for requests for lists of individuals	83-11-004
	83-12-047	Public records release	83-06-033
Public records	83-01-083	<b>PUBLIC UTILITIES</b>	
Schedule V controlled substances	83-01-083	(See also UTILITIES AND TRANSPORTATION COMMISSION)	
		Public utility tax	83-01-059
<b>PHYSICIAN ASSISTANTS (See MEDICAL EXAMINERS)</b>		<b>PUYALLUP</b>	
<b>PHYSICAL THERAPISTS (See EXAMINING COMMITTEE ON PHYSICAL THERAPISTS)</b>		Shoreline management master program	83-08-072
<b>PILOTAGE COMMISSIONERS, BOARD OF</b>			83-12-017
Grays harbor pilotage district	83-11-038		
Marine pilot liability	83-03-037		
Puget Sound pilotage district	83-12-027		
Retirement fund contribution	83-02-045		
	83-05-049		
Vessel certification form	83-10-008		
<b>PLANNING AND COMMUNITY AFFAIRS AGENCY</b>			
Community services advisory council meeting	83-05-044		
	83-11-036		
Drug abuse prevention office	83-06-052		
Small cities community development block grant program	83-08-034		
Weatherization			
plan hearing	83-03-064		
	83-12-040		
repealer of certain low-income sections	83-06-066		

## Subject/Agency Index

(Citations in **bold face** are to material in this issue.)

<b>QUINCY GROUNDWATER</b>			
(See <b>ECOLOGY, DEPARTMENT OF</b> )			
<b>RAFFLES (See GAMBLING COMMISSION)</b>			
<b>REAL ESTATE (See LICENSING, DEPARTMENT OF)</b>			
<b>REVENUE, DEPARTMENT OF</b>		<b>REVENUE, DEPARTMENT OF—cont.</b>	
Appeal procedure		credit losses, bad debts, recoveries	83-01-097
administrative law judge	83-01-097	exemptions—volume of business	83-07-034
in general	83-04-062	heat as service	83-04-063
	83-07-032		83-07-034
		in-state, out-of-state	83-05-048
<b>Board of equalization</b>			83-08-015
reconvening boards	83-10-017		83-08-026
<b>Boats, see LICENSING, DEPARTMENT OF</b>		<b>Real estate excise tax</b>	
<b>Border counties</b>	83-06-046	assignments, purchasers, transfers	83-02-022
<b>Business and occupation tax</b>		deferral	83-02-022
banks	83-04-062	definitions	83-02-022
	83-07-032	earnest money	83-02-022
	83-07-034	escrow, abstract, title business	83-04-064
casual or isolated sales	83-05-048		83-07-033
<b>CATV</b>	83-08-015	foreclosure	83-02-022
	83-08-026	gifts	83-02-022
		nominee	83-02-022
conditional and installment sales	83-01-097	refunds	83-02-022
credit losses, bad debts, recoveries	83-01-097	trustee sale	83-02-022
dishonored checks	83-04-062	Rate of change	83-04-062
	83-07-032		83-07-032
	83-07-034	<b>Resale certificates</b>	83-04-063
exemptions—volume of business	83-07-034		83-07-034
farming services	83-05-048	<b>Retail sales tax</b>	
	83-08-015	alcohol	83-05-048
	83-08-026		83-07-034
	83-04-062		83-08-015
fees, dues, contributions, donations	83-04-062	animals sold for breeding purposes	83-08-026
	83-07-032	collection schedules	83-07-034
	83-07-033		83-06-047
gross amounts subject to retail sales tax	83-05-048	conditional and installment sales	83-09-028
<b>Deductibility, generally</b>	83-07-033		83-04-062
	83-08-015	credit losses, bad debts, recoveries	83-07-032
	83-08-026	farm	83-01-097
			83-04-063
hospitals dispensing drugs	83-04-062		83-05-048
	83-04-064		83-07-034
	83-07-032		83-08-015
	83-07-033	generally	83-08-026
libraries	83-04-063	lessees	83-07-033
	83-07-034		83-05-048
manufacturer, definition revised	83-04-062		83-08-015
	83-07-032	local tax	83-08-026
	83-05-048		83-04-062
radio and television	83-08-015		83-06-046
	83-08-026		83-07-032
	83-04-062	soda fountains	83-07-034
service tax	83-07-032	sports	83-05-048
	83-05-048		83-08-015
sports	83-08-015		83-08-026
	83-08-026	state agency exemption	83-04-062
tax liability accounting method	83-01-097		83-07-032
various services described	83-04-064	<b>Selling price</b>	
	83-07-033	returned goods	83-07-034
	83-05-048	warranties	83-07-034
warehousing	83-08-015	<b>Stockbrokers</b>	83-07-033
	83-08-026	<b>Timber tax (See FORESTS AND FOREST PRODUCTS)</b>	
<b>Doing business, in and out-of-state</b>	83-05-048	<b>Tobacco</b>	83-04-062
	83-08-015		83-04-063
	83-08-026		83-07-032
			83-07-034
<b>Forest land values</b>		<b>Use tax</b>	
(See <b>FORESTS AND FOREST PRODUCTS</b> )		certificate of registration fee increased	83-04-062
<b>Fuel sales</b>	83-04-063		83-07-032
	83-07-034	commercial or industrial	
<b>Grain</b>	83-04-064	pit run gravel	83-04-062
	83-07-033		83-07-032
<b>Ingredients or components</b>	83-07-035	conditional and installment sales	83-04-062
<b>Leasehold excise tax</b>	83-05-048		83-07-032
	83-08-015	exemptions	83-04-064
	83-08-026		83-07-033
	83-07-034	bailees	83-05-048
<b>Libraries</b>			83-08-015
<b>Nonprofit organizations</b>			83-08-026
excise tax exceptions	83-07-033	insulin, oxygen, prosthetics	83-04-062
<b>Public transportation</b>			83-07-032
sales and use tax	83-06-046		
<b>Public utility tax</b>	83-01-059		

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>REVENUE, DEPARTMENT OF—cont.</b>			
orthotics	83-04-062		
	83-07-032		
ostomic	83-04-062		
	83-07-032		
state agencies	83-04-062		
vessels, nonresident	83-05-048		
	83-08-015		
	83-08-026		
<b>RICHLAND</b>			
Shoreline management master program	83-10-061		
<b>ROCKETS AND MISSILES (See TRANSPORTATION, DEPARTMENT OF)</b>			
<b>SALMON (See FISHERIES, DEPARTMENT OF)</b>			
<b>SAVINGS AND LOAN ASSOCIATIONS (See GENERAL ADMINISTRATION, DEPARTMENT OF)</b>			
<b>SCHOOLS</b>			
Chiropractic accreditation	83-01-028		
Colleges (See individual colleges)			
Handicapped education	83-04-072		
	83-07-057		
Kindergarten/1st grade uniform entry qualifications	83-01-131		
Public schools employee salaries	83-02-047		
Universities (See individual universities)			
<b>SEATTLE</b>			
Shoreline management master program	83-02-065		
	83-07-081		
	83-09-052		
	83-11-047		
	83-12-016		
<b>SEATTLE COMMUNITY COLLEGE (District 6)</b>			
Board of trustees			
appointing authority	83-09-044		
rules and regulations	83-09-044		
tenure	83-09-044		
Meeting schedule	83-01-032		
	83-01-051		
	83-02-011		
	83-03-002		
	83-04-001		
	83-04-046		
	83-05-012		
	83-10-027		
	83-11-017		
Student policies and procedures	83-01-114		
	83-06-001		
<b>SENTENCING GUIDELINES COMMISSION</b>			
Meeting schedule	83-01-054		
	83-09-006		
<b>SHELLFISH (See FISHERIES, DEPARTMENT OF)</b>			
<b>SHIPS (See LICENSING, DEPARTMENT OF, subtopic Boats)</b>			
<b>SHORELINE COMMUNITY COLLEGE (District 7)</b>			
Faculty and staff parking	83-01-077		
Fines and penalties	83-01-077		
Grievance proceedings	83-01-077		
Meeting schedule	83-01-092		
Mitigation and suspension	83-01-077		
Student conduct code	83-01-031		
	83-07-020		
Vice president for student services enforcement of determinations	83-01-077		
<b>SHORELINES HEARING BOARD (See ENVIRONMENTAL HEARINGS OFFICE)</b>			
<b>SHORELINE MANAGEMENT (See ECOLOGY, DEPARTMENT OF)</b>			
		<b>SKAGIT COUNTY</b>	
		Emergency	83-03-009
			83-12-023
		Shoreline management master program	83-02-007
		<b>SKAGIT VALLEY COLLEGE (District 4)</b>	
		Meeting schedule	83-01-062
			83-12-034
		<b>SMALL WORKS ROSTER (See GENERAL ADMINISTRATION, DEPARTMENT OF)</b>	
		<b>SOCIAL AND HEALTH SERVICES, DEPARTMENT OF</b>	
		AFDC and continuing general assistance	
		alien sponsorship	
		income of sponsor	83-01-034
			83-04-060
		budgeting, prospective and retrospective	83-01-104
			83-04-060
		eligibility	
		alcoholism and drug abuse, incapacity	83-05-002
			83-08-025
		date of change	83-01-104
		prospective	83-01-104
		WIN/employment and training	83-01-104
		grant income or decrease	83-01-057
			83-01-104
		exemption	83-01-057
		mental, emotional, physical incapacity	83-05-002
			83-08-025
		nonexempt resource and income	83-01-104
			83-04-033
		residence sharing	83-01-121
		rules applicability	83-11-009
		standards of assistance	83-01-121
			83-05-015
			83-11-010
		transfer of property	83-01-104
			83-04-033
		verifying	83-10-018
		financial need	
		computing income	83-01-104
			83-04-033
		effect of resources and income	83-01-104
			83-04-033
		net income	83-01-104
			83-04-033
		rules and procedures	83-01-104
			83-04-033
		types of income	83-01-104
		food	
		WIC program hearing	83-08-062
		hearing	83-03-021
		income defined	83-01-104
		medical treatment policies	83-05-002
		person in institution other than nursing home	83-07-053
			83-10-077
		pilot project, medical criteria	
		Spokane, Rainier, Pierce	83-10-049
		presumptive spouse	83-01-104
			83-04-033
		Alcoholism hospitals	
		infection control	83-06-010
		Blind (See BLIND)	
		Boarding homes licensure	83-08-005
		Child care (see DAY CARE)	
		Chore services	83-11-012
		Community mental health program (See MENTAL HEALTH/ILLNESS)	
		Community option program entry system	83-05-042
			83-05-043
			83-08-024
		Day care (See DAY CARE)	
		Developmental disabilities (See DEVELOPMENTALLY DISABLED)	
		Employment and training-work incentive	
		community work experience program	83-01-057

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

**SOCIAL AND HEALTH SERVICES, DEPARTMENT**

**OF—cont.**  
 job search program duration 83-01-057  
 refusal of training or work 83-01-057  
**Fees** 83-09-048  
     83-12-058  
**Food stamps**  
 aliens 83-07-010  
     83-10-078  
 application and participation 83-04-042  
     83-04-043  
     83-08-071  
 certification periods 83-01-055  
     83-04-042  
     83-04-043  
     83-08-071  
 hearing 83-03-021  
 household determination 83-04-042  
     83-04-043  
     83-08-071  
 income deductions 83-03-015  
     83-04-042  
     83-04-043  
     83-08-071  
 income eligibility 83-04-042  
     83-04-043  
     83-08-071  
 lost 83-08-012  
     83-08-013  
 monthly allotment 83-03-015  
     83-04-042  
     83-04-043  
     83-08-071  
 replacement 83-12-003  
 resources 83-04-042  
     83-04-043  
     83-08-071  
 social security number 83-08-071  
 student eligibility 83-03-015  
     83-04-042  
     83-04-043  
     83-08-071  
 verification 83-08-071  
 WIC program 83-08-062  
 work registration 83-04-042  
     83-04-043  
     83-08-071  
**Foster care (See FOSTER CARE)**  
**Group homes**  
 mental/physical handicap 83-01-119  
     83-06-013  
**Hearings**  
 WIC program 83-08-062  
**Limited casualty program**  
 hospital care, payment 83-03-016  
 medically needy in own home  
 certification 83-01-058  
 eligibility determination 83-01-058  
     83-10-081  
     83-10-081  
 medicare benefits 83-10-081  
 outpatient and emergency care 83-03-016  
**Medical assistance and care**  
 alcohol and drug abuse 83-05-002  
     83-08-025  
 eligibility  
 allocation of income 83-02-027  
 certification 83-02-027  
 institutional 83-09-046  
     83-12-059  
 grandfathered recipients 83-07-053  
     83-10-077  
 hearing aids 83-07-053  
     83-10-077  
 hospital care, payment 83-05-040  
     83-05-041  
     83-08-022

**SOCIAL AND HEALTH SERVICES, DEPARTMENT**

**OF—cont.**  
 institutional recipients 83-09-046  
     83-12-059  
 allocation of income 83-09-046  
     83-12-059  
 medicare, scope 83-10-081  
 outpatient and emergency care 83-03-016  
 payment 83-10-077  
 private duty nursing services 83-01-056  
 providers—ownership disclosure 83-07-053  
     83-10-077  
 services provided 83-01-056  
     83-12-036  
     83-12-037  
 inpatient hospital care 83-02-023  
     83-02-046  
     83-05-050  
     83-12-036  
     83-12-037  
 social security benefits  
 burial plots and contracts 83-07-053  
     83-10-077  
 eligibility determination 83-02-026  
 monthly standards 83-09-046  
     83-12-059  
**Mental health, see MENTAL HEALTH**  
**Nursing homes (See NURSING HOMES)**  
**Overpayment and repayment of assistance**  
 definitions  
 intentional overpayment 83-02-016  
     83-02-017  
     83-05-046  
 overpayment 83-02-016  
     83-02-017  
     83-05-046  
 underpayment 83-02-016  
     83-02-017  
     83-05-046  
 effective dates 83-02-016  
     83-02-017  
 liability 83-02-016  
     83-02-017  
 mandatory grant reduction 83-02-016  
     83-02-017  
 repayment 83-02-016  
     83-02-017  
 verification 83-02-016  
     83-02-017  
**Psychiatric hospitals**  
 infection control 83-06-010  
**Public records** 83-03-021  
**Refugee assistance** 83-01-034  
     83-10-075  
**Senior citizens' services program** 83-10-074  
**Shellfish program certification fees** 83-12-015  
**Support enforcement**  
 fees 83-02-029  
 Water service area conflicts 83-01-015  
 Water system project review 83-10-076  
**SOLID WASTE (See ECOLOGY, DEPARTMENT OF)**  
**SPOKANE COMMUNITY COLLEGES (District 17)**  
 Meeting schedule 83-04-041  
     83-06-071  
 Public records 83-06-009  
     83-07-004  
     83-10-004  
**SPOKANE COUNTY**  
 Shoreline management master program 83-02-005  
**STATE EMPLOYEES INSURANCE BOARD**  
 (See PERSONNEL, DEPARTMENT OF)  
**STATE PATROL**  
 Hazardous materials 83-03-008  
**STEELHEAD (See GAME, DEPARTMENT OF)**

**Subject/Agency Index**  
(Citations in **bold face** are to material in this issue.)

**SUPERINTENDENT OF PUBLIC INSTRUCTION**

Elementary and Secondary Education Act 83-04-054  
 Finance  
   ASB moneys 83-02-002  
                   83-03-004  
 Grants management 83-04-054  
                   83-07-058  
                   83-08-030  
 Handicapped children 83-04-072  
                   83-07-057  
                   83-08-029  
                   83-01-070  
 Vocational education duties 83-01-070

**SUPREME COURT**

Disciplinary rules 83-04-045  
 Judicial qualifications commission  
   jurisdiction 83-01-048  
 Limited practice rule, closing officers 83-02-044

**SWINE (See AGRICULTURE, DEPARTMENT OF)**

**TACOMA**

Shoreline management master program **83-12-018**

**TAVERNS (See LIQUOR CONTROL BOARD)**

**TAXATION (See REVENUE, DEPARTMENT OF)**

**THE EVERGREEN STATE COLLEGE**

Facilities usage policy 83-05-034  
 Governance and decision-making 83-11-018  
 Students  
   accounts collection policy 83-08-004  
**83-12-001**

**TRAFFIC SAFETY COMMISSION**

Meeting **83-12-033**

**TRANSPORTATION, DEPARTMENT OF**

Aeronautics  
   operating airports 83-08-039  
     state airport rules 83-11-041  
   pilot registration and fees 83-01-038  
   pilot seminars and clinics 83-01-038  
 Federal and secondary road funds 83-10-009  
                                   83-10-010  
 Ferry  
   toll schedule 83-04-052  
                   83-07-062  
 Hood canal bridge 83-10-005  
                   83-10-006  
 HOV lanes 83-11-032  
 Interstate 205  
   temporary closure for dedication 83-07-026  
   temporary lane closure for transit buses 83-01-010  
 Meetings 83-05-005  
 Parking restriction inventory 83-06-070  
                                   83-09-038  
 Speed restrictions  
   auto stages 83-06-069  
                   83-09-039  
 Transit vehicle stop sign 83-04-056  
                   83-07-025  
 Use of airspace without pilots  
   gliders and models 83-01-039  
   operating rules, Lake Washington 83-01-039  
   parachuting 83-01-039  
   rescue transmitters 83-01-039  
   rockets and missiles 83-01-039  
   spraying and dusting 83-01-039  
 Vehicle size **83-12-009**  
**83-12-010**

**TRAPPING (See GAME, DEPARTMENT OF)**

**UNIVERSITIES (See individual universities)**

**UNIVERSITY OF WASHINGTON**

Meeting schedules 83-02-034  
                   83-05-036  
                   83-06-008  
                   83-07-011  
 Open public meetings 83-07-011

**URBAN ARTERIAL BOARD**

Meeting schedule 83-02-052  
 83-09-029

**UTILITIES (See PUBLIC UTILITIES)**

**UTILITIES AND TRANSPORTATION COMMISSION**

Auto stage vehicle speeds 83-06-069  
 Carriers  
   driver logs 83-03-054  
                   83-06-015  
                   83-06-017  
                   83-06-018  
                   83-03-054  
                   83-06-015  
                   83-06-017  
                   83-06-018  
                   83-03-054  
                   83-06-017  
                   83-06-018  
                   83-06-015  
                   83-06-017  
                   83-06-018  
                   83-02-014  
                   83-02-014  
                   83-03-055  
                   83-07-072  
                   83-10-028  
**83-12-028**  
 Motor vehicles  
   drivers logs 83-03-052  
                   83-06-019  
   drivers hours 83-03-052  
                   83-06-019  
   equipment safety 83-03-052  
                   83-06-019  
                   83-01-059  
 Public utility tax  
 Railroads  
   bridge safety 83-06-075  
                   83-09-004  
                   83-08-038  
                   83-11-019  
                   83-06-020  
                   83-09-005  
                   83-06-021  
                   83-09-003  
   tariffs 83-11-003  
                   83-08-087  
                   83-11-020  
                   83-03-023  
                   83-06-016  
   track equipment operations  
   train operation, Tacoma

**VESSELS (See LICENSING, DEPARTMENT OF, subtopic Boats, implementation of ch 7 Laws of 1983)**

**VETERINARY BOARD OF GOVERNORS**

Examination  
   procedure 83-04-029  
                   83-07-050  
   results 83-04-029  
                   83-07-050

**VOCATIONAL EDUCATION**

Advisory council  
   meeting 83-11-002  
 Commission  
   duties regarding 1975 VOC-ED Act 83-01-070  
   local annual applications 83-10-003  
   meeting schedule 83-03-063  
   trainers of personnel, standards 83-10-003

**VOCATIONAL REHABILITATION (See LABOR AND INDUSTRIES)**

**VOLUNTEER FIREMEN**

Meetings 83-07-008

**WALLA WALLA**

Ground water designation 83-02-039

**Subject/Agency Index**  
(Citations in bold face are to material in this issue.)

<b>WALLA WALLA COMMUNITY COLLEGE (District 20)</b>	
Civil service rules	83-01-090
Students	
constitution and bylaws	83-01-089
procedures of enforcement	83-01-087
rules of conduct	83-01-087
summary suspension procedures	83-01-088
<b>WASHINGTON STATE UNIVERSITY</b>	
Board of regents meeting schedule	83-01-013
	83-08-059
Parking and traffic regulations	83-01-007
	83-04-010
	83-08-060
<b>WATER ASSOCIATIONS, WATER COMPANIES</b> (See PUBLIC UTILITIES)	
<b>WEATHERIZATION (See PLANNING AND COMMUNITY AFFAIRS AGENCY)</b>	
<b>WENATCHEE</b>	
River basin	83-09-053
	83-10-062
<b>WESTERN WASHINGTON UNIVERSITY</b>	
Bicycle impound fees	83-09-040
Citation appeal	83-09-040
Form modification for easy reading	83-09-040
Meeting schedules	83-01-072
	83-04-028
	83-06-039
	83-08-036
	83-08-037
	83-10-043
	<b>83-12-042</b>
	<b>83-12-045</b>
Reduction in force	
<b>WHATCOM COMMUNITY COLLEGE (District 21)</b>	
Meetings	83-06-006
	83-07-018
	83-10-044
<b>WHATCOM COUNTY</b>	
Emergency	83-03-009
	<b>83-12-023</b>
Log patrol closure, Lake Whatcom	83-03-029
Shoreline management master program	83-02-006
<b>WORKERS' COMPENSATION (See LABOR AND INDUSTRIES)</b>	