

OCTOBER 15, 1986

OLYMPIA, WASHINGTON

ISSUE 86-20



IN THIS ISSUE

Accountancy, Board of
Agriculture, Department of
Attorney General, Office of the
Building Code Council
Central Washington University
Community Development, Department of
Ecology, Department of
Education, State Board of
Equipment, Commission on
Fisheries, Department of
Higher Education Coordinating Board
Historic Preservation, Advisory Council on
Hospital Commission
Human Rights Commission
Insurance Commissioner
Investment Board
Labor and Industries, Department of
Licensing, Department of
Liquor Control Board

Natural Heritage Advisory Council
Outdoor Recreation, Interagency Committee for
Parks and Recreation Commission
Personnel, Department of
Pharmacy, Board of
Pierce College
(District 11)
Pilotage Commissioners, Board of
Public Disclosure Commission
Revenue, Department of
Social and Health Services, Department of
Superintendent of Public Instruction
Toxicologist, Washington State
Transportation, Department of
Utilities and Transportation Commission
Vocational Education, Commission for
Volunteer Firemen, Board for
Washington State Library
Western Library Network

(Subject/Agency index at back of issue)
This issue contains documents officially
filed not later than October 1, 1986

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's office, 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

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of October 1986 pursuant to RCW 19.52.020 is twelve percent (12%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1986 pursuant to RCW 63.14.130(1)(a) is fourteen percent (14%).

WASHINGTON STATE REGISTER

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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's office 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.

1986 – 1987

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Action Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing/adoption on or after
86-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7
86-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21
86-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
86-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov 25
86-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
86-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
86-24	Nov 5	Nov 19	Dec 3	Dec 17	Jan 6, 1987
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87-01	Nov 26	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 27
87-02	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 10
87-03	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 4	Feb 24
87-04	Jan 7	Jan 21	Feb 4	Feb 18	Mar 10
87-05	Jan 21	Feb 4	Feb 18	Mar 4	Mar 24
87-06	Feb 4	Feb 18	Mar 4	Mar 18	Apr 7
87-07	Feb 18	Mar 4	Mar 18	Apr 1	Apr 21
87-08	Mar 4	Mar 18	Apr 1	Apr 15	May 5
87-09	Mar 25	Apr 8	Apr 22	May 6	May 26
87-10	Apr 8	Apr 22	May 6	May 20	Jun 9
87-11	Apr 22	May 6	May 20	Jun 3	Jun 23
87-12	May 6	May 20	Jun 3	Jun 17	Jul 7

¹All documents are due at the code reviser's office by 5:00 p.m. on or before 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 proceeding may be held on any rule until twenty days have passed from the distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

STATEMENT OF OWNERSHIP, MANAGEMENT, AND CIRCULATION
(Required by 39 U.S.C. 3685)

The WASHINGTON STATE REGISTER (ISSN 0164-6389), is published twice each month by the Statute Law Committee, Office of the Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was October 1, 1986. The 1986 annual subscription price is \$140 for 24 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504.

The editor is Susan J. Brooks, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor.

The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504.

There are no known bondholders, mortgagees, or other security holders.

The extent and nature of the circulation is as follows:

	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	800	800
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	61	62
Mail subscriptions	365	380
Total paid circulation	426	442
Free distribution by mail, carrier, or other means; samples, complimentary, and other free copies	148	148
Total distribution	574	590
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	226	210
Returns from news agents	0	0
Total	800	800

I certify that the statements made by me are correct and complete.

Susan J. Brooks
Editor

WSR 86-20-001
PROPOSED RULES
INSURANCE COMMISSIONER

[Filed September 18, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning the amendment of WAC 284-24-060 to require the approval of the commissioner before commercial rate filings may be used and excluding the need for rate filings with respect to surplus line coverages placed in this state; the amendment of WAC 284-24-080 to require the approval of the commissioner before certain inland marine risks' rate filings may be used, adding boatowners' and/or boats under twenty-seven feet to the rule; and adding a new section to chapter 284-20 WAC to exclude the need for form filings with respect to surplus line coverages placed in this state.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 15, 1986, in the Insurance Commissioner's Office, Olympia, Washington, at 10:00 a.m.

The authority under which these rules are proposed is RCW 48.02.060 (3)(a).

The specific statute these rules are intended to implement is RCW 48.19.030, 48.19.070, 48.19.080 and 48.18.100.

This notice is connected to and continues the matter in Notice Nos. WSR 86-15-085 and 86-18-042 filed with the code reviser's office on July 23, 1986, and August 29, 1986.

Dated: September 18, 1986

By: Robert E. Johnson
 Deputy Commissioner

WSR 86-20-002
EMERGENCY RULES
DEPARTMENT OF FISHERIES

[Order 86-115—Filed September 18, 1986]

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 surplus of coho salmon exists in the lower Duwamish River, while upstream Duwamish River wild chinook salmon stocks need continued protection.

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 September 18, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-57-22000A DUWAMISH RIVER.
Notwithstanding the provisions of WAC 220-57-220, effective immediately until further notice it is unlawful to fish for or possess food fish taken for personal use from those waters of the Duwamish River downstream from the Oxbow Bridge (the bridge immediately downstream from the Pacific Highway South Bridge) to the Sixteenth Avenue South Bridge.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-12000B CLOSED AREAS—ANGLING. (86-107)

WSR 86-20-003
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed September 18, 1986]

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 Child care agencies—Minimum licensing/certification requirements, amending chapter 388-73 WAC.

Public hearings concerning this issue have already been held. The purpose of this notice is to postpone adoption to give the secretary additional time to consider public testimony.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 13, 1986.

The authority under which these rules are proposed is RCW 74.15.030.

The specific statute these rules are intended to implement is RCW 74.15.030.

This notice is connected to and continues the matter in Notice Nos. WSR 86-12-020 and 86-18-001 filed with the code reviser's office on May 28, 1986, and August 21, 1986.

Dated: September 12, 1986
 By: Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

WSR 86-20-004
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-116—Filed September 18, 1986]

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

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 restrictions in Area 6D and the Stillaguamish River provide protection for spring and summer/fall chinook. Restrictions in Areas 6, 7, 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in Area 8 and the Skagit River provide protection for spawning salmon. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 12C and the Skokomish River provide protection for summer/fall chinook. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht, Clallam, East and West Twin and Sekiu rivers provide protection for summer/fall chinook through September 20, then protection for local coho stocks. Restrictions in the Dungeness River provide protection for summer/fall chinook. Restrictions in the Nooksack, Quilcene, and White rivers and Minter Creek provide protection for Puget Sound spring chinook stocks.

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 September 18, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-28-612 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. *Effective immediately, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:*

Area 6D – Effective through September 20, closed to all commercial fishing.

Areas 6, 7 – Effective through Pacific Salmon Commission relinquishment of control

through September 27, closed to all commercial fishing.

Area 7A – Effective from Pacific Salmon Commission relinquishment of control through October 4, closed to all commercial fishing.

Area 7C – Closed to all commercial fishing.

**Area 8 and the Skagit River – Upstream of Hamilton Boat Launch: Effective until further notice, closed to all commercial fishing.*

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 10G – Effective through September 27, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open.

Dungeness River – Effective through September 20, closed to all commercial fishing.

**Duwamish/Green Rivers – Upstream of 16th Avenue Bridge: Effective until further notice, closed to all commercial fishing.*

**Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.*

Nooksack River – Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Stillaguamish River – Effective through September 20, closed to all commercial fishing.

White River and Minter Creek – Effective through September 27, closed to all commercial fishing.

Skokomish River – Effective through September 20, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-28-611 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 86-110

WSR 86-20-005
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-117—Filed September 19, 1986]

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 coho 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 September 19, 1986.

By Raymond M. Ryan
 for William R. Wilkerson
 Director

NEW SECTION

WAC 220-57-42500I SKAGIT RIVER. Notwithstanding the provisions of WAC 220-57-425, effective 12:01 a.m. September 20, 1986, until further notice:

(1) Bag Limit A downstream from the mouth of the Cascade River to Gilligan Creek, except that all chinook salmon greater than 24 inches in length must be released immediately.

(2) Bag Limit A downstream from Gilligan Creek to the mouth, except that only one chinook salmon greater than 24 inches in length may be retained in the two adult fish daily bag limit.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-42500H SKAGIT RIVER. (86-54)

The following section of the Washington Administrative Code is repealed during the period September 20, 1986 through October 31, 1986:

WAC 220-56-197 CLOSED AREAS—COHO SALMON ANGLING.

WSR 86-20-006
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-118—Filed September 19, 1986]

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

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 openings in Areas 6D, 7B, 8A, 10, 11, 12, 12A and 12B provide opportunity to harvest non-Indian coho allocations. Openings in Area 8D provide opportunity to harvest non-Indian coho and chinook allocations.

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 September 19, 1986.

By Raymond M. Ryan
 for William R. Wilkerson
 Director

NEW SECTION

WAC 220-47-712 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

**Area 6D closed except gill nets using 5" minimum mesh, and purse seines, may fish from 12:01 AM September 21 until further notice.*

**Area 7A northwest of the East Point line – Under control of Pacific Salmon Commission. Closed to all commercial fishing in that portion southeast of the East Point line.*

Area 7B – Closed except gill nets using 5-inch minimum mesh and purse seines may fish until further notice.

**Areas 8A, 8D, 10, and 11 – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM September 22 through 9:00 AM September 23 and purse seines using the 5-inch strip may fish 5:00 AM through 9:00 PM September 22. That portion of Area 8A north of a line projected*

true west from Kayak Point remains closed. That portion of Area 8D east of a line between the outermost headlands of Tulalip Bay remains closed.

*Areas 12, 12A, and 12B - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 22 through the morning of September 25 and purse seines using the 5-inch strip may fish from 5:00 AM through 9:00 PM daily, September 22 and September 24. That portion of Area 12 east of a line from Lone Rock to the navigational marker off Big Beef Creek, thence, southerly to the tip of the outermost northern headland of Little Beef Creek remains closed to fishing. That portion of Area 12A north of a line true east from Broad Spit is closed to commercial fishing.

Additional fishery exclusion zones applicable to the above fisheries are described in WAC 220-47-307.

*Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-711 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-109

WSR 86-20-007

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-119—Filed September 19, 1986]

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

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 restrictions in Stillaguamish River provide protection for spring and summer/fall chinook. Restrictions in Areas 6, 7, 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Areas

10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 12C and the Skokomish River provide protection for summer/fall chinook. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht, Clallam, East and West Twin, and the Sekiu rivers provide protection for summer/fall chinook through September 20, then protection for local coho stocks. Restrictions in the Dungeness River provide protection for summer/fall chinook. Restrictions in the Nooksack, Quilcene and White rivers and Minter Creek provide protection for Puget Sound spring chinook stocks.

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 September 19, 1986.

By Raymond M. Ryan
for William R. Wilkerson
Director

NEW SECTION

WAC 220-28-613 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. Effective September 21, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Areas 6, 7 - Effective through September 27, closed to all commercial fishing.

Area 7A - Effective through October 4, closed to all commercial fishing. That portion northwest of a line from the East Point light on Saturna Island to the low-water range marker near Point Roberts remains under control of the Pacific Salmon Commission.

Area 7C - Closed to all commercial fishing. Skagit River - Upstream of Hamilton Boat Launch: Effective until further notice, closed to all commercial fishing.

Area 10 - Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C - Effective until further notice, closed to all commercial fishing.

Area 10D - Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and

northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 10G – Effective through September 27, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open.

**Area 12C – Effective until further notice, closed to all commercial fishing in that portion within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and Hoodspout Marina Dock, and that portion within 1,000 feet of the western shoreline between Pottlatch State Park and the mouth of Nalley's Slough.*

Duwamish/Green Rivers – Upstream of 16th Avenue Bridge: Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.

Nooksack River – Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

White River and Minter Creek – Effective through September 27, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective September 21, 1986.

WAC 220-28-612 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 116

WSR 86-20-008

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-120—Filed September 19, 1986]

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

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 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 September 19, 1986.

By Raymond M. Ryan
for William R. Wilkerson
Director

NEW SECTION

WAC 220-40-02100J WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021, effective 6:00 p.m. September 19, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from Willapa Harbor Salmon Management and Catch Reporting Areas 2G, 2H, 2J, 2K, or 2M except as provided for in this section:

Area 2G—Open until further notice.

Area 2K—Open effective 6:00 p.m. September 21 to 6:00 p.m. September 22, 1986; open 6:00 p.m. September 24 to 6:00 p.m. September 25, 1986.

Areas 2H, 2J, and 2M—Closed until further notice.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100I WILLAPA HARBOR GILLNET SEASON. (86-114)

WSR 86-20-009

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-121—Filed September 19, 1986]

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 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 September 19, 1986.

By Raymond M. Ryan
for William R. Wilkerson
Director

NEW SECTION

WAC 220-57-41000A SAMMAMISH SLOUGH.
Notwithstanding the provisions of WAC 220-57-410, effective immediately until October 15, Bag limit A in those waters downstream from 102nd Avenue NE Bridge to Lake Washington.

WSR 86-20-010

ADOPTED RULES

DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 86-14—Filed September 22, 1986]

I, Chuck Clarke, deputy director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to the conditions and procedures under which state funds will be made available to assist local emergency food banks and food distribution centers.

This action is taken pursuant to Notice No. WSR 86-15-034 filed with the code reviser on July 14, 1986. 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 Community Development as authorized in RCW 43.63.060 [43.63A-.060] and chapter 34.04 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 September 16, 1986.

By Chuck Clarke
Deputy Director

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-030 DEFINITIONS. (1) "Department" means the department of community development.

(2) "Director" means the director of the department of community development.

(3) "Food bank" means a site where food is collected and distributed to clients at no charge.

(4) "Food distribution center" means a site where food is collected, warehoused, and distributed to food banks without charge on a regional, county, or statewide basis.

(5) "Commodity program" means a program that primarily distributes USDA surplus commodities to clients.

(6) "Emergency food assistance program" means the statewide administrative activities carried out within the department of community development to allocate,

award, and monitor state funds appropriated to assist local food banks and food distribution centers.

(7) "Applicant" means a public or private nonprofit organization, which applies for state emergency food assistance.

(8) "Grantee" means an applicant which has been awarded state funds under the emergency food assistance program, and which has entered into a contract with the department of community development to provide emergency food assistance to individuals.

(9) "Lead (~~organization~~) agency grantee" means a grantee which may subcontract with one or more local organizations to provide emergency food assistance to individuals.

(10) "Religious service" means any sectarian or nondenominational service, rite, or meeting that involves worship of a higher being.

(11) "Unmet need" means an area of the state, region, or county that is currently not being adequately served by existing emergency food assistance providers.

(12) "Participating agency" means a local public or private nonprofit organization which enters into a subcontract with a lead agency grantee to provide emergency food program services.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-040 GRANTEE FUNDING ALLOCATION AND AWARD OF CONTRACTS. \$475,000 for FY 1986 and \$475,000 for FY 1987 has been allocated to food banks and food distribution centers statewide by the legislature.

(1) (~~(60)~~) Sixty percent of total funds shall be provided to Food Banks by county according to the following formula:

(a) Two thousand dollars minimum allocation to a public or private nonprofit organization in every county for food banks to offset the limited resources and higher costs of providing services in rural areas.

(b) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred twenty five percent of poverty using federal guidelines; and

(c) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

(2) (~~(40)~~) Forty percent of total funds shall be provided to food distribution centers by county according to the following formulas:

(a) Two thousand dollars minimum allocation to a public or private nonprofit organization in every county for food distribution centers to offset the limited resources and higher costs of providing services in rural areas;

(b) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred twenty five percent of poverty using federal guidelines; and

(c) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

(3) The department may award the combined allocation for two or more counties to a single applicant.

(4) The department shall award a food bank contract to one lead ~~((organization))~~ agency grantee in each county, with the exception of Pierce County, ~~((Snohomish, and Spokane counties))~~ where there may be two lead ~~((organization))~~ agency grantees, and King County, where there may be ~~((three))~~ five lead ~~((organization))~~ agency grantees to administer subcontracts with one or more local providers of emergency food bank services.

(5) The department shall award a contract to food distribution centers which are designated by the emergency food assistance program and the food bank lead ~~((organization))~~ agency grantees.

(6) The department shall pay for services provided under the emergency food assistance program after the grantee submits a monthly report of expenditures incurred and a request for reimbursement.

(7) In the event that funds are not claimed by a eligible organization in a county or that a portion of the funds allocated to a county remain unspent, the ~~((emergency food assistance program task force will determine a method for reallocation of those funds at its April, 1986 meeting))~~ county with the highest rate of unemployment which was allocated no more than two thousand dollars for the contract year will receive unspent funds not to exceed two thousand dollars. Unspent funds exceeding two thousand dollars will be reallocated to a county with the next highest rate of unemployment which was allocated no more than two thousand dollars for the contract year.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-050 APPLICANT ELIGIBILITY CRITERIA. (1) The applicant must have a certified form from the IRS stating nonprofit status under section 501(c)3, have a sponsor providing 501(c)3 status, or be a public nonprofit agency.

(2) The applicant must not require participation in a religious service as a condition of receiving emergency food.

(3) The applicant must provide food to individuals in an emergency, regardless of residency.

(4) The applicant must practice nondiscrimination in providing services and employment.

(5) The applicant must not deny food to an individual because of his or her inability to pay.

(6) Applicants for funding as participating agency or food distribution center must have had a food bank program or food distribution center in operation for one year prior to the beginning date of the contract year, except in areas with unmet need.

(7) The applicant for lead agency grantee may or may not actually provide emergency food program services.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-060 FINANCIAL SUPPORT APPLICATION PROCESS. (1) Potential applicants will

be notified by the department that in order to be considered for state emergency food financial assistance, an application must be submitted to the department.

(2) An applicant must make formal application using forms issued and procedures established by the department. Such application shall be for the period July 1 - June 30 ~~((except for the first year, which will be for January 1, 1986 - June 30, 1986, for food banks, and February 1, 1986 - June 30, 1986, for food distribution centers))~~. Failure of an applicant to make application in a timely manner, as specified by the department, may result in denial of the funding request.

(3) Department funds may not supplant other existing funding sources.

(4) The total amount of funds provided to a grantee under this program may not exceed the total funding received from other sources for emergency food services during the fiscal year.

(5) Administrative costs under this program are limited to five percent of the total award for providing direct emergency food assistance services. The administrative costs of a lead ~~((organization))~~ agency grantee are limited to five percent of the ~~((organization's))~~ grantee's award for providing direct services plus ~~((five))~~ eight percent of the multi-agency service provider contract total.

(6) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

(7) Department funds may not be used to defray costs of distributing USDA commodities under the commodity program.

WSR 86-20-011

ADOPTED RULES

DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 86-15—Filed September 22, 1986]

I, Chuck Clarke, deputy director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to the conditions and procedures under which state funds will be made available to assist local emergency shelter programs.

This action is taken pursuant to Notice No. WSR 86-15-033 filed with the code reviser on July 14, 1986. 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 Community Development as authorized in RCW 43.63A.060 and chapter 34.04 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 September 16, 1986.

By Chuck Clarke
Deputy Director

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-030 DEFINITIONS. (1) "Department" means the department of community development.

(2) "Director" means the director of the department of community development.

(3) "Emergency shelter assistance program" means the statewide administrative activities carried out within the department of community development to allocate, award, and monitor state funds appropriated to assist local emergency shelter programs.

(4) "Emergency shelter program" means a program within a local agency or organization that provides emergency shelter services.

(5) "Applicant" means a public or private nonprofit organization (~~or agency~~) including local government entities, or a combination thereof, which applies for state emergency shelter funds.

(6) "Grantee" means an applicant which has been awarded state funds under the emergency shelter assistance program and which has entered into a contract with the department of community development to provide emergency shelter services.

(7) "Lead agency grantee" means an applicant which has been awarded state funds under the emergency shelter assistance program and which has entered into a contract with the department of community development to administer subcontracts with one or more local agency providers of emergency shelter services.

(8) "Homeless" means persons, including families, who, on one particular day or night, do not have a decent and safe shelter nor sufficient funds to purchase a place to stay.

(9) "Voucher system" means a method of purchasing emergency shelter services by the night using a notification coupon.

(10) "Religious service" means any sectarian or nondenominational service, rite, or meeting that involves worship of a higher being.

(11) "Short-term" means one to thirty-one days.

(12) "Families" means one or more adults with dependent children under 18.

(13) "Congregate care facility" means a licensed boarding home or a licensed private establishment which has entered into a congregate care contract with the department of social and health services (WAC 388-15-560).

(14) "Group care facility" means an agency maintained and operated for the care of a group of children on a 24-hour basis (WAC 388-73-014(1)).

(15) "Crisis residential center" means an agency operated under contract with the department of social and

health services to provide temporary protective care to children in a semi-secure residential facility in the performance of duties specified and in a manner provided in RCW 13.32A.010 through 13.32A.200 and RCW 74.13.032 through 74.13.036 (WAC 388-73-014(6)).

(16) "Detoxification center" means a public or private agency or program of an agency which is operated for the purpose of providing residential detoxification services for those suffering from acute alcoholism.

(17) "Current or continuous provider" means an agency or organization that currently provides or has provided emergency shelter services for some period during the most recent fiscal year.

(18) "Participating agency" means a local public or private nonprofit organization which enters into a sub-contract with a lead agency grantee to provide emergency shelter services.

(19) "Safe home" means a private home where short term emergency shelter is provided primarily to victims of domestic violence.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-040 GRANTEE FUNDING ALLOCATION. Each county of the state is allocated a portion of the total grantee appropriation by the legislature according to the following formula:

(1) Five thousand dollars minimum allocation to every county to offset the limited resources and higher costs of providing services in rural areas;

(2) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred percent of poverty using federal guidelines; and

(3) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

The department may award the combined allocation of two or more counties to a single applicant (~~or divide a single county's allocation among two or more applicants~~).

The department may award a contract to ~~((a)) one lead agency grantee in each county with the exception of Pierce County, where there may be two lead agency grantees, and King County, where there may be five lead agency grantees~~ to administer subcontracts with one or more local agency providers of emergency shelter services.

The department will give priority in the awarding of allocations to applicants who serve families and children in need of shelter.

In the event that funds are not claimed by an eligible organization in a county, or that a portion of the funds allocated to a county remain unspent, two thirds of those funds will be awarded to shelters serving the homeless mentally ill in King County and one third of the funds will be awarded to shelters serving the homeless mentally ill in Pierce County.

The department will pay for services provided under the state emergency shelter assistance program after the grantee submits a monthly report of expenditures incurred and a request for reimbursement.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-050 APPLICANT ELIGIBILITY CRITERIA. (1) The applicant for funding as a participating agency must ~~((be a current or continuous))~~ have been a provider of emergency shelter ~~((or emergency services))~~ for one year prior to the beginning date of the contract year.

(2) The applicant must not require participation in a religious service as a condition of receiving emergency shelter.

(3) The applicant must not require residency in the designated service area as a requirement for a homeless person to receive services.

(4) The applicant must practice non-discrimination in providing services and employment.

(5) The applicant must not deny shelter to a homeless person because of his or her inability to pay.

(6) The applicant for funding as a participating agency must provide short-term emergency shelter services either directly through a shelter facility ~~((or))~~, through a voucher system, or through a safe home.

(7) The applicant for lead agency grantee must be authorized by the applicant participating agencies within each county for which funds are applied.

(8) The applicant for lead agency grantee may or may not actually provide emergency shelter program services.

(9) The applicant must be a public or private non-profit organization, or a local government entity.

~~((7))~~ (10) Group care facilities, crisis residential centers, congregate care facilities, and detoxification centers are not eligible to receive emergency shelter assistance funding.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-060 FINANCIAL SUPPORT APPLICATION PROCESS. (1) Potential applicants will be notified by the department that in order to be considered for state emergency shelter financial assistance, an application must be submitted to the department.

(2) An applicant must make formal application using forms issued and procedures established by the department. Such application shall be for the period July 1 - June 30 ~~((, except for the first year, which will be for November 1, 1985 - June 30, 1986))~~. Failure of an applicant to make application in a timely manner, as specified by the department, will result in denial of the funding request.

(3) Department funds may not be substituted for other existing funding sources.

(4) The total amount of funds provided to a grantee under this program may not exceed the total funding received from other sources for emergency shelter services during the fiscal year.

(5) Administrative costs under this program are limited to five percent of the total contract award. The administrative costs of a grantee that provides direct emergency shelter services and also serves as a lead agency grantee are limited to five percent of the grantee award for providing direct services plus ~~((five))~~ eight

percent of the multi-agency service provider contract total.

(6) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

WSR 86-20-012**EMERGENCY RULES****DEPARTMENT OF COMMUNITY DEVELOPMENT**

[Order 86-16—Filed September 22, 1986]

I, Chuck Clarke, deputy director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to the conditions and procedures under which state funds will be made available to local emergency food banks and food distribution centers.

I, Chuck Clarke, 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 current emergency rules will expire before permanent rules are adopted due to thirty day waiting period.

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 Community Development as authorized in RCW 43.63.060 [43.63A-.060] and chapter 34.04 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 September 16, 1986.

By Chuck Clarke
Deputy Director

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-030 DEFINITIONS. (1) "Department" means the department of community development.

(2) "Director" means the director of the department of community development.

(3) "Food bank" means a site where food is collected and distributed to clients at no charge.

(4) "Food distribution center" means a site where food is collected, warehoused, and distributed to food banks without charge on a regional, county, or statewide basis.

(5) "Commodity program" means a program that primarily distributes USDA surplus commodities to clients.

(6) "Emergency food assistance program" means the statewide administrative activities carried out within the department of community development to allocate, award, and monitor state funds appropriated to assist local food banks and food distribution centers.

(7) "Applicant" means a public or private nonprofit organization, which applies for state emergency food assistance.

(8) "Grantee" means an applicant which has been awarded state funds under the emergency food assistance program, and which has entered into a contract with the department of community development to provide emergency food assistance to individuals.

(9) "Lead ((organization)) agency grantee" means a grantee which may subcontract with one or more local organizations to provide emergency food assistance to individuals.

(10) "Religious service" means any sectarian or nondenominational service, rite, or meeting that involves worship of a higher being.

(11) "Unmet need" means an area of the state, region, or county that is currently not being adequately served by existing emergency food assistance providers.

(12) "Participating agency" means a local public or private nonprofit organization which enters into a subcontract with a lead agency grantee to provide emergency food program services.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-040 GRANTEE FUNDING ALLOCATION AND AWARD OF CONTRACTS. \$475,000 for FY 1986 and \$475,000 for FY 1987 has been allocated to food banks and food distribution centers statewide by the legislature.

(1) ((60)) Sixty percent of total funds shall be provided to Food Banks by county according to the following formula:

(a) Two thousand dollars minimum allocation to a public or private nonprofit organization in every county for food banks to offset the limited resources and higher costs of providing services in rural areas.

(b) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred twenty five percent of poverty using federal guidelines; and

(c) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

(2) ((40)) Forty percent of total funds shall be provided to food distribution centers by county according to the following formulas:

(a) Two thousand dollars minimum allocation to a public or private nonprofit organization in every county for food distribution centers to offset the limited resources and higher costs of providing services in rural areas;

(b) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred twenty five percent of poverty using federal guidelines; and

(c) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

(3) The department may award the combined allocation for two or more counties to a single applicant.

(4) The department shall award a food bank contract to one lead ((organization)) agency grantee in each county, with the exception of Pierce County, ((Snohomish, and Spokane counties)) where there may be two lead ((organization)) agency grantees, and King County, where there may be ((three)) five lead ((organization)) agency grantees to administer subcontracts with one or more local providers of emergency food bank services.

(5) The department shall award a contract to food distribution centers which are designated by the emergency food assistance program and the food bank lead ((organization)) agency grantees.

(6) The department shall pay for services provided under the emergency food assistance program after the grantee submits a monthly report of expenditures incurred and a request for reimbursement.

(7) In the event that funds are not claimed by a eligible organization in a county or that a portion of the funds allocated to a county remain unspent, the ~~((emergency food assistance program task force will determine a method for reallocation of those funds at its April, 1986 meeting))~~ county with the highest rate of unemployment which was allocated no more than two thousand dollars for the contract year will receive unspent funds not to exceed two thousand dollars. Unspent funds exceeding two thousand dollars will be reallocated to a county with the next highest rate of unemployment which was allocated no more than two thousand dollars for the contract year.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-050 APPLICANT ELIGIBILITY CRITERIA. (1) The applicant must have a certified form from the IRS stating nonprofit status under section 501(c)3, have a sponsor providing 501(c)3 status, or be a public nonprofit agency.

(2) The applicant must not require participation in a religious service as a condition of receiving emergency food.

(3) The applicant must provide food to individuals in an emergency, regardless of residency.

(4) The applicant must practice nondiscrimination in providing services and employment.

(5) The applicant must not deny food to an individual because of his or her inability to pay.

(6) Applicants for funding as participating agency or food distribution center must have had a food bank program or food distribution center in operation for one year prior to the beginning date of the contract year, except in areas with unmet need.

(7) The applicant for lead agency grantee may or may not actually provide emergency food program services.

AMENDATORY SECTION (Amending Order 85-15, filed 3/27/86)

WAC 365-140-060 FINANCIAL SUPPORT APPLICATION PROCESS. (1) Potential applicants will be notified by the department that in order to be considered for state emergency food financial assistance, an application must be submitted to the department.

(2) An applicant must make formal application using forms issued and procedures established by the department. Such application shall be for the period July 1 - June 30 (~~except for the first year, which will be for January 1, 1986 - June 30, 1986, for food banks, and February 1, 1986 - June 30, 1986, for food distribution centers~~). Failure of an applicant to make application in a timely manner, as specified by the department, may result in denial of the funding request.

(3) Department funds may not supplant other existing funding sources.

(4) The total amount of funds provided to a grantee under this program may not exceed the total funding received from other sources for emergency food services during the fiscal year.

(5) Administrative costs under this program are limited to five percent of the total award for providing direct emergency food assistance services. The administrative costs of a lead (~~organization~~) agency grantee are limited to five percent of the (~~organization's~~) grantee's award for providing direct services plus (~~five~~) eight percent of the multi-agency service provider contract total.

(6) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

(7) Department funds may not be used to defray costs of distributing USDA commodities under the commodity program.

WSR 86-20-013

EMERGENCY RULES

DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 86-17—Filed September 22, 1986]

I, Chuck Clarke, deputy director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, Olympia, Washington, the annexed rules relating to the conditions and procedures under which state funds will be made available to assist local emergency shelter programs.

I, Chuck Clarke, 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 due to thirty day waiting period required for adoption of permanent rules, the current emergency rules will expire.

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 Community Development as authorized in RCW 43.63.060 [43.63A-.060] and chapter 34.04 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 September 16, 1986.

By Chuck Clarke
Deputy Director

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-030 DEFINITIONS. (1) "Department" means the department of community development.

(2) "Director" means the director of the department of community development.

(3) "Emergency shelter assistance program" means the statewide administrative activities carried out within the department of community development to allocate, award, and monitor state funds appropriated to assist local emergency shelter programs.

(4) "Emergency shelter program" means a program within a local agency or organization that provides emergency shelter services.

(5) "Applicant" means a public or private nonprofit organization (~~or agency~~) including local government entities, or a combination thereof, which applies for state emergency shelter funds.

(6) "Grantee" means an applicant which has been awarded state funds under the emergency shelter assistance program and which has entered into a contract with the department of community development to provide emergency shelter services.

(7) "Lead agency grantee" means an applicant which has been awarded state funds under the emergency shelter assistance program and which has entered into a contract with the department of community development to administer subcontracts with one or more local agency providers of emergency shelter services.

(8) "Homeless" means persons, including families, who, on one particular day or night, do not have a decent and safe shelter nor sufficient funds to purchase a place to stay.

(9) "Voucher system" means a method of purchasing emergency shelter services by the night using a notification coupon.

(10) "Religious service" means any sectarian or nondenominational service, rite, or meeting that involves worship of a higher being.

(11) "Short-term" means one to thirty-one days.

(12) "Families" means one or more adults with dependent children under 18.

(13) "Congregate care facility" means a licensed boarding home or a licensed private establishment which

has entered into a congregate care contract with the department of social and health services (WAC 388-15-560).

(14) "Group care facility" means an agency maintained and operated for the care of a group of children on a 24-hour basis (WAC 388-73-014(1)).

(15) "Crisis residential center" means an agency operated under contract with the department of social and health services to provide temporary protective care to children in a semi-secure residential facility in the performance of duties specified and in a manner provided in RCW 13.32A.010 through 13.32A.200 and RCW 74.13.032 through 74.13.036 (WAC 388-73-014(6)).

(16) "Detoxification center" means a public or private agency or program of an agency which is operated for the purpose of providing residential detoxification services for those suffering from acute alcoholism.

(17) "Current or continuous provider" means an agency or organization that currently provides or has provided emergency shelter services for some period during the most recent fiscal year.

(18) "Participating agency" means a local public or private nonprofit organization which enters into a sub-contract with a lead agency grantee to provide emergency shelter services.

(19) "Safe home" means a private home where short term emergency shelter is provided primarily to victims of domestic violence.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-040 GRANTEE FUNDING ALLOCATION. Each county of the state is allocated a portion of the total grantee appropriation by the legislature according to the following formula:

(1) Five thousand dollars minimum allocation to every county to offset the limited resources and higher costs of providing services in rural areas;

(2) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the state's population with an income of one hundred percent of poverty using federal guidelines; and

(3) Fifty percent of the remaining funds distributed proportionally based on each county's percent of the unemployed population during the last state fiscal year.

The department may award the combined allocation of two or more counties to a single applicant (~~or divide a single county's allocation among two or more applicants~~).

The department may award a contract to ~~((a))~~ one lead agency grantee in each county with the exception of Pierce County, where there may be two lead agency grantees, and King County, where there may be five lead agency grantees to administer subcontracts with one or more local agency providers of emergency shelter services.

The department will give priority in the awarding of allocations to applicants who serve families and children in need of shelter.

In the event that funds are not claimed by an eligible organization in a county, or that a portion of the funds allocated to a county remain unspent, two thirds of those

funds will be awarded to shelters serving the homeless mentally ill in King County and one third of the funds will be awarded to shelters serving the homeless mentally ill in Pierce County.

The department will pay for services provided under the state emergency shelter assistance program after the grantee submits a monthly report of expenditures incurred and a request for reimbursement.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-050 APPLICANT ELIGIBILITY CRITERIA. (1) The applicant for funding as a participating agency must ~~((be a current or continuous))~~ have been a provider of emergency shelter ~~((or emergency services))~~ for one year prior to the beginning date of the contract year.

(2) The applicant must not require participation in a religious service as a condition of receiving emergency shelter.

(3) The applicant must not require residency in the designated service area as a requirement for a homeless person to receive services.

(4) The applicant must practice non-discrimination in providing services and employment.

(5) The applicant must not deny shelter to a homeless person because of his or her inability to pay.

(6) The applicant for funding as a participating agency must provide short-term emergency shelter services either directly through a shelter facility ~~((or))~~, through a voucher system, or through a safe home.

(7) The applicant for lead agency grantee must be authorized by the applicant participating agencies within each county for which funds are applied.

(8) The applicant for lead agency grantee may or may not actually provide emergency shelter program services.

(9) The applicant must be a public or private nonprofit organization, or a local government entity.

~~((7))~~ (10) Group care facilities, crisis residential centers, congregate care facilities, and detoxification centers are not eligible to receive emergency shelter assistance funding.

AMENDATORY SECTION (Amending Order 85-19, filed 1/6/86)

WAC 365-120-060 FINANCIAL SUPPORT APPLICATION PROCESS. (1) Potential applicants will be notified by the department that in order to be considered for state emergency shelter financial assistance, an application must be submitted to the department.

(2) An applicant must make formal application using forms issued and procedures established by the department. Such application shall be for the period July 1 - June 30 ~~((, except for the first year, which will be for November 1, 1985 - June 30, 1986))~~. Failure of an applicant to make application in a timely manner, as specified by the department, will result in denial of the funding request.

(3) Department funds may not be substituted for other existing funding sources.

(4) The total amount of funds provided to a grantee under this program may not exceed the total funding received from other sources for emergency shelter services during the fiscal year.

(5) Administrative costs under this program are limited to five percent of the total contract award. The administrative costs of a grantee that provides direct emergency shelter services and also serves as a lead agency grantee are limited to five percent of the grantee award for providing direct services plus ((five)) eight percent of the multi-agency service provider contract total.

(6) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

WSR 86-20-014
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-122—Filed September 22, 1986]

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

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 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 September 22, 1986.

By Raymond M. Ryan
 for William R. Wilkerson
 Director

NEW SECTION

WAC 220-40-02100K WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021:

(1) Effective 6:00 p.m. September 22, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from Willapa Harbor Salmon Management and Catch Reporting Areas 2G, 2H, 2J, 2K, or 2M except as provided for in this section:

- Area 2G—Open until further notice.
- Area 2K—Open 6:00 p.m. September 24 to 6:00 p.m. September 25, 1986.
- Area 2H—Closed until further notice.
- Area 2J—Open 6:00 p.m. September 23 to 6:00 p.m. September 25, 1986.
- Area 2M—Effective 6:00 p.m. September 23, 1986, open until further notice.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:00 p.m. September 22, 1986:

WAC 220-40-02100J WILLAPA HARBOR GILLNET SEASON. (86-120)

WSR 86-20-015
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Order 2424—Filed September 22, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Eligibility—Special situations, amending WAC 388-83-130.

This action is taken pursuant to Notice No. WSR 86-16-081 filed with the code reviser on August 6, 1986. 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 September 17, 1986.

By Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2063, filed 1/4/84)

WAC 388-83-130 ELIGIBILITY—SPECIAL SITUATIONS. (1) When an under age eighteen person resides in the same family unit with parents, the parents' income is considered available whether or not actually contributed. See WAC 388-82-115(6) for the pregnant woman.

(2) The AFDC earned income exemption of thirty dollars plus one-third of remainder does not apply to individuals initially applying solely for medical assistance.

(3) Families applying for medical assistance who received AFDC in any of the four preceding months shall be allowed the thirty dollars plus one-third disregard.

After receiving the thirty dollars plus one-third income disregard for a maximum of four consecutive months an individual is not eligible for the disregard again until he/she has been off assistance for twelve consecutive months.

(4) AFDC children age sixteen or seventeen who are terminated from AFDC cash assistance solely because they have ceased to attend school and have refused to register for WIN are eligible for Medicaid while living in the home with a relative of specified degree on the same basis as a dependent child.

(5) Family units which are determined ineligible for AFDC assistance solely due to the requirements of WAC 388-24-050 that certain parents and siblings be included in the assistance unit. Such individuals and their income may, at the applicant's option, be excluded from the assistance unit when determining eligibility of the remaining assistance unit members for categorically needy medical assistance.

(6) Family units which are determined ineligible for AFDC financial assistance solely due to the requirements of WAC 388-28-500(4) that income of the non-applying parents of a minor parent be considered available to the assistance unit of the minor parent and such minor's child or children. Such income shall be disregarded when determining eligibility of such minor's child or children.

WSR 86-20-016
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 2425—Filed September 22, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Medical assistance—Certification of eligibility, amending WAC 388-85-105.

This action is taken pursuant to Notice No. WSR 86-16-041 filed with the code reviser on August 1, 1986. 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 September 17, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2168, filed 11/14/84)

WAC 388-85-105 CERTIFICATION OF ELIGIBILITY. Entitlement to medical assistance continues until the ~~((individual))~~ recipient is determined ineligible for cash assistance.

(1) Whenever terminating cash assistance, the department shall automatically redetermine eligibility for medical assistance prior to termination of medical assistance.

(a) If additional information is necessary to redetermine eligibility, the department shall give the recipient ten days' notice and an opportunity to provide such information.

(b) The department shall give the recipient advance and adequate notice of the redetermination decision prior to termination of medical assistance. See WAC 388-33-376.

(c) Until the department redetermines a recipient's eligibility in conformity with the requirements of this section, the recipient remains eligible for categorically needy medical benefits.

(2) When eligibility for AFDC is terminated:

(a) For AFDC cash assistance due to increased income or increased hours from employment, medical assistance shall continue for four calendar months beginning with month of ineligibility.

(b) For AFDC cash assistance due to reaching state legal age of majority, a determination and a certification of eligibility for medical assistance under another program category will be made.

(c) For lack of cooperation in WIN or lack of school attendance which is not an eligibility factor (~~((redetermination of eligibility))~~) for medical assistance (~~((will be made according to appropriate cash program))~~), the department shall redetermine eligibility for medical assistance according to subsection (1) of this section.

(d) For AFDC cash assistance due solely to the loss of the thirty dollars plus one-third or the thirty dollar income exemption, medical assistance shall continue for nine calendar months beginning with the month of ineligibility.

~~((2) Redetermination of))~~ (3) The department shall redetermine eligibility for medical assistance ((shall be)) the same as for the related cash assistance program:

(a) For ((individuals)) recipients under age eighteen not related to SSI, eligibility shall be redetermined every six months using AFDC financial criteria.

(b) For ((individuals)) recipients in medical institutions eligibility shall be determined every twelve months.

~~((3))~~ (4) Any change in circumstances relating to the ((individuals)) recipient's financial or medical eligibility must be reported within twenty days to the CSO.

~~((4) Client))~~ (5) Notification procedures for any change of eligibility shall be the same as for cash assistance.

WSR 86-20-017
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 2426—Filed September 22, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to adult protective services, amending WAC 388-15-120.

This action is taken pursuant to Notice No. WSR 86-16-040 filed with the code reviser on August 1, 1986. 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 September 17, 1986.

By Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2239, filed 6/18/85)

WAC 388-15-120 ADULT PROTECTIVE SERVICES. (1) AUTHORITY. The authority for adult protective services is:

- (a) Chapter 74.34 RCW for vulnerable adults,
- (b) Chapter 26.44 RCW for dependent adults, and
- (c) 42 U.S.C. 13.97 for other adults in need of protection.

(2) GOALS. The department shall limit adult protective services goals to those specified in WAC 388-15-010(1)(c), (d), and (e) and 388-15-010(2).

(3) DESCRIPTION OF SERVICES. Adult protective services are those services provided to prevent, correct, improve, or remedy the situations of:

- (a) Dependent adults eighteen years of age or older,
- (b) Vulnerable adults sixty years of age or older, or
- (c) Other adults similarly unable to protect interests vital to their safety and well-being. ((Requests for protection may come from the person at risk or others concerned for his or her welfare.))

((2)) (4) ELIGIBILITY. To ((qualify for)) receive protective services((:)):

- (a) Elements must exist of abuse, ((neglect)) abandonment, exploitation, or neglect including living conditions or life style constituting a danger to ((mental or physical health or safety of)) the ((client)) adult or others, and
- (b) There must be no one willing and able to assist the adult responsibly.

((3)) Definitions:

(a) "Abuse" means an act of physical or mental mistreatment or injury which harms or threatens a person through action or inaction by another individual.

(b) "Adult dependent person" means a person over the age of eighteen years who has been found legally incompetent pursuant to chapter 11.88 RCW or found disabled to such a degree pursuant to said chapter that such protection is indicated.

(c) "Exploitation" means the illegal or improper use of a vulnerable adult or that adult's resources for another person's profit or advantage.

(d) "Neglect" means a pattern of conduct resulting in deprivation of care necessary to maintain minimum physical and mental health.

(e) "Vulnerable adult" means a person sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself.

(4) Any social worker, employee of the department, or health care practitioner licensed under Title 18 RCW, including, but not limited to doctors, nurses, psychologists, and pharmacists, having reasonable cause to believe a vulnerable adult has suffered abuse, exploitation, neglect, or abandonment shall make an immediate oral report to the department followed by a written report to be mailed within five working days. Persons making oral reports must be advised of this written report requirement by the adult protective worker when the initial oral report is received. The department shall respond to all reports, from any source, of abuse, neglect, exploitation, and abandonment of dependent or vulnerable adults. Responsibility for the adult protective service investigation lies with the CSO service worker who shall determine if a valid adult protective situation exists:))

(5) ((Adult protective service cases are normally of an emergency nature and remain adult protective cases only until the emergency situation is stabilized, usually ninety days or less)) INVESTIGATION. The department shall respond to all reports of abuse, neglect, exploitation, or abandonment of vulnerable and dependent adults.

(a) ((Any individual may receive adult protective services regardless of his or her recipient status or level of gross income)) The department shall determine if a valid adult protective service situation exists.

(b) The department may refuse to investigate reports which do not constitute abuse, exploitation, neglect, or abandonment as defined by RCW 74.34.020.

(c) The department shall conduct investigations regardless of the adult's income.

(6) SUPPORT SERVICES. The department shall provide support services ((including, but not limited to, chore may be provided)) without regard to income only:

(a) When the services are essential to, and a subordinate part of, the adult protective services plan and

(b) For a period not to exceed the period specified in the WAC chapter regulating that service. ((Support services shall not be provided if the only basis of the inclusion in a care plan is prevention of future exploitation or danger.

(c) Authorization to extend adult protective services is required if, in the judgment of the service worker, it is essential to provide the service beyond ninety days. If

~~supportive services are also necessary during the extended period, such services may be continued as long as the services are an integral part of the adult protective services plan.~~

~~(d) If continuation of support services such as chore is needed after adult protective services are terminated, these services may be continued if the client qualifies under the usual eligibility requirements for the service.~~

~~(6) Services may include but are not limited to the following:~~

~~(a) Provision of counseling to the client or other individuals, and taking necessary actions to alleviate the immediate problem.~~

~~(b) Assisting in locating and obtaining medical care and mental health services.~~

~~(c) Assisting in locating necessary legal services.~~

~~(d) Arranging for support services to resolve the problem without relocating the client so the client is able to remain in his or her present abode.~~

~~(e) Assisting with relocation, including help to locate suitable housing.~~

~~(f) Seeking help of law enforcement officials in situations of grave danger to the client.~~

~~(g) Acting as advocate for adults whose civil rights and financial entitlements are at risk.~~

~~(7) A person may receive protective services, provided the person requests or affirmatively consents to receive the services. If the person withdraws or refuses consent, services shall not be provided. The department may bring an action under chapter 11.88 RCW if the department determines a vulnerable adult lacks the ability or capacity to consent.~~

~~(8) The department may seek an injunction to prevent interference with an investigation concerning an allegation of abuse, neglect, exploitation, or abandonment of a vulnerable adult.~~

~~(9) Goals for adult protective services shall be limited to those specified in WAC 388-15-010 (1)(c), (d), and (e). Also see WAC 388-15-010(2).)~~

WSR 86-20-018
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)

[Order 2427—Filed September 22, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Nursing homes—Tuberculosis testing, amending chapter 248-14 WAC.

This action is taken pursuant to Notice No. WSR 86-16-039 filed with the code reviser on August 1, 1986. 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 74.42.620 which directs that the Department of Social and Health

Services has authority to implement the provisions of RCW 74.42.010 through 74.42.570.

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 September 17, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1872, filed 9/1/82)

WAC 248-14-235 ADMINISTRATOR. (1) There shall be a licensed administrator available either full or part time, who plans, organizes, directs, and is responsible for the overall management of the nursing home.

(a) An organizational chart of the facility showing major operating programs, staff divisions, supervisory and administrative personnel, and their lines of authority, responsibility, and communication is kept current. The person having the authority and responsibility to act on behalf of the administrator in his or her absence(;) is designated and available during normal business hours.

(b) Appropriate personnel are trained and assisted to do purchase, supply, and property control functions.

(c) Recommendations by consultants are submitted in writing to the administrator and are considered.

(2) Only those individuals shall be admitted whose needs can be met. Needs may be met by the facility, the facility cooperating with community resources, or with other providers of care affiliated or under contract with the facility.

(3) The administrator shall ensure:

(a) The health-related services are delivered as necessary(;) by appropriately qualified staff and consultants(;) and in accord with facility policies and procedures and accepted standards of practice.

(b) The enforcement of rules and regulations relative to safety and accident prevention and to the protection of personal and property rights.

(4) Every case or suspected case of a reportable disease, as defined in chapter 248-100 WAC, shall be reported to the local health officer.

(5) Physical plant alterations or changes in physical plant utilization effecting compliance with other regulations are submitted to the department for prior approval.

(6) A copy of each citation for a violation of nursing home regulations shall be prominently posted until the violation is corrected as determined by the department.

(7) All cases of suspected abuse or neglect shall be reported to the department or the law enforcement agency. The procedure for the reporting of resident abuse shall be kept prominently posted in the nursing home.

(8) Any event that requires or may require the evacuation to another address of all or part of the nursing home's residents shall be reported immediately to the licensing agency of the department.

(9) All residents shall be tested for tuberculosis by skin testing by the Mantoux method with PPD within

three days of admission, except that if there is documentation of a significant Mantoux test (ten or more millimeters induration) in the past or a documented history of adequately treated tuberculosis, no further skin testing is necessary.

(a) Residents with reactions of ten or more millimeters induration within forty-eight to seventy-two hours after administration of the antigen shall be evaluated for symptoms of tuberculosis (i.e., weight loss, fever, productive cough, dwindles). Residents with positive symptoms shall receive a chest x-ray within thirty days of the skin test.

(b) Residents thirty-five years of age or older with reactions of less than ten millimeters induration within forty-eight to seventy-two hours after administration of the antigen shall have a second skin test within one to three weeks after the first test, unless there is documentation of a skin test within the preceding six months.

(c) Nursing homes shall develop policies and procedures for the appropriate administration of the tuberculin skin test. Requests for waivers from the skin testing requirement for individual residents shall be directed along with supporting medical data to the tuberculosis control program, health services division, department of social and health services. The department will decide whether the waiver should be granted and will notify the requesting individual accordingly. Any resident granted a waiver from the tuberculin skin test shall have an examination for tuberculosis as directed by the state tuberculosis control officer.

(d) A record of findings shall be retained as part of the permanent health record.

(e) Additional testing will be required only as deemed necessary by the local health department for contact investigation.

(f) Nursing homes shall begin skin testing all new admissions within thirty days of the effective date of this regulation.

(g) Nursing homes shall test all nursing home patients. Within ninety days of the effective date of this regulation, all nursing home residents shall have recorded in their permanent health record either a significant reaction to a Mantoux test with PPD, or two nonsignificant reactions to tests administered from one week to six months apart.

AMENDATORY SECTION (Amending Order 1921, filed 12/6/82)

WAC 248-14-240 PERSONNEL. Personnel sufficient in numbers and qualifications shall be available to meet the requirements of this chapter.

(1) At least annual written evaluations of work performance which have been reviewed with the employee are maintained.

(2) Staff, including consultants and pool personnel, are appropriately licensed or certified at the time of their assignment to duties.

(3) Any employee giving direct resident care or treatment shall be at least eighteen years of age unless the employee is enrolled in or has successfully completed a bona fide nurse or nurse aide training program.

(4) No employee currently working shall evidence signs or symptoms of infectious diseases, such as running sores or fever.

(5) Each employee shall have on employment (~~and annually thereafter~~) a tuberculin skin test by the Mantoux method with PPD, except that: If there is documentation of a Mantoux test administered after the employee's eighteenth birthday or a documented history of adequately treated tuberculosis, no further skin testing is necessary.

~~((A negative skin test is defined as less than 10 mm of induration, read at forty-eight to seventy-two hours. Positive reactors (10 mm or more of induration read at forty-eight to seventy-two hours) shall have a chest x-ray within ninety days. A record of test results, reports of x-ray findings or exemptions to such will be kept in the facility.~~

~~Exemptions:))~~

~~(a) ((New)) Employees ((who can document a positive Mantoux test in the past shall have an initial screening in the form of a chest x-ray)) thirty-five years of age or older with reactions of less than ten millimeters induration within forty-eight to seventy-two hours after administration of the antigen shall have a second skin test within one to three weeks after the first test.~~

~~(b) ((After entry, annual screening in the form of a skin test or x-ray shall not be required for reactors)) Employees with reactions of ten or more millimeters induration within forty-eight to seventy-two hours after either test shall have a chest x-ray within thirty days.~~

~~(c) ((Positive reactors having completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from testing.~~

~~(d) An)) Any employee who ((states that)) believes the tuberculin skin test by the Mantoux method would present a hazard to his or her health because of conditions peculiar to his or her own physiology may present ((supportive)) supporting medical data to this effect to the tuberculosis control program, health services division, department of social and health services. The department will decide whether the waiver should be granted to the individual employee and will notify the employee accordingly. Any employee granted a waiver from the tuberculin skin test shall have ((a chest x-ray taken in lieu thereof)) an examination for tuberculosis as directed by the state tuberculosis control officer.~~

~~(d) A record of findings shall be retained by the facility for the duration of employment. The employee shall be provided a copy of the tuberculosis screening record.~~

WSR 86-20-019

ADOPTED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2428—Filed September 22, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and

adopt at Olympia, Washington, the annexed rules relating to food stamp eligibility standards, amending WAC 388-54-730.

This action is taken pursuant to Notice No. WSR 86-16-042 filed with the code reviser on August 1, 1986. 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 September 17, 1986.
By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2264, filed 7/31/85)

WAC 388-54-730 INCOME—ELIGIBILITY STANDARDS. (1) Eligibility shall be determined on the basis of gross income and net food stamp income, except those households containing a member sixty years of age or over, or a member receiving Supplemental Security Income (SSI) benefits under Title XVI of the Social Security Act, or disability and blindness payments under Titles I, II, X, XIV, or XVI of the Social Security Act, or is a veteran or a surviving disabled spouse or a surviving disabled child as defined by WAC 388-54-665 (2)(b).

The gross income eligibility standards shall be one hundred thirty percent of the office of management and budget's (OMB) nonfarm income poverty guidelines.

Effective ((July 1, 1985)) July 1, 1986,
Gross Monthly Income Eligibility Standards Table

Household Size	Monthly Standards
1	\$ ((569)) 581
2	((764)) 785
3	((959)) 988
4	((1,154)) 1,192
5	((1,349)) 1,396
6	((1,544)) 1,599
7	((1,739)) 1,803
8	((1,934)) 2,007
Each additional person	+ ((195)) 204

Effective ((July 1, 1985)) July 1, 1986,
Net Monthly Income Eligibility Standards Table

Household Size	Maximum Allowable Net Income
1	\$ ((438)) 447
2	((588)) 604
3	((738)) 760
4	((888)) 917
5	((1,038)) 1,074
6	((1,188)) 1,230

Household Size	Maximum Allowable Net Income
7	((1,338)) 1,387
8	((1,488)) 1,544
Each additional member	+ ((150)) 157

(2) Disabled individuals, sixty years of age or older, residing with others, must have the other members meet the following monthly income eligibility standard table. For definition of elderly and disabled, refer to WAC 388-54-665 (1)(d).

Effective ((July 1, 1985)) July 1, 1986,
Elderly and Disabled Separate Household Income Eligibility Standards Table

Household Size	Maximum Gross Monthly Income Elderly and Disabled Separate Household
1	\$ ((722)) 737
2	((970)) 996
3	((1,217)) 1,254
4	((1,465)) 1,513
5	((1,712)) 1,771
6	((1,960)) 2,030
7	((2,207)) 2,288
8	((2,455)) 2,547
Each additional member	+ ((248)) 259

WSR 86-20-020

ADOPTED RULES

PARKS AND RECREATION COMMISSION

[Order 96—Filed September 22, 1986]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Ephrata, Washington, that it does adopt the annexed rules relating to prohibiting domestic animals on cross country ski trails in state parks, WAC 352-32-060.

This action is taken pursuant to Notice No. WSR 86-16-037 filed with the code reviser on August 1, 1986. 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 Parks and Recreation Commission as authorized in RCW 43.51.040.

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 September 19, 1986.
By Margaret S. Williams
Chair

AMENDATORY SECTION (Amending Order 61, filed 5/21/82)

WAC 352-32-060 PETS. (1) All dogs or other pets or domestic animals must be kept on leash no greater than eight feet in length, and under control at all times while in a state parks area.

(2) In any state park area, dogs, pets, or domestic animals, except for guide dogs, are not permitted on any designated swimming beach ~~((in any state parks area, nor)); or on any cross country ski trail in which the track has been prepared, set, or groomed; or in any public building unless so posted~~~~((: PROVIDED, That this subsection shall not apply to guide dogs))~~.

(3) No person shall allow his dog or other pet or domestic animal to bite or in any way molest or annoy other park visitors. No person shall permit his dog or other pet or domestic animal to bark or otherwise disturb the peace and tranquillity of the park.

(4) Any person bringing a dog into a state park area shall dispose of any feces deposited by the dog, by placing the feces in a plastic or paper sack. The sack shall then be deposited in a solid waste container.

WSR 86-20-021

**WITHDRAWAL OF PROPOSED RULES
BOARD OF PILOTAGE COMMISSIONERS**

[Filed September 22, 1986]

The Washington State Board of Pilotage Commissioners is withdrawing their CR-1 notice filed September 4, 1986, and designated as WSR 86-19-001.

Marjorie T. Smitch
Assistant Attorney General

WSR 86-20-022

**NOTICE OF PUBLIC MEETINGS
INTERAGENCY COMMITTEE
FOR OUTDOOR RECREATION**

[Memorandum—September 22, 1986]

The November 6-7, 1986, regular meeting of the Interagency Committee for Outdoor Recreation will be held in the Washington Room, Governor House Motor Hotel, 521 South Capitol Way, Olympia, Washington, beginning at 9:00 a.m. on November 6th and continuing the following day at the same time.

This meeting is a funding session for both local agencies' grant-in-aid projects and off-road vehicle projects. An open public Washington Administrative Code hearing will take place at 9:00 a.m., Friday, November 7th, concerning the new guidelines and codes for the nonhighway/off-road vehicle program established by chapter 206, Laws of 1986 (Substitute House Bill 1382), followed by presentation and consideration of off-road vehicle projects.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided at this regular IAC meeting if necessary. A request for this type of service must be received by the IAC ten days before the meeting (October 28, 1986). Please contact: Robert L. Wilder, Director, IAC, 4800 Capitol Boulevard, KP-11, Olympia, Washington 98502, (206) 753-3610. The meeting site is barrier free.

WSR 86-20-023

ATTORNEY GENERAL OPINION

Cite as: AGO 1986 No. 11

[September 19, 1986]

STATE—INSURANCE—MEDICAL BENEFITS—RESTRICTIONS ON MEDICAL COVERAGE BY STATE LICENSED HEALTH MAINTENANCE ORGANIZATIONS

It is not a violation of RCW 41.05.025(2) for the State Employees' Insurance Board (SEIB) to provide employees covered by SEIB plans the option of coverage by a health maintenance organization (HMO) which restricts the availability of the services of licensed podiatrists, dentists, chiropractors, optometrists, osteopaths, physical therapists, psychologists, or registered nurses to those provided either directly through the HMO or upon referral by a primary care physician employed by the HMO.

Requested by:

Mr. George Masten, Chairman
State Employees' Insurance Board
1400 Evergreen Park Drive S.W., FX-11
Olympia, Washington 98504

WSR 86-20-024

**ADOPTED RULES
BUILDING CODE COUNCIL**

[Resolution No. 86-17—Filed September 23, 1986]

Be it resolved by the State Building Code Council, acting at the Eagle's Club, 1510 9th Street, Wenatchee, WA, that it does adopt the annexed rules relating to adoption of amendments to the Washington State Energy Code, chapter 51-12 WAC.

This action is taken pursuant to Notice No. WSR 86-16-071 filed with the code reviser on August 6, 1986. 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 19.27A-.020 and is intended to administratively implement that statute.

This rule is promulgated pursuant to chapter 19.27A RCW which directs that the State Building Code Council has authority to implement the provisions of chapter 19.27A 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 September 12, 1986.
By Lynn A. Carmichael
Chair

AMENDATORY SECTION (Amending Order 86-04, filed 5/13/86)

WAC 51-12-102 SECTION 102. SCOPE.

This Code sets forth minimum requirements for the design of new buildings and structures that provide facilities or shelter for public assembly, educational, business, mercantile, institutional, storage and residential occupancies, as well as those portions of factory and industrial occupancies designed primarily for human occupancy by regulating their exterior envelopes and the selection of their HVAC, service water heating, electrical distribution and illuminating systems and equipment for effective use of energy.

Buildings shall be designed to comply with the requirements of either Chapter 4, 5, or 6 of this Code.

(a) Exempt Buildings. Buildings and structures or portions thereof meeting any of the following criteria shall be exempt from the building envelope requirements of Sections 402 to 405 inclusive, and Sections 601 and 605, but shall comply with all other requirements for building mechanical systems, service water heating and lighting systems.

1. Buildings and structures or portions thereof whose peak design rate of energy usage is less than three and four tenths (3.4) Btu/h per square foot or one point zero (1.0) watt per square foot of floor area for all purposes.
2. Buildings and structures or portions thereof which are neither heated according to the definition of heated space in chapter 2, nor cooled, by a depletable energy source, including buildings heated with wood with installed back-up or supplemental heating utilizing a depletable energy source provided that: The depletable energy use for space conditioning complies with the requirements of exemption (1).

(b) Application to Existing Buildings.

1. Additions to Existing Buildings. Additions to existing buildings or structures may be made to such buildings or structures without making the entire building or structure comply, provided that the new additions shall conform to the provisions of this Code.

2. Historic Buildings. The Building Official may modify the specific requirements of this Code for historic buildings and require in lieu thereof alternate requirements which will result in a reasonable degree of energy efficiency. This modification may be allowed for those buildings which have been specifically designated as historically significant by the state or local governing body, or listed in "The National Register of Historic Places" or which have been determined to be eligible for listing.
3. Alterations and Repairs. All alterations and repairs to buildings or portions thereof originally constructed subject to the requirements of this 1986 Code shall conform to the provisions of this Code without exception. For all other existing buildings, initial tenant alterations shall comply with the new construction requirements of this Code. Other alterations and repairs may be made to existing buildings and moved buildings without making the entire building comply with all of the requirements of this Code for new buildings, provided the following requirements are met:
 - A. Building Envelope. The result of the alterations or repairs (1) improves the energy efficiency of the building and (2) complies with the overall average thermal transmittance values of the gross area of the elements of the exterior building envelope in Table 4-2, 4-3, or 4-4 of Chapter 4 or the nominal R values in Tables 6-1 or 6-5 and U values in Table 6-2 or glazing requirements in Table 6-5 of Chapter 6.

EXCEPTIONS:

1. Untested storm windows may be installed over existing glazing, however, where glass and sash are being replaced in low-rise residential buildings, class 75 glazing shall be installed where there is an electric resistance space heating system and class 90 glazing shall be installed where there is any other space heating system.
2. Where the structural elements of the altered portions of roof/ceiling, wall or floor are not being replaced, these elements shall be deemed to comply with this Code if all existing framing cavities which are exposed during construction are filled to the full depth with batt insulation or insulation having an equivalent nominal R value

while, for roof/ceilings, maintaining the required space for ventilation. Existing roof/ceilings, walls and floors without framing cavities need not be insulated.

- B. Building Mechanical Systems. Those parts of systems which are altered or replaced shall comply with this Code. ~~((Heating equipment efficiencies for low-rise residential occupancy buildings shall comply with the minimum efficiency requirements of Table 6-4.))~~

EXCEPTION: For low-rise residential buildings not initially subject to the requirements of this Code, replacement heat pumps shall meet class 2 efficiencies specified in Table 6-3 and replacement central combustion heating equipment shall be equipped with spark ignition. All other replacement combustion heating equipment including horizontal furnaces shall have a minimum AFUE of .65.

- C. Service Water Heating. Those parts of systems which are altered or replaced shall comply with Section 420.
- D. Lighting. Those parts of systems which are altered or replaced in buildings initially constructed subject to the requirements of this Code shall comply with Sections 425 and 426. Other remodels or replacements of lighting systems which are part of a substantial remodel shall comply with Sections 425 and 426. In addition, other remodels or replacements which affect the lighting system of an entire floor shall comply with ~~((the lighting power budgets specified in Table No. 4-18))~~ Sections 425 and 426. For all other remodels or replacements which affect the lighting system of less than an entire floor those parts of systems which are altered or replaced shall comply with the switching requirements of Section 425 and, unless they comply with the lighting power budgets of Section 426 shall either maintain or reduce the watts per square foot of installed lighting.
- E. Change From Unheated to

Heated Space. Changes from unheated to heated space for buildings, structures or portions thereof shall be permitted if the building, structure or portion thereof is brought into compliance with the building envelope requirements as per Section 102(b)3 of this Code, but in no case, less than those building envelope requirements in effect at the time of the initial construction of the building.

The Building Official may approve designs of alterations or repairs which do not fully conform with all of the requirements of this Code when in his/her opinion full conformance is physically impossible and/or economically impractical and: (1) the alteration or repair improves the energy efficiency of the building; or (2) the alteration or repair is energy efficient and is necessary for the health, safety, and welfare of the general public.

AMENDATORY SECTION (Amending Order 85-14, filed 11/26/85)

WAC 51-12-201 SECTION 201. A.

ACCESSIBLE (as applied to Equipment). Allowing close approach, not guarded by locked doors, elevation or other effective means. (See READILY ACCESSIBLE.)

AIR CONDITIONING. The process of treating air so as to control simultaneously its temperature, humidity, cleanliness and distribution to meet requirements of the conditioned space.

AIR TRANSPORT FACTOR. The ratio of the rate of useful sensible heat removal from the conditioned space to the energy input to the supply and return fan motor(s), expressed in consistent units and under the designated operating conditions.

ANNUAL FUEL UTILIZATION EFFICIENCY (AFUE). The amount of energy delivered to the dwelling in the form of useable heat, as a percentage of the total energy input of the fuel consumed. AFUE refers to a performance rating required under the provision of the National Energy Policy and Conservation Act (NECPA), Pub. L95-619. AFUE's taken from the "Energy Guide" published by the Gas Appliance Manufacturers' Association (GAMA) meet this definition. When unlisted in GAMA directory, AFUE ratings for furnaces installed in nonweatherized unconditioned areas, such as garages and unheated basements, may be taken from the AFUE rating for installation within a conditioned space. In no case, except where specifically tested and listed for application in nonweatherized locations, shall credit for compliance be given for the use of vent dampers with furnaces installed in nonweatherized unconditioned spaces. AFUE's apply to all central residential sized furnaces (inputs of less than 225,000 Btu/h).

ASHRAE. American Society of Heating, Refrigeration, and Air Conditioning Engineers, Inc.

AUTOMATIC. Self-acting, operating by its own mechanism when actuated by some impersonal influence, as for example, a change in current strength, pressure, temperature or mechanical configuration.

AMENDATORY SECTION (Amending Order 85-14, filed 11/26/85)

WAC 51-12-304 SECTION 304. DESIGN PARAMETERS.

The following design parameters shall be used for calculations required under this Code.

- (a) Indoor design temperature shall be 70°F maximum for heating and 78°F minimum for cooling.
- (b) Indoor design relative humidity for heating shall not exceed 30 percent.
- (c) The heating or cooling outdoor design temperatures shall be selected from 0.6 percent column for winter and 0.5 percent column for summer from the Puget Sound Chapter of ASHRAE publication "Recommended Outdoor Design Temperatures, Washington State, ASHRAE." (See also Washington State Energy Code Manual.)

AMENDATORY SECTION (Amending Order 85-14, filed 11/26/85)

WAC 51-12-402 SECTION 402. OVERALL THERMAL PERFORMANCE AND BUILDING ENVELOPE REQUIREMENTS.

- (a) The stated U_o value of any one element of a building, such as roof/ceiling, wall or floor, may be increased and the U_o value for other components decreased provided that the overall heat gain or loss for the entire building envelope does not exceed the total resulting from the conformance to the stated U_o values.
- (b) Where return air ceiling plenums are employed, the roof/ceiling assembly area shall:
 - 1. For thermal transmittance purposes, not include the ceiling proper nor the plenum space as part of the assembly; and
 - 2. For gross area purposes, be based upon the interior face of the upper plenum surface.
- (c) U_o values listed in Tables 4-2, 4-3, and 4-4 refer to component assembly only. Credit for buffering from adjacent unheated spaces is not allowed when calculating U_o values.
- (d) Exemption for Passive Solar features. Glazing areas which meet all of the following criteria may be exempted from the U_o calculations. Exempted glazing shall not be included in the gross wall area.
 - 1. For buildings that have Electric Resistance heating systems, the glazing

area must have a tested thermal transmittance (U) value of less than .61. For Other heating systems, the glazing area need not be tested, but must be double glazed. (See Section 403(e).)

- 2. The south glazing shall be oriented within 45 degrees of true south.
- 3. The glazing shall be mounted at least 60 degrees up from the horizontal.
- 4. The glazing shall have a transmission coefficient greater than or equal to 0.80 for visible light or greater than or equal to 0.73 for total solar radiation.
- 5. Documentation shall be provided in the form of a sun chart, a photograph, or approved evidence, demonstrating that the glazing area shall not be shaded for at least 4 hours between 8 a.m. and 4 p.m. standard time on January 21 and March 21.
- 6. The building shall contain a heat capacity equivalent to at least 20 Btu/degree F(=ft²) for each square foot of south glazing when the south glazing area is between 10% and 14% of the buildings gross floor area, and at least 45 Btu/degree F(=ft²) for each square foot of south glazing when the south area glazing exceeds 14 percent of gross floor area. This heat storage capacity shall be located inside the insulated shell of the structure and not covered with insulation materials, such as carpet, which yield an R value of 1.0 or greater. If the storage medium is not within the space containing the south glazing, an approved natural or mechanical means of transferring the heat to the heat storage medium shall be provided. Heat storage capacity shall be calculated using the below equation and/or accepted analytical methods:

$$HS = D \times SH \times V$$

Where:

HS = Heat Storage. The heat storage capacity available inside the insulated space.

V = Volume of heat storage components.

D = Density of material inside the insulated shell of the building to a depth yielding a thermal resistance of R 1, except in the case of slab floors where only the slab itself is credited. Mass located in

conditioned or unconditioned basements without solar glazing shall not be counted (lbs/cu ft).

SH = Specific heat of the material (Btu/lb/°F).

(e) Insulation.

1. General: Thermal and acoustical insulation located on or within floor/ceiling and roof/ceiling assemblies, crawl spaces, walls, partitions, and insulation on pipes and tubing shall comply with this section. Duct insulation shall conform to Section 416 and Table 4-16.

EXCEPTIONS:

- A. Roof insulation shall comply with Section 3204 of the Uniform Building Code.
 - B. Roof insulation in vaulted ceilings over 3 in 12 shall conform with Section 3204 of the Uniform Building Code.
 - C. Exposed deck ceiling insulation shall conform with Section 3204 of the Uniform Building Code.
2. Insulation Materials: All insulation materials including facings such as vapor barriers or breather papers installed within floor/ceiling assemblies, roof/ceiling assemblies, walls, crawl spaces, or attics shall have a flame-spread rating not to exceed 25 and a smoke density not to exceed 450 when tested in accordance with UBC Standard No. 42-1.

EXCEPTIONS:

- A. Foam plastic insulation shall comply with Section 1717 of the Uniform Building Code.
 - B. When such materials are installed in concealed spaces of Types III, IV and V construction, the flame-spread and smoke-developed limitations do not apply to facing, provided that the facing is installed in substantial contact with the unexposed surface of the ceiling, floor or wall finish.
 - C. Cellulose insulation shall conform to Section 1713 of the Uniform Building Code.
3. Ventilation: Enclosed joist or rafter spaces formed where ceilings are applied directly to the underside of roof joists or rafters must have joists or rafters of sufficient size to provide a minimum of one inch clear vented air space above the insulation (see also

Section 3205 (c) of UBC). Ceiling insulation may be tapered or compressed at the perimeter to permit proper venting.

(f) Moisture Control.

1. Vapor retarders shall be installed on the warm side (in winter) of insulation as specified in the following cases:

- A. Walls separating conditioned space from unconditioned space shall have a vapor retarder installed when thermal insulation is installed. The vapor retarder shall have a one perm dry cup rating or less. Inset stapled batts with a perm rating less than one may be installed if staples are placed not more than (8) inches on center and gaps between the facing and the framing do not exceed (1/16) of an inch.

B. Roof/ceilings.

- i. Roof/ceiling assemblies where the ventilation space above the insulation is less than an average of twelve (12) inches shall be provided with a vapor retarder having a dry cup perm rating of 1.0 or less.
- ii. Vapor retarders shall not be required in roof/ceiling assemblies where the ventilation space above the insulation averages twelve (12) inches or greater.
- iii. Vapor retarders shall not be required where all of the insulation is installed between the roof membrane and the structural roof deck.
- iv. Vapor retarders with a 1.0 or less dry cup perm rating polyethylene or an approved equal shall be installed in roof/ceiling assemblies where the insulation is comprised of insulation between the roofing membrane and the structural roof decking and insulation below the structural roof decking.

C. Ground Cover.

A ground cover of 4 mil (0.004 inch thick) polyethylene or approved equal shall be laid over the ground within crawl spaces. The ground cover shall be overlapped twelve (12) inches minimum at joints and shall extend to the foundation wall.

EXCEPTION: The

ground cover may be omitted in unheated crawl spaces if the crawl space has a concrete slab floor with a minimum thickness of 3-1/2 inches.

AMENDATORY SECTION (Amending Order 86-04, filed 5/13/86)

WAC 51-12-426 SECTION 426. LIGHTING POWER BUDGET. A lighting power budget is the upper limit of the power to be available to provide the lighting needs in accordance with the criteria and calculation procedure specified herein.

The lighting power budget for a building shall be the sum of the power limits computed for all lighted interior and exterior spaces and shall be determined in accordance with the procedures specified in this section.

EXCEPTION: One- and two-family detached dwellings and the dwelling portion of multifamily buildings are exempt from the requirements of Section 426.

(a) **Budget Development.**

The installed lighting wattage for the building project shall not exceed the budget level calculated in this section. The budget wattage level shall be the sum of the interior budget calculated and the exterior budget. Lighting wattage includes lamp and ballast wattage.

(b) **Building Interiors.**

The interior lighting budget shall be calculated by multiplying the gross conditioned floor area, in square feet, by the appropriate unit power budget, in watts per square foot, specified in Table No. 4-18.

For special conditions when approved by the Building Official, calculation based on Illuminating Engineering Society Unit Power Density or similar nationally recognized standards may be used.

The lighting power budget shall be based on the primary occupancy for which the space within the building is intended. If multiple occupancies are intended, the lighting power budget for each type of occupancy shall be separately calculated and summed to obtain the lighting budget for the interior spaces of the building. If a common circulation area serves multiple occupancies or multiple retail spaces, the lighting power budget for the common circulation area shall be the weighted average of the lighting power budgets for all other areas on that floor. In cases where a lighting plan for only a portion of a building is submitted, the interior lighting budget shall be based on the gross floor area covered by the plan.

EXCEPTIONS:

1. Where the following automatic lighting controls are installed, for calculations used to determine code compliance, the installed lighting wattage may be reduced

by the following percentages:

- A. For occupant-sensing devices, energy savings of 30 percent shall be allowed for any single space up to 400 square feet and enclosed by ceiling height partitions; classrooms, conference rooms, computer rooms, storage areas, corridors, or waiting rooms.
 - B. For daylighting controls, energy savings of 30 percent for continuous dimming and 20 percent for stepped controls shall be allowed for any daylight space.
 - C. For lumen maintenance controls, energy savings of 10 percent shall be allowed for any space.
 - D. For daylighting controls with occupant-sensing devices, energy savings of 44 percent shall be allowed for any single space up to 400 square feet within daylight spaces, and enclosed by ceiling height partitions.
 - E. For occupant-sensing devices with lumen maintenance controls, energy savings of 37 percent shall be allowed for any single space up to 400 square feet and enclosed by ceiling height partitions.
2. Lighting for the following applications shall be exempted from inclusion in the calculation of lighting power budgets:
 - A. Stage lighting, entertainment, or audiovisual presentations where the lighting is an essential technical element for the function performed.
 - B. Lighting for medical and dental tasks.
 - C. Lighting in areas specifically designed for visually handicapped people.
 - D. For restaurant occupancies, lighting for kitchens and food preparation areas.
- (c) **Building Exteriors.**
- The exterior lighting budget shall be calculated by multiplying the building perimeter in feet by 7.5 watts per foot. Lighting for parking structures shall be calculated at 0.3 watts per gross square foot of parking area. An allowance for outdoor surface parking

and circulation lighting may be added at 0.05 watts per square foot of area. Lighting for signs that are not an integral part of the building shall be exempted from inclusion in these calculations.

TABLE 4-1
Classification of Building Occupancies

	All Group R Occupancy Space	Other than Group R Occupancy Space
Three conditioned stories and less	Table 4-2	Table 4-3
More than three conditioned stories	Table 4-4	Table 4-4

TABLE 4-2
Low-rise Residential Buildings
Maximum Allowed U_o Values
and Minimum Allowed R Values

Heat Type	Climatic Zone	Roofs	Cathedral Ceilings	Walls (Includes Glazing)	Floors	Slab ¹ on Grade
		U_o	U_o	U_o	U_o	Installed R Value
Electric Resistance	I	0.026	0.035	0.144	0.055	8
Other	I	0.035	0.035	0.203	0.055	8
Electric Resistance	II	0.026	0.035	0.144	0.043	10
Other	II	0.035	0.035	0.203	0.055	10

¹Insulation shall be water-resistant material manufactured for this use.

TABLE 4-3
Nonresidential Occupancies
Buildings 3 Stories or Less
Maximum Allowed U_o Values and
Minimum Allowed R Values

Zone	Ceilings	Walls (Includes Glazing)	Floors	Slab ¹ on Grade
				Installed R Value
I	U_o 0.035	U_o 0.25	U_o 0.05	8
II	U_o 0.035	U_o 0.20	U_o 0.05	10

¹Insulation shall be water-resistant material manufactured for this use.

TABLE 4-4
All Occupancies
Buildings over 3 Stories
Maximum Allowed U_o Values and
Minimum Allowed R Values

Zone	Ceilings	Walls (Includes Glazing)	Floors	Slab ¹ on Grade
				Installed R Value
I	U_o 0.08	U_o 0.30	U_o 0.08	8
II	U_o 0.06	U_o 0.25	U_o 0.08	10

¹Insulation shall be water-resistant material manufactured for this use.

TABLE 4-5
Nonresidential HVAC System Heating Equipment—
Gas- and Oil-Fired
Minimum Steady State Combustion Efficiency

Types of Equipment	Furnaces of Capacity of 225,000 Btu/h and Less Boilers of Capacities of 300,000 Btu/h and Less		All Other Commercial/Industrial Furnaces and Boilers
	Percent ¹	Percent ²	
Forced-air furnaces and low-pressure steam or hot-water boilers	74	75	
Gravity central furnaces	69	-	
All other vented heating equipment	69	-	

¹Combustion efficiency for furnaces of capacities of 225,000 Btu/h and less and boilers of capacities of 300,000 Btu/h and less shall be tested in accordance with the applicable U.S. Department of Energy furnace test procedures.

²Combustion efficiency of commercial/industrial furnaces and boilers is defined as 100 percent minus stack losses in percent of heat input. Stack losses are:

- Loss due to sensible heat in dry flue gas.
- Loss due to incomplete combustion.
- Loss due to sensible and latent heat in moisture formed by combustion of hydrogen in the fuel.

TABLE 4-6
(Reserved)

TABLE 4-7
(Reserved)

TABLE 4-8
Allowable Air Infiltration Rates

Windows (cfm per lineal foot of operable sash crack)	Residential Doors		Commercial Doors
	sliding glass	entrance	cfm per lin. ft. of crack
0.5	0.5	1.00	11.0

TABLE 4-9
HVAC System Heating Equipment (Heat Pumps)
Standard Rating Conditions

Conditions		Type		
		Air Source	Water Source	Water Source
Air entering equipment	°F	70 db	70 db	70 db
Outdoor unit ambient	°F	47 db/ 43 wb	17 db/ 15 wb	—
Entering water temperature	°F	—	—	60
Water flow rate		—	—	as used in cooling mode

TABLE 4-10
HVAC System Equipment
Standard Rating Conditions — Cooling

		Temperatures			
		DB	WB	Inlet	Outlet
Air Entering Equipment	°F	80	67	—	—
Condenser Ambient (Air Cooled)	°F	95	75	—	—
Condenser Water (Water Cooled)	°F	—	—	85	95

Standard ratings are at sea level.

Note: db = dry bulb
wb = wet bulb

TABLE 4-11
Applied HVAC System Components
Standard Rating Conditions — Cooling

Item		Centrifugal or Self-Contained Reciprocating Water-Chiller	Condenserless Reciprocating Water-Chiller
Leaving chilled Water temperature	°F	44	44
Entering chilled Water temperature	°F	54	54
Leaving condenser Water temperature	°F	95	—
Entering water temp.	°F	85	—
Fouling factor, water Non-ferrous tubes	*	0.0005	0.0005
Steel tubes	*	0.0010	0.0010
Fouling factor, Refrigerant	*	0.0000	0.0000
Condenser ambient Air or evap. cooled	°F	—	95 dB/75 wb—
Compressor Water cooled (or evap. cooled)	°F	—	105
Discharge Temperature	°F	—	120

Standard ratings are at sea level.
* h ft² F/Btu.

TABLE 4-12
HVAC System Heating Equipment (Heat Pumps)
Minimum COP & HSPF for Heat Pumps, Heating Mode

Source and Outdoor Temperature(°F)	Minimum COP	Minimum HSPF
Air source — 47 dB/43 WB	2.7	6.35
Air source — 17 dB/15 WB	1.8	
Air source		
Water source — 60 entering	3.0	
Ground source	3.0	

TABLE 4-13
Minimum EER and COP—Cooling for
Electrically Driven HVAC System Equipment—Cooling¹

Standard Rating Capacity	Air Cooled		Evaporative or Water Cooled	
	EER	COP	EER	COP
Under 65,000 Btu/hr (19,050 watts)	7.8	2.28	8.8	2.58
65,000 Btu/hr (19,060 watts) and over	8.2	2.4	9.2	2.69

¹The U.S. Department of Energy has established required test procedures for single-phase, air-cooled, residential central air conditioners under 19 KW (65,000 Btu/h) capacity, which have been incorporated into ARI Standard 210-79. EER and COP values in Table 4-13 are based on Test A of DOE Test Procedures.

TABLE 4-14
Minimum EER and COP for Electrically Driven HVAC-System Components¹

Component	Type	Condensing Means			
		Air	Water	Evap.	COP
		EER	COPEER	COPEER	
Water Chilling Packages					
Condenser included	Centrifugal or rotary	8.00	2.34	13.80	4.04
Condenser included	Reciprocating	8.40	2.46	12.00	3.51
Condenserless	Reciprocating	9.90	2.90	12.00	3.51
Compressor & condenser units 65,000 Btu/hr (19,050 watts) and over ²	Positive displacement	9.50	2.78	12.50	3.66
Hydronic Heat Pumps					
Component	Type	EER	COP		
Water source under 65,000 Btu/h (19,000 watts)	Centrifugal or rotary	9.00	2.64		
Water source 65,000 Btu/h (19,000 watts) and over	Centrifugal or rotary	9.40	2.75		

¹When tested at the standard rating conditions specified in Table No. 4-9, 4-10, and 4-11.

²Ratings in accordance with Standard for Positive Displacement Refrigerant Compressor and Condensing Units, ARI Standard 520-74 as applicable. COP based on condensing unit standard rating capacity and energy input to the unit, all at sea level.

TABLE 4-15
HVAC-System Heat-Operated Cooling Equipment

$$\text{Minimum COP} = \frac{\text{Net Cooling Output}}{\text{Total Heat Input (Electrical Auxiliary Inputs Excluded)}}$$

Heat Source	Minimum COP
Direct fired (gas, oil)	0.48
Indirect fired (steam, hot water)	0.68

TABLE 4-16
Insulation of Ducts

Duct Location	Insulation Types Mechanically Cooled	Climate Zone	Insulation Types Heating Only
On roof or on exterior of building	C, V ² and W D, V ² and W	I II	C and W D and W
Attics, garages and crawl spaces, in walls ¹ , within floor-ceiling spaces ¹	B and V ² C and V ²	I II	B C
Within the conditioned space or in basements	None Required		None Required
Cement slab or within ground	A		B

Note: Where ducts are used for both heating and cooling, the minimum insulation shall be as required for the most restrictive condition.

¹ Insulation may be omitted on that portion of a duct which is located within a wall or floor-ceiling space where both sides of this space are exposed to conditioned air and where this space is not ventilated or otherwise exposed to unconditioned air.

² Vapor barriers shall be installed on conditioned air supply ducts in geographic areas where the average of the July, August, and September mean dewpoint temperature exceeds 60°F.

INSULATION TYPES: Minimum densities and out-of-package thicknesses.

- A. 0.5-inch 1.5 to 2 lb/cu. ft. duct liner, mineral or glass fiber blanket or equivalent to provide an installed total thermal resistance of at least R-2
- B. 2-inch 0.60 lb/cu. ft. mineral or glass fiber blanket
 - 1.5-inch 1.5 to 2 lb/cu. ft. duct liner, mineral or glass fiber blanket
 - 1.5-inch 3 to 7 lb/cu. ft. mineral or glass fiber board
 - or equivalent to provide an installed total thermal resistance of at least R-((6))5
- C. 3-inch 0.60 lb/cu. ft. mineral or glass fiber blanket
 - 2-inch 1.5 to 2 lb/cu. ft. duct liner, mineral or glass fiber blanket
 - 2-inch 3 to 7 lb/cu. ft. mineral or glass fiber board
 - or equivalent to provide an installed total thermal resistance of at least R-((8))7

- D. 4-inch 0.60 lb/cu. ft. mineral or glass fiber blanket
3-inch 1.5 to 2 lb/cu. ft. duct liner, mineral or glass fiber blanket
3-inch 3 to 7 lb/cu. ft. mineral or glass fiber board
or equivalent to provide an installed total thermal resistance of at least $R - ((\pm 2))_{10}$
- V. Vapor barrier, with perm rating not greater than 0.5 perm, all joints sealed.
- W. Approved weatherproof barrier.

Lighting Power Budget² (W/sq ft)

Group	Occupancy Description	Lighting Power Budget ² (W/sq ft)
	Police and fire stations	1.7
	Retail Stores:	
	less than 6000 s.f.	4.0
	6000 to 20,000 s.f.	3.0
	over 20,000 s.f.	2.0
	Drinking and dining establishments	1.85
	Food preparation task light	Exempt
	Aircraft hangars - storage	0.7
	Process plants ³	1.0
	Factories and work shops ³	1.7
	Storage structures	0.7
E	Schools and daycare centers	1.7
	Audio-visual presentation lighting	Exempt
H	Storage structures	0.7
	Handling areas	1.7
	Paint shops	2.5
	Auto repair shops	1.7
	Aircraft repair hangars	1.7
I	Institutions	1.7
	Administrative support areas	1.7
	Diagnostic, treatment, food service task lighting	Exempt
R	Dwelling units	Exempt
	Food preparation task lighting	Exempt

TABLE 4-17

Minimum Pipe Insulation

Piping System Types	Fluid temperature range, °F	Run-outs up to 2" ¹	Insulation Thickness In Inches for Pipe Sizes ²				
			1" and less	1.25" to 2"	2.5" to 4"	5" to 6"	8" and larger
HEATING AND HOT WATER SYSTEMS							
Steam and hot water							
High pressure/temperature	306-450	1.5	2.5	2.5	3.0	3.5	3.5
Med. pressure/temperature	251-305	1.5	2.0	2.5	2.5	3.0	3.0
Low pressure/temperature	201-250	1.0	1.5	1.5	2.0	2.0	2.0
Low temperature	100-200	.5	1.0	1.0	1.5	1.5	1.5
Steam condensate (for feed water)	Any	1.0	1.0	1.5	2.0	2.0	2.0
COOLING SYSTEMS							
Chilled water	40-55	.5	.5	.75	1.0	1.0	1.0
Refrigerant, or brine	Below 40	1.0	1.0	1.5	1.5	1.5	1.5

¹Runouts not exceeding 12 feet in length to individual terminal units.

²For piping exposed to outdoor air, increase thickness by .5 inch.

TABLE 4-18

Interior Lighting Power Budget¹

Group	Occupancy Description	Lighting Power Budget ² (W/sq ft)
A	Assembly w/stage	1.1
	Stage lighting	Exempt
	Assembly w/o stage: other than B and E	1.1
B	Gasoline service station	1.7
	Storage garages	0.3
	Office buildings	1.7
	Wholesale stores	2.0

¹Watts/sq. ft. of room may be increased by two percent per foot of height above 20 feet.

²Emergency exit lighting is exempt from interior lighting budget.

³Lighting that is part of machines or equipment is exempt from this budget.

AMENDATORY SECTION (Amending Order 86-04, filed 5/13/86)

WAC 51-12-601 SECTION 601. LOW-RISE RESIDENTIAL BUILDING ENVELOPE REQUIREMENTS.

For all components, except for walls, the R values specified in Table 6-1 are for installed insulation material only. R values for construction are defined as any combination of rigid-sheathing, loose fill, or batt insulation that achieves the prescribed R value. Where insulation is installed in a continuous manner and is not interrupted by occasional framing members, its R value may be increased by 20% in determining compliance with the requirements of this table. This allowance does not apply to insulation of slab on grade or walls.

- (a) Walls. The total assembly of opaque exterior wall sections, walls in finished basements, and the interior walls exposed to unheated spaces shall have a thermal resistance R value not less than the values specified in Table 6-1. Total wall assembly R values include values for insulation, sheathing, gypsum-board, air-films, concrete, etc. The following walls shall be considered to meet the R-19 total assembly criteria without additional documentation:

1. 2" x 6" with installed R-19 batt.
2. 2" x 4" with an installed R-13 batt and R-5 insulating sheathing.
3. 2" x 4" with an installed R-11 batt and R-5.4 insulating sheathing.

EXCEPTION: Concrete or masonry

foundation walls of unfinished basements that have one foot or less of the wall above grade need not be insulated until finished, provided that:

- A. Any frame walls comply with the requirements of Table 6-1;
- B. The rim-joists are properly insulated;
- C. All walls that are more than an average of one foot above grade are insulated to meet the requirements of Table 6-1.

- (b) **Roof/ceiling.** The roof/ceiling assembly shall have a thermal resistance R value not less than the value specified for the indicated type of construction in Table 6-1.

EXCEPTION: Insulation levels in the case of single rafter or joist vaulted ceilings. These types of ceilings may be insulated to a level of R-30, regardless of space heat type.

- (c) **Thermal Design Standards for Floors.**

1. **Slab on Grade Floors.** For slab on grade floors, the thermal resistance of the insulation around the perimeter of the floor shall not be less than the value given in Table 6-1.

Insulation installed inside the foundation shall extend downward from the top of the slab for a minimum distance of 24 inches; or downward to the bottom of the slab, then horizontally beneath the slab for a minimum total distance of 24 inches. Insulation installed outside the foundation shall extend downward a minimum of 6 inches below grade but not less than to the frostline and need not extend deeper than to the top of the footing.

2. **Floor Sections.** Floor sections over unheated spaces, such as unheated basements, unheated garages or ventilated crawl spaces, shall be constructed to comply with the required values as specified in Table 6-1.

EXCEPTION: Insulation may be omitted from floor areas over heated basements, heated garages, or under floor areas used as HVAC plenums or where operable foundation vents are used and when foundation walls are insulated. When foundation walls are insulated in accordance with Section 601(a), the insulation shall be attached in a permanent manner.

- (d) **Thermal Design Standards for Openings.**

1. At a minimum, all windows must be double glazed, and are classed according to U values as shown on Table 6-2. Glazing requirements are listed in Table 6-4.
2. At a minimum, all skylights must be double glazed. The area of Class 90

skylights and Class 90 exterior windows sloped more than 30° from the vertical shall be doubled and this area included in the percentage of the total glazing area as allowed for in Table 6-4. Class 75 or Class 60 glazing in skylights or Class 75 or Class 60 windows sloped more than 30° from the vertical need not be doubled.

3. Single glazing for ornamental, security or architectural purposes shall have its area doubled and shall be included in the percentage of the total glazing area as allowed for in Table 6-4. The maximum area (before doubling) allowed for the total of all single glazing is 1% of the floor area.

- (e) **Air Leakage.**

1. **Windows and Doors.** All windows within a wall and doors shall conform to the air infiltration requirements specified in Section 405. Site built windows shall be constructed to minimize leakage.

EXCEPTION: Openings required to be protected by fire resistive assemblies are exempt from this section.

2. Exterior joints around windows and door frames, openings between walls and foundations, between walls and roof and between wall panels; openings at penetrations of utility services through walls, floors and roofs; and all other such openings in the building envelope shall be sealed, caulked, gasketed, or weatherstripped to limit air leakage.

- (f) **Moisture Control.** Vapor retarders shall be installed on the warm side (in winter) of insulation as specified in the following cases:

1. Walls separating conditioned space from unconditioned space shall have a vapor retarder installed when thermal insulation is installed. The vapor retarder shall have a one perm dry cup rating or less. Inset stapled batts with a facing with a perm rating less than one may be installed if staples are placed not more than (8) inches on center and gaps between the facing and the framing do not exceed (1/16) of an inch.

2. **Roof/ceilings:**

- A. Roof/ceiling assemblies where the ventilation space above the insulation is less than an average of twelve (12) inches shall be provided with a vapor retarder having a dry cup perm rating of 1.0 or less.

- B. Vapor retarders shall not be required in roof/ceiling assemblies where the ventilation space above the insulation averages twelve (12) inches or greater.
- C. Vapor retarders shall not be required where all of the insulation is installed between the roof membrane and the structural roof deck.
- D. Vapor retarders with a 1.0 or less dry cup perm rating shall be installed in roof/ceiling assemblies where the insulation is comprised of insulation between the roofing membrane and the structural roof decking and insulation below the structural roof decking.

3. Ground Cover.

A ground cover of 4 mil (0.004 inch thick) polyethylene or approved equal shall be laid over the ground within crawl spaces. The ground cover shall be overlapped twelve (12) inches minimum at joints and shall extend over the top of the footing.

EXCEPTION: The ground cover may be omitted in unheated crawl spaces if the crawl space has a concrete slab floor with a minimum thickness of 3-1/2 inches.

- (g) General Requirements for Loose Fill Insulation. Blown or poured loose fill insulation may be used in attic spaces where the slope of the ceiling is not more than 3 feet in 12 feet and there is at least 30 inches of clear distance from the top of the bottom chord of the truss or ceiling joist to the underside of the roof sheathing at the roof ridge. When eave vents are installed, baffling of the vent openings shall be provided so as to deflect the incoming air above the surface of the insulation.

- (h) Space Heat Type. The following four categories comprise all space heating types:

- 1. Electric Resistance. Space heating systems which include baseboard units, radiant units, and forced air units as either the primary or secondary heating system.

EXCEPTIONS: Electric resistance elements which are integral to either heat pump or passive solar heating systems (as defined below), or when the total electric heat capacity in each individual dwelling unit does not exceed the greater of: 1) 1,000 watts per dwelling, or; 2) 1.0 watt per square foot of the gross floor area.

- 2. Electric, Passive Solar. Electric resistance space heating systems which

utilize solar energy to provide a portion of the building's heating load. A Passive Solar System is required to have at least ten (10) percent of the building's gross floor area in glazing that meets the specifications of Section 601(i).

- 3. Other. Includes all gas, wood (not meeting the provisions of Section 102 (a)2), oil, propane, and electric heat pump space heating systems, unless electric resistance is used as a secondary heating system. (See EXCEPTIONS, Electric Resistance, Section 601 (h) 1. above.) Nonelectric heat pump heating systems are also included in this category.
- 4. Other, Passive Solar. Other types of space heating systems which utilize solar energy to provide a portion of the building's heating load. A Passive Solar System is required to have at least ten (10) percent of the building's gross floor area in glazing that meets the specifications of Section 601(i).

- (i) Passive Solar Glazing. Glazing areas are required to meet the following criteria in order to be considered Passive Solar Glazing.

- 1. Glazing areas are required to meet the "Electric, Passive Solar" and "Other, Passive Solar" glazing requirements of Table 6-4.
- 2. The south glazing shall be oriented within 45 degrees of true south.
- 3. The glazing shall be mounted at least 60 degrees up from the horizontal.
- 4. The glazing shall have a transmission coefficient greater than or equal to 0.80 for visible light or greater than or equal to 0.73 for total solar radiation.
- 5. Documentation shall be provided in the form of a sun chart, a photograph, or approved evidence, demonstrating that the glazing area shall not be shaded for at least 4 hours between 8 a.m. and 4 p.m. standard time on January 21 and March 21.
- 6. The building shall contain a heat capacity equal to a four inch concrete slab. The heat capacity shall be equivalent to at least 20 Btu/degree F(=ft²) for each square foot of south glazing when the south glazing area is between 10% and 14% of the building's gross floor area, and at least 45 Btu/degree F(=ft²) for each square foot of south glazing when the south area glazing exceeds 14 percent of gross floor area. In buildings with south glazing area between 10% and

14% of gross floor area, the heat capacity provided by a four inch concrete slab shall be deemed sufficient. This heat storage capacity shall be located inside the insulated shell of the structure and not covered with insulation materials, such as carpet, which yield an R value of 1.0 or greater. If the storage medium is not within the space containing the south glazing, an approved natural or mechanical means of transferring the heat to the heat storage medium shall be provided. Heat storage capacity shall be calculated using the below equation and/or accepted analytical methods:

$$HS = D \times SH \times V$$

Where:

HS = Heat Storage. The heat storage capacity available inside the insulated space.

V = Volume of heat storage components.

D = Density of material inside the insulated shell of the building to a depth yielding a thermal resistance of R-1, except in the case of slab floors where only the slab itself is credited. Mass located in conditioned or unconditioned basements without solar glazing shall not be counted (lbs/cu ft).

SH = Specific heat of the material (Btu/lb/°F).

- (j) Ventilation: Enclosed joist or rafter spaces formed where ceilings are applied directly to the under side of roof joists or rafters must have joists or rafters of sufficient size to provide a minimum of one inch clear vented air space above the insulation (see also Section 3205 (c) of UBC). Ceiling insulation may be tapered or compressed at the perimeter to permit proper venting.

WSR 86-20-025

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

(Transportation Commission)

[Filed September 23, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 47.60.326 and 47.56.030, that the Washington State Transportation Commission intends to adopt, amend, or repeal rules concerning the adoption of a revised schedule of tolls for the Washington state ferry system, amending WAC 468-300-010;

that the agency will at 10 a.m., Thursday, November 20, 1986, in Room 1D2, Transportation 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 November 20, 1986.

The authority under which these rules are proposed is RCW 47.56.030 and 47.60.326.

The specific statute these rules are intended to implement is RCW 47.60.326.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 20, 1986.

Dated: September 10, 1986

By: Lue Clarkson
Administrator

STATEMENT OF PURPOSE

Title: The adoption of a revised schedule of tolls for the Washington state ferry system.

Statutory Authority: RCW 47.60.326.

Summary of Rule: To revise the fare schedule on the state ferry system to include a passenger-only vessel.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: H. W. Parker, Assistant Secretary for Marine Transportation.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Washington State Transportation Commission, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: No.

Small Business Economic Impact Statement: The department has considered this rule and determined that it does not affect more than 10 percent of one industry or 20 percent of all industry.

AMENDATORY SECTION (Amending Order 54, Resolution No. 263, filed 2/21/86)

WAC 468-300-010 FERRY PASSENGER TOLLS.

Effective 12:01 a.m. January 5, 1986

ROUTES	Full Fare	Half Fare**	COM- MU- TATION	PASSENGER SCHOOL COM- MU- TATION	
			20 Rides **** *****	*** ***** 20 Rides Ages	12-20
Fauntleroy-Southworth Seattle-Bremerton***** Seattle-Winslow Pt. Townsend-Keystone Edmonds-Kingston	* — 3.20	1.60	19.20	16.00	8.00
Fauntleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah Mukilteo-Clinton	* — 2.10	1.05	12.60 *****	10.50	5.25
Anacortes to Lopez, Shaw, Orcas or Friday Harbor	* — 4.50	2.25	27.00	22.50	11.25
Anacortes to Sidney and Sidney to all destinations	— 5.85	2.95	N/A	N/A	N/A
Between Lopez, Shaw, Orcas***** and Friday Harbor	— N/C	N/C	N/C	N/C	N/C
From Lopez, Shaw, Orcas and Friday Harbor@ to Sidney	— 2.25	1.25	N/A	N/A	N/A

@These fares rounded to the nearest multiple of \$.25.

*These routes operate on one-way only toll collection system.

**Half Fare

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route. Includes passengers in vehicles licensed as stages and buses unless travelling under annual permit.

NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, may travel at half-fare tolls on any route upon presentation of a WSF handicapped travel permit at time of travel. In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF handicapped travel permit and such endorsement shall allow the attendant to also travel at half fare.

NOTE: Half-fare privilege does not include vehicle.

***School commutation tickets - Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.

****A combination ferry/bus public transit passenger monthly reusable ticket rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the transportation commission that said ticket is a necessary element of a transit operating plan designed to eliminate the necessity for assigning an additional ferry to such particular route; and that the resulting savings in ferry system operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride with the standard commutation book, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the public transit operating authority, subject to the approval of the secretary of transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passengers on those routes which have connecting bus service as part of the transit operating plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate. If the conditions of eliminating the assignment of an additional ferry or realizing sufficient resulting savings cannot be met, the ticket may be sold for any route authorized by the secretary of transportation, at the full ferry commutation fare per ride based on forty one-way trips per month plus the cost of the bus portion.

*****On the Fauntleroy-Vashon route, a combination ferry/bus public transit monthly reusable ticket rate shall apply.

*****Commutation tickets shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage. Washington state ferries shall enter into agreements with banks to sell commutation tickets.

*****Inter-island passenger fares included in Anacortes tolls.

*****Passenger only vessel - A \$.30 express charge will be applied to all appropriate passenger tolls (\$.15 half fare) for passengers riding the passenger only vessel. This fare will be collected at both destinations.

PROMOTIONAL TOLLS

A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

WSR 86-20-026
EMERGENCY RULES
DEPARTMENT OF TRANSPORTATION
(Transportation Commission)

[Order 56, Resolution No. 275—Filed September 23, 1986]

Be it resolved by the Washington State Transportation Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to the adoption of a revised schedule of tolls for the Washington state ferry system, amending WAC 468-300-010.

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 if commuter and other discounts are maintained on the

base fare, an increase of \$.30 over the current passenger tariff together with the special appropriation will generate adequate revenue to support passenger-only service.

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

This rule is promulgated pursuant to RCW 47.60.326 which directs that the Department of Transportation has authority to implement the provisions of RCW 47.60.326.

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 August 21, 1986.

By Vaughn Hubbard
 Chairman

AMENDATORY SECTION (Amending Order 54, Resolution No. 263, filed 2/21/86)

WAC 468-300-010 FERRY PASSENGER TOLLS.

Effective 12:01 a.m. January 5, 1986

ROUTES	Full Fare	Half Fare**	COM- MU- TATION 20 Rides **** *****	PASSENGER SCHOOL COM- MU- TATION *** ***** 20 Rides Ages	
				12-20	5-11
Fauntleroy-Southworth Seattle-Bremerton*****	} * — 3.20	1.60	19.20	16.00	8.00
Seattle-Winslow					
Pt. Townsend-Keystone Edmonds-Kingston					
Fauntleroy-Vashon Southworth-Vashon	} * — 2.10	1.05	12.60 *****	10.50	5.25
Pt. Defiance-Tahlequah					
Mukilteo-Clinton					
Anacortes to Lopez, Shaw, Orcas or Friday Harbor	* — 4.50	2.25	27.00	22.50	11.25
Anacortes to Sidney and Sidney to all destinations	— 5.85	2.95	N/A	N/A	N/A
Between Lopez, Shaw, Orcas***** and Friday Harbor	— N/C	N/C	N/C	N/C	N/C
From Lopez, Shaw, Orcas and Friday Harbor@ to Sidney	— 2.25	1.25	N/A	N/A	N/A

@These fares rounded to the nearest multiple of \$.25.

*These routes operate on one-way only toll collection system.

****Half Fare**

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route.

Includes passengers in vehicles licensed as stages and buses unless travelling under annual permit.

NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, may travel at half-fare tolls on any route upon presentation of a WSF handicapped travel permit at time of travel. In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF handicapped travel permit and such endorsement shall allow the attendant to also travel at half fare.

NOTE: Half-fare privilege does not include vehicle.

***School commutation tickets - Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.

****A combination ferry/bus public transit passenger monthly reusable ticket rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the transportation commission that said ticket is a necessary element of a transit operating plan designed to eliminate the necessity for assigning an additional ferry to such particular route, and that the resulting savings in ferry system operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride with the standard commutation book, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the public transit operating authority, subject to the approval of the secretary of transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passengers on those routes which have connecting bus service as part of the transit operating plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate. If the conditions of eliminating the assignment of an additional ferry or realizing sufficient resulting savings cannot be met, the ticket may be sold for any route authorized by the secretary of transportation, at the full ferry commutation fare per ride based on forty one-way trips per month plus the cost of the bus portion.

*****On the Fauntleroy-Vashon route, a combination ferry/bus public transit monthly reusable ticket rate shall apply.

*****Commutation tickets shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage. Washington state ferries shall enter into agreements with banks to sell commutation tickets.

*****Inter-island passenger fares included in Anacortes tolls.

*****Passenger only vessel - A \$.30 express charge will be applied to all appropriate passenger tolls (\$.15 half fare) for passengers riding the passenger only vessel. This fare will be collected at both destinations.

PROMOTIONAL TOLLS

A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

WSR 86-20-027

ADOPTED RULES

DEPARTMENT OF REVENUE

[Order 86-17-Filed September 23, 1986]

I, Matthew J. Coyle, acting director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Amd WAC 458-20-113 Ingredients or components, chemicals used in processing new articles for sale.
- Amd WAC 458-20-134 Commercial or industrial use.
- Amd WAC 458-20-136 Manufacturing, processing for hire, fabricating.

This action is taken pursuant to Notice No. WSR 86-17-077 filed with the code reviser on August 20, 1986. 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 Revenue as authorized in RCW 82.32.300.

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 September 23, 1986.

By Matthew J. Coyle
Acting Director

AMENDATORY SECTION (Amending Order ET 70-3 (Rule 113), filed 5/29/70, effective 7/1/70)

WAC 458-20-113 INGREDIENTS OR COMPONENTS, CHEMICALS USED IN PROCESSING NEW ARTICLES FOR SALE. (1) The term "retail sale" means "every sale of tangible personal property . . . other than a sale to one who purchases for the purpose of resale . . . or for the purpose of consuming the property purchased in producing for sale a new article of tangible personal property or substance, of which such property becomes an ingredient or component or is a chemical used in processing, when the primary purpose of such chemical is to create a chemical reaction directly

through contact with an ingredient of a new article being produced for sale . . . (RCW 82.04.050.)

(2) INGREDIENTS OR COMPONENTS. The sale of articles of tangible personal property which physically enter into and form a part of a new article or substance produced for sale does not constitute a retail sale. This does not exempt from the retail sales tax the sale of articles consumed in a manufacturing process which do not enter into and become a physical part of the new article produced for sale, such as fuel used for heating purposes, oil for machinery, sandpaper, etc.

~~((ARTICLES PURCHASED FOR DUAL PURPOSES. Where an article purchased serves a dual purpose, tax liability under the retail sales tax is determined by the primary purpose for which the article is purchased. The fact that a portion of the article purchased actually becomes a physical part of the new article produced for sale is not in itself sufficient to constitute the sale thereof a sale at wholesale, unless such use is the primary purpose for which the article was purchased. Thus, the sale of coal to a cement manufacturer which is used primarily as a fuel for producing heat is a taxable retail sale even though the ash from the burned coal is blown into the cement mixture and actually remains an ingredient thereof. Likewise the sale of coke to a foundry to produce heat for melting iron or steel is a taxable retail sale, although a secondary purpose in using coke is to introduce carbon into the metal.))~~

(3) Also, the definition of retail sale does not exclude consumables purchased for use in manufacturing, refining, or processing new articles for sale merely because some constituents of the consumables may also be traceable in the finished product, which are impurities or undesirable or unnecessary constituents of the finished product.

(4) For articles to qualify for sales and use tax exemption as ingredients or components of products produced for sale, such articles or their constituents must be traceable in the finished product and identifiable as having been directly provided by the article claimed for exemption.

(5) CHEMICALS USED IN PROCESSING. Sales of chemicals to a person for use in processing articles produced for sale are not retail sales, and therefore are not subject to the retail sales tax.

(6) "Chemicals used in processing" carries its common restricted meaning in commercial usage. It includes only chemical substances which are used by the purchaser to unite with other chemical substances, present as ingredients or components of the articles or substances being processed, to produce a chemical reaction therewith, as contrasted with merely a physical change therein. A chemical reaction is one in which there takes place a permanent change of certain properties, with the formation of new substances which differ in chemical composition and properties from the substances originally present, and usually differ from them in appearance as well. It is not necessary that all of the new substances which are formed be present in the final completed article or substance which is sold; one or more of such new substances resulting from the chemical reaction may be removed or drawn off in the processing.

(7) To illustrate: Sales of chemicals to a pulp mill for use in the digesting and bleaching of pulp are not subject to the retail sales tax because such chemicals react chemically with the cellulose in the pulp fiber which, in turn, becomes a major ingredient of the final product, paper. Similarly, sales of carbon to an aluminum reduction plant for the primary purpose of forming a chemical reaction with alumina to remove its oxygen content are not retail sales.

(8) Conversely, sales of water purifiers and wetting agents to a pulp mill are taxable sales. The treated water acts primarily as a conveyor or carrier of the pulp fibers and only an insignificant part of the water becomes an ingredient of the final product. Similarly, sales of caustic soda to potato processors to remove peelings from potatoes are retail sales because the chemical reacts only with the peelings which are removed as waste, and not with the potatoes which are sold as the final product.

(9) Sales of diesel or fuel oil to a steel mill or foundry, for use or consumption primarily in generating heat, are retail sales and subject to the retail sales tax, notwithstanding the fact that some portion of the oil may cause a chemical reaction and to some extent alter the character of the article being manufactured or processed.

(10) Effective April 3, 1986, (chapter 231, Laws of 1986), purchases for the purpose of consuming the property purchased in producing ferrosilicon which is subsequently used in producing magnesium for sale, if the primary purpose is to create a chemical reaction directly through contact with an ingredient of ferrosilicon, are not subject to retail sales tax or use tax.

(11) In special cases where doubt exists, a special ruling will be made by the department of revenue upon submission of all the pertinent facts relative to the nature of the chemical substances concerned and the use made thereof by the purchaser.

Revised June 1, 1970.

AMENDATORY SECTION (Amending Order ET 83-15, filed 3/15/83)

WAC 458-20-134 COMMERCIAL OR INDUSTRIAL USE. (1) "The term 'commercial or industrial use' means the following uses of products, including by-products, by the extractor or manufacturer thereof:

((+)) (a) Any use as a consumer; and

((2)) (b) The manufacturing of articles, substances or commodities." (RCW 82.04.130.)

(2) Following are examples of commercial or industrial use:

((+)) (a) The use of lumber by the manufacturer thereof to build a shed for ((his)) its own use.

((2)) (b) The use of a motor truck by the manufacturer thereof as a service truck for ((himself)) itself.

((3)) (c) The use by a boat manufacturer of patterns, jigs and dies which ((he)) it has manufactured.

((4)) (d) The use by a contractor building or improving a publicly owned road of crushed rock or pit run gravel which ((he)) it has extracted.

(3) BUSINESS AND OCCUPATION TAX. Persons manufacturing or extracting tangible personal property for commercial or industrial use are subject to tax under the classifications manufacturing or extracting, as the case

may be. The tax is measured by the value of the product manufactured or extracted and used. (See WAC 458-20-112 for definition and explanation of value of products.)

(4) USE TAX. Persons manufacturing or extracting tangible personal property for commercial or industrial use are subject to use tax on the value of the articles used. (See WAC 458-20-178 for further explanation of the use tax and definition of value of the article used.)

~~((EXCEPTIONS:))~~ (5) EXEMPTIONS. The following uses of articles produced for commercial or industrial use are expressly exempt of use tax.

(a) RCW 82.12.0263 exempts from the use tax the use of fuel by the extractor or manufacturer thereof when used directly in the operation of the particular extractive operation or manufacturing plant which produced or manufactured the same. (Example: The use of hog fuel to produce heat or power in the same plant which produced it.)

(b) Effective April 3, 1986, (chapter 231, Laws of 1986) property produced for use in manufacturing ferrosilicon which is subsequently used to make magnesium for sale is exempt of use tax if the primary purpose is to create a chemical reaction directly through contact with an ingredient of ferrosilicon.

(6) RCW 82.12.010 provides that in the case of articles manufactured for commercial or industrial use by manufacturers selling to the United States Department of Defense, the value of the articles used shall be determined according to the value of the ingredients of such articles, rather than the full value of the manufactured articles as is normally the case.

AMENDATORY SECTION (Amending Order ET 83-15, filed 3/15/83)

WAC 458-20-136 MANUFACTURING, PROCESSING FOR HIRE, FABRICATING. (1) DEFINITIONS. "The term 'to manufacture' embraces all activities of a commercial or industrial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles." (RCW 82.04.120.) It means the business of producing articles for sale, or for commercial or industrial use from raw materials or prepared materials by giving these matters new forms, qualities, properties, or combinations. It includes such activities as making, fabricating, processing, refining, mixing, slaughtering, packing, curing, aging, canning, etc. It includes also the preparing, packaging and freezing of fresh fruits, vegetables, fish, meats and other food products, the making of custom made suits, dresses, ~~((and))~~ coats, ~~((and also))~~ awnings, blinds, boats, curtains, draperies, rugs, and tanks, and other articles constructed or made to order. ~~((It also includes the generation or production of electrical energy for resale or consumption outside the state:))~~

(2) The word "manufacturer" means every person who, from ~~((his))~~ the person's own materials or ingredients manufactures for sale, or for commercial or industrial use any articles, substance or commodity either ~~((: (+)))~~ directly, or

~~((2))~~ by contracting with others for the necessary labor or mechanical services.

(3) However, a nonresident of the state of Washington who owns materials for hire in this state is not deemed to be a manufacturer because of such processing. Further, any owner of materials from which a nuclear fuel assembly is fabricated in this state by a processor for hire is also not deemed to be a manufacturer because of such processing.

(4) The term "to manufacture" does not include activities which consist of cutting, grading, or ice glazing of seafood which has been cooked, frozen, or canned outside this state; the mere cleaning and freezing of whole fish; or the repairing and reconditioning of tangible personal property for others.

(5) The term "processing for hire" means the performance of labor and mechanical services upon materials belonging to others so that as a result a new, different or useful article of tangible personal property is produced for sale or commercial or industrial use. Thus, a processor for hire is any person who would be a manufacturer if ~~((he))~~ that person were performing the labor and mechanical services upon ~~((his))~~ that person's own materials.

(6) BUSINESS AND OCCUPATION TAX ((MANUFACTURING—LOCAL SALES)). Persons who manufacture products in this state and sell the same at retail in this state are subject to the business and occupation tax under the classification retailing and those who sell such products at wholesale in this state are taxable under the classification wholesaling—all others. Persons taxable under the classification retailing and wholesaling—all others are not taxable under the classification manufacturing with respect to the manufacturing of products so sold within this state.

(7) MANUFACTURING—INTERSTATE OR FOREIGN SALES. Persons who manufacture products in this state and sell the same in interstate or foreign commerce are taxable under the classification manufacturing upon the value of the products so sold, and are not taxable under retailing or wholesaling—all others in respect to such sales. (See also WAC 458-20-193.) ~~((The generation or production of electrical energy for resale or consumption outside the state is subject to tax under the manufacturing classification:))~~

(8) MANUFACTURING—SPECIAL CLASSIFICATIONS. The law provides several special classifications and rates for activities which constitute "manufacturing" as defined in this rule. These include manufacturing wheat into flour, soybeans into soybean oil, or sunflower seeds into sunflower oil (RCW 82.04.260(2)); splitting or processing dried peas (RCW 82.04.260(3)); manufacturing seafood products which remain in a raw, raw frozen, or raw salted state (RCW 82.04.260(4)); manufacturing by canning, preserving, freezing or dehydrating fresh fruits and vegetables (RCW 82.04.260(5)); manufacturing aluminum pig, ingot, billet, plate, sheet (flat or coiled),

rod, bar, wire, cable or extrusions (RCW 82.04.260(6)); and manufacturing nuclear fuel assemblies (RCW 82.04.260(10)). In all such cases the principles set forth in the preceding paragraphs headed manufacturing—local sales and manufacturing—interstate or foreign sales will be applicable. Local sales will be subject to the business and occupation tax only under the classifications retailing or wholesaling—all others at the applicable rates for those classifications, while interstate or foreign sales will be taxable only under the classifications manufacturing wheat into flour, splitting or processing dried peas, manufacturing raw seafood products, manufacturing fresh fruits and vegetables, manufacturing aluminum, and manufacturing nuclear fuel assemblies, as the case may be. Local sales (at either retail or wholesale) of nuclear fuel assemblies by the manufacturer thereof are subject to business and occupation tax.

(9) The special classification and rate for slaughtering, breaking and/or processing perishable meat products and/or selling the same at wholesale (RCW 82.04.260(8)) combines manufacturing and nonmanufacturing activities. As to those activities which constitute "manufacturing" as defined in this rule, the statutory classification and rate are applicable to both local and interstate or foreign sales. As to those activities which involve the mere selling of perishable meat products not manufactured by the vendor, the statutory classification and rate are applicable to local sales only, and interstate or foreign sales are deductible from gross proceeds of sales.

(10) MANUFACTURING FOR COMMERCIAL USE. Persons who manufacture products in this state for their own commercial or industrial use are taxable under the classification manufacturing on the value of the products manufactured and used. (See WAC 458-20-134 for definition of commercial or industrial use.)

(11) PROCESSING FOR HIRE. Persons processing for hire for consumers or for persons other than consumers are taxable under the processing for hire classification upon the total charge made therefor.

(12) MATERIALS FURNISHED IN PART BY CUSTOMER. In some instances, the persons furnishing the labor and mechanical services undertakes to produce a new article, substance, or commodity from materials or ingredients furnished in part by ~~((him))~~ them and in part by the customer. In such instances, tax liability is as follows:

~~((+))~~ (a) The persons furnishing the labor and mechanical services will be presumed to be the manufacturer if the value of the materials or ingredients furnished by ~~((him))~~ them is equal to or exceeds 20% of the total value of all materials or ingredients which become a part of the finished product.

~~((2))~~ (b) If the person furnishing the labor and mechanical services furnishes materials constituting less than 20% of the value of all of the materials which become a part of the finished product, such person will be presumed to be processing for hire. The person for whom the work is performed is the manufacturer in that situation, and will be taxable as such.

(c) In cases where the person furnishing the labor and mechanical services supplies, sells, or furnishes to the customer, before processing, 20% or more in value of the

materials from which the finished product is made, the person furnishing the labor and mechanical services will be deemed to be the owner of the materials and taxable as a manufacturer.

(13) RETAIL SALES TAX. Persons taxable as engaging in the business of manufacturing and selling at retail any of the products manufactured and persons manufacturing, fabricating, or processing for hire tangible personal property for consumers shall collect the retail sales tax upon the total charge made to their customers.

(14) Sales to processors for hire and to manufacturers of articles of tangible personal property which do not become an ingredient or component part of a new article produced, or are not chemicals used in processing the same, are retail sales, and the retail sales tax must be collected thereon. (However, see WAC 458-20-113 and 458-20-134 for certain express exemptions).

~~((4))~~ (15) USE TAX. Manufacturers are taxable under the use tax upon the use of articles manufactured by them for their own use in this state. (See WAC 458-20-113 and 458-20-134 for certain express exemptions).

(16) See WAC 458-20-244 for sales and use tax on food products.

WSR 86-20-028

ADOPTED RULES

DEPARTMENT OF FISHERIES

[Order 86-123—Filed September 23, 1986]

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

This action is taken pursuant to Notice No. WSR 86-16-021 filed with the code reviser on July 29, 1986. 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 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 September 9, 1986.

By William R. Wilkerson
Director

NEW SECTION

✓ WAC 220-16-385 SEA URCHIN DISTRICTS.

(1) Sea Urchin District 1 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Areas 20B and 22A outside of the following closed waters:

(a) San Juan Channel and Upright Channel within the following lines: North of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island; south of a line projected from Flat Point on Lopez Island true

west to Shaw Island; west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island; south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island.

(b) Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island.

(c) Within one-quarter mile of Green Point on Spieden Island.

(d) Within one-quarter mile of Gull Reef, located between Spieden Island and Johns Island.

(2) Sea Urchin District 2 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C east of a line projected due north from the mouth of East Twin River, Area 23D, and Area 25A.

(3) Sea Urchin District 3 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C west of a line projected due north from the mouth of East Twin River and those waters of Marine Fish-Shellfish Management and Catch Reporting Area 29 east of a line projected due north from the mouth of Rasmussen Creek.

(4) Sea Urchin District 4 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 29 west of a line projected due north from the mouth of Rasmussen Creek except waters within one-quarter mile of Tatoosh Island.

(5) Sea Urchin District 5 is defined as all waters of Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, and 59B, except waters within one-quarter mile of Tatoosh Island.

AMENDATORY SECTION (Amending Order 84-214, filed 12/7/84)

WAC 220-52-073 SEA URCHINS. (1) ~~It shall be unlawful to take, fish for or possess sea urchins for commercial purposes except using dip bag net gear.~~

~~((2))~~ (2) It ~~((shall be))~~ is unlawful to take ~~((, fish for))~~ or possess sea urchins taken for commercial purposes except by divers using hand-operated equipment that does not penetrate the shell unless authorized by a permit issued by the director.

~~((3))~~ (2) It ~~((shall be))~~ is unlawful to take sea urchins for commercial purposes in waters shallower than 10 feet below mean lower low water.

~~((4))~~ (3) It ~~((shall be))~~ is unlawful to take ~~((, fish for))~~ or possess purple sea urchins taken for commercial purposes ~~((, purple urchins at any time))~~.

~~((5))~~ (4) It ~~((shall be))~~ is unlawful to take or possess red sea urchins taken for commercial purposes greater than 4.50 inches or less than 3.0 inches in diameter measured at the largest diameter of the shell, exclusive of the spines unless authorized by a permit issued by the director.

~~((6))~~ It shall be unlawful to take or possess sea urchins for commercial purposes from all Puget Sound waters except it is lawful to take red sea urchins:

~~(a) From waters of Marine Fish-Shellfish Management and Catch Reporting Areas 20B and 22A outside of the following closed areas:~~

~~(i) San Juan Channel and Upright Channel within the following lines: North of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island; south of a line projected from Flat Point true west to Shaw Island; west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island and south of a line from Steep Point to Limestone Point on San Juan Island.~~

~~(ii) Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island.~~

~~(iii) Within one-quarter mile in any direction of Green Point on the East end of Spieden Island.~~

~~(iv) Within one-quarter mile of Gull Reef located between Johns Island and Spieden Island.~~

~~(b) From those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C west of a line projected true north of the Hoko River and all waters of Area 29 except those waters within one-quarter mile of Tatoosh Island.~~

~~((7))~~ (5) It is unlawful to take or possess green sea urchins taken for commercial purposes unless authorized by a permit issued by the director.

(6) It ~~((shall be))~~ is unlawful to take, fish for or possess sea urchins for commercial purposes without having a number, which has been assigned by the department of fisheries, placed in a visible location on each side of each vessel and on the top in a manner to be clearly visible from the side or from the air. The letters and numbers shall be black on white and shall be not less than 18 inches high and of proportionate width.

~~((8))~~ (7) It ~~((shall be))~~ is unlawful to harvest sea urchins for commercial purposes from one-half hour after sunset to one-half hour before sunrise.

~~((9))~~ (8) No processing of sea urchins is permitted aboard the harvest vessel.

~~((10))~~ (9) It ~~((shall be))~~ is unlawful to take ~~((, fish for,))~~ or possess sea urchins taken for commercial purposes except for use as human food unless authorized by a ~~((written))~~ permit ~~((is obtained from))~~ issued by the director ~~((of fisheries)).~~

AMENDATORY SECTION (Amending Order 85-189, filed 11/27/85)

WAC 220-52-074 SEA URCHIN—AREAS AND SEASONS. It shall be unlawful to take, fish for or possess sea urchins for commercial purposes except during the following times and in the following areas unless otherwise authorized by a permit issued by the director:

(1) October 1, ~~((1985))~~ 1986, through April 30, ~~((1986))~~ 1987:

~~((Those portions of Puget Sound Marine Fish-Shellfish Areas 23C and 29 lying easterly of a line projected true north from the mouth of Rasmussen Creek (approximately seven miles east of Neah Bay) and westerly of a line projected true north from the mouth of the East Twin River, and Puget Sound Marine Fish-Shellfish Areas 20B and 22A, except for those portions closed in WAC 220-52-073(6))~~ Sea Urchin District 2.

(2) ~~((Coastal Marine Fish-Shellfish Areas 58 and 59, except those portions closed in WAC 220-52-073,))~~ Open the entire year: Sea Urchin District 5.

WSR 86-20-029
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-124—Filed September 23, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing 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 these rules are needed for the harvest of available sea urchins and will remain in effect until the permanent regulations take effect.

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 September 23, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-52-07300C SEA URCHINS. Notwithstanding the provisions of WAC 220-52-073, effective October 1, 1986, until further notice it is unlawful to engage in the following commercial sea urchin harvest activities without first having obtained a permit to do so issued by the director:

- (1) Take or possess sea urchins taken by any means other than by diving.
- (2) Take or possess red sea urchins greater than 4.5 inches or smaller than 3.0 inches.
- (3) Take or possess green sea urchins.
- (4) Take or possess sea urchins taken for any purpose other than use as human food.
- (5) Take or possess sea urchins from any area not open to harvest under WAC 220-52-074.

NEW SECTION

WAC 220-52-07400D SEA URCHINS—AREAS AND SEASONS. Notwithstanding the provisions of WAC 220-52-074, effective October 1, 1986, until further notice, it is unlawful to take or possess sea urchins taken for commercial purposes except from:

- (1) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C east of a line projected due north from the mouth of East Twin River, Area 23D, and Area 25.

(2) Waters of Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, and 59B, except waters within one-quarter mile of Tatoosh Island.

WSR 86-20-030
ADOPTED RULES
DEPARTMENT OF TRANSPORTATION

[Order 105—Filed September 24, 1986]

I, Duane Berentson, secretary of the Department of Transportation, do promulgate and adopt at the Transportation Building, Olympia, Washington, the annexed rules relating to load limitation on State Route 11, repealing WAC 468-38-430.

This action is taken pursuant to Notice No. WSR 86-17-017 filed with the code reviser on August 11, 1986. 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 Transportation as authorized in RCW 47.01.260 and 47.01.101(5).

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 September 23, 1986.

By A. D. Andreas
 Deputy Secretary

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 468-38-430 LOAD LIMITATION ON STATE ROUTE 11.

WSR 86-20-031
PROPOSED RULES
ADVISORY COUNCIL ON
HISTORIC PRESERVATION

[Filed September 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Advisory Council on Historic Preservation intends to adopt, amend, or repeal rules concerning special tax valuation for rehabilitation of historic properties;

that the agency will at 2:00 p.m., Wednesday, October 15, 1986, in the Conference Room, 111 West 21st Avenue, Olympia, 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 84.26.120.

The specific statute these rules are intended to implement is chapter 84.26 RCW and chapter 221, Laws of 1986.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 10, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-17-090 filed with the code reviser's office on August 20, 1986.

Dated: September 23, 1986
By: Jacob E. Thomas
State Historic Preservation Officer
for James R. Warren
Chairman

WSR 86-20-032
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 86-126—Filed September 24, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing 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 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 September 24, 1986.

By William R. Wilkerson
Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-40-02100K WILLAPA HARBOR
GILLNET SEASON. (86-122)

WAC 220-57-49500E WASHOUGAL RIVER.
(86-112)

WSR 86-20-033

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-127—Filed September 24, 1986]

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

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 restrictions in Areas 6, 7, 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 12C provide protection for summer/fall chinook. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht, Clallam, East and West Twin, and the Sekiu rivers provide protection for summer/fall [chinook] through September 20, then protection for local coho stocks. Restrictions in the Nooksack and White rivers and Minter Creek provide protection for Puget Sound spring chinook stocks.

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 September 24, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-614 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. Effective September 24, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Areas 6, 7 - Effective through September 27, closed to all commercial fishing.

Area 7A - Effective through October 4, closed to all commercial fishing. That portion northwest of a line from the East Point light on Saturna Island to the low-water range marker near Point Roberts remains

under control of the Pacific Salmon Commission.

Area 7C - Closed to all commercial fishing.

*Skagit River - Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

Area 10 - Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C - Effective until further notice, closed to all commercial fishing.

Area 10D - Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 10G - Effective through September 27, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open.

Area 12C - Effective until further notice, closed to all commercial fishing in that portion within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and Hoodspoint Marina Dock, and that portion within 1,000 feet of the western shoreline between Potlatch State Park and the mouth of Nalley's Slough.

Duwamish/Green Rivers - Upstream of 16th Avenue Bridge: Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers - Effective through November 1, closed to all commercial fishing.

Nooksack River - Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River - Closed to all commercial fishing until further notice.

White River and Minter Creek - Effective through September 27, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective September 24, 1986.

WAC 220-28-613 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 119

WSR 86-20-034

NOTICE OF PUBLIC MEETINGS BOARD FOR VOLUNTEER FIREMEN

[Memorandum—September 23, 1986]

The Board for Volunteer Firemen will next meet on October 3, 1986, at 9:00 a.m. in the Temple of Justice, Olympia, Washington.

WSR 86-20-035

NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY (Western Library Network)

[Memorandum—September 22, 1986]

The Western Library Network's Computer Service Council meeting scheduled for Tuesday, December 2, 1986, is being rescheduled to Wednesday, December 3, 1986. This meeting will be held at 10:00 a.m. in the World Trade Center, Sea-Tac Airport, Room M47-A.

Also, the Western Library Network Computer Service Council will have a planning session Monday and Tuesday, December 1 and 2, 1986. This planning session will be held at 8:30 a.m. in the World Trade Center, Sea-Tac Airport, Room M47-A both days.

WSR 86-20-036

EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-125—Filed September 25, 1986]

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

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 this rule is adopted at the recommendation of the Pacific Fisheries Management Council and is intended to allow harvest of available stocks.

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 September 23, 1986.

By Bette M. Johnson
for William R. Wilkerson
Director

NEW SECTION

WAC 220-44-05000Z COASTAL BOTTOMFISH CATCH LIMITS. Notwithstanding the provisions of WAC 220-44-050, effective September 28, 1986 until further notice, it is unlawful to possess, transport through the waters of the state, or land in any Washington State port bottomfish taken for commercial purposes from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated:

(1) Widow rockfish (*Sebastes entomelas*) – 3,000 pounds per vessel trip; no restriction on the number of vessel trips.

(2) Shortbelly rockfish (*Sebastes jordani*) and Idiot Rockfish (*Sebastes* spp.) – no maximum poundage per vessel trip; no minimum size.

(3) Pacific ocean perch (*Sebastes alutus*) – no restriction on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if Pacific ocean perch represent 20 percent or less of total weight of fish on board. Under no circumstances may a vessel land more than 10,000 pounds of Pacific ocean perch in any one vessel trip.

(4) All other species of rockfish (*Sebastes* spp.) – 30,000 pounds of all other species combined per vessel trip per calendar week, defined as Sunday through the following Saturday, of which no more than 12,500 pounds may be yellowtail rockfish (*Sebastes flavidus*) except that a fisherman having made a 1986 declaration of intent may make either one landing of no more than 60,000 pounds of all other species combined per vessel trip biweekly, defined as Sunday through the second Saturday following of which no more than 25,000 pounds may be yellowtail rockfish or two landings of not more than 15,000 pounds of all other species in any one calendar week of which no more than 6,500 pounds in any one landing may be yellowtail rockfish. All previous declaration forms covering 1985 landings have expired and it is unlawful for any vessel to make other than one vessel trip per week unless a new declaration form has been completed as provided for in this subsection. The 1986 declaration of intent to make other than one vessel trip per week must be mailed or delivered to the Department of Fisheries, 115 General Administration Building, Olympia, Wa., 98504, and must be post-marked at least seven days prior to the beginning of such fishing. The declaration of intent must contain the name and address of the fishermen, the name and registration number of the vessel, the date on which such fishing for other species of rockfish will commence, and must be signed and dated by the fisherman. The fisherman may return to the one vessel trip per calendar week fishing at the beginning of any month by filing a declaration of intent to stop fishing other than once weekly on other species of rockfish with the department in the above manner. The declaration to stop such fishing for other species of rockfish and begin one vessel trip per calendar week fishing must be made at least seven days prior to the beginning of the month in which the one vessel trip per

calendar week fishing will resume. It is unlawful for any vessel to make other than one landing in excess of 3,000 pounds of other rockfish species in any calendar week, if no declaration to land other species of rockfish twice weekly has been made.

(5) Sable fish – Vessels using trawl gear are limited to 8,000 pounds per vessel trip. Minimum size 22 inches in length, dressed in which case minimum size 16 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail except that an incidental catch less than the minimum size of 5,000 pounds is allowed.

(6) It is unlawful during unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species a species or category of bottomfish having a vessel trip limit.

(7) For purposes of this section, a vessel trip is defined as having occurred upon the initiating of transfer of catch from the fishing vessel, and all fish aboard the vessel are considered part of the vessel trip limit at the initiating of transfer of catch.

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

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. September 28, 1986:

WAC 220-44-05000Y COASTAL BOTTOMFISH CATCH LIMITS (86-86)

WSR 86-20-037**ADOPTED RULES****COMMISSION ON EQUIPMENT**

[Order 86-1—Filed September 25, 1986]

Be it resolved by the Commission on Equipment, acting at the General Administration Building, Olympia, Washington 98504, that it does adopt the annexed rules relating to seat belt exemptions, chapter 204-41 WAC.

This action is taken pursuant to Notice No. WSR 86-17-072 filed with the code reviser on August 19, 1986. 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 46.61.688 which directs that the Commission on Equipment has authority to implement the provisions of chapter 152, Laws of 1986.

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 September 24, 1986.

By Chief George B. Tellevik
Chairman

CHAPTER 204-41 WAC
SEAT BELT EXEMPTIONS

NEW SECTION

WAC 204-41-010 AUTHORITY. This chapter is promulgated pursuant to RCW 46.61.688 and chapter 152, Laws of 1986, and is intended to administratively implement that statute.

NEW SECTION

WAC 204-41-020 PURPOSE. The purpose of this rule is to exempt the operators of specific vehicles that stop on a frequent basis while traveling on public roadways from the requirement to wear a seat belt assembly.

NEW SECTION

WAC 204-41-030 SEAT BELTING OF PRISONERS. It is intended that all prisoners being transported in a passenger style patrol vehicle wear a seat belt. However, if the prisoner is combative or for any other reason, the officer in charge of the prisoner has the option to not place the prisoner in a seat belt system.

Prisoners that are transported in the front seat of a patrol vehicle should be placed in a seat belt assembly.

NEW SECTION

WAC 204-41-040 RURAL UNITED STATES POSTAL CARRIERS. Employees of the United States Postal Service are not required to wear a seat belt system while delivering mail and while actually on a designated rural mail route. Seat belt use is required when traveling to and from the mail route.

NEW SECTION

WAC 204-41-050 RURAL NEWSPAPER CARRIERS. Employees of newspapers that deliver newspapers on rural routes are not required to wear a seat belt system while actually on a designated newspaper delivery route. This shall mean in sparsely populated areas. Seat belt use is required when traveling to and from the newspaper route.

WSR 86-20-038

PROPOSED RULES

INSURANCE COMMISSIONER

[Filed September 25, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning basic procedures for insuring and dealing with insureds and prospective insureds with respect to the epidemic of Acquired Immune Deficiency Syndrome (AIDS) and its related conditions, and imposing an additional reporting requirement in annual statements filed by insurers, health care service contractors, and health maintenance organizations.

Please note: This notice continues the adoption date to October 15, 1986. The public hearing was recessed and

will continue on October 1, 1986, at 9:30 a.m. in the John A. Cherberg Building, Hearing Room #1, Olympia, Washington. Written comments will continue to be accepted until October 10, 1986.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 15, 1986.

The authority under which these rules are proposed is RCW 48.02.060 (3)(a), 48.44.050 and 48.46.200.

The specific statute these rules are intended to implement is RCW 48.01.030, 48.05.250(1), 48.18.110 (1)(c), 48.18.480, 48.30.300, 48.44.095, 48.44.220, 48.46.080 and 48.46.370.

This notice is connected to and continues the matter in Notice No. WSR 86-17-076 filed with the code reviser's office on August 20, 1986.

Dated: September 25, 1986

By: David H. Rodgers

Chief Deputy Insurance Commissioner

WSR 86-20-039

ADOPTED RULES

INSURANCE COMMISSIONER

[Order R 86-4—Filed September 25, 1986]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the amendment of WAC 284-19-200 to extend the Washington essential property insurance inspection and placement program, commonly called the FAIR plan, for an additional year.

This action is taken pursuant to Notice No. WSR 86-17-067 filed with the code reviser on August 19, 1986. 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 48.02.060 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.01.030 and 48.58.010.

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 September 24, 1986.

Dick Marquardt

Insurance Commissioner

By David H. Rodgers

Chief Deputy Insurance Commissioner

AMENDATORY SECTION (Amending Order R 84-5, filed 11/8/84)

WAC 284-19-200 TERMINATION OF PROGRAM. This program shall terminate (~~upon repeal of this regulation (chapter 284-19 WAC). In the event of the expiration of the act or the failure of the program to continue to qualify for riot or civil disorder reinsurance under the act, the program shall continue for an additional four years from the earlier of such expiration or~~

~~failure to qualify for reinsurance, and, during such additional years,)) on October 31, 1988. However, from November 1, 1987, through October 31, 1988, no insurance policy under the program shall be issued or renewed, thereby allowing the program to expire in an orderly manner. The act having expired, the facility, association and governing committee shall continue to function in conformity with chapter 284-19 WAC except with respect to references to the act or the secretary as the same become inapplicable ((and except that no insurance policy under the program shall be issued or renewed during the final year)). No obligations incurred by the association shall be impaired by the termination of the program and such association shall be continued for the purpose of performing such obligations.~~

WSR 86-20-040
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Radiation Control)

[Filed September 25, 1986]

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 radiation control, amending Title 402 WAC;

that the agency will at 2:00 p.m., Tuesday, October 21, 1986, in the Auditorium, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 22, 1986.

The authority under which these rules are proposed is RCW 70.98.080.

The specific statute these rules are intended to implement is chapter 70.98 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986.

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

Lee D. Bomberger, Acting Director
 Division of Administration and Personnel
 Department of Social and Health Services
 Mailstop OB 14
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by October 7, 1986. The meeting site is in a location which is barrier free.

This notice is connected to and continues the matter in Notice No. WSR 86-17-066 filed with the code reviser's office on August 19, 1986.

Dated: September 24, 1986
 By: Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

WSR 86-20-041
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed September 25, 1986]

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 Aid for dependent children and general administration eligibility—Need, amending chapter 388-28 WAC;

that the agency will at 10:00 a.m., Wednesday, November 5, 1986, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 6, 1986.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.08 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 5, 1986.

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

Lee D. Bomberger, Acting Director
 Division of Administration and Personnel
 Department of Social and Health Services
 Mailstop OB 14
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by October 22, 1986. The meeting site is in a location which is barrier free.

Dated: September 22, 1986
 By: Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: WAC 388-28-480, 388-28-483, 388-28-484, 388-28-535, 388-28-560 and 388-28-570.

Purpose of the Rule or Rule Change: To amend WAC 388-28-480, 388-28-535 and 388-28-560; to clarify WAC 388-28-484 and 388-28-570; and to clarify and correct WAC 388-28-483.

Reasons These Rules are Necessary: To bring WAC 388-28-480 into compliance with March 18, 1986, federal requirements at CFR 233.20 (a)(3)(iv); to clarify and correct WAC 388-28-483, 388-28-484 and 388-28-570; and to bring WAC 388-28-535 and 388-28-

560 into compliance with March 18, 1986, federal requirements at CFR 233.20 (a)(ii)(c).

Statutory Authority: RCW 74.04.055.

Summary of the Rule or Rule Change: WAC 388-28-480 (1) and (2), rules are not amended. Change in language is editorial; 388-28-480 (3)(b), amended to comply with federal regulations published March 18, 1986. Cash gifts received by applicants and recipients of aid to families with dependent children or refugee assistance that do not exceed \$30 per individual for any three-month period may be disregarded; 388-28-480(5), rules are not amended. Subtitle has been added; 388-28-483(1), rules are not amended. Change in language is editorial; 388-28-483(2), amended to clarify income of an individual who is added to a grant is budgeted prospectively unless specific exceptions apply. Other changes in language are editorial; 388-28-483 (3)(b), amended to clarify policy by replacing the term "payday" with "paycheck." Other changes in language are editorial; 388-28-483 (3)(d), amended to specify retrospective budgeting is used when adding a person to an assistance unit if that person's income had been deemed to the unit; 388-28-483 (3)(e), amended to specify retrospective budgeting is used when the case has been in suspended status for one month only; 388-28-483 (4)(a), rules are not amended. Change in language is editorial; 388-28-483 (4)(c), amended to clarify retrospective budgeting rules by replacing the term "nonrecurrent" with "noncontinuous." Other changes in language are editorial; 388-28-484 (2)(b), amended to specify nonrecurrent income must also be lump sum income in order to consider a period of ineligibility. In addition, the period of ineligibility is based on lump sum income "plus other income"; 388-28-484 (2)(c), rules are not amended. Section is reformatted for clarity; 388-28-484(7), rules are not amended. WAC 388-28-575 is added as reference for exceptions to the one hundred eighty-five percent eligibility test; 388-28-535 [(1)(b)], amended to delete reference to the Economic Opportunity Act. Regulations now refer to JTPA; 388-28-535 (2)(a), amended to comply with federal regulations published March 18, 1986. For further details, see WAC 388-28-560 (2)(b) below; 388-28-560(1), amended to specify treatment of income for parents or stepparents who are in the assistance unit; 388-28-560 (2)(a), amended to specify treatment of income for parents or stepparents who are not in the assistance unit; 388-28-560 (2)(b), amended to comply with federal regulations published March 18, 1986. No income may be allocated to meet the needs of an individual who is in sanction status or who is required to be in the assistance unit and has failed to cooperate; 388-28-570(5), amended to specify earned income exemptions are applied to the period during which income is earned; 388-28-570 (6)(a)(ii), amended to clarify the dependent care deduction may be allowed although it is paid the month following the month for which income is reported; 388-28-570 (6)(b), amended to clarify the \$30 plus 1/3 disregards are applied on an individual basis; and 388-28-570 (6)(d), rules are not amended. Section is reformatted for clarity.

Person Responsible for Drafting, Implementation and Enforcement of the Rule or Rule Change: Phyllis Doros, Program Manager, Division of Income Assistance, Office of Assistance Programs, mailstop OB-31J, phone 753-6912.

These rules are necessary as a result of federal law, 45 CFR, Section 233.20.

Reviser's note: WAC 388-28-570 is referred to in the agency's statement of purpose, but the proposed text of the section was not included with the filing by the agency. cf. RCW 34.08.020 (1)(a).

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-480 USE OF INCOME AND INCOME POTENTIALS—TYPES OF INCOME—EFFECT ON NEED. (1) An applicant or recipient whose nonexempt net monthly income (~~(for the month)~~) exceeds the monthly payment level plus authorized additional requirements is not eligible to receive assistance. Ineligibility exists whether the income is received weekly, biweekly, or monthly, except as specified in WAC 388-24-250 through 388-24-265.

(2) Treatment of income.

(a) The department shall determine the grant amount for the month the application is approved (~~(shall be determined)~~) by subtracting all net income, received or reasonably expected to be received during the calendar month, from the payment level plus authorized additional requirements. The remainder shall be prorated for the number of days after grant authorization. This prorated figure is the grant amount for the first month of eligibility.

(b) The department shall determine the grant amount for the month following the month of initial eligibility (~~(shall be determined)~~) by subtracting all net income, received or reasonably expected to be received during the calendar month, from the payment level plus authorized additional requirements. The remainder is the grant amount for the second month of eligibility.

(c) The department shall base the grant amount for the third month of assistance and subsequent months (~~(shall be based)~~) upon income received in the budget/report month. WAC 388-28-483(3) is an exception to this rule.

(3) Irregular or nonrecurring income.

(a) Irregular income up to five dollars per month received by a general assistance applicant or recipient (~~(may)~~) shall be disregarded toward(~~(s)~~) meeting need (~~(by the local office)~~) if the probability exists that such future income will not be appreciable.

(b) Nonrecurring cash gifts received by an AFDC or RA applicant or recipient shall be disregarded when such gifts do not exceed thirty dollars per individual for any three-month period.

(4) Earned income credit (EIC) payments shall be considered earned income during the month received.

(5) Loans (~~(are not considered income, as defined in RCW 74.04.005(12), subject to the following restrictions:)~~).

(a) Any contractually agreed loan acquired by an applicant or recipient committing all funds for a specific purpose other than current maintenance, and so expended, shall not be taken into account as income. The property used as collateral for the loan shall not be included in determining property reserves. The equity accumulated in the specified property shall be considered toward the resource ceiling.

(b) Any other loan, regardless of the loan's ability to meet current needs, shall not be taken into account as income when it is verified the following conditions are met:

(i) The terms of the loan are stated in a written agreement between the lender and the borrower; and

(ii) The agreement clearly specifies the obligation of the borrower to repay the loan. The agreement must include a repayment plan providing for installments of specified amounts to begin within ninety days of the receipt of the loan and continue thereafter on a regular basis until the loan is fully repaid.

(c) As part of the verification process, the recipient is required to submit loan contract papers or a written agreement setting forth the terms of the loan regarding the loan's amount and the repayment plan. The agreement must be signed by the lender and the recipient as parties to the agreement.

(6) Repayments to a recipient of money previously loaned by the recipient to another party shall not be taken into account as income, since the loan represents income or resources already considered in

computing need. The facts of the loan must be verified. Consider any interest paid on the loan as newly acquired income.

(7) A gift in-kind, named as follows, supplied on condition the gift in-kind be used only in a manner or for a purpose specified in writing by the donor shall not be considered as a resource or as income available to meet need.

(a) Real or personal property, excluding cash and marketable securities, exempted for an applicant and within the ceiling values. Example: A home or a new furnace.

(b) Any item in the department's standards for additional requirements which is not a requirement for the recipient of such a gift. Example: Telephone service.

(c) Needed goods or services not currently included as additional requirements in the department's standards. Example: Repair of house or of household equipment.

(8) WAC 388-28-482 and 388-28-484 cover newly acquired income received by a recipient.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-483 RETROSPECTIVE BUDGETING, PROSPECTIVE BUDGETING, AND PROSPECTIVE ELIGIBILITY.

(1) The ~~((ESO))~~ department shall determine eligibility based on the best estimate of income and circumstances which will exist in the month for which the assistance payment is made.

(2) For the first two months of initial eligibility, all income shall be budgeted prospectively, including income of an individual who is added to an existing assistance unit. (See subsection (3) of this section for exceptions.) The ~~((ESO))~~ department shall compute the amount of the assistance payment based on the expected income and circumstances which will exist in the month for which the assistance payment is made.

(a) The department shall establish an overpayment (~~((shall be established))~~) if the income is underestimated.

(b) The department shall issue a corrective payment (~~((shall be made))~~) if the income is overestimated.

(3) The department shall use retrospective budgeting (~~((shall be used))~~) for the first two months of initial eligibility when:

(a) There has been less than one month's break in assistance (i.e., the applicant received assistance in the preceding month, or would have received assistance except for the prohibition on payments less than ten dollars).

(b) Assistance had been suspended due to an extra ~~((payday))~~ pay-check for the month prior to the month of application, assistance had been terminated at the end of the month of suspension, and the applicant's circumstances for the initial authorization month have not changed significantly from those prior to termination.

(c) A case is reopened as terminated in error.

(d) An individual having had income deemed to an assistance unit is added to that assistance unit.

(e) Assistance had been suspended for the payment month due to ineligibility in the budget month.

(4) After the first two months of initial eligibility, the department shall budget all income (~~((shall be budgeted))~~) retrospectively.

(a) The ~~((ESO))~~ department shall compute the amount of assistance based on the income which existed in the second month preceding the month for which the payment is made.

(b) All income received during the calendar month of application approval shall be considered for retrospective budgeting purposes.

(c) ~~((Nonrecurrent))~~ Noncontinuous income budgeted prospectively during the first two months of eligibility shall not be budgeted for the first and second payment month for which retrospective budgeting is used.

(d) Definitions:

(i) The calendar month for which payment is made shall be called the payment month.

(ii) The second calendar month preceding the payment month shall be called the budget/report month.

(iii) The calendar month between the budget/report month and the payment month shall be called the process month.

(5) See WAC 388-33-140 for effective date of increase or decrease of the grant. See WAC 388-33-135 for effective dates of ineligibility.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-484 TREATMENT OF NEWLY ACQUIRED NONEXEMPT INCOME AND RESOURCES. (1) Income affects the grant amount according to the provisions of WAC 388-28-483.

(2) When the value of the income is taken into account in the assistance payment as specified in WAC 388-28-483, the following rules apply:

(a) If the income value plus any other income amounts to less than the payment standard plus authorized additional requirements and is recurrent or nonrecurrent, assistance is continued in the amount of the difference.

(b) For AFDC and refugee assistance, when the assistance unit's nonrecurrent lump-sum income, plus other income, after applicable disregards exceeds the payment standard, plus authorized additional requirements, the unit shall be ineligible for assistance. Ineligibility shall exist for the number of full months derived by dividing this total income by the need standard plus authorized additional requirements. A minimum period of ineligibility shall be one month.

(i) Any income remaining after this calculation is treated as income received in the first month following the period of ineligibility.

(ii) The period of ineligibility may be shortened when the following conditions are met:

(A) An event occurs which, had the assistance unit been receiving assistance, would result in an increase in the need standard, or

(B) The income received, or any part thereof, has become unavailable to the members of the assistance unit for reasons beyond their control, or

(C) Members of the assistance unit incur, become responsible for, and pay medical expenses.

(D) Assistance is authorized only after the event in subsection (2)(b)(ii)(A), (B), or (C) of this section has been verified and current eligibility has been established.

(c) ~~((H))~~ The department shall suspend a general assistance grant when a recipient's nonrecurrent income equals or exceeds one month's payment level plus authorized additional requirements (~~((for general assistance))~~), but is less than two months' payment level plus authorized additional requirements minus other income~~((:))~~.

(i) The recipient's grant is (~~((ineligible for a grant))~~) suspended from the effective date specified in WAC 388-28-483 (~~((and his or her grant is suspended))~~).

(ii) The ~~((suspension))~~ suspense period is determined exactly, that is, up to the date of the absorption of the income.

(d) If the income is recurrent and equal to or in excess of one month's payment level plus authorized additional requirements minus other income, the recipient is ineligible from the effective date specified in WAC 388-28-483 and the grant is terminated, except for persons in institutions other than nursing homes as provided in WAC 388-34-160.

(e) For general assistance if the income is recurrent or nonrecurrent and its value is in excess of two months' payment level plus authorized additional requirements minus other income, the recipient is ineligible from the effective date specified in WAC 388-28-483 and the grant is terminated. Ineligibility shall continue for two months. The period of ineligibility, however, may be reduced if the applicant has verifiable expenses such as medical care, unforeseen disaster or other changes in circumstances making it impossible for him or her to live on his or her resource for the two-month period of ineligibility. The eligibility of a former recipient reapplying shall be determined on the same basis as a new applicant.

(3) If income is not taken into account in assistance payments but is subsequently discovered, an overpayment shall be established according to chapter 388-44 WAC.

(4) If a general assistance recipient has been determined to be ineligible for a current or future period of time and his or her grant will be suspended or terminated for such period of time due to either newly acquired income, or transfer of property, and is in need during such period of ineligibility, assistance may be granted within the limits of the rule in WAC 388-28-464.

(5) A person acquiring income during suspended status shall be treated as a recipient in terms of eligibility, not as an applicant.

(6) Rules and procedure in chapter 388-44 WAC are followed in respect to overpayment.

(7) An applicant or recipient whose nonexempt gross income exceeds one hundred eighty-five percent of the standard of need for the appropriate household size plus additional requirements authorized for that assistance unit, is not eligible for AFDC or refugee assistance from the date specified in WAC 388-28-483. The income of all members of the assistance unit and the income of natural, adoptive, or stepparents of children in the assistance unit residing in the same household, shall be considered in this test except for income identified in WAC 388-28-575 and in subsection (7)(a) and (b) of this section.

(a) In determining the total income of the family, the earned income of a child who is a full-time student is excluded for six consecutive months per calendar year.

(b) The first fifty dollars per month of the current monthly support obligation of any child support collected on the family's behalf or received by the family.

(c) Gross income shall be defined as all income not specifically exempted by rule or regulation before applicable program disregards are applied.

(d) Net income shall be defined as gross income less applicable disregards and deductions for which the applicant or recipient is eligible.

(8) Income taken into account in computing financial need according to subsection (2) of this section if retained by a GA-U recipient does not affect his or her eligibility unless the amount retained at the time of the next periodic review exceeds the exempt property holdings permitted for an applicant. In this event the rule on nonexempt resources or income pertaining to an applicant is applied.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-535 NET CASH INCOME—DETERMINATION—DEDUCTIONS FROM GROSS INCOME—INCOME OF CHILD. (1) In determining the amount of a child's earned income available to meet the current need of the assistance unit of which he or she is a member, the following rules apply:

(a) All earned income of a child in an assistance unit shall be disregarded in determining eligibility for six months when he or she is a full-time student and disregarded in determining payment amount when he or she is a full-time student or a part-time student who is not a full-time employee.

(b) A student is one attending a school, college or university, or a course of vocational or technical training designed to fit him or her for gainful employment (~~(, and includes a participant in the job corps program under the Economic Opportunity Act)~~). A full-time student must have a school schedule equal to a full-time curriculum. A part-time student must have a school schedule equal to at least one-half of a full-time curriculum. A student enrolled during the school term just completed and planning to return to school when school reopens shall retain his or her status as a student during the summer vacation.

(c) A child earning income by working in a sheltered workshop or other training facility for handicapped children shall be considered, for purposes of income exemption, as being at least a part-time student working less than full time.

(d) To be employed full time, a child must be working thirty-five hours a week or the number of hours considered full time by the industry for which he or she works, whichever is less.

(e) Summer employment of students shall not be considered as full-time employment due to the temporary nature of such employment, even though the hours worked may exceed thirty-five hours a week.

(f) In determining the amount of a nonstudent child's earned income available to meet the current needs of the assistance unit, net income shall be computed according to WAC 388-28-570.

(2) A child may receive income paid in his or her behalf to the parent or parents or other needy caretaker relative. Such income includes earned income, allotments, retirement, survivors and disability insurance, veterans' benefits, court-ordered support payments, trust fund payments, or other income legally designated for the benefit of an individual child. Such income of a child ineligible to be included as a member of the assistance unit shall be considered as follows:

(a) If the child is ineligible due to noncooperation with the ~~((work incentive or))~~ Washington state employment ~~((and training))~~ opportunities programs, or with child support enforcement if the child is a minor parent, such child's income shall be considered available to meet the need of the assistance unit ~~((to the extent it exceeds a one-person payment level));~~

(b) If the child is ineligible due to any other factor of eligibility, none of the child's income shall be considered available to meet the need of the assistance unit.

(3) A stepchild may receive income as specified in subsection (2) of this section. According to WAC 388-24-050(3), when the assistance unit does not include a stepchild's sibling or half-sibling, the family shall have the option to:

(a) Include the stepchild as a member of the assistance unit with all of the stepchild's income considered as available to the assistance unit; or

(b) Exclude the stepchild from the assistance unit, with none of the stepchild's income considered as available to the assistance unit.

(4) If the income of an ineligible child or stepchild, including a stepchild excluded from the assistance unit as specified in subsection (3) of this section, contains a portion for such child's caretaker relative, that portion shall be considered as available to the assistance unit.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-560 NET CASH INCOME—INCOME FOR SUPPORT OF LEGAL DEPENDENTS. The income of a parent or stepparent ~~((in the assistance unit))~~ shall be allocated ~~((in the following order))~~ as follows:

(1) Parents or stepparents in the assistance unit:

(a) To pay court or administratively ordered support for any legal dependent or dependents not living in his or her home. Such support is exempt up to the amount of the one-person continuing assistance need standard for each legal dependent. Verification must be obtained that the support payments are being made.

~~((2))~~ (b) To meet the requirements of those needy members of the family who are not eligible for AFDC and for whom the parent or stepparent is legally responsible. Such requirements shall be computed according to appropriate payment level.

~~((3))~~ (c) To meet the needs of members of the AFDC assistance unit for whom he or she is legally responsible.

(2) Parents or stepparents not in the assistance unit but in the household.

(a) Ineligible parents or stepparents whose income is deemed to the assistance unit shall have that income allocated as in subsections (1)(a), (b), and (c) of this section.

(b) A parent or stepparent who is in sanction status or who is required to be in the assistance unit and has failed to cooperate shall have his or her income deemed to the assistance unit.

WSR 86-20-042

PROPOSED RULES

UTILITIES AND TRANSPORTATION COMMISSION

[Filed September 25, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules relating to gas and electric energy conservation plans, WAC 480-90-177 and 480-100-207 (Cause No. U-86-92).

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 15, 1986.

The authority under which these rules are proposed is RCW 80.01.040 and 80.04.160.

The specific statute these rules are intended to implement is RCW 80.28.010.

This notice is connected to and continues the matter in Notice No. WSR 86-15-032 filed with the code reviser's office on July 14, 1986.

Dated: September 25, 1986

By: Paul Curl
Acting Secretary

WSR 86-20-043

EMERGENCY RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-35—Filed September 25, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at the

General Administration Building, Olympia, Washington 98504, the annexed rules relating to this order amends and adds sections to chapter 296-15 WAC, rules and regulations for self-insured employers. They will set guidelines to respond to new legislation pertaining to security requirements for self-insured governmental units and a self-insurers insolvency trust fund.

I, Richard A. Davis, 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 has emergency rules on these issues in place which will expire September 28. It is necessary to file a second emergency notice because substantive changes were made in the proposals filed on June 19, 1986. This emergency will cover the time period until new rules become effective. The rules are required by new legislation.

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

This rule is promulgated pursuant to chapter 51.14 RCW and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 51.04.020 which directs that the director, Department of Labor and Industries, has authority to implement the provisions of Title 51 RCW, industrial insurance laws.

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 September 25, 1986.

By Joseph A. Dear
Deputy Director
for Richard A. Davis
Director

AMENDATORY SECTION (Amending Order 86-25, filed 7/1/86)

WAC 296-15-030 POSTING OF SECURITY. Subsections (1), (2), (3), and (4) of this section shall apply only to individual self-insurers (~~who are not~~) except counties, cities, school districts, municipal corporations and individual accounts participating in a group self-insurance program. Subsection (6) of this section shall apply only to counties, cities and municipal corporations. Group self-insurance programs are subject to reserve requirements set forth in WAC 296-15-02601(3) and 296-15-02605, in lieu of application of this section.

(1) Upon receiving a completed application for certification to self-insure, the director shall review the matter and notify the employer of the amount of security which must be deposited to secure the payment of compensation and assessments, pursuant to RCW 51.14.020 as now or hereafter amended. This amount as so established may be satisfied by the employer's supplying of

money, corporate or governmental securities approved by the director, or a surety bond, written by a company admitted to transact surety business in this state, in favor of the department. All such securities of a self-insurer shall be deposited with an escrow agent appointed by the director and administered pursuant to a written agreement between the department, the self-insurer and the escrow agent. Securities shall be registered in the name of the escrow agent on behalf of the self-insurer. The original of all surety bonds submitted by self-insurers following approval by the director and the attorney general will be kept on file in the department.

(2) On or after July 1, 1985, the minimum amount of security required for initial certification as a self-insurer shall be the projected average cost of a permanent total pension claim for an injury occurring during the first year after the employer's self-insuring, including medical, time-loss and any other miscellaneous claim costs paid prior to award of the pension. This average cost shall be calculated by the department on an annual basis.

The security required for initial certification as a self-insurer on or after July 1, 1985, may be greater than the minimum amount described above. In establishing such security requirements, the department shall estimate the following amounts:

(a) The estimated amount of accident and medical aid fund premium that the self-insurer would have paid to the state fund during the first year of self-insurance, if it had remained in the state fund.

(b) The estimated amount of incurred benefits for the first year of self-insurance, based on past experience with the state fund, adjusted for intervening changes in benefit schedules and exposure.

If either or both of the above amounts exceed the minimum security deposit described in this section, the department may require the larger of (a) or (b) of this subsection as a security deposit for initial certification as a self-insurer on or after July 1, 1985.

The security required in accordance with the above procedures may be adjusted by the department if there are other known conditions which may alter the self-insurer's potential claim costs and/or its ability to pay them.

(3) The amount of security required of each self-insurer shall be reviewed periodically by the director to determine if there is need for any increase or decrease thereof. To facilitate this review a self-insurer's annual report (SIF #7) shall be required in the form prescribed by the director and supplied to all self-insurers.

Security requirements in effect on, or initially established after, July 1, 1985, shall not be increased unless and until one or more of the following conditions are met:

(a) An estimate of the self-insurer's outstanding claim liabilities, made by either the self-insured employer or the department, exceeds the amount of security in force, or

(b) The projected average cost of a permanent total pension claim for an injury in the current year, including medical, time-loss and any other miscellaneous claim

costs paid prior to award of the pension, exceeds the security in force for the employer by one hundred thousand dollars or more.

(4) The following procedure shall apply for purposes of updating security requirements:

(a) On July 1, 1985, the security requirement for each self-insurer shall be the larger of the following two amounts:

(i) The existing security in force for the self-insurer, or

(ii) The self-insurer's stated estimate of outstanding claim liabilities as shown on the 1984 self-insurer's annual report (SIF #7).

(b) On July 1, 1986, the security requirement for each self-insurer shall be the larger of the following amounts:

(i) The existing security in force for the self-insurer, or

(ii) The average of the self-insurer's stated estimate of outstanding claim liabilities as shown on the 1985 self-insurer's annual report (SIF #7) and the department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1985, made in accordance with provisions of (e) of this subsection; or

(iii) The minimum security requirement.

(c) On July 1, 1987, the security requirement for each self-insurer shall be the larger of the following amounts:

(i) The existing security in force for the self-insurer, or

(ii) The department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1986, made in accordance with provisions of (e) of this subsection; or

(iii) The minimum security requirement.

(d) After July 1, 1987, the security requirement for each self-insurer will be subject to review and increased or decreased at such times as the director deems necessary to maintain the adequacy of those requirements. Such review and adjustment, when made, shall be performed in accordance with provisions of (e) of this subsection.

(e) In establishing or adjusting security requirements for a self-insurer, the department may perform a runoff test of the adequacy of the employer's estimates of liabilities, by tracking the subsequent cost of claims (subsequent payments plus the employer's updated estimates of remaining liabilities). If the subsequent costs do not exceed original liability estimates, the employer's most recent estimates of claim liabilities shall be considered adequate for purposes of setting current security requirements for the employer.

If the runoff test shows that subsequent costs of claims exceed the employer's original estimates of outstanding liabilities, the department may apply a loss development factor to the employer's most recent estimates of claim liabilities to compensate for anticipated repetition of inadequate estimates. The loss development factor shall be based on the self-insured employer's experience.

The following special considerations shall apply in establishing or adjusting security requirements for a self-insurer:

(i) Pension claims – Reserve amounts attributable to death or permanent total disability claims independently secured by means of a surety bond or assignment of account, and which are included in estimates of outstanding claim liabilities as shown on the self-insurer's annual report (SIF #7), shall be deducted from estimates of outstanding claim liabilities made in accordance with other provisions of this section.

(ii) Reinsurance – Anticipated recoveries under reinsurance policies held by a self-insurer must be documented by the self-insurer and reported to the department to qualify for consideration in establishing security requirements. Such anticipated recoveries shall be applied to either the self-insurer's estimate of outstanding claim liabilities as shown on the most current self-insurer's annual report (SIF #7) or the department's estimate of the self-insurer's outstanding liabilities made in accordance with (e) of this subsection, whichever is greater. If the resulting estimate of claim liabilities net of reinsurance recoveries is less than the security requirements imposed by this section without adjustment for reinsurance, the security requirement shall be reduced accordingly; provided, that security requirements imposed upon initial certification of a self-insurer or based upon the projected average cost of a permanent total pension claim may be retained by the department regardless of other estimates of claim liabilities for the self-insurer.

(iii) Strict application of loss development factors based upon the runoff test presumes a consistency of reserving methodology and results for the self-insurer. If the department determines that an employer has changed its reserving methodology in such a way as to invalidate loss development factors based upon past experience, then the department shall make such adjustments to the procedure as it may deem appropriate under the circumstances.

(iv) The department will give full consideration to any evaluation of the self-insured employer's outstanding claim liabilities made by an independent qualified actuary. Such independent actuarial evaluations are optional and not required by this rule.

(f) Any changes to existing bonds and/or adjustments to bond amounts made by or required of a self-insurer on or after July 1, 1985, shall provide adequate security for all self-insured workers' compensation liabilities of the employer, regardless of when the claims giving rise to those liabilities were incurred. Changes contemplated by this subsection include, but are not limited to, designation of a new surety carrier, issuance of a replacement bond by a current surety carrier, and/or revision of the face amount of any bond whether by endorsement or issuance of a replacement bond. If a new surety carrier does not assume full responsibility for all past self-insured liabilities regardless of when incurred, the department may require that such liabilities be secured by other means.

(5) A self-insurer's annual report (SIF #7) shall be required of group self-insurance plans, in the form prescribed by the director and supplied to all group self-insurance plans.

(6) Counties, cities, school districts and municipal corporations shall maintain adequate reserves to cover claim liabilities. On July 1, 1989, the security requirement for each governmental unit shall be at the level of the stated reserves presented on the self-insurer's annual report as of December 31, 1988. Thereafter, security requirements for each governmental unit shall be subject to review, and increased or decreased when the director deems necessary. Such review and adjustment, when made, shall be based on the stated reserves presented on the most recent available annual report filed by each self-insured governmental entity. At no time shall the total security level fall below the minimum security of one hundred thousand dollars. Dedicated funds, governmental securities, or surety bonds may be used to provide the necessary security. The security must be approved by the department. Anticipated recoveries under reinsurance policies held by a governmental unit must be documented by the employer and reported to the department to qualify for consideration in establishing security requirements. Such anticipated recoveries, upon approval by the department, shall be applied to the governmental unit's estimate of outstanding claim liabilities as shown on the most current self-insurer's annual report (SIF #7).

NEW SECTION

WAC 296-15-065 SELF-INSURERS' INSOLVENCY TRUST. (1) For the purpose of interpretation of this section, the term "insolvent self-insurer" means a self-insurer who has defaulted upon any obligation under Title 51 RCW, and with respect to which default the director has taken action authorized by RCW 51.14.060.

(2) A self-insurance insolvency fund shall be established in the office of the state treasurer. The purpose of this fund shall be to pay, to the injured workers of insolvent self-insured employers under Title 51 RCW, any unsecured benefits to which such injured workers had become entitled, and to pay for the department's associated administrative costs, including attorneys' fees.

(3) This fund shall be financed by assessment, as follows: (a) Assessments shall be levied on a post-insolvency basis against all self-insurers, including any of which have surrendered certification at any time during the thirty-six months prior to the close of a quarter for which assessments to the insolvency fund are payable: PROVIDED, HOWEVER, That school districts, cities and counties are exempt from assessment(s) to finance such self-insurers' insolvency fund: PROVIDED, FURTHER, That school districts, cities and counties shall not have their obligations discharged, in full or in part, with moneys from said self-insurers' insolvency fund; (b) each assessment shall be a percentage of the payments made on all claims involving the self-insured employer; (c) assessments shall be levied on a quarterly basis as prescribed by the board of trustees established in this section; (d) assessments shall be payable each quarter, by the thirtieth day following the notice of assessment.

(4) The administration of an insolvent self-insurer's claims shall be the responsibility of the department until the security deposit as required by RCW 51.14.020 and/or the recovery from any court action concerning

the self-insurer's workers' compensation liabilities have been exhausted.

(5) Establishing self-insurance insolvency fund assessment rates and administering the claims of insolvent self-insurers upon depletion of remedies for reimbursement of workers' compensation expenditures made by the department as specified under subsection (4) of this section shall be the responsibility of a five-member board of trustees, under the general supervision of the department's self-insurance section.

(6) Assessments for the self-insurers' insolvency fund shall be in amounts deemed adequate to reimburse the accident, medical aid and/or pension reserve funds for benefits paid from these funds to injured workers of insolvent self-insurers, and for associated administrative costs, including attorneys' fees. Any and all interest earned on assessments levied and collected by the board of trustees shall become a part of the self-insurers' insolvency fund, and be distributed only for the purposes for which the fund was established.

(7) The board of trustees shall be comprised of the director or the director's designee, three representatives of self-insured employers, and one representative of workers. Initially and thereafter, the director shall appoint the self-insurer representatives from a list of names submitted by state-wide organizations of self-insurers and others. Initially and thereafter, the director shall appoint the worker representative from a list of names submitted by an organization, state-wide in scope, which through its affiliates embraces a cross section and a majority of the organized labor of the state. Initial appointments shall be made within thirty days of the effective date of this section. Two of the initial appointees shall serve three-year terms, and two shall serve two-year terms. Thereafter, appointed representatives shall serve two-year terms: PROVIDED, That no representative shall serve more than two consecutive terms. Each representative on the board of trustees shall have one vote.

(8) No later than March 31 of each year, the board of trustees shall report in writing to the workers' compensation advisory committee regarding the status of the insolvency fund as of the previous December 31, and summarize any events or transactions of interest or importance to the ongoing operation of the insolvency fund.

WSR 86-20-044

EMERGENCY RULES

STATE BOARD OF EDUCATION

[Resolution No. 10-86—Filed September 25, 1986]

Be it resolved by the State Board of Education, acting at McLoughlin Middle School, Vancouver, Washington, that it does adopt the annexed rules relating to School district organization—Election of regional committee members, WAC 180-24-300 through 180-24-380.

We, the State Board of Education, 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 RCW 28A.57.032 requires ESDs to issue the call of election for regional committee members on September 25, 1986. These rules are necessary for the implementation of such election and for the orderly operation of government.

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

This rule is promulgated pursuant to RCW 28A.57-.060 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 September 25, 1986.

By Monica Schmidt
Secretary

NEW SECTION

WAC 180-24-300 ELECTION OF REGIONAL COMMITTEE MEMBERS—APPLICABLE PROVISIONS. The provisions of WAC 180-24-300 through 180-24-380 shall apply to the election of regional committee members.

NEW SECTION

WAC 180-24-305 ELECTION OF REGIONAL COMMITTEE MEMBERS—ELECTION OFFICER. In accordance with RCW 28A.57.032, the educational service district superintendent shall serve as the election officer for the coordination and conduct of the election of members of the respective regional committees of the educational service districts.

NEW SECTION

WAC 180-24-310 ELECTION OF REGIONAL COMMITTEE MEMBERS—ANNUAL ELECTIONS. Elections for members of regional committees shall be conducted annually within the time periods noted in WAC 180-24-312 through 180-24-380. Following the election of the initial regional committees in 1985, the regular annual election of regional committee members for five-year terms shall be conducted for the following positions in the years specified and every five years thereafter: 1986, position number five; 1987, positions number four and nine; 1988, positions number three and eight; 1989, positions number two and seven; and, 1990, positions number one and six.

NEW SECTION

WAC 180-24-312 ELECTION OF REGIONAL COMMITTEE MEMBERS—TENTATIVE CERTIFICATION OF ELECTORS. On September twenty-first of each year or if such date is a Saturday, Sunday, or holiday the state working day immediately preceding such date, the educational service district superintendent

shall certify a tentative list of electors consisting of all persons eligible to vote, per RCW 28A.57.032, if the election were held on that date.

NEW SECTION

WAC 180-24-315 ELECTION OF REGIONAL COMMITTEE MEMBERS—CALL FOR ELECTION—REGIONAL COMMITTEE MEMBERS. On or before September twenty-fifth of each year, the educational service district superintendent shall call for an election for the purpose of electing members of the regional committee for those positions whose term of office expires in January of the following year. Such notice shall be sent to each eligible voter and shall contain instructions and a copy of the pertinent rules and regulations for the conduct of the election.

NEW SECTION

WAC 180-24-320 ELECTION OF REGIONAL COMMITTEE MEMBERS—CANDIDATES—ELIGIBILITY—FILING. (1) Eligibility. A person is eligible to be a candidate for membership on the regional committee if he or she is a registered voter and a resident of the committee member district for which the candidate files. Eligibility, due to other service, is restricted pursuant to RCW 28A.57.031.

(2) Forms for filing. A person who desires to be a candidate shall complete:

(a) The declaration of candidacy and affidavit form provided for in WAC 180-24-325; and

(b) The biographical data form provided for in WAC 180-24-327: PROVIDED, That a declarant may elect not to submit biographical data.

(3) Filing period. The filing period for candidates for a position on a regional committee is from October first through October fifteenth. Any declaration of candidacy that is not received by the educational service district superintendent on or before 5:00 p.m. October fifteenth shall not be accepted and such a declarant shall not be a candidate: PROVIDED, That any declaration that is postmarked on or before midnight October fifteenth and received by mail on or before 5:00 p.m. October twentieth shall be accepted: PROVIDED FURTHER, That any declaration received pursuant to the United States mail on or before 5:00 p.m. October twentieth that is not postmarked or legibly postmarked shall also be accepted.

NEW SECTION

WAC 180-24-325 ELECTION OF REGIONAL COMMITTEE MEMBERS—DECLARATION AND AFFIDAVIT OF CANDIDACY FORM. The declaration and affidavit of candidacy which each candidate is required to substantially complete and to file as a condition to having his or her name placed on an official ballot shall be as follows:

I,, solemnly swear (or affirm): That I reside within the boundary of Educational Service District No. . . . , within the boundary of regional committee member district No. . . . , and am a registered voter of the same regional committee member district; That I am aware that, if elected, I cannot concurrently serve as the

superintendent of public instruction, a member of the state board of education, an educational service district superintendent, a member of a board of directors of a school district, a member of an educational service district board, a member of a governing board of either a private school or a private school district which conducts any grades kindergarten through twelve, an officer appointed by any such governing board, an employee of a school district, an employee of an educational service district, an employee of the office of the superintendent of public instruction, an employee of a private school, or an employee of a private school district; and That I hereby declare myself a candidate for membership on Educational Service District No. . . . Regional Committee on school district organization for a term of five years beginning the second Monday in January, 19... subject to the election to be held pursuant to law and I request that my name be listed on the ballot therefor.

Further, I solemnly swear (or affirm) that I will support the Constitution and laws of the state of Washington.

(Signed) _____
Address: _____

SUBSCRIBED and sworn (or affirmed) to before me this ... day of, 19....

NOTARY PUBLIC in and
for the state of
Washington, residing
at _____

NEW SECTION

WAC 180-24-327 ELECTION OF REGIONAL COMMITTEE MEMBERS—BIOGRAPHICAL DATA FORM. The educational service district superintendent shall provide a biographical data form not exceeding two letter size typewritten pages in length which each candidate may complete. Completed forms submitted to the educational service district superintendent by a candidate must be camera ready. Biographical data forms shall be reproduced as submitted and distributed by the superintendent with the ballots to each voter. The biographical data form shall require no more information from the candidate than the candidate's name and address and the regional committee district number for which the candidate is filing.

NEW SECTION

WAC 180-24-330 ELECTION OF REGIONAL COMMITTEE MEMBERS—WITHDRAWAL OF CANDIDACY. Any candidate may withdraw his or her declaration of candidacy by delivering a written, signed and notarized statement of withdrawal to the educational service district superintendent on or before 5:00 p.m. October twentieth. A candidate's failure to withdraw as prescribed above shall result in the inclusion of the candidate's name on the appropriate election ballot.

A regional committee member district position shall be stricken from the ballot if no candidate files for the

position within the timelines specified in WAC 180-24-320.

Board-member district positions which become vacant after the call of election specified in WAC 180-24-315 shall be filled by appointment by the regional committee pursuant to RCW 28A.57.033 and the appointee shall serve until his or her successor has been elected at the next election called by the educational service district superintendent.

NEW SECTION

WAC 180-24-335 ELECTION OF REGIONAL COMMITTEE MEMBERS—CERTIFICATION OF ELECTORS. The list of eligible voters as authorized by RCW 28A.57.032(3) shall remain open for changes and deletions until 5:00 p.m. October twenty-sixth or, in the event such date is a Saturday, Sunday, or holiday, until 5:00 p.m. the working day immediately following such date. The educational service district superintendent as soon thereafter as is practical shall certify the list of electors.

NEW SECTION

WAC 180-24-340 ELECTION OF REGIONAL COMMITTEE MEMBERS—BALLOTS—CONTENTS. Ballots shall be prepared by the educational service district superintendent. The ballot for each position subject to election pursuant to this chapter shall contain the names of each candidate eligible for the particular position. There shall be a separate listing of the candidates for each regional committee member district open in the particular educational service district. The educational service district superintendent shall develop voting instructions which shall accompany the ballots.

NEW SECTION

WAC 180-24-345 ELECTION OF REGIONAL COMMITTEE MEMBERS—BALLOTS AND ENVELOPES—MAILING TO VOTERS. (1) On or before November first ballots shall be mailed to voters together with two envelopes to be used for voting. The outer and larger envelope (i.e., official ballot envelope) shall:

- (a) Be labeled "official ballot";
- (b) Be preaddressed with the educational service district superintendent as addressee;
- (c) Have provision for prepaid postage; and
- (d) Have provision for the identification of the voter, mailing address, and his or her school district.

The inner and smaller envelope shall be unlabeled and unmarked.

(2) One ballot and two envelopes to be used for voting purposes and pertinent instructions for voting purposes shall be mailed to each member of a public school district board of directors as certified by the educational service district superintendent pursuant to WAC 180-24-335.

NEW SECTION

WAC 180-24-350 ELECTION OF REGIONAL COMMITTEE MEMBERS—VOTING—MARKING AND RETURN OF BALLOTS. (1) The election shall be conducted in strict accordance with the requirements of RCW 28A.57.032.

(2) Marking of ballots. Each member of a public school district board of directors may vote for one of the candidates in each board-member district named on his or her ballot by placing an "X" or other mark in the space provided next to the name of a candidate.

(3) Return of ballots. Each member of a public school district board of directors shall complete voting by:

(a) Placing his or her marked official ballot in the smaller, unmarked envelope and sealing the same;

(b) Placing the smaller envelope containing the ballot in the larger preaddressed envelope marked "official ballot" and sealing the same;

(c) If not already designated, completing the following information on the face of the official ballot envelope: Name, mailing address, identification of school district, and educational service district;

(d) Placing the official ballot envelope in the United States mail to the superintendent of the educational service district.

NEW SECTION

WAC 180-24-355 ELECTION OF REGIONAL COMMITTEE MEMBERS—ELECTION BOARD—APPOINTMENT AND COMPOSITION. The educational service district board shall annually appoint a three member election board and at least one alternate who shall serve thereon in the absence of a regular member of the election board. Votes cast at elections, conducted pursuant to this chapter shall be counted by the educational service district superintendent or his or her designee and the election board.

NEW SECTION

WAC 180-24-360 ELECTION OF REGIONAL COMMITTEE MEMBERS—RECEIPT OF BALLOTS AND COUNT OF VOTES. (1) As official ballot envelopes are received by the educational service district superintendent, a preliminary determination shall be made as to the eligibility of the voter, and a record shall be made on a list of eligible voters that the voter has voted. Official ballot envelopes not submitted in compliance with this chapter and other envelopes containing ballots shall be set aside for a final review and acceptance or rejection by the election board.

(2) The election board shall convene for the purpose of counting votes after November twenty-first and not later than November twenty-fifth or the next business day if the twenty-fifth falls on a Saturday, Sunday, or legal holiday at a date, time and place designated by the educational service district superintendent. Official ballot envelopes that are accepted by the election board shall be opened, and the inner envelopes containing ballots shall be removed and placed aside, still sealed. The inner envelopes shall then be opened and the votes counted by the election board.

(3) No record shall be made or maintained of the candidate for which any voter cast his or her vote.

(4) Each vote cast shall count as one full vote, and a candidate shall be elected by a majority of the total votes cast for all candidates for the particular position.

NEW SECTION

WAC 180-24-365 ELECTION OF REGIONAL COMMITTEE MEMBERS—INELIGIBLE VOTES. The following ballots and votes shall be declared void and shall not be accepted:

(1) Votes for write-in candidates;

(2) Votes cast on other than an official ballot provided pursuant to this chapter;

(3) Ballots which contain a vote for more than one candidate in a regional committee member district;

(4) Ballots contained in other than an official ballot envelope provided pursuant to this chapter;

(5) Ballots contained in an official ballot envelope upon which the voter's name is not designated;

(6) Ballots received after 5:00 p.m. November sixteenth: PROVIDED, That any ballot that is postmarked on or before midnight November sixteenth and received prior to the initial counting of votes by the election board shall be accepted: PROVIDED FURTHER, That any ballot received pursuant to the United States mail on or before 5:00 p.m. on November twenty-first that is not postmarked or legibly postmarked shall also be accepted; and

(7) Such other ballots or votes as the election board shall determine to be unidentifiable or unlawful.

NEW SECTION

WAC 180-24-370 ELECTION OF REGIONAL COMMITTEE MEMBERS—RECOUNT OF VOTES CAST—AUTOMATIC—BY REQUEST. (1) Automatic. A recount of votes cast shall be automatic if the difference between any two viable candidates for the same position is one vote or less than one percent of votes cast for the position, whichever is greater. For the purpose of this section, the term viable candidate shall mean any candidate whose election outcome could be changed if the difference noted above were added to his or her total votes.

(2) Upon request. A recount of votes cast shall be afforded any candidate as a matter of right: PROVIDED, That the request shall be made in writing and received by the educational service district superintendent within seven calendar days after the date upon which the votes were counted by the election board.

NEW SECTION

WAC 180-24-375 ELECTION OF REGIONAL COMMITTEE MEMBERS—CERTIFICATION OF ELECTION. Within ten calendar days after the date upon which the votes were counted, the educational service district superintendent shall officially certify to the superintendent of public instruction the name or names of candidates elected to membership on the regional committee.

NEW SECTION

WAC 180-24-380 ELECTION OF REGIONAL COMMITTEE MEMBERS—RUN OFF ELECTIONS. *If no candidate receives a majority of the votes cast, then, not later than the first day of December, the educational service district superintendent shall call a second election to be conducted in the same manner as the first election and at which the candidates shall be the two candidates receiving the highest and next highest number of votes cast. No vote cast at such second election shall be received for counting if postmarked after the sixteenth day of December, or if not postmarked or the postmark is not legible, if received by mail after 5:00 p.m. of the twenty-first day of December. Votes cast at the second election shall be counted in accordance with WAC 180-24-355, 180-24-360, 180-24-365, and 180-24-370 prior to the second Monday of January next following. The candidate receiving a majority of the votes cast at any such second election shall be declared elected. In the event of a tie in such second election, the candidate elected shall be determined by a chance drawing of a nature established by the educational service district superintendent.*

WSR 86-20-045

PROPOSED RULES

CENTRAL WASHINGTON UNIVERSITY

[Filed September 26, 1986]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Central Washington University intends to adopt, amend, or repeal rules concerning all chapters in Title 106 WAC except chapter 106-168 WAC, library policies;

that the institution will at 1:30 p.m., Wednesday, November 5, 1986, in the Samuelson Union Building 208, Central Washington University Campus, 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 28B.19.050 and 28B.35.120(11).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before November 4, 1986.

Dated: September 10, 1986

By: Donald L. Garrity
President**STATEMENT OF PURPOSE**

Title and Number of Affected Chapters: Chapter 106-08 WAC, Practice and procedure, minor amendment of one section; chapter 106-72 WAC, Human rights policy, many sections repealed, new sections added, and some sections transferred from chapter 106-112 WAC. New chapter title: Affirmative action policy/grievance procedure; chapter 106-112 WAC, Personnel rules, repealed (some sections transferred to chapter

106-72 WAC); chapter 106-116 WAC, Parking and traffic regulations, some sections deleted, some sections amended; chapter 106-120 WAC, Student judicial code, minor revision of one section; chapter 106-124 WAC, General conduct—Rights and responsibilities of college community members, all but three sections repealed; chapter 106-136 WAC, Use of college facilities, entire chapter repealed (some sections incorporated in chapter 106-140 WAC); chapter 106-140 WAC, Use of college facilities—Business office, several sections deleted, some sections amended, and some sections included from chapter 106-136 WAC. New chapter title: Use of facilities; chapter 106-156 WAC, College housing and dining services policy, all but six sections deleted. One section amended. New chapter title: Housing and dining hall services; chapter 106-160 WAC, Admission and registration procedures, two sections amended, two sections repealed; chapter 106-164 WAC, Bid procedures, entire chapter repealed; chapter 106-172 WAC, Student records policy, several sections amended; chapter 106-276 WAC, Public records and legislative liaisons, several sections amended, three sections repealed. New chapter title: Public records; and chapter 106-325 WAC, State Environmental Policy Act—Rule, new chapter required under chapter 43.21C RCW.

Statutory Authority: RCW 28B.19.050 and 28B.35.120(11).

Summary of Rules: All chapters in Title 106 WAC, Central Washington University, have been reviewed. Only one chapter remains unchanged (chapter 106-168 WAC, library policies).

Description of the Purpose of the Rule Changes: Rules which reiterate statutes published in the Revised Code of Washington are superfluous and are being repealed along with those sections which do not meet the statutory definition of rules. Some of the latter sections have been adopted as policy and incorporated in the university's policy manual.

Agency Personnel Responsible for Drafting: Jerry L. Jones, Special Assistant to the President, Central Washington University, Ellensburg, WA 98926, scan 453-2111; Implementation and Enforcement: Donald L. Garrity, President, Central Washington University, Ellensburg, WA 98926, scan 453-2111.

Name of Organization Proposing Rules: Central Washington University.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to These Rules: None.

Only the addition of chapter 106-325 WAC is mandated by statute.

AMENDATORY SECTION (Amending Order 43, filed 5/16/79)

WAC 106-08-001 REGULAR MEETINGS (~~(TIME)~~). The regular meetings of the board of trustees of Central Washington University shall be held quarterly in Room 143 in Bouillon Hall on the Central Washington University campus in Ellensburg, Washington.

Chapter 106-72 WAC
(~~(HUMAN RIGHTS)~~) AFFIRMATIVE ACTION POLICY/
GRIEVANCE PROCEDURE

NEW SECTION

WAC 106-72-005 **AFFIRMATIVE ACTION POLICY STATEMENT.** It is the policy of Central Washington University to:

(1) Recruit, hire, train, and promote persons in all job titles, without regard to race, color, religion, creed, age, national origin, disabled or Vietnam era veteran status, the presence of any physical, mental, or sensory handicap, marital status, sexual orientation, or sex except where a bona fide occupational qualification exists.

(2) Insure that all personnel actions such as compensation, benefits, transfers, terminations, layoffs, return from layoff, reductions in force (RIF), university sponsored training, education, tuition assistance, and social and recreation programs, will be administered without regard to race, color, religion, sex, age, national origin, creed, marital status, or the presence of any physical, mental or sensory handicap.

NEW SECTION

WAC 106-72-015 **ANNUAL WORKFORCE ANALYSIS.** (1) The affirmative action office will conduct an annual workforce analysis for each department and a separate utilization analysis for minorities and women in each major job group. If underutilization exists, the university will set forth specific goals and timetables for minorities and women. Underutilization is defined as "having fewer women or minorities in a particular job than would reasonably be expected by their availability." (Higher Education Guidelines, Executive Order 11246.)

(2) The university and each organizational unit will make every possible effort to recruit and employ qualified minorities and women to fill vacancies in order to achieve its goals, searching for personnel in areas and channels previously unexplored to the extent necessary to overcome underutilization. Before each vacancy can be officially filled, a designee of the affirmative action office or the personnel and benefits office must certify that the appropriate recruitment and hiring procedures have been followed.

NEW SECTION

WAC 106-72-025 **NONDISCRIMINATION IN DELIVERY OF SERVICES.** Central Washington University will provide equal access to all programs for all students on the basis of merit without regard to race, color, religion, sex, age, national origin, or the presence of any sensory, physical, or mental handicap.

No person will be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity sponsored by the university.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-72-250 **PROCEDURES, RULES, AND REGULATIONS—GOVERNMENT CONTRACTS.** The university will establish and maintain nondiscriminatory practices in the fulfillment of all its contracts with any governmental agency. It will fully comply with any federal, state, or local governmental regulations which request a policy or procedural statement on nondiscrimination.

In the case of federal contracts for research grants and awards, the office of graduate studies and research (~~and development~~) will be charged with development and inclusion in any contract a statement of nondiscrimination in the fulfillment of such contract.

NEW SECTION

WAC 106-72-400 **AFFIRMATIVE ACTION GRIEVANCE PROCEDURE.** (1) A person who believes he or she has been discriminated against by Central Washington University because of race, color, ethnic background, religion, national origin, sex, physical or mental handicap, or Vietnam era or disabled veteran status is encouraged to utilize the grievance procedures provided by Central Washington University. There are informal and formal means of addressing complaints through the affirmative action office. These should be used as soon as possible after the alleged act of discrimination.

(2) All persons who seek the advice and assistance of the affirmative action office shall have explained to them the informal and the formal grievance procedures available to them through the university as well as the existence of external complaint procedures available through state and federal agencies. They shall also receive a copy of the affirmative action grievance procedure.

NEW SECTION

WAC 106-72-410 **INFORMAL GRIEVANCE PROCEDURE.** Informal review and consultative processes are highly desirable means of resolving problems. Use of those methods by individuals (e.g., students, employees, applicants) at the lowest possible level within the university is strongly encouraged.

(1) Individuals who believe that they have been the target of discrimination by Central Washington University are encouraged to discuss the matter initially with their department chair, dean, administrative supervisor or department head. Students are encouraged to discuss the matter with the appropriate department chair, dean, or the dean of students. The matter may be concluded by mutual consent at this point. However, complainants should feel free to bring the alleged act of discrimination to the attention of the director of affirmative action at any time.

(2) Any person may contact the affirmative action office for informal discussion, advice, and assistance. These contacts are kept confidential. The affirmative action director or a designee will assist the complainant(s) in determining whether there exists any relationship of the complaint to civil rights legislation and the university's affirmative action program.

(3) With the consent of the complainant, there may be facilitation or informal intervention by the affirmative action director or a designee. Discussion of the grievance by the affirmative action director or a designee with the immediate supervisor of the respondent may follow the visit to the affirmative action office by the complainant. The discussion between the director of affirmative action and the immediate supervisor shall be confidential. The complainant may choose to participate in this discussion at his/her option. At this time it shall be the option of the director of affirmative action to notify the respondent's next higher supervisory authority of the complaint.

(4) All discussions held under this informal procedure shall have the goal of resolving the matter without the necessity of entering into a formal complaint procedure.

NEW SECTION

WAC 106-72-420 **FORMAL GRIEVANCE PROCEDURE.** The procedures hereunder pertain to the filing of a formal complaint. Any aggrieved person may file a formal complaint against any employee of the university if he or she believes illegal discrimination has taken place by filing a written description of the alleged discrimination with the affirmative action office on a form provided by that office. Statements should be as detailed and accurate as possible, including a statement of the specific allegation of discrimination. The complaint should be filed within thirty days of the alleged act of discrimination except at the discretion of the affirmative action director.

NEW SECTION

WAC 106-72-430 **FORMAL GRIEVANCE PROCEDURE—ACKNOWLEDGEMENT OF WRITTEN COMPLAINT.** A complainant shall receive acknowledgement of the filing of a formal, written complaint. Upon written notice, the complainant may withdraw the complaint at any point during the formal procedure.

NEW SECTION

WAC 106-72-440 **FORMAL GRIEVANCE PROCEDURE—GRIEVANCE COMMITTEE.** An affirmative action grievance committee shall be appointed annually by the president and shall consist of five individuals representing the various university constituencies, including minority group members and both men and women. The committee shall be made up of one administrator, two faculty members and two civil service employees and shall select its own chair. If a complainant is a student and so requests, two students may be substituted by the president for a like number of existing members of the committee. Members of the affirmative action grievance committee shall remove themselves from the case if they deem themselves biased or personally interested in its outcome.

NEW SECTION

WAC 106-72-450 **FORMAL GRIEVANCE PROCEDURE—DISTRIBUTION OF COPIES OF COMPLAINT.** The vice-president or other equivalent unit head, other appropriate administrators,

and the respondent shall receive a copy of the complaint from the director of affirmative action within five working days of the filing by the complainant.

NEW SECTION

WAC 106-72-460 FORMAL GRIEVANCE PROCEDURE—APPOINTMENT OF INVESTIGATING OFFICER. The director of affirmative action or a designee appointed in consultation with the affirmative action grievance committee shall serve as investigating officer in a given complaint.

NEW SECTION

WAC 106-72-470 FORMAL GRIEVANCE PROCEDURE—RESPONSIBILITIES OF INVESTIGATING OFFICER. The investigating officer shall have twenty working days to:

- (1) Meet with the complainant and respondent.
 - (a) The complainant and respondent may each be accompanied by one advocate or an observer.
 - (b) The complainant and the respondent must submit the names of all witnesses they wish the investigator to interview and all statements and documents they wish the investigator to examine.
- (2) Examine documentation and interview witnesses.
- (3) Consult with the appropriate vice-president, or equivalent unit head and/or other appropriate administrator, and the assigned assistant attorney general.
- (4) Prepare a written investigative report.

NEW SECTION

WAC 106-72-480 FORMAL GRIEVANCE PROCEDURE—SEPARATE MEETINGS WITH COMPLAINANT AND RESPONDENT/FILING INVESTIGATIVE REPORT. The investigating officer may meet individually with the complainant and respondent to discuss the report in the hope that a resolution can be reached which will lead to a withdrawal of the formal complaint by the complainant. If such a withdrawal is not received in writing by the office of affirmative action within ten working days of the completion of the investigative report, copies of the investigative report shall be provided to:

- (1) The university president;
- (2) The affirmative action grievance committee;
- (3) The complainant(s);
- (4) The respondent(s);
- (5) The appropriate administrator(s);
- (6) The director of affirmative action (if the investigation is conducted by a designee).

NEW SECTION

WAC 106-72-490 FORMAL GRIEVANCE PROCEDURE—COMMITTEE RECOMMENDATION. The affirmative action grievance committee shall review the complaint and the findings of the investigating officer and determine whether or not the facts warrant a hearing. The committee's decision shall be limited to one of the following statements:

- (1) Based on the evidence presented to us, we find probable cause for believing that a discriminatory act has been committed; or
- (2) Based on the evidence presented, we find no probable cause for believing that a discriminatory act has been committed.

NEW SECTION

WAC 106-72-500 FORMAL GRIEVANCE PROCEDURE—WRITTEN COMMITTEE REPORT. The committee shall make its report in writing to the university president, the affirmative action director, and the parties involved within fifteen working days of receipt of the report by the investigating officer. The deliberations of the committee shall not be disclosed to anyone except the affirmative action director who shall hold them confidential.

NEW SECTION

WAC 106-72-510 FORMAL GRIEVANCE PROCEDURE—HEARING NOTICE. If probable cause is found, a hearing will be held.

- (1) The chair of the committee shall establish a date for the hearing. A notice establishing the date, time and place of the hearing shall be

provided the parties not more than ten working days from the issuance of the probable cause or no cause decision. The composition of the hearing committee shall be provided also.

- (2) The hearing shall be held not less than fifteen working days from the mailing of the notice of hearing unless all of the parties, with the consent of the chair, agree to shorten the time to less than fifteen days.

NEW SECTION

WAC 106-72-520 FORMAL HEARING—CHALLENGES. Each party shall have the privilege of one challenge without stated cause and unlimited challenges for stated bias or interest. In the case of a challenge for stated bias or interest, a majority of the affirmative action grievance committee members must be satisfied that a challenged member cannot hear the case impartially before the member can be disqualified. In the case of removal of a member through the challenge process, the president shall restore the committee to full membership.

NEW SECTION

WAC 106-72-530 FORMAL HEARING—EXPEDITIOUS CONDUCT. The hearing shall be conducted as expeditiously as possible and on successive days if possible.

NEW SECTION

WAC 106-72-540 FORMAL HEARING—AVAILABILITY OF NECESSARY PARTIES. The parties and any others the affirmative action grievance committee deems necessary to the proceedings shall make themselves available to appear at the hearing unless they can verify to the committee that their absence is unavoidable.

NEW SECTION

WAC 106-72-550 FORMAL HEARING—COUNSEL. The complainant and the respondent shall be permitted to have with him/her a party of his/her own choosing to act as advisor and counsel.

NEW SECTION

WAC 106-72-560 FORMAL HEARING—CONFIDENTIALITY. Hearings shall be closed to all except those persons directly involved in the case as determined by the grievance committee. Statements, testimony, and all other evidence given at the hearing shall be confidential and shall not be released to anyone and may be used by the committee only for the purpose of making its findings and recommendations to the president. (However, it will be made available to federal and/or state compliance agencies upon request.)

NEW SECTION

WAC 106-72-570 FORMAL HEARING—RESPONSIBILITIES OF PARTIES. The chair of the grievance committee shall convene and regulate the hearing. All parties and members of the panel must be present during the hearing unless excused by the chair for good cause. Repeated failure, without reasonable explanation, of either party to appear shall be grounds for defaulting that party's case. The complainant shall have the burden of presenting the case and the respondent shall have the burden of challenging sufficiency of the evidence presented.

NEW SECTION

WAC 106-72-580 FORMAL HEARING—RIGHTS OF PARTIES. (1) Opportunity shall be afforded all parties to respond and present evidence and argument on all issues involved and to examine and cross examine witnesses.

- (2) No individual shall be compelled to divulge information in any form which she/he could not be compelled to divulge in, or in connection with, superior court proceedings.

- (3) Any legal opinion or interpretation given to the grievance committee by the parties may be shared with all parties to the case.

NEW SECTION

WAC 106-72-590 FORMAL HEARING—POWERS OF HEARING PANEL. The hearing panel shall be empowered to: Examine witnesses and receive evidence; suspend the hearing on account of or exclude from attendance any person(s) felt to be unreasonably

disruptive of the proceedings; hold conferences for the settlement and/or simplification of the issues involved; make decisions or proposals for decisions; and take any other action authorized by rule consistent with this procedure.

NEW SECTION

WAC 106-72-600 FINDINGS OF GRIEVANCE COMMITTEE. The affirmative action grievance committee shall file its findings and recommendations with the president, the affirmative action director, the complainant and the respondent within fifteen working days after the conclusion of the hearing. If the findings and recommendations of the affirmative action grievance committee are acceptable to the complainant and the respondent, the president may direct implementation of the recommendations.

NEW SECTION

WAC 106-72-610 APPEAL PROCEDURE. (1) If the complainant or respondent objects to the findings and recommendations and wishes to appeal, a written appeal may be submitted to the president within ten working days from the date the report is delivered to the complainant and the respondent. The appeal must specify in detail the findings, recommendations or other aspects of the report or decision to which exception is taken, as well as the reasons for the exceptions and the desired corrective action after consideration of the appeal by the president.

(2) After considering an appeal, the president shall issue a written decision to the parties involved within ten working days of receipt of the appeal. The decision of the president will not be further appealable within the university.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 106-72-010 GENERAL POLICY.
- WAC 106-72-100 PROCEDURES, RULES, AND REGULATIONS—EMPLOYMENT, JOB PLACEMENT, AND PROMOTION.
- WAC 106-72-110 PROCEDURES, RULES, AND REGULATIONS—ACADEMIC PERSONNEL.
- WAC 106-72-120 PROCEDURES, RULES, AND REGULATIONS—NONACADEMIC PERSONNEL.
- WAC 106-72-140 PROCEDURES, RULES, AND REGULATIONS—SUPPLIERS.
- WAC 106-72-230 PROCEDURES, RULES, AND REGULATIONS—COMMUNITY RELATIONS.
- WAC 106-72-260 PROCEDURES, RULES, AND REGULATIONS—IMPLEMENTATION AND ADMINISTRATION—HUMAN RIGHTS COMMISSION.
- WAC 106-72-270 PROCEDURES, RULES, AND REGULATIONS—GRIEVANCE PROCEDURE.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 106-112-001 PERSONNEL RULES.
- WAC 106-112-010 STUDENT EMPLOYMENT PROCEDURES—REGULAR STUDENT EMPLOYMENT.
- WAC 106-112-011 STUDENT EMPLOYMENT PROCEDURES—WORK—STUDY EMPLOYMENT.
- WAC 106-112-100 POLICY ON NEPOTISM.
- WAC 106-112-101 POLICY ON NEPOTISM—EXCEPTIONS.
- WAC 106-112-105 DECISIONS ON RELATIVES.
- WAC 106-112-200 EQUAL EMPLOYMENT OPPORTUNITY POLICY.
- WAC 106-112-210 ESTABLISH GOALS AND TIMETABLES.
- WAC 106-112-220 COMPLAINTS OF DISCRIMINATION.
- WAC 106-112-230 COMMITMENT TO AFFIRMATIVE ACTION.
- WAC 106-112-240 NONDISCRIMINATION IN DELIVERY OF SERVICES.
- WAC 106-112-300 PREGNANCY AND MATERNITY LEAVE POLICY—INTRODUCTION.

- WAC 106-112-301 PURPOSES.
- WAC 106-112-310 HIRING PREGNANT WOMEN.
- WAC 106-112-320 CONDITION OF EMPLOYMENT FOR PREGNANT WOMEN.
- WAC 106-112-330 LEAVE FOR PREGNANCY.
- WAC 106-112-340 LEAVE BENEFITS FOR PREGNANT WOMEN.
- WAC 106-112-350 INSURANCE BENEFITS FOR PREGNANT WOMEN.
- WAC 106-112-360 MARITAL STATUS AS RELATED TO PREGNANCY.

AMENDATORY SECTION (Amending Order 55, filed 4/2/84)

WAC 106-116-201 PERMITTED PARKING AREAS. (1) University owned parking areas are marked with signs reading, "Parking by university permit only." Vehicles parked without valid parking permits will be ticketed from 7:30 a.m. to 4:00 p.m. Monday through Friday, except:

(2) No parking permitted daily in C-1 lot from 4:00 a.m. to 5:00 a.m.

(3) No parking permitted daily in B lot from 4:00 a.m. to 5:00 a.m.

(4) In the library parking lot, enforcement shall be in effect from 7:30 a.m. to 10:00 p.m. Monday through Friday.

(5) Enforcement shall be in effect twenty-four hours a day in the following parking areas:

- (a) ~~((Residence hall staff parking areas;~~
- ~~((b)))~~ Buttons Apartments;
- ~~((c)))~~ (b) Limited time zones;
- ~~((d)))~~ (c) J lot;
- ~~((e)))~~ (d) Handicapped areas.

AMENDATORY SECTION (Amending Order 53, filed 6/9/83, effective 7/24/83)

WAC 106-116-203 SPECIFIC PARKING PROHIBITIONS. (1) Parking in areas and places normally used for moving traffic is a specific violation of these regulations.

(2) Parking in such a position with relation to other parked cars or marked parking spaces as to impede, restrict, or prevent free ingress or egress by other automobiles violates these regulations.

(3) Parking in areas marked for a special permit or clearly designated by signing for special use not available to the general public or regular permit holders is prohibited. Examples: Parking in a space marked "handicapped permits only," in spaces reserved for residence hall personnel health center permit only and library parking lot.

(4) Parking and/or driving on sidewalks (~~((adjacent to streets)))~~ is prohibited.

(5) Parking or driving on lawns or flower beds is prohibited.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-205 APARTMENT RESIDENTS. (1) Residents of Brooklane Village, Roy P. Wahle University Complex, Student Village Apartments, Getz Short Apartments and Buttons Apartments do not need parking permits to park in ~~((front of or immediately))~~ the parking area adjacent to their respective apartments but must register their vehicles with the ~~((university))~~ housing office.

(2) Apartment residents may purchase a commuter parking permit.

(3) Residents of Student Village may park in lots G-1 and G-2 without a permit.

(4) Only residents of Anderson Apartments who purchase a parking permit and obtain a special permit from the apartment manager may park in J lot.

AMENDATORY SECTION (Amending Order 15, filed 8/17/73)

WAC 106-116-206 LOCATING LEGAL PARKING SPACE. (1) The responsibility for locating legal parking space rests with the operator of the motor vehicle. Lack of space will not be considered a valid excuse for violating any parking regulation.

(2) The fact that a person may park or observe others parked in violation of the regulations without receiving ~~((a citation))~~ an infraction notice does not mean that the regulation is no longer in effect.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-208 FIRE LANES AND SERVICE DRIVES. Parking is not allowed at any time in the service drives or fire lanes of

all campus buildings. Service drives may be used by service and emergency vehicles, and for loading and unloading personal items. (~~A permit for vehicle to load and unload must be obtained from campus safety department.~~)

AMENDATORY SECTION (Amending Order 15, filed 8/17/73)

WAC 106-116-210 PARKING WITHIN DESIGNATED SPACES. All vehicles shall be parked perpendicular to the bumper blocks and/or within the painted lines. In B and C-1 lots the front of the vehicle shall be facing toward and against the bumper blocks.

AMENDATORY SECTION (Amending Order 37, filed 1/13/78)

WAC 106-116-212 LIABILITY. Neither the university nor its employees shall (not) be liable for damages to or theft from a vehicle while parked in university parking lots.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-303 DISPLAY OF PERMITS. (1) Parking permits shall be displayed conspicuously (~~on the right side (passenger side) rear bumper of the vehicle~~) by hanging over the inside rear view mirror.

(2) Special permits must be displayed in the manner described at time of issuance.

(3) Motorcycle parking permits are to be placed in a conspicuous location on the front fork, handlebar, or fender of the motorcycle.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-305 SPECIAL PARKING PERMITS. Special parking permits are available from the campus safety department or automatic ticket dispensers. These permits must be displayed in clear view on the dash of the vehicle, numbered side up, readable from outside the vehicle.

(1) A special permit is available when permitted vehicle is inoperative and replacement vehicle is being used.

(2) Permits are available for loading or unloading. The time limit is thirty minutes.

(3) Vendor permits are available for vendors conducting business on campus.

~~((*) Persons possessing a valid parking permit may purchase a second permit for the sum of \$2.50 per quarter. Both vehicles may not be parked on campus simultaneously.))~~

NEW SECTION

WAC 106-116-410 CONTINUOUS PARKING. Vehicles which have received an infraction notice for violating parking and traffic regulations and which have not been moved for twenty-four hours since the original infraction notice was issued shall be in violation of this section.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-513 PROCEDURE—INFRACTIONS AND SERVICE THEREOF. Upon probable cause to believe that a violation of these regulations has occurred, an appropriate notice of infraction may be issued setting forth the date, the approximate time, the locality, and the nature of the violation. Such notice may be served by delivering or (~~mailing~~) attaching a copy thereof to the alleged violator, or by placing a copy thereof in some prominent place within(~~;~~) or upon (~~or attached to such~~) the vehicle. Service by mail shall be accomplished by placing a copy of the notice in the mail addressed to the alleged violator at the address shown on the records of the office of the registrar or the (~~staff~~) personnel and benefits office for that person or any other last known address of that person.

AMENDATORY SECTION (Amending Order 53, filed 6/9/83, effective 7/24/83)

WAC 106-116-514 ELECTION TO FORFEIT OR CONTEST. The notice of infraction issued pursuant to WAC 106-116-513 of these regulations shall inform the alleged violator that he/she may elect either to forfeit the monetary penalty to the infraction(s) charged or to contest the matter(s).

(1) If the alleged violator chooses to forfeit the penalty, he/she may do so by paying the appropriate amount to the cashier's office. Payment will be in cash, (~~by~~) check, certified check, or by money order.

Such payment may also be made by mail. Such forfeiture shall constitute a waiver of a right to a hearing.

(2) If the alleged violator chooses to contest, he/she may do so by contacting the cashier's office, Mitchell Hall, CWU, where parking infraction appeal forms are available upon request. The completed form stating the reasons for challenging the validity of the assessed obligation must be filed in the cashier's office within (~~seven~~) fifteen days of the date of the infraction notice. The appeal must be reviewed by the university parking appeal board, consisting of three student members, one faculty member, one staff member, the chief of campus safety (ex officio) and the director of student activities (ex officio). The parking appeal board will render a decision in good faith.

(3) A person charged with a parking infraction who deems himself or herself aggrieved by the final decision of the university parking appeal board may, within ten days after written notice of the final decision, appeal by filing a written notice thereof with the campus safety office. Documents relating to the appeal shall immediately be forwarded to the Lower Kittitas County district court which shall have jurisdiction over such offense and such appeal shall be heard de novo.

AMENDATORY SECTION (Amending Order 55, filed 4/2/84)

WAC 106-116-603 MONETARY PENALTY SCHEDULE.

Offense	Penalty
(1) Improper display of permit	\$2.00
(2) Parking faculty-staff area	2.00
(3) Parking yellow stripe or curb	3.00
(4) Parking outside designated parking area	2.00
(5) Obstructing traffic	5.00
(6) Double parking	5.00
(7) Parking at improper angle or using more than one stall, or backing into parking stall	2.00
(8) Violation of the bicycle parking rules in WAC 106-116-901	2.00
(9) Reserved parking area	3.00
(10) No parking area	5.00
(11) Overtime parking	2.00
(12) Using counterfeit, falsely made or altered permit	50.00
(13) Illegal use of permit	20.00
(14) No current permit	3.00
(15) Parking service drive	((3.00)) <u>5.00</u>
(16) Parking/driving sidewalks, malls	10.00
(17) Parking/driving lawns	15.00
(18) Parking fire lane	15.00
(19) Parking fire hydrant	15.00
(20) Driving, walking, leading, etc., certain animals on campus without permit (WAC 106-116-10401)	10.00
(21) Other violations of the objectives of the CWU parking and traffic regulations	2.00 to 10.00
(22) Parking in a space marked "handicapped permits only"	((5.00)) <u>25.00</u>
(23) Continuous parking	<u>15.00</u>

Failure to respond within (~~seven~~) fifteen days will result in the issuance of an overdue notice and an administrative charge of \$2.00 will be added. If payment has not been received within ten days after issuance of the overdue notice, the original monetary penalty will be doubled except that, in accordance with RCW 46.63.110(3), the penalty for failure to respond shall not exceed twenty-five dollars for any single infraction. Further failure to respond may result in one or more of the following sanctions:

- (1) Withholding of transcripts;
- (2) Deduction from payroll checks; and/or
- (3) Withholding of parking permits.

REPEALER

The following sections of the Washington Administrative Code are repealed:

106-116-050 MODIFICATION OF THESE REGULATIONS.
 106-116-200 METERED PARKING.
 106-116-211 SMALL CAR PARKING.
 106-116-3051 POOL PERMITS.

AMENDATORY SECTION (Amending Order 58, filed 3/15/85)

WAC 106-120-027 PROSCRIBED CONDUCT. A student shall be subject to disciplinary action or sanction upon violation of any of the following conduct proscriptions:

(1) Disruptive and disorderly conduct which interferes with the rights and opportunities of other students to pursue their academic studies.

(2) Academic dishonesty in all its forms including, but without being limited to:

(a) Cheating on tests.

(b) Copying from another student's test paper.

(c) Using materials during a test not authorized by the person giving the test.

(d) Collaboration with any other person during a test without authority.

(e) Knowingly obtaining, using, buying, selling, transporting, or soliciting in whole or in part the contents of an unadministered test or information about an unadministered test.

(f) Bribing any other person to obtain an unadministered test or information about an unadministered test.

(g) Substitution for another student or permitting any other person to substitute for oneself to take a test.

(h) "Plagiarism" which shall mean the appropriation of any other person's work and the unacknowledged incorporation of that work in one's own work offered for credit.

(i) "Collusion" which shall mean the unauthorized collaboration with any other person in preparing work offered for credit.

(3) Filing a formal complaint with the dean of students with the intention of falsely accusing another with having violated a provision of this code.

(4) Furnishing false information to the campus judicial council with the intent to deceive, the intimidation of witnesses, the destruction of evidence with the intent to deny its presentation to the campus judicial council or the willful failure to appear before the campus judicial council or the dean of students when properly notified to appear.

(5) Intentionally setting off a fire alarm or reporting a fire or other emergency or tampering with fire or emergency equipment except when done with the reasonable belief in the existence of a need therefore.

(6) Forgery, alteration, or misuse of university documents, records, or identification cards.

(7) Physically abusing or intentionally inflicting severe emotional distress upon another person, whether a member or nonmember of the university community, whether occurring on or off campus.

(8) Theft or malicious destruction, damage or misuse of university property, private property of another member of the university community, whether occurring on or off campus; or theft or malicious destruction, damage or misuse on campus of property of a nonmember of the university community.

(9) Unauthorized seizure or occupation or unauthorized presence in any university building or facility.

(10) Intentional disruption or obstruction of teaching, research, administration, disciplinary proceedings, or other university activities or programs whether occurring on or off campus or of activities or programs authorized or permitted by the university to be conducted on campus.

(11) Intentional participation in a demonstration which is in violation of rules and regulations governing demonstrations promulgated by the university.

(12) Unauthorized entry upon the property of the university or into a university facility or any portion thereof which has been reserved, restricted in use, or placed off limits; unauthorized presence in any university facility after closing hours; or unauthorized possession or use of a key to any university facility.

(13) Possession or use on campus of any firearm, dangerous weapon or incendiary device or explosive unless such possession or use has been authorized by the university.

(14) Possession, use, or distribution on campus of any controlled substance as defined by the laws of the United States or the state of Washington except as expressly permitted by law.

(15) Violation of the university policy on alcoholic beverages which states:

(a) Persons twenty-one years of age or older may possess and/or consume alcoholic beverages within the privacy of their residence hall rooms or apartments. Washington state law provides severe penalties for the possession or consumption of alcoholic beverages by persons under twenty-one years of age and for persons who furnish alcoholic beverages to minors. All university students should be aware of these laws and the possible consequences of violations.

(b) The university does not condone the consumption of alcoholic beverages by minors at functions sponsored by Central Washington University organizations. Organizations are held responsible for the conduct of their members at functions sponsored by the organization and for failure to comply with Washington state law.

(c) The campus judicial council may place on probation any organization or prohibit a specific campus social function when the consumption of alcoholic beverages has become a problem of concern to the university.

(16) Violation of clearly stated proscriptions in any published rule or regulation promulgated by any official campus committee or commission or council acting within the scope of its authority.

(17) Violation on campus of any state or federal law or violation of any state or federal law off campus while participating in any university sponsored activity.

NEW SECTION

WAC 106-124-150 ALUMNI RECORDS. Alumni records are not considered to be student records and do not fall within the provisions of the Family Educational Rights and Privacy Act of 1974. The alumni affairs office shall be the office through which the university maintains communication with its alumni, and it shall be responsible for the maintenance of current files covering alumni information. Alumni records and mailing lists maintained by the alumni affairs office shall be confidential property of the university and the alumni association and shall not generally be available to any other agency or casual inquirers.

AMENDATORY SECTION (Amending Order 57, filed 10/29/84)

WAC 106-124-801 ANIMALS PROHIBITED. (1) No animals, including dogs and cats, except seeing eye dogs, will be allowed, under any circumstances, in any university operated building.

(2) All dogs on campus shall be under direct physical control, leashed by their owner or custodian.

(3) Dogs not under direct physical control of their owner or custodian, i.e., unleashed or tied and owner or custodian not present, shall be subject to impoundment and their owners subject to fines as determined under city ordinances.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 106-124-100 SPEAKERS AND PROGRAMS.

WAC 106-124-101 SPEAKERS AND PROGRAMS—SCOPE OF REGULATIONS—EXCEPTIONS.

WAC 106-124-102 SPEAKERS AND PROGRAMS—CONVENTION RESTRICTIONS.

WAC 106-124-105 DEFINITIONS.

WAC 106-124-110 COLLEGE DIVISIONS—RIGHT TO INVITE SPEAKERS AND/OR PROGRAMS.

WAC 106-124-120 ORGANIZATIONS—RIGHT TO INVITE SPEAKERS OR PROGRAMS.

WAC 106-124-121 ORGANIZATIONS—NO ASSUMPTION OF OBLIGATION.

WAC 106-124-122 ORGANIZATIONS—PROCEDURES.

WAC 106-124-123 ORGANIZATIONS—SCHEDULING LIMITATIONS ON USE OF FACILITIES FOR SPEAKERS AND PROGRAMS.

WAC 106-124-130 ORGANIZATIONS—REGISTRY.

WAC 106-124-131 ORGANIZATIONS—ORGANIZATIONAL CONDUCT—GENERAL POLICY.

WAC 106-124-802 ANIMALS PROHIBITED—EXCEPTION.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 106-136-100 STUDENT PUBLICATIONS.

WAC 106-136-101 STUDENT PUBLICATIONS—LETTERS TO THE EDITOR.
 WAC 106-136-110 GALLERY ART DISPLAY POLICY.
 WAC 106-136-200 PLACEMENT SERVICE—EMPLOYERS RECRUITING ON CAMPUS.
 WAC 106-136-201 PLACEMENT SERVICE—ELIGIBILITY TO REGISTER FOR PLACEMENT SERVICE.
 WAC 106-136-202 PLACEMENT SERVICE—PLACEMENT FILE.
 WAC 106-136-203 PLACEMENT SERVICE—INTER-VIEWS—PRIORITIES.
 WAC 106-136-204 PLACEMENT SERVICE—RENEWAL SERVICE FOR ALUMNI.
 WAC 106-136-205 PLACEMENT SERVICE—JOB NOTIFICATION.
 WAC 106-136-206 PLACEMENT SERVICE—RECIPROCAL SERVICE.
 WAC 106-136-207 PLACEMENT SERVICE—CONFIDENTIALITY.
 WAC 106-136-208 PLACEMENT SERVICE—RELEASING OF INFORMATION.
 WAC 106-136-209 FEE POLICY.
 WAC 106-136-300 KCAT-AM RADIO STATION—ADVERTISING RATES.
 WAC 106-136-400 SCHEDULING OFFICE—DUTIES OF THE SCHEDULING COORDINATOR.
 WAC 106-136-410 USE OF FACILITIES FOR CAMPAIGN PURPOSES.
 WAC 106-136-411 USE OF FACILITIES FOR CAMPAIGN PURPOSES—REQUIREMENTS.
 WAC 106-136-501 FACILITIES SCHEDULING AND USE POLICY.
 WAC 106-136-510 DEFINITIONS.
 WAC 106-136-520 AVAILABLE SPACE.
 WAC 106-136-521 AVAILABLE SPACE—LISTING OF SPACE OR PREMISES AVAILABLE FOR LEASING OR RENTING.
 WAC 106-136-522 AVAILABLE SPACE—PRIORITY FOR USE.
 WAC 106-136-523 AVAILABLE SPACE—CLASSROOMS.
 WAC 106-136-524 AVAILABLE SPACE—LEASE REQUIREMENT.
 WAC 106-136-525 AVAILABLE SPACE—LEASING FEE OR RENTAL RATE.
 WAC 106-136-526 AVAILABLE SPACE—SCHEDULING DEADLINES.
 WAC 106-136-527 AVAILABLE SPACE—PROHIBITION.
 WAC 106-136-528 AVAILABLE SPACE—LIMITATIONS.
 WAC 106-136-529 AVAILABLE SPACE—AUTHORITY OF SCHEDULING COORDINATOR.
 WAC 106-136-590 RESOLUTION OF CONFLICTS WITH OTHER UNIVERSITY POLICIES.
 WAC 106-136-591 RESOLUTION OF CONFLICTS WITH OTHER UNIVERSITY POLICIES—COMMERCIAL ENTERPRISE.
 WAC 106-136-600 ENTERTAINMENT POLICY.
 WAC 106-136-601 ENTERTAINMENT DEFINED.
 WAC 106-136-602 FESTIVALS.
 WAC 106-136-605 APPROVAL OF ENTERTAINMENT REQUIRED.
 WAC 106-136-620 RESPONSIBILITIES OF THE ASSOCIATED STUDENTS OF CENTRAL.
 WAC 106-136-625 PROHIBITED ACTIVITIES AT ENTERTAINMENT PRESENTATION.
 WAC 106-136-630 OBLIGATIONS OF OFFICIALLY RECOGNIZED STUDENT ORGANIZATIONS AND PRIVATE ENTITIES.
 WAC 106-136-631 OBLIGATIONS OF OFFICIALLY RECOGNIZED STUDENT ORGANIZATIONS AND PRIVATE ENTITIES—DEPOSIT OF RENTAL FEE.
 WAC 106-136-632 OBLIGATIONS OF OFFICIALLY RECOGNIZED STUDENT ORGANIZATIONS AND PRIVATE ENTITIES—DAMAGES BOND.
 WAC 106-136-640 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE.

WAC 106-136-641 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—PROCEDURE FOR REQUEST.
 WAC 106-136-642 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—PROHIBITION OF ASSIGNMENTS.
 WAC 106-136-643 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—REQUIREMENTS FOR SCHEDULING.
 WAC 106-136-644 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—LIMITATIONS ON USE OF FACILITIES.
 WAC 106-136-645 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—REQUIREMENTS FOR EXECUTION OF CONTRACT AND CONTENTS.
 WAC 106-136-646 SCHEDULING RESPONSIBILITIES, REQUIREMENTS, PRIORITIES AND PROCEDURE—CONTRACT PROVISIONS.
 WAC 106-136-650 ENTERTAINMENT RESPONSIBILITIES.
 WAC 106-136-660 AUTHORITY OF ATHLETIC DIRECTOR TO ADMINISTER ATHLETIC EVENTS.
 WAC 106-136-670 AUTHORITY OF DEAN OF STUDENT DEVELOPMENT TO ADMINISTER RECREATION PROGRAM.
 WAC 106-136-680 AUTHORITY OF ACADEMIC DEPARTMENTS TO ADMINISTER THEIR SPONSORED PUBLIC EVENTS.
 WAC 106-136-900 USE OF COMPUTER FACILITIES POLICY.
 WAC 106-136-910 USE OF COMPUTER FACILITIES BY STUDENTS, FACULTY AND STAFF.
 WAC 106-136-911 USE OF COMPUTER FACILITIES BY STUDENTS, FACULTY AND STAFF—INSTRUCTIONAL REQUIREMENTS.
 WAC 106-136-912 USE OF COMPUTER FACILITIES BY STUDENTS, FACULTY AND STAFF—TIMES OF AVAILABILITY.
 WAC 106-136-915 ACCESSIBILITY OF COMPUTER FACILITIES FOR USE.
 WAC 106-136-920 TYPE OF USE PERMITTED.

Chapter 106-140 WAC
 USE OF ((COLLEGE)) FACILITIES(~~(BUSINESS OFFICE))~~)

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-140-020 ADVERTISING—ADVERTISING IN RECOGNIZED STUDENT AND FACULTY PUBLICATIONS. Advertising in ~~((the following listed))~~ publications of the university and its recognized student or faculty organizations or on university operated radio or television broadcasts is permitted within the requirements of journalistic policies, prices, rules, and regulations established by each ~~((listed publication:~~

- (1) Campus Crier
- (2) Hyakem
- (3) Student and faculty directory
- (4) Village Review
- (5) KCWS
- (6) Athletic)) program((s)).

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-140-021 ADVERTISING—ADVERTISING ON BULLETIN BOARDS. Advertising in order of priority, by students, university employees and recognized organizations thereof on bulletin boards is approved but shall be subject to regulation by the dean of students ~~((development))~~ or his designated representative with respect to priority when there is a lack of space, and to the size and duration of the posting. This section applies to bulletin boards located at the following places:

Location	Users
(1) Samuelson Union Building Nature of advertisements: Activities of the sponsoring organizations only.	Student government activities Campus sponsored groups Campus sponsored events

Location	Users
(2) Mitchell Hall Nature of advertisements: Activities of the sponsoring organization only.	Student government activities Campus sponsored groups Campus sponsored events
(3) Bookstore Nature of advertisements: Activities of the sponsoring organization only.	All recognized campus organizations and students.
(4) Any additional ASC bulletin board space which may be provided by the university or by a recognized organization. Nature of advertisements: Activities of the sponsoring organization only.	All recognized campus organizations.
(5) Residence halls Nature of advertisements: Activities of the sponsoring organization only.	All recognized campus organizations.

Advertising by other than Central Washington University affiliated or recognized groups is not permitted at any time on university property and will be removed upon discovery.

NEW SECTION

WAC 106-140-023 ADVERTISING RATES—STUDENT PUBLICATIONS. The following rules shall be followed regarding advertising rates in student publications:

- (1) Display advertising rates shall be appropriately and publicly announced prior to each year's publication period.
- (2) Rates shall bear reasonable relationship to prevailing commercial standards and shall be based upon current economic conditions, publication financial requirements, and competitive situations.
- (3) Differentials in display advertising rates shall be permitted based upon frequency and amount of advertising by advertisers and upon classification of advertisements, such as "local" or "national."
- (4) Classified advertising rates, appropriately set and properly announced, shall be on the basis of cost per line.
- (5) Closing dates for receipt of advertising material shall be set according to current mechanical publication requirements.
- (6) Acceptability of advertisements shall be determined prior to each year's publication period and based upon current state law, other university rules and regulations and commonly accepted practices and mores.

NEW SECTION

WAC 106-140-025 ADVERTISING RATES—KCAT RADIO STATION. Whenever possible, the advertising rates of KCAT shall be in accordance with the standards set by the Intercollegiate Broadcasting System.

NEW SECTION

WAC 106-140-027 GALLERY ART DISPLAY. Displays of art in the Sarah Spurgeon Gallery shall be subject to the following conditions:

- (1) All work displayed in the gallery shall be invited, authorized, and scheduled by the gallery director and/or department chair and shall comply with United States supreme court rulings on the display of works of art.
- (2) All campus displays of art authorized by the gallery director and/or department chair shall comply with these rules and be subject to the supervision of the gallery director and/or department chair.

AMENDATORY SECTION (Amending Order 38, filed 1/19/78)

WAC 106-140-040 SELLING ON CAMPUS. Selling within the boundaries of Central Washington University property may be permitted in the manner and at the locations as set forth below:

- (1) University housing:

(a) The selling of food in vending machines is controlled by and administered through the office of the director of auxiliary services.

(b) Residents in university housing are allowed to sell or to offer services on commission with a special permit from the director of auxiliary services or his designee. Students may request such a permit for their assigned room or housing unit only since door to door selling is not allowed on campus.

(2) Other campus areas, as follows:

(a) Selling by individual students or by recognized organizations in classroom buildings, administrative buildings or service buildings is not allowed without special permission that must be obtained from the vice president for business affairs or his designee not less than five business days prior to the date the requested activity is to take place.

(b) The (~~college~~ ~~university~~) university athletic committee regulates the selling policy at (~~college~~ ~~university~~) university athletic events. Applications for permission to sell at such events shall be made to the (~~college~~ ~~university~~) university athletic director or his designee.

(c) The (~~college~~ ~~university~~ union board) SUB facilities council regulates (~~the~~) selling (~~policy~~) by individuals and groups in the Samuelson Union Building. Applications for permission to sell in the Samuelson Union Building shall be made to the dean of students (~~development~~) or his designee through the scheduling center. Off-campus vendors may rent table space in the union building for a maximum of two days (five if ware fairs are included) per academic quarter. Requests for exceptions to this regulation will be made to the dean of students (~~development~~) or his designee.

(3) Violations of the foregoing on any university property should be reported promptly to the dean of students (~~development~~).

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-140-120 MOTOR POOL—UNIVERSITY VEHICLES—UNIVERSITY PERSONNEL. University vehicles shall be utilized and operated only by university employees, or students of Central Washington University authorized by university officials, provided they have a valid operator's license on their person.

AMENDATORY SECTION (Amending Order 4, filed 6/16/72, effective 7/20/72)

WAC 106-140-121 MOTOR (~~POOL—COLLEGE~~) POOL—UNIVERSITY VEHICLES—STUDENT PERSONNEL. Student employee use of vehicles is limited to that use authorized by departmental (~~chairmen~~) chairs and administrative heads.

NEW SECTION

WAC 106-140-131 BUILDING KEY—AUTHORITY TO ISSUE. (1) Only department chairs and administrative heads may authorize issuance of submaster, building entrance, or individual room keys for their departments to faculty, staff, administrators, students, contractors, vendors, or service agents.

(2) Only deans, vice-presidents, the director of auxiliary services and the director of physical plant are authorized to issue building masters for their respective operational areas.

NEW SECTION

WAC 106-140-133 RESPONSIBILITY FOR EXPENSES RESULTING FROM FAILURE TO RETURN KEYS. (1) The administrative head authorizing issuance of keys to contractors, vendors, or service agents will be responsible for the return of the keys to the lock shop as scheduled, and if the keys are not returned as scheduled, will be required to pay the cost of recombining work necessary to retain building security and function as determined by the director of physical plant.

(2) The department responsible for the issuance of keys may be billed the cost of recombining work necessary to restore security when faculty, staff, administrators, or students fail to return keys to the key shop. The work required to restore security will be determined by the director of physical plant for state-funded facilities and by the director of auxiliary services for auxiliary service facilities. The responsible department chair or administrative head will be informed of the cost estimate prior to the rekeying process.

NEW SECTION

WAC 106-140-135 KEYS—TRANSFERRING/LOANING PROHIBITED. Transferring university keys between individuals is prohibited. Loaning keys to university facilities is prohibited. Individuals who loan their keys will be held responsible should they be improperly used.

NEW SECTION

WAC 106-140-137 FAILURE TO RETURN KEYS TO LOCK SHOP—PENALTIES. Failure to return keys to the lock shop may result in withholding of salary/wages, transcripts, registration, and/or graduation.

NEW SECTION

WAC 106-140-401 FACILITIES SCHEDULING AND USE. The coordinator of the university scheduling center shall have authority for approving and scheduling the use of the following facilities:

(1) Classrooms (lecture and seminar) and certain specified conference rooms within academic facilities: PROVIDED, That scheduling of these facilities by academic departments for academic purposes shall have priority over other uses;

(2) Samuelson Union Building facilities;

(3) Limited housing and dining hall facilities, except that such facilities are made available only through the director of auxiliary services or his designee. Policies and procedures which individuals and organizations must follow in scheduling the use of facilities are provided in the Central Washington University Facilities Use Policy which is maintained in the scheduling center in the Samuelson Union Building. In addition, use of university facilities must comply with the provisions of WAC 106-140-410 through 106-140-528.

NEW SECTION

WAC 106-140-410 USE OF FACILITIES FOR CAMPAIGN PURPOSES. No political candidate or group supporting specific candidates for political office, or persons or groups campaigning for specific political issues, or political candidates can use university space or facilities free of charge, such as the campus newspaper, campus radio or TV station, or receive university support for those political activities. Furthermore, no university equipment, including duplicating machines, computers, telephones, mailing services, or supplies may be used free of charge for political or other nonuniversity purposes.

NEW SECTION

WAC 106-140-411 USE OF FACILITIES FOR CAMPAIGN PURPOSES—REQUIREMENTS. The purpose of Central Washington University is to provide a liberal education in a number of academic fields; it has been established for public benefit rather than for the benefit of any private endeavors. In no case may university facilities or services be used to establish or maintain an office or headquarters for a political candidate or partisan political cause. Rules, regulations, policies, procedures, and practices regarding the use of university facilities shall not discriminate or promote discrimination among political parties or groups solely on the basis of their particular political viewpoint.

NEW SECTION

WAC 106-140-527 AVAILABLE SPACE—PROHIBITION. University organizations or members of the staff, faculty, students, or administration of Central Washington University shall not be permitted to assume cosponsorship for another group or individual in order to favorably affect scheduling priority or to reduce the costs otherwise chargeable to such other group or individual.

NEW SECTION

WAC 106-140-528 AVAILABLE SPACE—LIMITATIONS. University facilities available to nonuniversity organizations through the scheduling office may be used for religious worship, training, instruction, or prayer meetings when available and at full rental charge rates: PROVIDED, That such facilities may not be scheduled, leased, rented, or used on a regular series basis, daily, weekly, monthly, etc., or in any manner that establishes a consistent pattern of the aforementioned religious usage of university facilities.

NEW SECTION

WAC 106-140-600 ENTERTAINMENT POLICY. The entertainment policy for Central Washington University shall be maintained by the director of student activities. All entertainment as defined in WAC 106-140-601 shall be presented in accordance with this policy and in accordance with the provisions of WAC 106-140-602 through 106-140-632.

NEW SECTION

WAC 106-140-601 ENTERTAINMENT DEFINED. "Entertainment" wherever used in chapter 106-140 WAC shall be defined as follows: "Any performance, dance, concert, attraction, fund-raising event, or other event presented on campus which shall require the use of Central Washington University facilities and is sponsored by either the Associated Students of Central, an officially recognized organization, or private entity."

NEW SECTION

WAC 106-140-605 ENTERTAINMENT—APPROVAL REQUIRED. All entertainment, except athletic events administered by academic departments and events sponsored through the university office of recreation and intramurals must have the signed approval of the dean of students or his designee.

NEW SECTION

WAC 106-140-632 ENTERTAINMENT—DAMAGES BOND—RESPONSIBILITIES OF SPONSOR. Officially recognized organizations and private entities may be required to furnish Central Washington University with a certificate of insurance or other satisfactory proof that such organization or private entity has purchased reasonable broad form insurance coverage (e.g., \$1,000,000 liability coverage and \$250,000 property damage coverage for use of Nicholson Pavilion) for the entertainment event presented by such organization or private entity, of which Central Washington University is the sole beneficiary. The following shall be required of all officially recognized organizations and private entities presenting entertainment:

(1) Each organization or private entity shall provide the scheduling office with a complete list of all the officers, agents and representatives of the organization, including full names, local addresses and permanent addresses of each.

(2) Each organization or private entity shall be responsible for the admissions, attendance and crowd control in the university facilities during the time reserved for their organization.

(3) Each organization or private entity assumes responsibility for all violations of campus regulations and policies, state law, and federal law which occur in connection with the use of the facilities and shall hold the university harmless from any claims or liability for any act or failure to act on the part of the organization.

NEW SECTION

WAC 106-140-640 FESTIVALS PROHIBITED. The presentation of festivals will not be permitted. For purposes of this section, a festival is an assembly of more than two thousand persons gathered primarily for outdoor, live, or recorded musical entertainment where the duration of the program is five hours or longer.

NEW SECTION

WAC 106-140-660 AUTHORITY OF ATHLETIC DIRECTOR TO ADMINISTER ATHLETIC EVENTS. The athletic director of Central Washington University shall establish reasonable admission fees, rules, and regulations regarding attendance and crowd control at athletic events at Central Washington University. Advance notice of such admissions fees, rules and regulations regarding attendance and crowd control at athletic events at Central Washington University will be provided to interested parties, whenever possible, by the athletic director.

NEW SECTION

WAC 106-140-670 AUTHORITY OF DEAN OF STUDENTS TO ADMINISTER RECREATION PROGRAM. The dean of students or his designee may establish reasonable admission charges, schedules, rules and regulations regarding uses, attendance and crowd control at Nicholson Pavilion and Pool, and admission charges will be

assessed for university employees and their immediate families during such periods. Advance notice of such charges, schedules, rules and regulations shall be provided to interested parties, whenever possible, by the dean of students or his designee.

NEW SECTION

WAC 106-140-680 AUTHORITY OF ACADEMIC DEPARTMENTS TO ADMINISTER THEIR SPONSORED PUBLIC EVENTS. Following approval by the appropriate dean, academic departments may establish reasonable admissions fees, rules, and regulations regarding attendance and crowd control for public events which they sponsor. Such admission charges may be assessed for university staff, faculty, student body, and the general public. However, when Central Washington University student fees are allocated for the direct support of an academically related public event, Central Washington University students shall normally be provided a reduced student admission charge for such event. Advance notice of such admission fees, rules, and regulations shall be provided to interested parties as soon as possible after their adoption, by the respective academic departments.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 106-140-001 BUSINESS ENTERPRISES POLICY.
- WAC 106-140-030 PUBLICITY AND LITERATURE.
- WAC 106-140-053 SOLICITING AND SELLING OF PUBLISHED MATERIALS—TIME, PLACE AND MANNER OF SOLICITING AND SELLING OF PUBLISHED MATERIALS.
- WAC 106-140-101 USE OF UNIVERSITY FACILITIES—BUSINESS OFFICE.
- WAC 106-140-140 BUSINESS OFFICE HOURS—CASHIER.
- WAC 106-140-145 CHECK CASHING—CASHIER'S OFFICE.
- WAC 106-140-146 CHECK CASHING—CASHIER'S OFFICE—PARTIAL RETURN IN CASH.
- WAC 106-140-150 UNIVERSITY BOOKSTORE—REFUNDS.
- WAC 106-140-152 UNIVERSITY BOOKSTORE—BOOKSTORE CHECK CASHING POLICY.
- WAC 106-140-153 UNIVERSITY BOOKSTORE—METHODS OF PURCHASE.
- WAC 106-140-154 UNIVERSITY BOOKSTORE—BOOK ORDERS.
- WAC 106-140-155 COLLEGE BOOKSTORE—PRICING.
- WAC 106-140-157 UNIVERSITY BOOKSTORE—ANIMALS PROHIBITED.
- WAC 106-140-159 UNIVERSITY BOOKSTORE—HOURS.

Chapter 106-156 WAC
 ((COLLEGE)) HOUSING AND DINING HALL SERVICES
 ((POLICY))

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-156-011 STUDENTS REQUIRED TO LIVE IN UNIVERSITY RESIDENCE HALLS—EXCEPTIONS. Exceptions to WAC 106-156-010 may be granted to the following students:

- (1) Those who are living with parents or relatives.
- (2) Those with medical reasons.
- (3) Those employed off campus and housing and/or board is a part of their overall compensation received.
- (4) Those who will reach the age of ((21)) twenty-one within thirty days after the start of the quarter.
- (5) Those who have completed six quarters as a full time student.
- (6) Those who have unique situations not otherwise covered in this paragraph of exceptions and obtain the approval of the director of auxiliary services, or the director's designee.

The director of auxiliary services has established a committee of whom the student may request a hearing and ruling on the student's request for an exception. The decision of the committee may be appealed to the undergraduate council.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 106-156-016 ELIGIBILITY FOR UNIVERSITY FAMILY HOUSING—LOSS OF ELIGIBILITY GROUNDS FOR TERMINATION OF LEASE.

WAC 106-156-017 ELIGIBILITY FOR COLLEGE FAMILY HOUSING—WAITING LISTS.

WAC 106-156-020 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES.

WAC 106-156-021 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—ADDITIONAL CHARGES.

WAC 106-156-022 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—ACCOMMODATION ASSIGNMENTS—RESIDENCE HALLS AND SINGLE STUDENT APARTMENTS.

WAC 106-156-023 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—HOUSING AND FOOD SERVICE RATES.

WAC 106-156-024 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—PAYMENT REQUIREMENTS—CANCELLATION OF REGISTRATION.

WAC 106-156-025 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—EXTRA SERVICES.

WAC 106-156-026 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—NONDISCRIMINATORY ASSIGNMENT.

WAC 106-156-027 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—DEPOSIT REQUIRED.

WAC 106-156-028 RESIDENCE HALL AND SINGLE STUDENT APPLICANTS RESPONSIBILITIES—FINAL ACCEPTANCE.

WAC 106-156-030 CONFERENCES AND WORKSHOPS—PARTICIPANTS.

WAC 106-156-040 PAYMENT—THIRD PARTY REQUIREMENTS.

WAC 106-156-041 PAYMENT—PAYMENT CHARGES.

WAC 106-156-051 USE OF HOUSING FACILITIES—BICYCLES AND MOTORCYCLES.

WAC 106-156-052 USE OF HOUSING FACILITIES—LAUNDRY FACILITIES.

WAC 106-156-053 USE OF HOUSING FACILITIES—ROOM INSPECTION.

WAC 106-156-054 USE OF HOUSING FACILITIES—OVERNIGHT GUESTS.

WAC 106-156-055 USE OF HOUSING FACILITIES—FIREARMS.

WAC 106-156-056 USE OF HOUSING FACILITIES—ASSOCIATE MEMBERS.

WAC 106-156-060 FAMILY HOUSING APPLICANTS.

WAC 106-156-061 FAMILY HOUSING APPLICANTS—ACCOMMODATION ASSIGNMENTS—FAMILY HOUSING.

WAC 106-156-062 FAMILY HOUSING APPLICANTS—MARRIAGE REQUIREMENTS—EXCEPTIONS.

WAC 106-156-063 FAMILY HOUSING APPLICANTS—MARRIAGE CERTIFICATE.

WAC 106-156-064 FAMILY HOUSING APPLICANTS—FAMILY HOUSING DEPOSIT REQUIREMENTS.

WAC 106-156-065 FAMILY HOUSING APPLICANTS—LEASE REQUIRED.

WAC 106-156-066 FAMILY HOUSING APPLICANTS—FAMILY HOUSING RATES.

WAC 106-156-067 FAMILY HOUSING APPLICANTS—PAYMENT REQUIREMENTS.

WAC 106-156-070 FOOD SERVICES.

WAC 106-156-071 FOOD SERVICES—ADMITTANCE TO DINING HALLS.

WAC 106-156-072 FOOD SERVICES—GUESTS.

WAC 106-156-073 FOOD SERVICES—REMOVAL OF FOOD.

WAC 106-156-074 FOOD SERVICES—REMOVAL OF DINING HALL PROPERTY.

WAC 106-156-075 FOOD SERVICES—PERSONS ELIGIBLE TO PURCHASE AN OFF-CAMPUS MEAL TICKET.

WAC 106-156-076 FOOD SERVICES—CHOICE OF SERVINGS AND SECONDS.

- WAC 106-156-077 FOOD SERVICES—DRESS STANDARDS.
 WAC 106-156-078 FOOD SERVICES—SMOKING PROHIBITED—EXCEPTIONS.
 WAC 106-156-079 FOOD SERVICES—SERVING HOURS.
 WAC 106-156-080 FOOD SERVICES—PETS PROHIBITED.
 WAC 106-156-081 FOOD SERVICES—OUTSIDE SERVICES RESTRICTED.
 WAC 106-156-082 FOOD SERVICES—ADDITIONAL FOOD SERVICES.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-160-005 FINANCES. Each applicant for admission to Central Washington University must pay the tuition and fees as established by the board of trustees or the president (~~(prior to)~~ on or before the dates for payment as designated by the board of trustees or the president.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-160-010 GRADUATING STUDENTS. Students shall submit their applications for the appropriate degrees on or before the date designated for that purpose by the board of trustees or the president, which shall be published in the appropriate university catalog. No application shall be accepted after the designated dates (~~(PROVIDED, That)~~). However, the president or his designee may waive this requirement.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 106-160-007 FINANCES—SANCTIONS.
 WAC 106-160-036 ADMISSION REQUIREMENTS—MEDICAL HISTORY.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 106-164-901 BOND BID POLICIES AND PROCEDURES.
 WAC 106-164-910 BOND BID PROCEDURES AND REQUIREMENTS.
 WAC 106-164-911 BOND BID PROCEDURES AND REQUIREMENTS—AVAILABILITY AND SUBMISSION REQUIREMENTS.
 WAC 106-164-912 BOND BID PROCEDURES AND REQUIREMENTS—TIME OF FILING AND LATE BIDS.
 WAC 106-164-913 BOND BID PROCEDURES AND REQUIREMENTS—BID OPENING.
 WAC 106-164-914 BOND BID PROCEDURES AND REQUIREMENTS—BOARD ACTION ON BIDS.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-711 DEFINITIONS. The following definitions shall apply for the interpretation of these regulations:

(1) The "university" means Central Washington University (~~(or any office, department, or any unit thereof which maintains "educational records.")~~) as a whole, including any and all of its component departments, offices, or units.

(2) "Directory information" means the student's name, hometown address, university address and telephone number, date of birth, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, class, previous institutions attended, major field of study, awards, honors (including honor roll), degrees conferred (including dates), and other similar information. The university may release directory information concerning a student to the public unless the student submits a signed request in writing, within two weeks after the first day of classes for the fall quarter. Requests for nondisclosure (~~(will be sent to the university information office, who will record the request and forward it to the registrar's office, where the information to prevent disclosure will be entered in the computer)~~) must be forwarded to the office of the dean

of students where an appropriate notation will be entered in the student's computer file. These requests will then be forwarded to the university relations and information office which maintains a complete file of nondisclosure requests. Authorization to withhold ((directory)) the information must be filed annually since the request for nondisclosure will be honored by the university for only one ((academic)) year. ((The university may disclose directory information of a student no longer in attendance (i.e., alumni) without meeting any of the requirements noted above.))

(3) "Eligible student" means any person who is (~~(or has been))~~ officially registered at this university (~~(and who has reached the age of eighteen)).~~

(4) (a) "Education records" mean those records which:

- (i) Are directly related to a student, and
 (ii) Are maintained by the university or by a party acting for the university.

(b) The term education record does not include the following:

(i) Records of instructional, supervisory, and administrative personnel and educational personnel ancillary thereto which are in the sole possession of the maker of the record and which are not accessible or revealed to any other person except a temporary substitute;

(ii) Records of the campus police which are maintained separately and solely for law enforcement officials of the same jurisdiction—provided that education records maintained by the university are not disclosed to the law enforcement unit;

(iii) Records of someone employed by the university, which are made in the normal course of business, related exclusively to the person as an employee, and are not used for any other purpose;

(iv) Records made by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional directly related to the treatment of a student, and not disclosed to anyone other than individuals providing treatment provided records can be reviewed by a physician or other appropriate professional of the student's choice(;

~~(v) Records of a person after he or she is no longer in attendance (i.e., information maintained by the university concerning the accomplishments of its alumni)).~~

(5) "Personally identifiable" means that the data or information includes:

(a) The name of a student, the student's parent, or other family member,

(b) The address of the student,

(c) A personal identifier, such as the student's social security number or student number,

(d) A list of personal characteristics which would make the student's identity easily traceable, or

(e) Other information which would make the student's identity easily traceable.

(6) "Record" means information or data recorded in any medium including but not limited to: Handwriting, print, tapes, film, microfilm, and microfiche.

(7) "Financial aid" means a payment of funds provided to an individual which is conditioned on the individual's attendance at an educational agency or institution.

(8) "Dean of students (~~(development))~~" means the dean of student development or his/her designee.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-721 NOTIFICATION BY EDUCATIONAL INSTITUTION. (1) The university shall inform eligible students, annually, of the following:

(a) The types of education records and information contained therein which are maintained by the institution;

(b) The titles and addresses of official responsible for the maintenance of each type of record, the persons who have access to those records, and the purposes for which they have access;

(c) The policies and procedures of the university for reviewing and expunging those records, and for challenging the accuracy of them;

(d) the procedures for gaining access to the educational records;

(e) The cost, as approved by the board of trustees, which will be charged to the eligible student for reproducing single copies of records, provided that the cost shall not exceed the actual cost of reproducing the record;

(f) The categories of information which the university has designated as directory information.

(2) Notice of the existence of this policy and the availability of the information described in subsection (1)(a) through ~~((f))~~ ~~((above))~~ of this section may be published in any official university print medium

publication having general circulation among students. This may be a special publication for this purpose only, or included in another publication. Students may consult the office of the dean of students (~~(development)~~) for the information described.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-731 ACCESS TO (~~(CWU)~~) EDUCATION RECORDS. The university shall provide each student access to his/her education records except as otherwise limited according to WAC 106-172-733.

The right of access shall include:

(1) The right to inspect and review the content of education records in the presence of appropriate university personnel.

(2) The right to obtain single copies of each record, at the expense of the eligible student but not to exceed the actual cost to the university of reproducing such copies.

(3) The right to a response from the university to reasonable requests for explanations and interpretations of those records.

(4) The right of an opportunity for a hearing to challenge the content and accuracy of those records according to WAC 106-172-761.

(5) (a) Students wishing access under provisions of this policy to education records maintained by the university should address a request in writing to the person in charge of maintenance of that record. If copies are requested, copies may be supplied at no more than the cost of making the copy, including supplies and staff time.

(b) The individual responsible for maintenance of any record shall respond to written requests only, and provide copies as requested, within twenty working days. The university registrar is not prohibited from providing a student with a copy of the student's academic transcript from CWU, but is prohibited from providing a student with a copy of the student's official academic transcripts from other institutions.

(6) The office of the dean of students (~~(development)~~) will maintain a file showing what education records are maintained by any department or entity of the university and the title and address of the official responsible for maintenance of each record.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-733 LIMITATIONS ON ACCESS TO (~~(CENTRAL WASHINGTON UNIVERSITY)~~) EDUCATION RECORDS. (~~((+))~~) Central Washington University shall not make available to a student the following types of materials:

(~~((+))~~) (1) Financial records and statements provided by parents "or any information contained therein."

(~~((+))~~) (2) Confidential letters and statements of recommendation or evaluation which were provided to the university, with written assurance of a "documented understanding of confidentiality," prior to January 1, 1975, provided such letters or statements are not used for purposes other than those for which they were specifically intended.

(~~((+))~~) (3) Post-1974 confidential recommendations involving possible admission, employment, or honor, but only if the student has signed a waiver of the right to inspect them. Such a waiver shall apply to recommendations only if:

(~~((+))~~) (a) The student is upon request, notified of the names of all persons making confidential recommendations; and

(~~((+))~~) (b) Such recommendations are used solely for the purpose for which they were specifically intended.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-763 INFORMAL PROCEEDINGS. (1) Whenever possible the university shall attempt to settle disputes regarding requests to amend education records through informal proceedings.

(2) A student who wishes to exercise the rights set forth in WAC 106-172-761(2) shall:

(a) First, attempt a resolution with the university official who has custody of the education records; and

(b) Second, discuss with the dean of students (~~(development)~~) or his/her designee the nature of the corrective action recommended by the student.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-765 CONDUCT OF THE HEARING. (1) If informal proceedings fail to resolve the complaint of a student, the student may file with the dean of students (~~(development)~~) a written request for the hearing before a hearing officer of the university to be

designated by the dean of students (~~(development)~~), and who does not have a direct interest in the outcome of the hearing.

(2) The hearing shall be held within a reasonable time (not to exceed twenty working days) after the university has received the request and the student shall be given notice of the date, place and time reasonably in advance of the hearing.

(3) The student shall be given an opportunity to present evidence relevant to the issues raised in WAC 106-172-761(2) and may be represented by any person (including an attorney) of the student's choosing at his or her expense.

(4) A decision in writing shall be prepared within a reasonable period of time (not to exceed ten working days), which decision shall be based solely upon the evidence presented, and which includes a summary of the evidence and the reasons for the decision.

(5) If, as a result of the hearing, the decision is:

(a) To amend the record, the university must do so accordingly and give notice to the student.

(b) Not to amend, the student must be allowed to place a written comment or explanation in the student's file, and it must be kept in the file as long as the file itself is kept. If the contested portion of the file is disclosed to anybody, the student's statement must also be disclosed.

(6) The designated hearing officer shall be advised by the assistant attorney general representing the university.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-172-772 RELEASE OF INFORMATION FOR HEALTH OR SAFETY EMERGENCIES. (1) The university (president or his designee, dean of students (~~(development)~~)) may release information from education records to appropriate persons in connection with an emergency if the knowledge of such information is necessary to protect the health or safety of a student or other persons.

(2) The factors which should be taken into account in determining whether records may be released shall include:

(a) The seriousness of the threat to the health or safety of the student or other persons;

(b) The need for such records to meet the emergency;

(c) Whether the persons to whom such records are released are in a position to deal with the emergency; and

(d) The extent to which time is of the essence in dealing with the emergency.

Chapter 106-276 WAC
PUBLIC RECORDS (~~(AND LEGISLATIVE LIAISONS)~~)

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-276-010 DEFINITION OF PUBLIC RECORD. (1) A public record includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by Central Washington University, regardless of the physical form or characteristics: PROVIDED, HOWEVER, That in accordance with RCW 42-17.310, the following personal and other records are exempt from the definition of public record:

(a) Personal information in any files maintained for students in public schools and the information, data and records subject to the student records policy, WAC 106-172-700 through 106-172-799.

(b) Personal information in any files maintained for patients or clients of public institutions or public health agencies, welfare recipients, prisoners, probationers or parolees.

(c) Personal information in files maintained for employees, appointees or elected officials of any public agency to the extent that disclosure would violate their right to privacy.

(d) Information required of any taxpayer in connection with the assessment or collection of any tax if the disclosure of the information to other persons would violate the taxpayer's right to privacy or would result in unfair competitive disadvantage to such taxpayer.

(e) Specific intelligence information and specific investigative (~~(files)~~) records compiled by investigative, law enforcement and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.

(f) Information revealing the identity of persons who file complaints with investigative, law enforcement or penology agencies, (~~(except as the complainant may authorize)~~) other than the public disclosure commission, if disclosure would endanger any person's life, physical

safety, or property: PROVIDED, That if at the time the complaint is filed the complainant indicates a desire for disclosure or nondisclosure, such desire shall govern: PROVIDED FURTHER, That all complaints filed with the public disclosure commission about any elected official or candidate for public office must be made in writing and signed by the complainant under oath.

(g) Test questions, scoring keys, and other examination data used to administer a license, employment or academic examination.

(h) Except as provided by chapter 8.26 RCW, the contents of real estate appraisals, made for or by any agency relative to the acquisition of property, until the project or prospective sale is abandoned or until such time as all of the property has been acquired or the property to which the sale appraisal relates is sold, but in no event shall disclosure be denied for more than three years after the appraisal.

(i) Valuable formulae, designs, drawings and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.

(j) Preliminary drafts, notes, recommendations, and intra-agency memorandums in which opinions are expressed or policies formulated or recommended except that a specific record shall not be exempt when publicly cited by an agency in connection with any agency action.

(k) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.

(l) Records, maps, or other information identifying the location of archaeological sites in order to avoid the looting or depredation of such sites.

(m) Any library record, the primary purpose of which is to maintain control of library materials, or to gain access to information, which discloses or could be used to disclose the identity of a library user.

(2) The exemptions of this section shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or vital governmental interest, can be deleted from the specific records sought. No exemption shall be construed to permit the nondisclosure of statistical information not descriptive of any readily identifiable person or persons.

(3) Inspection or copying of any specific records exempt under the provisions of this section may be permitted if the superior court in the county in which the record is maintained finds, after a hearing with notice thereof to every person in interest and the agency, that the exemption of such records is clearly unnecessary to protect any individual's right of privacy or any vital governmental function.

(4) Any response refusing, in whole or in part, inspection of any public record shall include a statement of the specific exemption authorizing the withholding of the record (or part) and a brief explanation of how the exemption applies to the record withheld.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-276-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION AT CENTRAL WASHINGTON UNIVERSITY. (1) Central Washington University is located on a campus in and near the city of Ellensburg, Washington. This campus comprises the central headquarters for all operations of the university; any "field" activities of the university are (~~directed and~~) administered by personnel located on the campus at Ellensburg. The university is governed by a board of trustees appointed by the governor; such board (~~normally~~) meets at (~~least once every calendar month~~) regular intervals, as provided in WAC 106-08-001. The board employs a president, his assistants, members of the faculty and other employees. It establishes such (~~divisions, schools or departments~~) organizational units as are necessary to carry out the purposes of the university, provides the necessary property, facilities and equipment and promulgates such rules, regulations and policies as are necessary to the administration of the university.

(2) The board of trustees, either directly or by delegation, has caused to be created various administrative, academic and support divisions to enable the university to discharge its obligations. Academic matters and student affairs are the concern of the vice president for academic affairs; business and physical planning functions are the concern of the vice president for business and financial affairs; university services are the concern of the executive assistant to the president. These offices report to the president of the university.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-276-060 DESIGNATION OF PUBLIC RECORDS OFFICERS. (1) In accordance with the requirements of (~~Initiative 276 [chapter 42.17 RCW]~~) chapter 42.17 RCW, insofar as such initiative requires state agencies to adopt and enforce reasonable rules and regulations to provide full public access to official (~~records~~) divisions while yet protecting the same from damage and to prevent excessive interference with essentials of the agency, all public records at the university shall be in (~~the~~) the charge of persons holding positions as records officers.

(2) Overall responsibility for coordinating responses to requests for examination of public records shall be the responsibility of the person known as the "public records officer." The person holding such position will be headquartered in Mitchell Hall at the university (~~by his~~). The exact location and name of the public records officer may be determined by inquiry at the office of the president of the university. The public records officer shall also be responsible for compiling and maintaining the index required by (~~Initiative 276 [chapter 42.17 RCW]~~) chapter 42.17 RCW.

(3) For purposes of this chapter, the custody of the university's records shall be deemed divided into the following divisions:

(a) Office of the president;

(b) Office of the vice president for academic affairs;

(c) Office of the vice president for business and financial affairs;

(d) Office of the (~~special assistant to the president~~) dean of students. The above-designated division head shall be deemed custodian of the records in the possession or control of agencies, departments, officers and employees of his division and responsible for the care and custody of records within his division even though such person is not in actual possession or control of such records. Such division heads shall be known as the university "records custodians."

(4) In any cases where a question arises as to whether a given public record is a responsibility of one records custodian or another, the determination of such ministerial responsibility shall for the purposes of this chapter be made by the public records officer, or the president of the university.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-276-080 REQUESTS FOR PUBLIC RECORDS. In accordance with chapter 42.17 RCW the (~~Initiative 276 [chapter 42.17 RCW]~~) requirements that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records are only obtainable by members of the public when those members of the public comply with the following procedures:

(1) A request shall be made in writing upon a form which shall be available at the office of the public records officer and shall be presented to the public records officer or any other of the persons designated by this chapter as a custodian of certain university records, per WAC 106-276-060. Such request shall include the following:

(a) The name of the person requesting the record;

(b) The time of day and calendar date on which the request was made; and

(c) If the matter requested is referenced within the current index maintained by the university records officer, a reference to the requested record as it is described in such current index;

(d) If the requested matter is not identifiable by reference to the university records current index, a statement that succinctly describes the record requested;

(e) A verification that the records requested shall not be used to compile a commercial sales list.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the university "public records officer" or records custodian, or that individual's designee, to assist the member of the public in succinctly identifying the public record requested.

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-276-110 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record or his duly authorized representative shall petition for prompt review of such decision by tendering to the president's office a written request for a review of such denial. Such written request by a person or his duly authorized representative demanding

prompt review shall specifically reference the written statement by the university denying that person's request for a public record.

(2) Within two business days after receiving the written request by a person or his duly authorized representative petitioning for prompt review of a decision denying a public record, the president of the university or any of his designees, which for the purposes of this section may include the public records officer or the records custodians, shall consider such petition.

(3) During the course of the two business days in which the president or his designee reviews the decision of the public records officer denying the request for a public record, the president or his designee may conduct an informal hearing. During the course of such informal hearing, the president or his designee may require that the person requesting the public record or his duly authorized representative appear at a reasonable time and place located on the campus and further explain and identify the exact nature of the public record he is seeking. Failure by the person requesting the review hearing or his duly authorized representative to appear at such informal hearing shall be deemed a waiver of that person's right to insist upon completion of the review of his request within two business days. If the petitioner requesting review or his duly authorized representative does appear at such informal hearing, then the period for review by the university shall be extended to a period not exceeding twenty-four hours after such person requesting review or his duly authorized representative has appeared before the president or his designee.

(4) During the course of the informal hearing conducted by the president or his designee under this section, the hearing officer shall consider the obligations of the university fully to comply with the intent of chapter 42.17 RCW insofar as it requires providing public access to official records, but shall also consider the exemptions provided in RCW 42.17.310 and the requirement of ~~((section 29 [RCW 42.17-.290] of that same initiative [Initiative 276]))~~ RCW 42.17.290 insofar as it requires the university to protect public records from damage or disorganization, prevent excessive interference with essential functions of the agency, and to prevent any unreasonable invasion of personal privacy by deleting identifying details.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 106-276-200 LEGISLATIVE LIAISON POLICY.
WAC 106-276-210 DESIGNATION.
WAC 106-276-220 RESPONSIBILITY.

Chapter 106-325 WAC STATE ENVIRONMENTAL POLICY ACT—RULE

WAC

106-325-010 Implementation of state environmental policy act.

NEW SECTION

WAC 106-325-010 IMPLEMENTATION OF STATE ENVIRONMENTAL POLICY ACT. (1) All actions taken by Central Washington University shall comply with the provisions of chapter 43.21C RCW (The State Environmental Policy Act) and chapter 197-11 WAC, as presently enacted or hereafter amended.

(2) The president of Central Washington University shall be responsible for administering and implementing this rule. The president shall designate the personnel who will be responsible for carrying out the duties and functions of the university as set forth or incorporated herein.

WSR 86-20-046
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed September 26, 1986]

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 food stamps, amending chapter 388-54 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis on October 1, 1986;

that the agency will at 10:00 a.m., Wednesday, November 5, 1986, in the Auditorium, OB-2, 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 November 6, 1986.

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

The specific statute these rules are intended to implement is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 5, 1986.

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

Lee D. Bomberger, Acting Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by October 22, 1986. The meeting site is in a location which is barrier free.

Dated: September 25, 1986

By: Lee D. Bomberger, Acting Director
Division of Administration and Personnel

STATEMENT OF PURPOSE

Re: WAC 388-54-740 and 388-54-785.

Purpose of the Rule Change: To update the standard deduction, shelter deduction, dependent care deduction (for households containing an elderly member), and the thrifty food plan amounts.

Reason These Rules are Necessary: Required by federal regulations.

Statutory Authority: RCW 74.04.510.

Summary of the Rule Change: The updated deductions and thrifty food plan amounts are effective October 1, 1986. The amount of benefits will be determined on the basis of these changes.

Person Responsible for Drafting, Implementation and Enforcement of the Rule Change: Dave Monfort, Division of Income Assistance, mailstop OB-31J, phone 753-0426.

These rules are necessary as a result of federal law, Letter, Aug. 6, 1986, Christopher Martin, Acting Deputy Administrator, Family Nutrition Programs, U.S. Dept. of Agriculture.

AMENDATORY SECTION (Amending Order 2408, filed 8/8/86)

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

(1) A standard deduction of (~~ninety-eight~~) ninety-nine dollars per household per month.

(2) An earned income deduction of twenty percent of gross earned income. Earnings excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) A dependent care deduction for households not containing an elderly or disabled member shall be the amount actually paid not to exceed one hundred sixty dollars. Payments for the care of a child or other dependent will be allowed when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

(4) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, and dependent care deductions. The shelter deduction shall not exceed one hundred (~~forty-seven~~) forty-nine dollars.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, cooling and electricity, water, garbage, sewage disposal, and a standard basic telephone allowance, and initial installation fees for utility services. One-time deposits shall not be included as shelter costs.

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

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

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

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

(d) Standardized utility amounts include utilities such as heating and cooling costs, cooking fuel, electricity not used to heat or cool the residence, water, garbage, sewage disposal, and telephone. Cooling costs are defined as central air conditioners or operation of a room air conditioner.

Persons in Household	Annualized Utility Standards
1	\$ 131
2	140
3	150
4	158
5	169
6	178
7	184
8	191
9	199
10 or more	209

(e) Households not incurring any separate utility charges for heating or cooling costs shall not be entitled to claim the standard utility allowance.

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

(i) The telephone standard for families incurring telephone costs, but not entitled to claim the standard utility allowance, is ten dollars.

(ii) The telephone allowance applies to households not entitled to claim the standard utility allowance, but which have telephone expenses.

(g) If a household requests and can verify the household's utility bills, the actual utility costs shall be used rather than the standard utility allowance.

(h) A household shall not be allowed to switch between actual utility costs and the utility standard for a period of twelve months unless:

- (i) The household changes residence; or
 - (ii) The household begins to incur a heating and/or cooling cost; or
 - (iii) The household no longer incurs a heating and/or cooling cost.
- (i) Where the household shares a residence and utility costs with other individuals, the standard allowance shall be divided equally among the individuals contributing to meeting the utility costs. The

household shall only be permitted to use the household's prorated share of the standard allowance.

(j) Households living in a public housing unit or other rental housing unit having central utility meters and charging the household only for excess utility costs shall not be permitted to use the standard utility allowance including a heating or cooling cost component. Payment of excess heating or cooling costs shall not qualify the household for the standard utility allowance including a heating or cooling component.

(5) Households containing an elderly or disabled member, as defined in WAC 388-54-665(2)(b), shall be authorized:

(a) A dependent care deduction up to one hundred (~~forty-seven~~) forty-nine dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount exceeding fifty percent of the household's monthly income after all applicable deductions have been made.

(6) An individual who is elderly or disabled, as defined in WAC 388-54-665(2)(b), shall be authorized a deduction for unreimbursable monthly medical expenses over thirty-five dollars.

(a) Allowable medical expenses are:
 (i) The cost of maintaining an attendant, homemaker, home health aide, housekeeper, and/or child care service. These expenses, which could be claimed either as a medical or child care expense, must be considered as medical expenses;

(ii) The cost of medical insurance;

(iii) Medicare premiums related to coverage under Title XVIII of the Social Security Act;

(iv) Any cost-sharing on spend-down expenses incurred by Medicaid (medical only) recipients;

(v) Hospitalization or outpatient treatment, nursing care, and nursing home care including payments by the household for an individual who was a household member immediately prior to entering a hospital or licensed nursing home;

(vi) Prescription drugs and other over-the-counter medication (including insulin) when prescribed or approved by a licensed practitioner or other qualified health professional;

(vii) The cost of medical supplies, sick-room equipment (including rental), or other prescribed equipment;

(viii) Dentures, hearing aids, prosthetics, and eyeglasses prescribed by an optometrist or physician skilled in eye disease;

(ix) Securing and maintaining a seeing eye dog including the cost of dog food and veterinarian bills;

(x) Reasonable cost of transportation and lodging to obtain medical treatment or services.

(b) Nonallowable expenses are:

(i) The cost of health and hospital insurance which pays in lump-sum settlements or which continue mortgage or loan payments while the beneficiary is disabled; and

(ii) The cost of special diets.

AMENDATORY SECTION (Amending Order 2203, filed 2/13/85)

WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS.

(1) Based upon a thirty-day month, the department shall issue to households making initial application a coupon allotment valued in direct proportion to the number of days remaining from the date of application to the end of the initial month of eligibility except no allotment shall be issued at less than ten dollars.

(2) The department shall determine the value of the allotment a household receives (taking into consideration the requirement within subsection (1) of this section to prorate the initial month's allotment) by multiplying the household's net monthly income by thirty percent, rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, and subtract the result from the thrifty food plan for the appropriate household size. If the computation results in an allotment of one dollar, three dollars, or five dollars, the amount shall be rounded up to two dollars, four dollars, or six dollars, respectively.

Household Size	Thrifty Food Plan Amounts
1	\$ (79) 81
2	(145) 149
3	(208) 214
4	(264) 271
5	(313) 322

Household Size	Thrifty Food Plan Amounts
6	((376)) 387
7	((416)) 428
8	((475)) 489
9	((534)) 550
10	((593)) 611
Each additional member	+((59)) 61

(3) All one- and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month where no household may receive a pro rata allotment of less than ten dollars.

WSR 86-20-047
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-128—Filed September 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing 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 salmon are available, and these regulations are adopted at the recommendation of the Columbia River Compact Commission.

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 September 26, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-32-05100B COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-051 and WAC 220-32-052, effective Noon September 27, 1986, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G or 1H, except that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish with:

(a) Set gill nets from Noon October 2, 1986 to Noon October 4, 1986 The net length shall not exceed 400 feet and the minimum mesh size for gill nets is 8 inches.

(b) Drift gill nets during an experimental fishery administered by their tribe from Noon September 29, to Noon October 4, 1986. Fishermen shall be accompanied by an observer provided by their tribe or the Columbia River Intertribal Fish Commission.

(c) Dip nets from Noon September 29, to Noon October 4, 1986.

(2) Steelhead with adipose fins shall be released by drift gill net and dip net fishermen from Noon September 29, to Noon October 2, 1986. It is unlawful to sell or to possess for commercial purposes steelhead with freshly mutilated fins.

(3) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:

(a) Hood River is those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between approximately 0.8 miles downriver from the west bank at the end of the breakwall at the west end of the port of Hood River to 1/2 mile upriver from the east bank.

(b) Herman Creek is those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.

(c) Deschutes River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(d) Umatilla River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(e) Big White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(f) Spring Creek is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(g) Wind River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(h) Klickitat River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(i) Little White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to three-quarters mile downstream from the western shoreline.

(4) Notwithstanding the provisions of WAC 220-22-010, during the open periods in subsection (1):

(a) Area 1F (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 mile rapids.

(b) Area 1G shall include those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.

(c) Area 1H shall include those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

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.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-32-05100Z SEASONS—SALMON. (86-99)

WAC 220-32-05100A COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (86-104)

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

NEW SECTION

WAC 220-32-05100C COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE—YAKIMA INDIAN NATION – PRIEST RAPIDS POOL COMMERCIAL FISHERY. It is unlawful for a person to take or possess salmon taken for commercial purposes from the Columbia River upstream from McNary Dam, except that individuals possessing treaty fishing rights under the Yakima Treaty may fish from 12:00 noon September 30, 1986 to 12:00 noon October 3, 1986 from the power lines approximately one mile below Wanapum Dam to a point 400 feet above Priest Rapids Dam, under the following conditions:

(a) Each fisherman must mark each net with two vinyl tags issued by the Yakima Tribe, bearing that fisherman's tribally assigned number,

(b) Each fisherman may use a maximum of five nets;

(c) Four of the five nets used by each fisherman shall have 8 inch minimum mesh; and

(d) Each net shall have a maximum net length of 400 feet.

WSR 86-20-048

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-129—Filed September 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing 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 openings in Areas 6D, 7B, 8A, 8D, 10, 11, 12, 12A and 12B provide opportunity to harvest non-Indian coho allocations. Openings in Areas 7 and 7A provide opportunity to harvest non-Indian chum allocations per United States/Canada agreements.

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 September 26, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-47-713 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 6D – Closed except gill nets using 5" minimum mesh, and purse seines, may fish until further notice.

*Area 7 – Closed, except reef net gear, per U.S./Canada agreement, may fish 5:00 AM to 9:00 PM daily September 28 through October 2.

*Area 7A – That portion northwest of a line from the East Point Light on Saturna Island to the low water range marker near Point Roberts remains under control of Pacific Salmon Commission. The remainder of Area 7A closed to all commercial fishing, except reef net gear, per U.S./Canada agreement, may fish 5:00 AM to 9:00 PM daily September 28 through October 2.

Area 7B – Closed except gill nets using 5-inch minimum mesh and purse seines may fish until further notice.

**Areas 8A, 8D, 10, and 11 – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM September 29 through 9:00 AM September 30 and purse seines using the 5-inch strip may fish 5:00 AM through 9:00 PM September 30. That portion of Area 8A north of a line projected true west from Kayak Point remains closed. That portion of Area 8D east of a line between the outermost headlands of Tulalip Bay remains closed.*

**Areas 12, 12A, and 12B – Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 28 through the morning of October 2 and purse seines using the 5-inch strip may fish from 5:00 AM through 9:00 PM daily, September 29 through October 2. That portion of Area 12 east of a line from Lone Rock to the navigational marker off Big Beef Creek, thence, southerly to the tip of the outermost northern headland of Little Beef Creek remains closed to fishing. That portion of Area 12A north of a line true east from Broad Spit is closed to commercial fishing.*

Additional fishery exclusion zones applicable to the above fisheries are described in WAC 220-47-307.

**Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – Closed.*

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-712 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-118

WSR 86-20-049

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-130—Filed September 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing 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 restrictions in Areas 6, 7, 7A are

consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu rivers provide protection for local coho stocks.

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 September 26, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-615 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. Effective September 28, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Area 6 – Effective until further notice, closed to all commercial fishing.

*Area 7 – Effective until further notice, closed to all commercial fishing except reef net gear, per U.S./Canada agreement.

*Area 7A – That portion northwest of a line from the East Point Light on Saturna Island to the low water range marker near Point Roberts remains under control of the Pacific Salmon Commission. The remainder of Area 7A effective through October 4 closed to all commercial fishing, except reef net gear, per U.S./Canada agreement.

Area 7C – Closed to all commercial fishing. Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice,

closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 12C - Effective until further notice, closed to all commercial fishing in that portion within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and Hoodspout Marina Dock, and that portion within 1,000 feet of the western shoreline between Potlatch State Park and the mouth of Nalley's Slough.

Duwamish/Green Rivers - Upstream of 16th Avenue Bridge: Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers - Effective through November 1, closed to all commercial fishing.

Cedar and Samish River - Closed to all commercial fishing until further notice.

REPEALER

The following section of the Washington Administrative Code is repealed effective September 28, 1986.

WAC 220-28-614 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 127

WSR 86-20-050

ADOPTED RULES

DEPARTMENT OF AGRICULTURE

[Order 1908—Filed September 29, 1986]

I, C. Alan Pettibone, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to miscellaneous agricultural commodity inspection standards, chapter 16-213 WAC.

This action is taken pursuant to Notice No. WSR 86-16-066 filed with the code reviser on August 6, 1986. 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 22.09 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 September 29, 1986.

By Michael V. Schwisow
Deputy Director

AMENDATORY SECTION (Amending Order 1812, filed 3/2/84)

WAC 16-213-210 PROCEDURES. (1) The determination of dockage shall be on approximately nine hundred seventy-five to one thousand twenty-five grams cut from the representative sample.

(a) The Carter dockage tester shall be set up as follows:

- (i) Set the air control at number six;
- (ii) Set the feed control at number six;
- (iii) Use the number two riddle in the riddle carriage;
- (iv) Use no sieve in the top sieve carriage;
- (v) Use the number eight sieve in the middle sieve carriage;

(vi) Use the number ~~((eight))~~ six sieve in the bottom sieve carriage.

(b) Buckwheat produced in the Pacific Northwest tends to be exceptionally large and dockage cannot be accurately determined using the standard method. For this large northwest buckwheat, the Carter Dockage tester shall be set up as follows:

- (i) Set the air control at number three;
- (ii) Set the feed control at number four;
- (iii) Use the number twenty-five riddle in the riddle carriage;

(iv) Use no sieve in the top sieve carriage;

(v) Use the number eight sieve in the middle sieve carriage;

(vi) Use the number six sieve in the bottom sieve carriage.

(c) Dockage will then consist of:

(i) The material removed from the air collecting pan;

(ii) Material over the number two or twenty-five riddle. If any buckwheat is in this pan, remove and return to dockage free buckwheat;

(iii) Material through the number eight sieve. If by weight, it is fifty percent or more of material other than buckwheat, return all of it to the dockage. If by weight, it is more than fifty percent buckwheat, return all of it to the dockage free buckwheat;

(iv) Material through the number six bottom sieve.

~~((c))~~ (d) Record the percentage of dockage on the pan ticket. When applicable, the percentage of dockage shall be shown on the inspection certificate. The percentage of dockage when equal to 0.5 percent or more shall be stated in terms of half percent, whole percent, or whole and half percent, whichever is applicable, with other fractions disregarded as shown in the following examples:

0.50 to 0.99 percent is expressed as 0.5 percent;

1.00 to 1.49 percent is expressed as 1.0 percent;

1.50 to 1.99 percent is expressed as 1.5 percent, etc.

(2) The determination of foreign material shall be made on a representative portion of approximately sixty grams cut from the work sample after the removal of dockage. The percentage of foreign material shall be shown on the pan ticket and the inspection certificate to the nearest tenth of a percent.

(3) The determination for moisture shall be made on a representative portion of exactly two hundred fifty grams obtained from the representative sample before

the removal of dockage. The percentage of moisture shall be shown on the pan ticket and the inspection certificate in whole and tenths of a percent to the nearest tenth percent.

(4) The determination for distinctly low quality and Washington sample grade factors shall be made on the basis of the lot as a whole and/or a representative portion of approximately one thousand grams cut from the representative sample before the removal of dockage. Distinctly low quality factors shall include:

(a) Animal filth. Buckwheat containing two or more rodent pellets, bird droppings, or an equivalent quantity of other animal filth shall be graded Washington sample grade.

(b) Broken glass. Buckwheat containing two or more pieces of broken glass shall be graded Washington sample grade.

(c) Castor beans. These multi-colored bean-like seeds of the castor-oil plant have been found to be highly toxic to animal life. Buckwheat containing three or more castor beans shall be graded Washington sample grade.

(d) Crotalaria. The seeds of crotalaria (*CROTALARIA* spp.) are highly toxic to animal life. These seeds can be various colors and are generally "kidney" or "boxing glove" shaped. Buckwheat containing three or more crotalaria seeds shall be graded Washington sample grade.

(e) Unknown foreign substance. Buckwheat containing four or more pieces of an unknown foreign substance shall be graded Washington sample grade. Pelletized material other than feed pellets shall be considered an unknown foreign substance. Feed pellets in buckwheat are considered dockage or foreign material, depending on where they are found during grading.

When buckwheat is found to be Washington sample grade on one or more of these factors, this fact and the reasons therefore shall be shown on the pan ticket and the inspection certificate even though the buckwheat may be Washington sample grade on another factor.

(5) The determination of stones shall be made on a representative portion of approximately one thousand grams of buckwheat after the removal of dockage.

(6) The determination for test weight per bushel shall be made on a representative portion of buckwheat ranging in size from one and one-eighth to one and one-quarter quarts after the removal of dockage. The test weight per bushel of buckwheat, whether or not this factor determines the grade, shall be shown on the pan ticket and the inspection certificate in whole and half pounds. A fraction of a half pound shall be disregarded.

(7) The determination of type shall be made on a representative portion of approximately two hundred fifty grams cut from the work sample after the removal of dockage. One of the following methods may be used:

(a) The mechanical sieving method.
 (i) Mount an 8/64 x 3/4 slotted sieve and the bottom pan on the mechanical sieve shaker with the sieve perforations parallel to the direction of the movement. The sample is placed on the sieve and shaken lengthwise of the slots for twenty strokes.

(ii) All the material passing through the sieve shall be weighed and the percentage determined to the nearest

tenth of a percent. This percentage shall be shown on the pan ticket and the inspection certificate.

(b) Hand sieving method.

(i) Mount an 8/64 x 3/4 slotted sieve on a bottom pan.

(ii) Place the two hundred fifty gram portion in the center of the pan.

(iii) Hold the sieve level in both hands with elbows close to the body and the sieve perforations parallel to the direction of the movement.

(iv) In a steady motion move the sieve left to right approximately ten inches and then return from right to left.

(v) Repeat the operation twenty times.

(vi) All the material passing through the sieve shall be weighed and the percentage determined to the nearest tenth of a percent. This percentage shall be shown on the pan ticket and the inspection certificate.

(8) The determination for the special grade "weevily" shall be made on the basis of the lot as a whole and/or the representative sample before the removal of dockage. Buckwheat is considered infested and shall be graded weevily when:

(a) The work sample contains one live weevil and any other live insect injurious to stored grain.

(b) The work sample contains one live weevil and the balance of the representative sample contains one live weevil or any other live insect injurious to stored grain.

(c) The work sample, or the work sample and the balance of the representative sample combined, contains no live weevils but does contain five or more other live insects injurious to stored grain.

(d) Two or more live weevils are found in, on or about the lot. When buckwheat is found to be weevily, this fact shall be shown on the pan ticket and on the inspection certificate in accordance with grade designation procedures.

(9) To provide uniform certification the following procedure shall be observed when writing grade designations on pan tickets and inspection certificates:

(a) The word "Washington" preceded by the abbreviation "no." and the numerical grade, or preceded by the words "sample grade," as the case may be, shall be shown first;

(b) The word "large" or "small" shall be shown next;

(c) The word "buckwheat" shall be shown next;

(d) When applicable, the special grade "weevily" shall be shown next;

(e) When applicable, the word "dockage" together with the percentage thereof.

(10) The following certification requirements are applicable to buckwheat under these standards:

GRADE	MINIMUM TEST WEIGHT PER BUSHEL (POUNDS)		MAXIMUM LIMIT OF FOREIGN MATERIAL
	LARGE	SMALL	
	Pounds	Pounds	Percent
No. 1 Washington	45	48	1.0
No. 2 Washington	43	46	2.0
No. 3 Washington	40	42	4.0

Sample grade—Buckwheat which has a commercially objectionable foreign odor, or is musty, sour, heating, hot, contains eight or more stones per one thousand grams, or is otherwise distinctly low quality shall be graded Washington sample grade buckwheat with the inspector's notation as to quality and condition.

NEW SECTION

WAC 16-213-240 RAPESEED INSPECTION DEFINITIONS. (1) RAPESEED shall be grain which before the removal of dockage consists of fifty percent or more of whole seeds of rapeseed (*Brassica capestris* and/or *Brassica napus*) and may be divided into four categories by erucic acid content in the oil and glucosinolate content in the meal as follows:

(a) Canola (LEAR-LG)—Low erucic acid content/low glucosinolate content.

(b) LEAR-HG Low erucic acid content/high glucosinolate content.

(c) HEAR-LG High erucic acid content/low glucosinolate content.

(d) HEAR-HG High erucic acid content/high glucosinolate content.

(2) DOCKAGE shall be all matter other than rapeseed, also underdeveloped and shriveled rapeseed and small pieces of rapeseed, which can be readily removed from a test portion of the original sample by use of approved devices and handpicking in accordance with the procedures as set down in these standards.

(3) TOTAL CONSPICUOUS ADMIXTURE (INSEPARABLE FOREIGN MATERIAL) shall be all matter other than rapeseed that is easily distinguished by visual inspection and shall include stones up to 0.05%, Sclerotinia up to 0.15%, and ergot up to 0.05%.

(4) INCONSPICUOUS ADMIXTURE shall be foreign seed which is difficult to distinguish from rapeseed and shall include, but not be limited to, Wild Mustard (*Brassica kaber*) and Domestic Brown Mustard (*Brassica juncea*).

(5) PERCENTAGES means percentages ascertained by weight except in the case of moisture.

(6) MOISTURE means a percentage ascertained by the air oven or by any device and method which gives equivalent results.

(7) OIL CONTENT shall be the percentage of oil in the rapeseed as determined by the American Oil Chemists' Society Method Ai 3-75, revised 1980, or any approved method yielding comparable results.

(8) ERUCIC ACID CONTENT shall be the percentage of erucic acid in the rapeseed as determined by gas liquid chromatography utilizing The Association of Official Analytical Chemists (AOAC) method 28.066 or any approved method that yields comparable results.

(9) GLUCOSINOLATE CONTENT shall be the micromoles per gram of the oil free, air dry solid component of the rapeseed of one or a mixture of 3-Butenyl Glucosinolate, 4-Pentenyl Glucosinolate, 2-Hydroxyl-3-Butenyl Glucosinolate, and 2-Hydroxyl-4-Pentenyl Glucosinolate as determined by any approved method.

(10) CHLOROPHYLL CONTENT shall be the parts per million of chlorophyll present in the rapeseed as determined by any approved method.

(11) SAMPLE GRADE RAPESEED shall be rapeseed which has a commercially objectionable foreign odor; or is musty, sour, heating or hot; or fails to meet the grade requirements of Washington numerical grades or is otherwise distinctly low quality.

(12) STONES shall be concreted, earthy or mineral matter or other substances of similar hardness that do not disintegrate readily in water.

(13) SCLEROTINIA shall be bodies in the resting stage of the fungal pathogen *Sclerotinia sclerotiorum*.

(14) EARTHY PELLETS shall be dirt bodies remaining in the mechanically cleaned sample of which up to 2.5% shall be added to the dockage. A percentage greater than 2.5% shall cause the rapeseed to grade Washington sample grade.

(15) ERGOT shall be the bodies of the ergot fungus which attacks cereal grains and replaces the kernels with a dark-colored growth. Ergot in excess of 0.05% will cause the rapeseed to grade Washington sample grade.

(16) STAGHEAD RUST (WHITE RUST) shall be the bodies of the staghead fungus which attacks the flowering portions of the rapeseed and mustard plants producing antler-like structures often covered with white or gray powdery spores. Staghead rust shall be considered conspicuous foreign material.

(17) WEEVILY shall be rapeseed that is infested with live weevils or other live insects injurious to stored rapeseed.

(18) BROKEN SEEDS shall be pieces of rapeseed which are sound (not materially damaged). Broken seeds that may be reclaimed by sieving shall not be assessed as dockage.

(19) DAMAGED SEEDS shall include seeds that are distinctly shrunken or shriveled as from frost, discolored as from mold, completely rimed (having a white or icy-like coating caused by moisture), distinctly ground and/or weather damaged, sprouted, distinctly green, heat damaged, or otherwise damaged. Distinctly green and heat damaged shall be determined by crushing the prescribed number of seeds. All other damages shall be determined by handpicking the prescribed portion size.

(20) DISTINCTLY GREEN SEEDS shall be seeds of rapeseed, which after being crushed, are a vivid green color throughout the seed.

(21) GOOD NATURAL COLOR shall be rapeseed which after crushing exhibits a color characteristic of sound rapeseed. Rapeseed that does not exhibit good natural color shall not be graded higher than Washington Number 2.

(22) HEAT DAMAGED SEEDS shall be rapeseed which has been discolored and damaged by excessive respiration or any other heating or drying process and which exhibits a color, after being crushed, from light tan to charcoal black throughout the seed.

(23) DISTINCTLY LOW QUALITY FACTORS FOR RAPESEED shall include but not be limited to rapeseed which contains animal filth, broken glass, castor beans, crotolaria seeds or an unknown foreign substance.

(24) CANOLA shall be the seed of the species *Brassica napus* or *Brassica campestris*, the oil components of which seed contains less than two percent erucic acid and the solid components of which seed contains less

than thirty micromoles of any one or any mixture of 3-butenyl glucosinolate, 4-pentenyl glucosinolate, 2-hydroxy - 3-butenyl glucosinolate, and 2-hydroxy - 4-pentenyl glucosinolate per gram of air dry, oil free solid as determined by any approved method.

(25) **LOW ERUCIC ACID RAPESEED - HIGH GLUCOSINOLATE (LEAR-HG)** rapeseed varieties shall contain less than two percent erucic acid in the oil of the rapeseed and more than thirty micromoles per one gram (um/g) glucosinolates in the rapeseed meal.

(26) **HIGH ERUCIC ACID RAPESEED - LOW GLUCOSINOLATE (HEAR-LG)** rapeseed shall be rapeseed varieties used for production of industrial type oil which shall contain erucic acid levels above forty percent in the oil of the rapeseed and less than thirty micromoles per one gram (um/g) glucosinolates in the meal of the rapeseed.

(27) **HIGH ERUCIC ACID RAPESEED - HIGH GLUCOSINOLATE (HEAR-HG)** rapeseed shall be rapeseed varieties used for production of industrial type oil which shall contain erucic acid levels above forty percent in the oil of the rapeseed and more than thirty micromoles per one gram (um/g) glucosinolates in the meal of the rapeseed.

(28) Rapeseed which does not meet the category definitions in these standards shall qualify for factor analysis only: **PROVIDED**, That erucic acid and glucosinolate levels may be shown in remarks on the official certificate.

NEW SECTION

WAC 16-213-250 RAPESEED INSPECTION PROCEDURES. (1) The determination of dockage shall be on approximately five hundred grams cut from the representative sample.

(a) If the rapeseed contains cereal grains, hand sieve the sample as follows:

(i) Place the entire sample at the upper edge of a 6/64 round hole sieve;

(ii) Work the sample across the sieve with a gentle side-sieving motion until no more rapeseed will pass through the sieve;

(iii) All material other than rapeseed that remains on top of the sieve shall be placed with the dockage;

(iv) Material that passes through the sieve and all rapeseed remaining on top of the sieve shall be examined using the Carter Dockage tester.

(b) The Carter Dockage tester shall be set up as follows:

(i) Set the air control at number five;

(ii) Set the feed control at number three;

(iii) Use the number 000 riddle in the riddle carriage;

(iv) Use the number four sieve in the top sieve carriage;

(v) Use no sieve in the middle sieve carriage;

(vi) Use no sieve in the bottom sieve carriage.

(c) Dockage will then consist of:

(i) Material removed by the Carter Dockage tester (air and riddle), and material removed by the 6/64 round hole sieve;

(ii) Material removed by hand sieving the material in the bottom catch pan (material through no. 4 sieve) using a 3/64 X 3/8 or 3/64 X 11/32 sieve (thirty strokes

on strand sizer - one hundred grams at a time) and then hand sieving the material that passed through these sieves using a .028 X 15/32, .032 X 15/32, .035 X 15/32, or .040 X 15/32 sieve. Select the hand sieve that removes the maximum amount of weed seeds with the minimum loss of rapeseed. The material that remains on top of these sieves will be returned to the rapeseed;

(iii) **CONSPICUOUS ADMIXTURE.** That material that can be readily removed by handpicking a portion of the mechanically cleaned rapeseed. Conspicuous admixture up to one percent is added to the dockage percentage.

(d) The percentage of dockage will be recorded on the pan ticket to hundredths. The calculation for total dockage shall be the percentage, by weight, of material removed by the Carter Dockage tester and the material removed by hand sieving plus the adjusted percentage of conspicuous admixture (handpicked foreign material).

The adjustment of the percentage of conspicuous admixture will be made by subtracting the percentage of machine and sieve separated dockage (M&SD) from one hundred percent and then multiplying the result by the conspicuous admixture percentage (CA%).

$$(100 - M\&SD) \times CA\% = \frac{\text{Adjusted Conspicuous Admixture} + \text{Machine and Sieve Separated Dockage}}{\text{Total Dockage (in hundredths)}}$$

The percentage of dockage shall be recorded on the certificate to the nearest tenth of a percent with fraction of a tenth disregarded as shown in the following examples:

0.00 to 0.05 percent is expressed as 0.0%.

0.06 to 0.14 percent is expressed as 0.1%.

0.15 to 0.25 percent is expressed as 0.2%.

0.26 to 0.34 percent is expressed as 0.3%, etc.

(2) The determination of conspicuous admixture (handpicked foreign material) shall be made on a representative portion of approximately fifteen grams cut from the mechanically cleaned work sample. The percentage of conspicuous admixture shall be shown on the pan ticket and the inspection certificate to the nearest tenth. Conspicuous admixture up to one percent is added to the total dockage percentage. Conspicuous admixture over one percent will cause the sample to grade Washington sample grade. If the sample grades Washington sample grade due to the percentage of conspicuous admixture, the percentage of conspicuous admixture will not be included in the total dockage.

(3) The determination for moisture shall be made on a representative portion of exactly two hundred sixty-five grams obtained from the representative sample before the removal of dockage. The percentage of moisture shall be shown on the pan ticket (and the inspection certificate) to the nearest tenth of a percent.

(4) The determination of distinctly low quality and Washington sample grade factors shall be made on the basis of the lot as a whole and/or a representative portion of approximately five hundred grams cut from the representative sample before the removal of dockage. Distinctly low quality factors shall include:

(a) **ANIMAL FILTH.** Rapeseed containing two or more rodent pellets, bird droppings, or an equivalent quantity

of other animal filth shall be graded Washington sample grade.

(b) **BROKEN GLASS.** Rapeseed containing two or more pieces of glass shall be graded Washington sample grade.

(c) **CASTOR BEANS.** These multicolored bean-like seeds of the castor oil plant have been found to be highly toxic to animal life. Rapeseed containing three or more castor beans shall be graded Washington sample grade.

(d) **CROTOLARIA.** The seeds of *Crotolaria* (*Crotolaria* sp.) are highly toxic to animal life. These seeds can be various colors and are generally "kidney" or "boxing glove" shaped. Rapeseed containing three or more *crotolaria* seeds shall be graded Washington sample grade.

(e) **UNKNOWN FOREIGN SUBSTANCE.** Rapeseed containing four or more pieces or an unknown foreign substance shall be graded Washington sample grade. Pelletized material other than feed pellets shall be considered an unknown foreign substance. Feed pellets in rapeseed are considered dockage.

(5) When rapeseed is found to be Washington sample grade on one or more of these factors, this fact and the reasons therefore shall be shown on the pan ticket and the inspection ticket even though the rapeseed may be Washington sample grade on another factor.

(6) **STONES.** Rapeseed containing more than 0.05% of stones by weight shall be graded Washington sample grade. The determination of stones shall be made on a representative portion of approximately fifteen grams after the removal of machine and sieve separated dockage.

(7) The determination of inconspicuous admixture shall be made on a representative portion of approximately one gram after the removal of dockage.

(8) The determination of distinctly green seeds, heat damaged seeds, and good natural color shall be on a representative portion of approximately fifteen grams obtained from the dockage free sample that has had the visible damage removed. Strips of seeds totaling five hundred shall be crushed and examined for distinctly green seeds and heat damaged seeds. The seeds of Wild Mustard (*Brassica kaber*) and Domestic Brown Mustard (*Brassica juncea*) shall be removed prior to crushing.

(9) The following certification requirements are applicable to rapeseed under these standards:

DAMAGE			ADMIXTURES OF FOREIGN MATERIAL INCLUDED IN DOCKAGE									
GRADE	HEATED	DISTINCTLY GREEN	TOTAL DAMAGE	STONES	OTHER MINERAL MATTER	ERGOT	SCLERO-TINIA	INSECT EXCRETA	TOTAL CONSPICIOUS ADMIXTURE	DOCKAGE	INCONSPICIOUS ADMIXTURE	SOUNDNESS
WASHINGTON NO. 1	0.1%	2.0%	3.0%	0.05%	0.75%	0.05%	0.05%	0.02%	1.0%	2.5%	5.0%	WELL MATURE GOOD NATURAL COLOR, SWEET ODOR
WASHINGTON NO. 2	0.5%	6.0%	10.0%	0.05%	0.75%	0.05%	0.10%	0.02%	1.0%	2.5%	5.0%	FAIRLY WELL MATURE, REASONABLY GOOD COLOR SWEET ODOR
WASHINGTON NO. 3	2.0%	20.0%	20.0%	0.05%	0.75%	0.05%	0.15%	0.02%	1.0%	2.5%	5.0%	MAY HAVE THE NATURAL ODOR ASSOCIATED WITH LOW QUALITY SEED
WASHINGTON SAMPLE GRADE	EXCESS 2.0%	EXCESS 20.0%	EXCESS 20.0%	EXCESS 0.05%	EXCESS 0.75%	EXCESS 0.05%	EXCESS 0.15%	EXCESS 0.02%	EXCESS 1.0%	DOCKAGE IN EXCESS OF 2.5%	EXCESS 5.0%	DISTINCTLY SOUR, RANCID, MUSTY OR OTHER ODORS INDICATING SERIOUS DETERIORATION OR CONTAMINA- TION

WSR 86-20-051
EMERGENCY RULES
DEPARTMENT OF AGRICULTURE
[Order 1909—Filed September 29, 1986]

I, C. Alan Pettibone, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to grain fees, chapter 16-212 WAC.

I, C. Alan Pettibone, 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 increase in the fee for submitted sample is necessary to defray department cost while the fees and fee structure are reviewed with the industry prior to going to permanent order and to meet industry needs brought about by proposed changes in the dockage certification procedures. Rapeseed rules are necessary to recover costs under inspection rules adopted in September 1986.

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

This rule is promulgated pursuant to chapter 22.09 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 September 29, 1986.

By Michael V. Schwisow
Deputy Director

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-030 GENERAL PROVISIONS FOR HOURLY CHARGES.

(1) Straight time, rate per hour \$ 23.00
This hourly rate shall be applied on any job where the fee is not sufficient to provide revenue of \$23.00 per hour, per employee, and where no other hourly rate or fee is specified in the schedule of fees and charges. Whenever the lot size or workload is not of sufficient size to generate \$23.00 per hour, per employee, an additional fee shall be assessed so that total revenue generated is equal to the \$23.00 rate: PROVIDED, That such revenue insufficiency may be established on the basis of the average hourly revenue generated at the worksite over the Monday through Sunday work week, upon written request of the applicant for service. In the absence of such request, fees shall be assessed on a daily basis.

(2) Overtime, and night shift rate per hour \$ 6.00

Whenever a service is requested before or after regularly scheduled working hours, Monday through Friday, or anytime on Saturdays, Sundays or holidays, a fee of

\$6.00 per hour, per employee, shall be charged in addition to the regular inspection and weighing fees.

(a) Requests for service on Saturdays, Sundays, or holidays, or for work shifts other than 8:00 a.m. to 5:00 p.m., Monday through Friday, must be received by the inspection office no later than ((2:00)) 4:00 p.m. of the last regularly scheduled working day prior to the requested service. When the request is not received by ((2:00)) 4:00 p.m., service will be provided where personnel are available, but an additional fee of \$4.00 per hour, per employee, will be assessed for that shift.

(b) Requests for service which is beyond the scope or volume normally provided at an inspection site must be received by the inspection office no later than ((2:00)) 4:00 p.m. of the last regularly scheduled working day prior to the date of the requested service in order for the department to guarantee to have adequate staff available to perform the service.

(c) Whenever an employee is called from home after regular working hours, or on a Saturday, Sunday or holiday, a minimum of two additional hours shall be charged at the rate of \$10.00 per hour and added to other fees charged.

(d) Scheduled night shifts.

At all designated inspection points, for night shifts, Monday through Friday (usually from 6:00 p.m. to 3:00 a.m.) that are, or will be, continuous for a period of one month or longer, with only an occasional work stoppage, additional overtime fees per hour will not apply(~~PROVIDED, That the workload is sufficient in size so that inspection and weighing fees generated that shift will defray the department's cost of \$23.00 per hour, per employee. If not, an additional charge shall be assessed to equal \$23.00 per hour, per employee~~)).

(i) The department shall be given at least seven calendar days notice, in writing, to establish a scheduled night shift. If notice is not given, a fee of \$6.00 per hour, per employee, shall be assessed until the seven day notice period has elapsed.

(ii) The department shall be given at least twenty-one calendar days' notice, in writing, of cancellation of any scheduled night shift operation. If such notice is not given, a fee of \$6.00 per hour, per employee, shall be assessed for each hour under the regular night shift schedule that would have been worked until the twenty-one day notice period has elapsed.

(3) Standby rate per hour \$ 25.00
Whenever a service is requested before or after working hours, Monday through Friday or anytime on Saturdays, Sundays or holidays, and service cannot be performed through no fault of the department, a minimum of four hours at the standby rate of \$25.00 per hour, per employee, shall be charged. Whenever a service is requested before or after working hours or anytime on a Saturday, Sunday or holiday, and a cancellation of such request is not received by ((2:00)) 4:00 p.m. of the last regularly scheduled working day prior to the requested service, the four hour standby charge shall be applied.

(4) Guarantee of expense. When a service is requested that requires assignment of personnel at a facility where the volume of work at the established fees may not be adequate to pay the cost of providing the service, a

guarantee of the expense of providing the service may be required. These facilities may enter into agreement with the department at guaranteed staffing levels and negotiated minimum hours and unit fees.

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-060 OFFICIAL INSPECTION AND/OR WEIGHING FEES UNDER THE UNITED STATES GRAIN STANDARDS ACT.

(1) Combination inspection and weighing fees. Ships, barges, unit trains and transfers of bulk grain.

(a) From vessel to elevator, per ton \$ 0.12

(b) Bin transfers, per ton \$ 0.12

(c) From elevator to vessel, per ton \$ 0.12

(d) From railcars of a unit train, sampled by diverter samplers, batch weighed and inspected under the subplot inspection plan in units of not less than five cars, per ton \$ 0.12

(2) Inspection only of railroad boxcars, open hopper-type cars or covered hopper-type cars, original inspection.

(a) When sampled by United States department of agriculture approved mechanical belt, spout or leg type samplers at plants, per car \$ 14.50

(b) When sampled by United States department of agriculture approved grain trier, original and subsequent original inspections, per car \$ 23.00

(3) Inspection only of trucks, per truck \$ 14.00

(4) Reinspections of railroad boxcars, open hopper-type cars, covered hopper-type cars, ship subplot samples, barge lots, truck lots, and submitted samples.

(a) When based on an official file sample, per reinspection \$ 8.50

(b) When based on a new sample, for railcars only, per reinspection \$ 23.00

(c) When based on a new sample, for trucks only, per reinspection \$ 14.00

(5) Submitted samples, per inspection \$ ((6.25)) 7.00

(6) Factor analysis and/or certification.

(a) Factors added to existing certificates, or requested on ship subplot analyses, that do not affect the grade(;;): per factor \$ 2.50

PROVIDED, That on submitted sample certificates of grade for wheat, dockage to the nearest one-tenth percent will be shown in remarks section and foreign material shown on the factor line, when it is not a grading factor, without additional charge.

(b) Factor certification only (maximum of two factors), per certificate \$ 3.00

(i) Additional factors added to a factor certificate, per factor \$ 2.50
(A maximum of \$6.25 will be charged for grading factors only.)

(ii) When submitted samples are not of sufficient size to provide official grade analysis, obtainable factors will be provided, upon request of the applicant, at the factor only rate.

(7) Official (NIR) protein analysis.

(a) Protein in conjunction with official inspection for grade \$ 6.25

(b) Protein only, submitted sample or reinspection \$ 8.50

(c) Protein based on official sample, add applicable sampling charges.

(8) Inspection of sacked grain at inspection points, per cwt \$ 0.06

(9) Checkloading sacked grain, per manhour \$ 23.00

(10) Waxy corn determination, on request, per determination \$ 12.00

(11) Stowage examinations - ships, barges or vessels.

(a) Per stowage space and/or tank, per examination \$ 22.50

(b) Initial inspection, minimum charge \$112.00

(c) Subsequent inspections, minimum charge \$ 67.50

(d) Stowage examinations will be made on ships or vessels at anchor in midstream when requested.

(i) It is the responsibility of the applicant to provide safe transportation by licensed tug or water taxi to and from the vessel.

(ii) A minimum of two hours of regular time at \$23.00 per hour (one inspector) for general cargo vessels and a minimum of four hours of regular time at \$23.00 per hour (two inspectors) shall be charged for tankers in addition to the established inspection fee.

(iii) Inspections can only be made at the convenience of the grain inspection office, during daylight hours, under safe working conditions, when weather conditions permit.

(iv) Inspections can only be made within the area of the designated tidewater grain inspection office.

(v) A ship's or vessel's officer or company agent shall accompany the licensed shiphold inspector(s).

(e) A minimum of four hours per inspector at the applicable overtime rate shall also be assessed on Saturdays, Sundays, or holidays.

(12) Other stowage examinations.

(a) Sea van-type containers (when checkloading is not required) \$ 7.60

(b) Railroad cars, trucks and other containers, not in conjunction with loading, per container \$ 7.60

(13) Checktesting of diverter and mechanical samplers, per manhour \$ 23.00

(14) Ship samples.

(a) Ship composite samples.

(i) Initial set of samples to applicant (maximum of three samples) no charge

(ii) Additional samples or samples at the request of other interested parties, per sample (two sample minimum when not requested with initial set) \$ 5.00

(b) Ship samples on a subplot basis, per sample \$ 5.00

(15) Weighing services.

(a) Class X weighing services.

- (i) From railroad boxcars, open or covered hopper-type cars (without inspection required) or vessels to elevator (grain only), per ton \$ 0.10
- (ii) From elevator to boxcars, open or covered hopper-type cars, barges (without inspection required) or vessels (without inspection, grain only), per ton \$ 0.10
- (iii) Bin transfers (grain only), per ton \$ 0.10
- (iv) Trucks, per truck or weight lot \$ 7.00
- (b) Class Y weighing services, per manhour \$ 23.00
- (c) Checkweighing of sacked grain, per manhour \$ 23.00
- (d) Scale certification/checktesting of official weighing scales.
 - (i) Weights and measures scale specialist, per manhour \$ 31.50
 - (ii) Grain inspection personnel, per manhour \$ 23.00

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-070 OFFICIAL SERVICES UNDER THE AGRICULTURAL MARKETING ACT OF 1946.

- (1) Hay inspection.
 - (a) Complete inspection (minimum charge \$30.00), per ton \$ 1.00
 - (b) Factor inspection (minimum charge \$20.00), per ton \$ 1.00
 - (c) Submitted sample inspection, per sample \$ 5.00
- (2) Inspection of beans, dry peas, lentils, and similar commodities.
 - (a) Inspection of bagged commodities at inspection points, per cwt \$ 0.06
 - (b) Bulk commodity inspection at inspection points, per ton \$ 0.28
 - (c) Minimum charge for bulk or bagged commodities (one hour) \$ 23.00
 - (d) Submitted sample inspection, per sample \$ 13.00
- (3) Weighing and combination inspection/weighing services for bulk commodities.
 - (a) Weighing only, other than grain, per ton \$ 0.11
 - (b) Combination inspection/weighing of bulk commodities under federal grade standards, state standards, or for factor determinations, per ton \$ 0.12
 - (c) Weigh grain by-products into portable containers including fitness examination of the container, weigh and sample the by-product (thirty ton maximum) \$ 14.00
- (4) Factor analysis.
 - (a) Moisture only \$ 5.00
 - (b) Additional factors, the determination of which are not required to establish grade, or otherwise not required by regulation, added to an existing certificate, per factor \$ 2.50

- (c) Certification, factor only (maximum two factors), per certificate \$ 3.00
- (d) Additional factors added to a factor certificate, per factor \$ 2.50
(A maximum of \$13.00 will be charged for grading factors only.)
- (e) Analysis of rapeseed for official factors, per certificate \$ 13.00
- (f) If official inspection is required for rapeseed, the applicable sampling only fee shall be assessed in addition to the factor analysis fee.
 - (5) Sampling only, bulk commodities.
 - (a) Trucks or containers, per carrier \$ 14.00
 - (b) Boxcars, open or covered hopper-type cars, per car \$ 23.00
 - (6) Processed commodity and defense personnel support center (DPSC) inspection fees.
 - (a) Per manhour, two hour minimum, rate per hour \$ 23.00
 - (b) In addition to the charges, if any, for sampling and other requested service, a fee will be assessed for each laboratory analysis or test identical with the amount charged by the federal grain inspection service for laboratory tests performed under authority of the Agricultural Marketing Act and for any postage or other costs of mailing not included in these fees.
 - (7) Sanitation inspections.
 - (a) Initial inspection no charge
 - (b) Reinspections, four hour minimum, per manhour \$ 23.00
 - (8) Stowage examinations under the Agricultural Marketing Act.
 - (a) Ships and vessels.
 - (i) Initial inspection, basic fee \$150.00
 - (ii) Subsequent inspections, basic fee \$100.00
 - (iii) In addition to the basic fee, there shall be levied a fee of \$23.00 per hour, per inspector.
 - (iv) These inspections shall be subject to the same restrictions and conditions as ship stowage examinations under the United States Grain Standards Act, as per WAC 16-212-060 (11)(d)(i) through (iv).
 - (b) Other stowage examinations shall be at the rate prescribed for containers listed in WAC 16-212-060(12).
 - (9) Aflatoxin testing fees.
 - (a) Black light and/or minicolumn determinations, per hour, per inspector \$ 23.00
 - (b) Minicolumn determination, per test \$ 15.60
 - (c) Thin layer chromatography fees and/or minicolumn fees, if applicable, will be assessed for laboratory analyses identical with the amount charged by the federal grain inspection service for that test.
 - (10) Falling numbers determinations, per determination \$ 12.00

AMENDATORY SECTION (Amending Order 1836, filed 7/2/84)

WAC 16-212-082 FEES FOR SERVICES PERFORMED UNDER STATE REGULATION. (1) Inspection of cultivated buckwheat and safflower under

Washington state standards shall be at the rate applicable for the same type of sample under the fees for services under the United States Grain Standards Act.

(2) Cracked corn, corn screenings, and mixed grain screenings shall be inspected and/or weighed under the tonnage rate applicable for standardized grains as per WAC 16-212-060.

(3) Unofficial (NIR) protein analysis (barley, mixed grain, etc.), per determination \$ 6.25

(4) Set of ten protein reference samples (one class) standardized with the state monitoring machine, per set \$ 25.00

(5) (~~Unofficial (NIR) oil determination for sunflower seed, per determination \$ 12.00~~)
Rapeseed inspection under state standards.

(a) Submitted sample for factors or grade, per sample \$ 13.00

(b) When sampled by official personnel, add applicable sampling only fee.

(c) Export inspection and weighing in bulk, per ton \$ 0.12

(d) Inspection of bagged rapeseed, per cwt \$ 0.06

(e) Determination of erucic acid, glucosinolate level and oil content, per set of tests \$ 50.00

Note: This fee is applied in addition to the inspection fee for grading under state standards.

WSR 86-20-052
PROPOSED RULES
INTERAGENCY COMMITTEE
FOR OUTDOOR RECREATION

[Filed September 29, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Interagency Committee for Outdoor Recreation intends to adopt, amend, or repeal rules concerning this notice proposes to revise and amend the following within Title 286 WAC, to incorporate revisions in the Nonhighway Off-Road Vehicle Act of 1971 as passed by the Washington State Legislature in 1986 (chapter 206, Laws of 1986, chapter 46.09 RCW): WAC 286-04-010 definitions; 286-16-010 scope of chapter; 286-24-010 scope of chapter; 286-26-010 scope of chapter; 286-26-020 definitions; 286-26-030 eligibility; 286-26-040 qualifications; 286-26-055 funded projects; 286-26-060 disbursement of funds; and 286-26-070 fund accountability, to incorporate revisions in the Nonhighway Off-Road Vehicle Act of 1971 as passed by the Washington State Legislature in 1986 (chapter 206, Laws of 1986, chapter 46.09 RCW). The Off-Road Vehicle Act of 1971 has been changed to include nonhighway/off-road vehicles and it is necessary to change the name references throughout Title 286 WAC;

that the agency will at 9:00 a.m., Friday, November 7, 1986, in the Washington Room, Governor House Motor

Hotel, 521 South Capitol Way, Olympia, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 7, 1986.

The authority under which these rules are proposed is RCW 34.04.025 and chapters 43.99 and 46.09 RCW.

The specific statute these rules are intended to implement is RCW 46.09.020, 46.09.110, 46.09.170, 46.09.240 and 46.09.280.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 20, 1986.

Dated: September 29, 1986

By: Robert L. Wilder
 Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): WAC 286-04-010 Definitions; 286-16-010 Scope of chapter; 286-24-010 Scope of chapter; 286-26-010 Scope of chapter and title of act; 286-26-020 Definitions; 286-26-030 Eligibility; 286-26-040 Qualifications; 286-26-055 Funded projects; 286-26-060 Disbursement of funds; and 286-26-070 Fund accountability.

Description of Purpose: To include the definition of and references to the nonhighway and off-road vehicle activities and the nonhighway and off-road vehicle activities advisory committee, and thus incorporate revisions in the Nonhighway and Off-Road Vehicle Act of 1971 as passed by the Washington State Legislature in 1986 (chapter 206, Laws of 1986, chapter 46.09 RCW).

Statutory Authority: RCW 43.99.010, 43.99.110, 46.09.020, 46.09.110, 46.09.170, 46.09.240 and 46.09.280.

Specific Statute Rule is Intended to Implement: Chapter 46.09 RCW, Nonhighway and Off-Road Vehicle Act.

Summary of Rule: The Off-Road Vehicle Act of 1971 was changed through legislative action to include nonhighway and off-road vehicle projects as eligible to receive consideration for funding from off-road vehicle funds within the outdoor recreation account administered by the Interagency Committee for Outdoor Recreation rules have been revised throughout to incorporate necessary revisions: WAC 286-04-010, definitions; 286-16-010, 286-24-010 and 286-26-010, scope of chapters; 286-26-020, definition of nonhighway and off-road vehicle activities advisory committee; 286-26-030, include nonhighway and off-road vehicle projects as eligible to receive funding; 286-26-040, include nonhighway and off-road vehicle projects within the participation manuals and applications forms of the agency; 286-26-055, provide for review of nonhighway and off-road vehicle projects; 286-26-060, to provide for proper disbursement of funds to nonhighway and off-road vehicle project sponsors; and 286-26-070, includes references to nonhighway as well as off-road vehicle funds in accountability.

Reasons Supporting Proposed Action: An off-road vehicle advisory committee has been serving the Interagency Committee for Outdoor Recreation for some time

(authority – RCW 46.09.260 in former rule). A new definition of the nonhighway and off-road vehicle activities (NOVA) advisory committee is required to meet legislative intent (now RCW 46.09.280). Further, the responsibility of this committee in reviewing all nonhighway and off-road vehicle project applications needs to officially be noted in the WAC. The new program includes nonhighway off-road vehicle projects.

Agency Personnel Responsible for Drafting: Gary M. Ogden, Chief, Management Services, Interagency Committee for Outdoor Recreation, 4800 Capitol Boulevard, KP-11, Olympia, Washington 98504; Implementation and Enforcement: Robert L. Wilder, Director, Interagency Committee for Outdoor Recreation, 4800 Capitol Boulevard, KP-11, Olympia, Washington 98504.

Organization Proposing the Rule: Interagency Committee for Outdoor Recreation, state of Washington.

Agency Comments or Recommendations Regarding Language, Implementation, Enforcement, Fiscal Matters: Revisions are necessary to include the nonhighway and off-road vehicle activities advisory committee as a functioning committee of this agency, and are required for the guidance of agencies submitting grants-in-aid for nonhighway and off-road vehicle projects to the IAC for funding consideration.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: None; not necessary to conform to any federal law.

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order IAC 82-1, filed 12/8/82)

WAC 286-04-010 DEFINITIONS. For purposes of these rules: (1) "Interagency committee" means the interagency committee for outdoor recreation, (IAC) created by RCW 43.99.110.

(2) "Chairman" means the chairman of the interagency committee. See RCW 43.99.110.

(3) "Director" means the director of the interagency committee. See RCW 43.99.130.

(4) "National Park Service" means the National Park Service, United States Department of the Interior.

(5) "Project" means the undertaking which is, or may be, funded in whole or in part with outdoor recreation account money administered by the interagency committee.

(6) "Development" means the construction of facilities necessary for the use and enjoyment of outdoor recreational resources.

(7) "Acquisition" means the gaining of rights of public use by purchase, negotiation, or other means, of fee or less than fee interests in real property.

(8) "Plan" means the statewide comprehensive outdoor recreation plan (SCORP).

(9) "Planning" means the development of documents and programs to identify and propose actions for increasing the availability of outdoor recreational resources and the preparation of, and review of, designs and specifications for such resources.

(10) "Action program" means the identification of actions proposed to effectuate the policies and recommendations contained in the plan.

(11) "Applicant" means a state or local government agency soliciting a grant of funds from the interagency committee for an outdoor recreation project.

(12) "Sponsor" means an applicant who has been awarded a grant of funds for an outdoor recreation project by the interagency committee.

(13) "Participation manuals" means a compilation of state and federal policies, procedures, rules and instructions that have been assembled in manual form and which have been approved by the interagency committee for dissemination to public agencies that may wish to participate in the grant-in-aid program of the interagency committee.

(14) "Local agencies" means those public bodies eligible to apply for and receive funds from the interagency committee as defined by RCW 43.99.020, except for purposes of chapter 286-26 WAC.

(15) "Grant-in-aid program" means all funding programs administered by the interagency committee except the nonhighway road and off-road vehicle program.

(16) "Advisory committees" means committees of representatives of federal, state, and local governmental entities, user organizations and private enterprise, or any combination thereof, that provide technical expertise and consultation upon request on matters of concern to the interagency committee.

(17) "Nonhighway road and off-road vehicle program" means the nonhighway road and off-road vehicle grants program administered by the interagency committee.

AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-16-010 SCOPE OF CHAPTER. This chapter contains rules affecting the eligibility of local and state agencies to share outdoor recreation account money (~~for eligible projects~~) available from or through the interagency committee for eligible projects except for funds deposited in the outdoor recreation account to be administered and distributed by the interagency committee for outdoor recreation for the planning, acquisition, development and management of nonhighway road and off-road vehicle trails and areas.

AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-24-010 SCOPE OF CHAPTER. This chapter contains rules relating to the manner of funding projects and related to the duties of an agency after its project has been funded in whole or part with ((monies, other than off-road vehicle funds;)) monies administered by the interagency committee other than nonhighway and off-road vehicle monies.

Chapter 286-26 WAC

NONHIGHWAY ROAD AND OFF-ROAD VEHICLE FUNDS

WAC

286-26-010	Scope of chapter.
286-26-020	Definitions.
286-26-030	Eligibility.
286-26-040	Qualification.
286-26-055	Funded projects.
286-26-060	Disbursement of funds.
286-26-070	Fund accountability.

AMENDATORY SECTION (Amending Order IAC 82-1, filed 12/8/82)

WAC 286-26-010 SCOPE OF CHAPTER. This chapter contains rules affecting the eligibility of agencies to share in nonhighway road and off-road vehicle funds used for nonhighway road and off-road vehicle trails and areas.

AMENDATORY SECTION (Amending Order 84-2, filed 8/8/84)

WAC 286-26-020 DEFINITIONS. For purposes of this chapter, the following definitions shall apply:

(1) "Nonhighway vehicle" means any (~~self-propelled~~) motorized vehicle when used for recreation travel on trails and nonhighway roads or for recreation cross-country travel on any one of the following or a combination thereof: Land, water, snow, ice, marsh, swampland, and other natural terrain. Such vehicles (~~shall~~) include, but are not limited to, off-road vehicles, two, three, or four-wheel ((drive)) vehicles, motorcycles, four-wheel drive vehicles, dune buggies, amphibious vehicles, ground effects or air cushion vehicles, and any other means of land transportation deriving motive power from any source other than muscle or wind.

Nonhighway vehicle does not include:

(a) Any vehicle designed primarily for travel on, over, or in the water;

(b) Snowmobiles or any military vehicles; or

(c) Any vehicle eligible for a motor vehicle fuel tax exemption or rebate under chapter 82.36 RCW for which an exemption or rebate is claimed. This exception includes, but is not limited to, farm, construction, and logging vehicles.

(2) "Off-road vehicle" (ORV) means any nonhighway vehicle when used for cross-country travel on trails or any one of the following or a

combination thereof: Land, water, snow, ice, marsh, swampland and other natural terrain.

(3) "Interagency committee for outdoor recreation nonhighway road and off-road vehicle activities funds" (~~((IAC-ORV))~~) IAC-NOVA funds means those funds deposited in the outdoor recreation account to be administered and distributed by the interagency committee in conformance with chapter 46.09 RCW, and (~~(IAC-ORV))~~) IAC-nonhighway road and off-road vehicle participation manuals for the planning, acquisition, development and management of nonhighway road and ORV ((trails and areas)) recreation areas and ORV trails.

(4) "~~((Off-road vehicle))~~ ORV trail" (~~((ORV trail))~~) means a multiple-use corridor designated and maintained for ((public ORV)) recreational ((use which)) travel by off-road vehicles that is not normally suitable for travel by conventional two-wheel drive vehicles and ((which)) is posted or designated by the managing authority of the property that the trail traverses as permitting ORV travel; this may include ((race courses)) competition sites for ((ORV motorcycles)) two, three, or four-wheel ORVs, and four-wheeled vehicles over 40 inches width which are equipped with four-wheel drive or other characteristics such as nonslip drive trains and high clearance. Such courses will be designed to include ORV trail or area characteristics such as sharp turns, jumps, soft tread material, dips, or other obstacles found in more natural settings. Race courses which are paved and designed primarily for other vehicles, such as go-karts and formula cars, constitute an inappropriate use of nonhighway road and ORV funds.

(5) "Off-road vehicle use area" means the entire area of a parcel of land except for camping and approved buffer areas (~~((where it))~~) that is posted or designated for ORV use in accordance with rules adopted by the managing authority.

(6) "Management" means the action taken in exercising control over, regulating the use of, and operation and maintenance of ORV trails and ORV areas.

(7) "Nonhighway road and off-road vehicle activities (NOVA) advisory committee" (~~((ORVAC))~~) means the established committee of (~~((off-road vehicle (ORV)))~~) nonhighway road recreationists, including representatives of organized ORV recreational groups, to advise the director in the development of the state-wide ((ORV)) nonhighway road and off-road vehicle plan, the development of a project funding system, the suitability of ((ORV)) nonhighway road and off-road vehicle projects submitted to the interagency committee for funding, and other aspects of ((ORV)) nonhighway road and off-road vehicle recreation as the need may arise, in accordance with chapter 46.09 RCW. This committee may also include representatives from various governmental entities or other interests as deemed appropriate by the interagency committee for outdoor recreation.

(8) "Nonhighway road" means any road owned or managed by a public agency, or any private road for which the owner has granted a permanent easement for the public use of the road, other than a highway generally capable of travel by a conventional two-wheel drive passenger automobile during most of the year and in use by such vehicles and that is not built or maintained with appropriations from the motor vehicle fund.

AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-26-030 ELIGIBILITY. Those agencies of government which are eligible to receive ((ORV)) nonhighway road and off-road vehicle funds are: Departments of state government, counties, ((and)) municipalities, federal agencies, and Indian tribes. (~~((The interagency committee may make intergovernmental agreements with federal agencies for the use of ORV monies.))~~)

AMENDATORY SECTION (Amending Order IAC 82-1, filed 12/8/82)

WAC 286-26-040 QUALIFICATION. (1) Forms. To be considered for ((an ORV grant of up to 100 percent of a project's cost)) a nonhighway road and off-road vehicle grant, an eligible agency must file with the interagency committee an application form or project information form (as applicable) supplied by the interagency committee.

(2) Review. (a) All applications or project information forms for funding submitted to the interagency committee will be referred to staff for review and recommendations. In addition, in reaching its recommendation, staff will seek the advice and counsel of the nonhighway road and off-road vehicle activities (NOVA) advisory committee; and

(b) The interagency committee shall inform all applicants of the ((process)) requirements and the methods of application for funds and

project review by delineating these items in the nonhighway road and off-road vehicle participation manuals.

AMENDATORY SECTION (Amending Order 84-2, filed 8/8/84)

WAC 286-26-055 FUNDED PROJECTS. (1) Final decision. The interagency committee will review all staff and ((ORVAC)) NOVA advisory committee recommendations for nonhighway road and off-road vehicle projects. The interagency committee retains the authority and the responsibility to accept or deviate from staff and/or ((ORVAC)) NOVA advisory committee recommendations and it alone has the authority to make the final decision concerning the funding of a project.

(2) Project contract/intergovernmental agreement (supplemental agreement). For every funded project, a project contract or intergovernmental agreement (supplemental agreement) must be executed (as applicable). The project contract/intergovernmental agreement (supplemental agreement) shall be prepared by the interagency committee staff subsequent to approval of the project by the committee. The director shall execute the contract/intergovernmental agreement (supplemental agreement) on behalf of the interagency committee and tender the document to the sponsoring agency for execution. Upon execution by the sponsoring agency, the parties will thereafter be bound by the project contract/intergovernmental agreement (supplemental agreement). The sponsoring agency may not proceed with the project until the project contract/intergovernmental agreement (supplemental agreement) has been executed unless specific authorization has been given by the director.

AMENDATORY SECTION (Amending Order IAC 82-1, filed 12/8/82)

WAC 286-26-060 DISBURSEMENT OF FUNDS. Except as otherwise provided herein the director will authorize disbursement of funds allocated to a project only on a reimbursable basis, after the agency has acquired or developed the outdoor recreation land with its own funds or has expended monies for planning or management activities and has presented a billing, according to procedures delineated in the nonhighway road and off-road vehicle participation manual, showing satisfactory evidence of compliance with the project contract. Partial payments may be made during the course of a project on a reimbursement basis upon presentation of billings showing satisfactory evidence of partial compliance with the contract, according to procedures delineated in the nonhighway road and off-road vehicle participation manual.

AMENDATORY SECTION (Amending Order IAC 82-1, filed 12/8/82)

WAC 286-26-070 FUND ACCOUNTABILITY. (1) State agencies shall account for ORV funds following requirements of the Budget and Accounting Act of 1959 (chapter 43.88 RCW). Municipalities and counties shall account for ORV funds as special revenue funds following all pertinent accounting procedures of the budgeting, accounting, reporting system manual for counties and cities and other local governments (BARS).

(2) Any expenditure of ((ORV)) nonhighway road and off-road vehicle funds not in conformance with the act must be repaid to the outdoor recreation account.

WSR 86-20-053

ADOPTED RULES

STATE BOARD OF EDUCATION

[Order 11-86-Filed September 29, 1986]

Be it resolved by the State Board of Education, acting at McLoughlin Middle School, Vancouver, Washington, that it does adopt the annexed rules relating to authority, WAC 180-51-005.

This action is taken pursuant to Notice No. WSR 86-17-081 filed with the code reviser on August 20, 1986. 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 28A.05.062 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 September 26, 1986.
By Monica Schmidt
Secretary

AMENDATORY SECTION (Amending Order 7-84, filed 5/17/84)

WAC 180-51-005 AUTHORITY. The authority for this chapter is (~~chapter 28A.05~~) RCW 28A.05.062 which authorizes the state board of education to establish high school graduation requirements or equivalencies for students who commence the ninth grade subsequent to July 1, 1985.

WSR 86-20-054
ADOPTED RULES
STATE BOARD OF EDUCATION
[Order 12-86—Filed September 29, 1986]

Be it resolved by the State Board of Education, acting at McLoughlin Middle School, Vancouver, Washington, that it does adopt the annexed rules relating to authority, WAC 180-53-005.

This action is taken pursuant to Notice No. WSR 86-17-082 filed with the code reviser on August 20, 1986. 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 28A.58.085 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 September 26, 1986.
By Monica Schmidt
Secretary

AMENDATORY SECTION (Amending Order 22-85, filed 12/2/85)

WAC 180-53-005 AUTHORITY. The authority for this chapter is RCW (~~28A.58—(section 2, chapter 349, Laws of 1985)~~) 28A.58.085, which authorizes the state board of education to develop rules and regulations governing procedural criteria for a self-study process of educational quality for all public schools within each district.

ADOPTED RULES
STATE BOARD OF EDUCATION
[Order 13-86—Filed September 29, 1986]

Be it resolved by the State Board of Education, acting at McLoughlin Middle School, Vancouver, Washington, that it does adopt the annexed rules relating to Emergency expulsion—Notice of hearing—Waiver of hearing right, WAC 180-40-300.

This action is taken pursuant to Notice No. WSR 86-17-083 filed with the code reviser on August 20, 1986. 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 28A.04.132 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 September 26, 1986.
By Monica Schmidt
Secretary

AMENDATORY SECTION (Amending Order 6-77, filed 6/2/77, effective 8/1/77)

WAC 180-40-300 EMERGENCY EXPULSION—NOTICE OF HEARING—WAIVER OF HEARING RIGHT. (1) The student and his or her parent(s) or guardian(s) shall be notified of the emergency expulsion of the student and of their opportunity for a hearing either (a) by hand delivering written notice to the student's parent(s) or guardian(s) within twenty-four hours of the expulsion and documenting delivery by obtaining his or her signature acknowledging receipt or the written certification of the person making the delivery, or (b) by certified letter(s) deposited in the United States mail, within ((24)) twenty-four hours of the expulsion: PROVIDED, That if the emergency expulsion is based upon a failure to comply with the state immunization law (see chapter 180-38 WAC), the notice must be received by the student's parent(s) or guardian(s) prior to the emergency expulsion of the student regardless of the method of delivery. In addition, if the notice is by certified letter, reasonable attempts shall be made to notify the student and his or her parent(s) or guardian(s) by telephone or in person as soon as reasonably possible. Such written and oral notice shall:

- (a) Be provided in the predominant language of a student and/or a parent(s) or guardian(s) who predominantly speak a language other than English, to the extent feasible,
- (b) Specify the alleged reason(s) for the emergency expulsion,
- (c) Set forth the corrective action or punishment taken and proposed,
- (d) Set forth the right of the student and/or his or her parent(s) or guardian(s) to a hearing for the purpose of

contesting the allegation(s) as soon as reasonably possible, and

(e) Set forth the facts that:

(i) A written (or "oral" if provided for by school district policy) request for a hearing must be received by the school district employee designated, or by his or her office, on or before the expiration of the tenth school business day after receipt of the notice of opportunity for a hearing, and

(ii) If such a request is not received within the prescribed period of time, then the right to a hearing may be deemed to have been waived and the emergency expulsion may be continued as deemed necessary by the school district without any further opportunity for the student or his or her parent(s) or guardian(s) to contest the matter. A schedule of "school business days" potentially applicable to the exercise of such hearing right should be included with the notice.

(2) The student and/or his or her parent(s) or guardian(s) shall reply to the notice of opportunity for a hearing and request a hearing within ten school business days after the date of receipt of the notice. A request for a hearing shall be provided to the school district employee specified in the notice of opportunity for a hearing, or to his or her office. A request for a hearing shall be accepted if in writing and may be accepted orally if expressly provided for and allowed by rule of the school district.

(3) If a request for a hearing is not received within the required ten school business day period, the school district may deem the student and his or her parent(s) or guardian(s) to have waived the right to a hearing and the emergency expulsion may be continued as deemed necessary by the school district.

WSR 86-20-056
ADOPTED RULES
STATE BOARD OF EDUCATION
[Order 14-86—Filed September 29, 1986]

Be it resolved by the State Board of Education, acting at McLoughlin Middle School, Vancouver, Washington, that it does adopt the annexed rules relating to student learning objectives, WAC 180-16-220(3).

This action is taken pursuant to Notice No. WSR 86-17-084 filed with the code reviser on August 20, 1986. 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 28A.58-.090 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 September 26, 1986.

By Monica Schmidt
Secretary

AMENDATORY SECTION (Amending Order 5-86, filed 6/10/86)

WAC 180-16-220 SUPPLEMENTAL PROGRAM AND BASIC EDUCATION ALLOCATION ENTITLEMENT REQUIREMENTS. The following requirements, while not imposed by the "Basic Education Act of 1977," are hereby established by the state board of education as related supplemental conditions to a school district's entitlement to state basic education allocation funds.

(1) Student to certificated staff ratio requirement. The ratio of students enrolled in a school district to full-time equivalent certificated employees shall not exceed twenty-three to one: PROVIDED, That nonhigh school districts or school districts that have a student enrollment of two hundred fifty or less in grades nine through twelve may, as an alternative to the foregoing requirement, have a ratio of students to full-time equivalent certificated classroom teachers of twenty-six to one or less. For the purpose of this subsection, "certificated employees" shall mean those employees who are required by state statute or by rule of the state board of education, or by written policy of the school district to possess a professional education permit, certificate or credential issued by the superintendent of public instruction, as a condition to employment and "classroom teacher" shall be defined as in WAC 180-16-210 and the students to classroom teachers ratio shall be computed in accordance with WAC 180-16-210(1).

(2) Current and valid certificates. Every school district employee required by WAC 180-75-055 to possess a professional education permit, certificate, or credential issued by the superintendent of public instruction for his/her position of employment, shall have a current and valid permit, certificate or credential. In addition, effective August 31, 1987, classroom teachers, principals, vice principals, and educational staff associates shall be required to possess endorsements as required by WAC 180-16-221, 180-16-231, and 180-16-236, respectively.

(3) Student learning objectives. Each school district shall have implemented a program of student learning objectives in the areas of language arts, reading, mathematics, social studies, and physical education for grades kindergarten through twelve. On or before September 1, 1988, school districts shall have initiated implementation of the student learning objectives in all other course(s)/subject(s) taught in the K-12 common schools.

(a) Each school district must evidence community participation in defining the objectives of such a program.

(b) The student learning objectives of such program shall be measurable as to the actual student attainment. Student attainment shall be locally assessed annually.

(c) The student learning objectives program shall be reviewed (~~at least every two years~~) by the (~~school~~) district (~~and~~) according to one of the following options:

Option A: The district shall review all student learning objectives in all required course/subject areas at least every two years.

Option B: If the district board of directors determines that its curriculum review, textbook review, or self-study process includes a review of the district's student learning objectives program, such school district may provide for the periodic review of all or a part of its student learning objectives program in accordance with the time schedule the district has established for one or more of the aforementioned processes. Periodic review under option B shall take place at least every seven years.

In developing and reviewing the learning objectives, districts shall give specific attention to improving the depth of course content within courses and in coordinating the sequence in which subject matter is presented.

(4) Other program requirements self evaluation. Each school district shall adopt a procedure to ensure awareness of and compliance with other program requirements, including provisions set forth in WAC 180-16-240.

WSR 86-20-057

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 86-131—Filed September 29, 1986]

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

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 restrictions in Areas 6, 7, 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Skagit River provide protection for spawning salmon. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu rivers provide protection for local coho stocks.

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 September 29, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-616 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. Effective September 29, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Area 6 – Effective until further notice, closed to all commercial fishing.

Area 7 – Effective until further notice, closed to all commercial fishing except reef net gear, per U.S./Canada agreement.

**Area 7A – Effective until relinquishment of control by the Pacific Salmon Commission, the northwest portion of this management area is closed to all commercial fishing except those fisheries opened by the Pacific Salmon Commission. The remainder of Area 7A effective through October 4 closed to all commercial fishing, except reef net gear, per U.S./Canada agreement.*

Area 7C – Closed to all commercial fishing.

Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 12C – Effective until further notice, closed to all commercial fishing in that portion within 1,000 feet of the western shoreline between Glen Ayr Trailer Park and Hoodspout Marina Dock, and that portion within 1,000 feet of the western shoreline between Potlatch State Park and the mouth of Nalley's Slough.

Duwamish/Green Rivers – Upstream of 16th Avenue Bridge: Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, Clallam, East and West Twin, and Sekiu Rivers – Effective through November 1, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Dated: September 30, 1986
By: Frank B. Brouillet
Superintendent of Public Instruction

REPEALER

The following section of the Washington Administrative Code is repealed effective September 29, 1986.

WAC 220-28-615 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 130

WSR 86-20-058

PROPOSED RULES

SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Superintendent of Public Instruction intends to adopt, amend, or repeal rules concerning Finance—Special allocation, instructions, and requirements, chapter 392-140 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 13, 1986.

The authority under which these rules are proposed is RCW 28A.58.095.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 13, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-17-089 filed with the code reviser's office on August 20, 1986.

Dated: September 30, 1986

By: Frank B. Brouillet
Superintendent of Public Instruction

WSR 86-20-059

PROPOSED RULES

SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Superintendent of Public Instruction intends to adopt, amend, or repeal rules concerning Finance—Administrative salary and insurance benefits compliance, chapter 392-127 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 13, 1986.

The authority under which these rules are proposed is RCW 28A.58.095.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 13, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-17-088 filed with the code reviser's office on August 20, 1986.

WSR 86-20-060

PROPOSED RULES

SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Superintendent of Public Instruction intends to adopt, amend, or repeal rules concerning Finance—Salary—compensation lid compliance, chapter 392-126 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 13, 1986.

The authority under which these rules are proposed is RCW 28A.58.095.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 13, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-17-087 filed with the code reviser's office on August 20, 1986.

Dated: September 30, 1986

By: Frank B. Brouillet
Superintendent of Public Instruction

WSR 86-20-061

PROPOSED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

(Apprenticeship and Training Council)

[Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Apprenticeship and Training Council intends to adopt, amend, or repeal rules concerning this notice proposes to amend chapter 296-04 WAC. The amendment establishes a new council procedure for identifying the objective wage in standards of apprenticeship. WAC 296-04-270 (2)(c) is amended to allow a multi-employer sponsoring group to use the arithmetic average of journeyman wage rates to calculate wage scales required by RCW 49.04.050(5);

that the agency will at 9:30 a.m., Tuesday, November 18, 1986, in the Auditorium, Office Building II, 12th and Adams Streets, 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 December 12, 1986.

The authority under which these rules are proposed is RCW 49.04.010 and chapter 34.04 RCW.

The specific statute these rules are intended to implement is RCW 49.04.010 and 49.04.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 18, 1986.

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:

Clark T. Ransom
Employment Standards, Apprenticeship and
Crime Victims Division
Department of Labor and Industries
General Administration Building, HC-710
Olympia, Washington 98504
Phone (206) 753-3487

Dated: September 30, 1986

By: Clark T. Ransom
Secretary

STATEMENT OF PURPOSE

Title and Number of Rule Section or Chapter: WAC 296-04-270 (2)(c), Apprenticeship agreements—Types—Standards—Registration, review, cancellation, reregistration—Certificate of completion.

Statutory Authority: RCW 49.04.010 and 49.04.050.

Specific Statute that Rules are Intended to Implement: RCW 49.04.050, Standards for apprenticeship agreements.

Summary of Rules: Chapter 296-04 WAC, Internal rules—Washington State Apprenticeship and Training Council, is being amended. The amendment establishes a new council procedure for identifying the objective wage in standards of apprenticeship. WAC 296-04-270 (2)(c) is amended to allow a multi-employer sponsoring group to use the arithmetic average of journeyman wage rates to calculate wage scales required by RCW 49.04.050(5).

Description of the Purpose of the Rule(s): To allow greater participation in the apprenticeship system for employees and employer associations who are not signatory to a collective bargaining agreement.

Reasons Supporting the Proposed Rule(s): The amendment is proposed by the Washington State Apprenticeship and Training Council in response to requests by nonsignatory employer associations.

Agency Personnel Responsible for Drafting: Daniel Hainline, Programs Manager, Department of Labor and Industries, Division of Employment Standards, Apprenticeship and Crime Victims Division, 925 Plum Street S.E., Olympia, Washington 98504, (206) 753-3474; Implementation: Clark T. Ransom, Assistant Director, Department of Labor and Industries, Division of Employment Standards, Apprenticeship and Crime Victims Division, 925 Plum Street S.E., Olympia, Washington

98504, (206) 753-3487; and Enforcement: Same as above.

Name of Person or Organization, Whether Private, Public or Governmental that is Proposing the Rule(s): Washington State Apprenticeship and Training Council.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule(s): None.

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

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, was enacted by the legislature in 1982 to reduce the imposition of proportionately higher burdens on small business caused by the promulgation of agency rules. The criteria used to determine the requirement for a small business economic impact statement in the adoption of any rule is a determination that there will be an economic impact on more than twenty percent of all industries, or more than ten percent of any one industry. Following a positive determination, the agency is required to lessen the impact statement in accordance with RCW 19.85.040.

The department has reviewed the economic impact of the proposed rules and has determined that they do not meet the criteria specified in chapter 19.85 RCW. The rules only affect employers or employee representatives who voluntarily request participation in the state apprenticeship and training system.

AMENDATORY SECTION (Amending Order 80-2, filed 2/8/80)

WAC 296-04-270 APPRENTICESHIP AGREEMENTS—TYPES—STANDARDS—REGISTRATION, REVIEW, CANCELLATION, REREGISTRATION—CERTIFICATE OF COMPLETION. (1) The following apprenticeship agreements shall be recognized pursuant to RCW 49.04.060:

(a) A written agreement between an association of employers and an organization of employees describing the conditions of training for apprentices.

(b) A written statement of an employer or a written agreement between an employer and an employee organization describing the conditions of training apprentices. The former agreement shall be recognized only if there is no bona fide employee organization in the plant affected by the agreement.

(c) A written agreement between an employer and an individual apprentice describing the conditions of apprenticeship.

(2) Apprenticeship agreements shall conform to the following standards:

(a) Committee programs, plant programs, and on-the-job training programs must contain the provisions required by RCW 49.04.050 and, in addition, shall contain:

(i) Provision for nondiscrimination in the selection of apprentices in substantially the following form:

Each sponsor of an apprenticeship program shall include in its standards the following equal opportunity pledge: "The recruitment, selection, employment and training of apprentices during their apprenticeship shall be without discrimination because of race, color, religion, national origin, or sex. The sponsor will take affirmative action to provide equal opportunity in apprenticeship and will operate the apprenticeship program as required by the rules of the Washington state apprenticeship and training council and Title 29, Part 30 of the Code of Federal Regulations."

(ii) Provision that there shall be no discrimination on the basis of race, color, creed, sex, or national origin after selection during all phases of employment during apprenticeship.

(iii) Provision that adequate records of the selection process must be kept for a period of at least five years and will be made available to the council or its designated representative on request. Such records must include a brief summary of any interviews and the conclusions reached

on each of the specific factors which are part of the total judgment concerning each applicant.

(iv) Provision for local committee rules and regulations consistent with these rules and the applicable apprenticeship agreement.

(b) Any proposed standards for apprenticeship must be substantially similar to any standards for apprenticeship already approved by the council for the industry, craft or trade in question to the end that there is general statewide uniformity of such standards in each industry, trade or craft.

(c) ~~((The statement of the progressively increasing scale of wages (RCW 49.04.050(5)) shall provide that the entry level wage for all apprentices shall be at least a percentage of the journeymen scale set by the applicable collective bargaining agreement or at least a percentage of the prevailing wage for the craft for the area set by the United States Department of Labor pursuant to the Davis-Bacon Act (40 U.S.C. Sec. 276) where no collective bargaining agreement is in effect. In the event an apprenticeship program is proposed for an area already served by an apprenticeship program, the new program's wage scale shall be identical to or greater than that of an existing program. In the event an apprenticeship program is proposed for a craft or area in which there is no collective bargaining agreement, no Davis-Bacon Act prevailing wage, and no existing apprenticeship program, the applicant shall request the statistician of the department of labor and industries set a prevailing wage for the specific area and craft to be incorporated into the proposed agreement:))~~ Entry level apprentice wages.

(i) The statement of the progressively increasing scale of wages (RCW 49.04.050(5)) shall provide that the entry level wage for all apprentices shall be at least a set percentage of the journeyman scale wage where journeyman scale wage shall mean: (A) The scale for journeyman as set by the applicable collective bargaining agreement; (B) the prevailing wage for the craft for the area set by the United States Department of Labor pursuant to the Davis-Bacon Act (40 USC § 276), or, where the United States Department of Labor has not computed such a prevailing wage, a prevailing wage, computed in accordance with Davis-Bacon, for the specific area and craft by the statistician of the Department of Labor and Industries; or (C) in the context of a multi-employer sponsoring group, the average of journeyman wage rates paid by all participating employers or a wage determined under subsection (2) of this section if the multi-employer sponsoring group so elects. The average wage shall be the (arithmetic) average of the journeymen wage rates paid by each participating employer, weighted by the number of hours worked at each wage rate. Such average wage shall be calculated by an independent certified public accountant and registered with the council annually, and the documents used for such calculations shall be available as investigative records for review and audit by the supervisor and shall be subject to the use and disclosure limitations set forth in RCW 43.22.290. The applicable journeyman scale wage shall be set out in the statement of progressively increasing scale of wages as shall the method of derivation used.

(ii) For purposes of this subsection the term "multi-employer sponsoring group" shall mean a group or association of five or more employers which is the sponsor of an apprenticeship program, provided that the council in its discretion may treat as a "multi-employer sponsoring group" any program proposed by any employer or a group or association of less than five employers if such treatment is in the best interests of apprentices.

(d) A sample apprenticeship agreement which the council approves is available on request from the supervisor.

(3) Registration, review, cancellation, reregistration.

(a) All individual agreements shall be registered with the supervisor and subject to his approval.

(b) The supervisor and his staff, in the performance of their field work, shall conduct a systematic review of all plant and committee programs and shall take appropriate action, including recommendation of cancellation, when they find that any program is not being operated according to these rules and regulations or according to its applicable standards.

(c) When any program is found to be operating in a manner inconsistent with or contrary to these rules and regulations or its established plant or committee program, the supervisor shall notify the offending committee, person, firm or agency of the violation. If the supervisor does not receive notice, within 60 days, of action taken to correct such violations, the supervisor may take whatever action he deems necessary, including recommendation of cancellation of the apprenticeship or training program and agreement to the council.

(d) If the supervisor deems it necessary to recommend cancellation of an apprenticeship or training program, he shall do so in writing to each council member, stating in detail the reasons for his recommendation. A copy of said recommendation shall be mailed to the last known address of each member of the committee administering said program, or to those persons responsible for said program, together with notice that the council shall consider the recommendation at its next regularly scheduled meeting more than 30 days subsequent to the date of the recommendation and that all interested persons may present evidence or testimony regarding said recommendation. The council shall decide the question before it upon majority vote of the members present and voting and shall notify all interested parties of its decision, together with the reasons for it, in writing.

(e) The cancellation of any program or agreement shall automatically effect a cancellation of any agreement registered thereunder, provided that any organization or firm not responsible for the violations causing the cancellation may petition the council for approval of such cancelled agreement or program as a new program.

(f) Certificates of completion shall be issued at the request of the appropriate committee. An affidavit of the secretary of the committee concerned shall accompany the request, which affidavit shall state that the apprentice has successfully completed the apprenticeship program of that committee, and that he has been an active, registered participant of that committee's program for at least six months.

WSR 86-20-062
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
(Filed September 30, 1986)

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 Effect of resources on financial need—Personal property exemptions—Ceiling values—AFDC and RA, amending WAC 388-28-435;

that the agency will at 10:00 a.m., Wednesday, November 5, 1986, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 6, 1986.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.08 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 5, 1986.

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

Lee D. Bomberger, Acting Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by October 22, 1986. The meeting site is in a location which is barrier free.

Dated: September 29, 1986
 By: Lee D. Bomberger, Acting Director
 Division of Administration and Personnel

STATEMENT OF PURPOSE

Re: WAC 388-28-435.

Reason this Rule is Necessary: To add the language from the White court case regarding treatment of compensatory awards.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: A compensatory award is considered a resource.

Person Responsible for Drafting, Implementation and Enforcement of the Rule Change: Mary Rose Trepanier, Program Manager, Division of Income Assistance, mailstop OB-31J, phone 753-3177.

This rule is necessary as a result of a court decision, *White v. Rahm*.

AMENDATORY SECTION (Amending Order 2276, filed 8/30/85)

WAC 388-28-435 EFFECT OF RESOURCES ON FINANCIAL NEED—PERSONAL PROPERTY EXEMPTIONS—CEILING VALUES—AFDC AND RA. (1) Household furnishings and personal clothing essential for daily living are exempt resources without ceiling value. Such items in storage shall be presumed to be not essential for daily living, but all other household furnishings and personal clothing shall be presumed to be essential for daily living and both presumptions stand in the absence of evidence to the contrary.

(2) The total value of cash, marketable securities, cash discount value of real estate or chattel mortgages, sales contracts, cash surrender value of life insurance, and excess value of vehicles, value of nonexempt property, and any other resources not specifically exempted shall not exceed one thousand dollars regardless of family size. Possession of resources in excess of the maximum shall render the household ineligible.

(3) Term or burial insurance up to a maximum equity value of one thousand five hundred dollars per family member for the use of the applicant or applicants or recipient or recipients is exempt.

(4) One cemetery plot for each member of the assistance household is exempt personal property. Any additional plots shall be considered as a resource with other resources up to the ceiling maximum of one thousand dollars.

(5) One used and useful vehicle with an equity value of one thousand five hundred dollars or less is an exempt resource.

(6) Excess equity value of a used and useful vehicle and the equity value of other vehicles shall apply toward the limit in subsection (2) of this section.

(7) An income tax refund or a compensatory award is a resource in the month received and considered with the resources in subsection (2) of this section.

(a) "Income tax refund" is defined as that portion of a payment received from the U.S. Internal Revenue Service (IRS) representing a refund of taxes previously paid. The Earned Income Tax Credit portion of an IRS payment is excluded from this definition.

(b) A "compensatory award" is defined as a one-time settlement or benefit received as a result of a personal injury or wrongful death or from victims of crime compensation or labor and industries, other than time-loss compensation.

WSR 86-20-063

PROPOSED RULES

DEPARTMENT OF COMMUNITY DEVELOPMENT

[Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Community Development intends to adopt, amend, or repeal

rules concerning the early childhood education and assistance program, chapter 365-170 WAC; WAC 365-170-010 authority; 365-170-020 purpose; 365-170-030 definitions; 365-170-040 contractor funding; 365-170-050 eligibility criteria for applicants; 365-170-060 application process; 365-170-080 eligibility criteria for clients; 365-170-090 program design; and 365-170-100 administrative component;

that the agency will at 10 a.m. - 12, Wednesday, November 5, 1986, in the Department of Community Development, 5th Floor Conference Room, Ninth and Columbia Building, Olympia, 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 the Early Childhood Assistance Act of 1985, chapter 43.63A RCW.

The specific statute these rules are intended to implement is chapter 418, Laws of 1985.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

Dated: September 30, 1986

By: Chuck Clarke

Deputy Director

STATEMENT OF PURPOSE

Title: Chapter 365-170 WAC, Early childhood education and assistance program.

Description of Purpose: Notice of intention to adopt chapter 365-170 WAC, Early childhood education and assistance program, is given. This chapter sets forth the conditions and procedures under which state funding will be made available to assist local early childhood education and assistance programs.

Statutory Authority: Chapter 43.63A RCW.

Specific Statute Rule is Intended to Implement: Chapter 418, Laws of 1985.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Katherine Friedt, Assistant Director, Division for Community Services, Department of Community Development, Ninth and Columbia Building, GH-51, Olympia, Washington 98504-4151, (206) 753-4979.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Department of Community Development, governmental agency.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Rule Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: Not necessary.

Chapter 365-170 WAC
 STATE FUNDING FOR LOCAL EARLY CHILDHOOD EDUCATION AND ASSISTANCE PROGRAMS

WAC	
365-170-010	Authority.
365-170-020	Purpose.
365-170-030	Definitions.

365-170-040	Contractor funding.
365-170-050	Eligibility criteria for applicants.
365-170-060	Application process.
365-170-070	Award of contracts.
365-170-080	Eligibility criteria for clients.
365-170-090	Program design.
365-170-100	Administrative component.

NEW SECTION

WAC 365-170-010 AUTHORITY. These rules are adopted under the authority of RCW 43.63A.060 which provides that the director shall make such rules and regulations and do all other things necessary and proper to carry out the purposes of chapter 43.63A RCW. RCW 43.63A.065(2) provides that among its functions and responsibilities the department shall administer state and federal grants and programs which are assigned to the department by the governor or the legislature. The program which these rules are designed to implement is found in chapter 418, Laws of 1985.

NEW SECTION

WAC 365-170-020 PURPOSE. The purpose of this chapter is to set forth the conditions and procedures under which state funding will be made available to assist local early childhood education and assistance programs.

NEW SECTION

WAC 365-170-030 DEFINITIONS. (1) "Applicant" means a public or private nonsectarian organization which applies for state early childhood education and assistance program assistance.

(2) "At risk" means children residing in low income families who are by virtue of their socio-economic status at risk of failure in the common school system.

(3) "Contract year" means the period July 1 through June 30 in which the program must operate.

(4) "Department" means the department of community development.

(5) "Direct service" means any educational, health or social service for children which is designed to meet the program standards.

(6) "Director" means the director of the department of community development.

(7) "Early childhood education and assistance program" means the state-wide administrative activities carried out within the department of community development to allocate, award, and monitor state funds appropriated to assist local early childhood education and assistance programs.

(8) "Family" means all persons living in the same household who are (a) supported by the income of the parent(s) or guardian(s) of the child enrolling in the early childhood education and assistance program, and (b) related to the parent(s) or guardian(s) by blood, marriage, or adoption.

(9) "Contractor" means an applicant which has been awarded state funds under the early childhood education and assistance program, and which has entered into a contract with the department of community development to provide an early childhood education and assistance program. Contractors may be local public or private organizations which are nonsectarian in their delivery of services.

(10) "Like educational services" means programs funded by other sources that provide children with a learning environment and a varied experience which helps them develop socially, intellectually, physically, and emotionally in a developmentally appropriate manner toward an overall goal of social and educational competence.

(11) "Low income" means a family whose total income before taxes for the twelve months prior to the enrollment of their child in the early childhood education and assistance program is equal to, or less than, federally established poverty guidelines as defined by the office of management and budget.

(12) "Nonsectarian" means that no aspect of early childhood education and assistance services will include any religious orientation.

NEW SECTION

WAC 365-170-040 CONTRACTOR FUNDING. The legislature determines the amount of funding available to award state-wide to early childhood education and assistance programs.

(1) Five percent of the total funds shall be used by the department for staff development funds for local programs, longitudinal studies of participants and control groups, and unique costs associated with the start up of new programs.

(2) Five percent of the total funds shall be used by the department to administer, provide technical assistance, and monitor the local early childhood education and assistance programs.

(3) Up to sixty percent of the remaining funds shall be made available to successfully competitive programs in counties where twenty percent or fewer of the children found eligible to receive program services are being served.

(4) At least forty percent of the funds shall be made available to successfully competitive programs in counties where more than twenty percent of the eligible children are being served.

NEW SECTION

WAC 365-170-050 ELIGIBILITY CRITERIA FOR APPLICANTS. (1) Public or private nonsectarian organizations are eligible to apply for funding as an early childhood education and assistance program.

(2) Organizations along the Washington border in Idaho and Oregon who propose to serve children in Washington state are eligible to apply for funding.

(3) A consortium of organizations are eligible to apply.

(4) Organizations must have established appropriate internal fiscal controls and fund accounting procedures to assure the proper disbursement of, and accounting for, all funds provided.

(5) Using a form provided by the department, organizations must obtain acknowledgement of their application from local school districts within the proposed service area.

(6) Programs shall neither deny service to, nor otherwise discriminate in the delivery of services against, any person who otherwise meets the eligibility criteria for the program on the basis of race, color, religion, sex, age, national origin, citizenship, ancestry, physical or mental handicap or because such person is a recipient of federal, state, or local public assistance.

NEW SECTION

WAC 365-170-060 APPLICATION PROCESS. (1) Funds shall be awarded on a competitive basis.

(2) An applicant must make formal response using forms issued and procedures established by the department.

(3) A rating team composed of persons with program and fiscal management experience will review and rank the proposals.

(4) The department shall have the final discretion to award funds.

(5) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

NEW SECTION

WAC 365-170-070 AWARD OF CONTRACTS. (1) Awards shall not exceed a level of two thousand seven hundred dollars per child enrolled in the program.

(2) Department funds may not supplant other existing funding sources.

(3) Administrative costs under this program are limited to fifteen percent of the total award.

NEW SECTION

WAC 365-170-080 ELIGIBILITY CRITERIA FOR CLIENTS.

(1) A child must be four years old by August 31 of the contract year.

(2) A child must be a member of a household with income at or below the federally established poverty level for the twelve months preceding enrollment.

(3) A child may not otherwise be a participant in a federal or state program providing like educational services.

(4) As many as ten percent of the available funded enrollment slots may be filled by at risk children who are eligible under the OSPI WAC criteria for developmentally handicapped and who are enrolled in other state or federal programs.

(5) Participants in the early childhood education and assistance program will not be charged fees for any services provided.

NEW SECTION

WAC 365-170-090 PROGRAM DESIGN. Standards for program design are based on a model of comprehensive services to participating children. These include educational services, health services (including medical, dental, nutrition, and mental health), and social services to families. Parents shall be given the opportunity to be involved in every aspect of the planning and implementation of services. Specific program requirements are contained in the program standards publication available from the department.

(1) Education component:

(a) Activities in the classroom, home visits, and group experiences will be planned and implemented to ensure that a supportive social and emotional climate exists, intellectual skills are developed, and physical growth is promoted.

(b) Activities in the classroom, home visits, or group experience will be individualized through the development of a curriculum which is developmentally appropriate and is relevant to and reflective of the needs of the population served.

(c) At a minimum, when the majority of the children speak a common language other than English, at least one teacher or aide who speaks their language must be available when children participate in classroom or group experiences.

(d) There will be a mental health professional to advise and assist in developmental screenings and assessments and observe children in the classroom setting and consult with teachers and other appropriate staff at least twice a year.

(e) Health (medical and dental) activities and practices are integrated into daily classroom and home visit activities.

(f) Meals and snack periods will be scheduled appropriately to meet childrens' needs.

(g) The program will provide methods for enhancing the knowledge and understanding of both staff and parents of the educational and developmental needs and activities of children in the program.

(h) Staff and parents will use positive techniques of guidance, including redirection, anticipation and elimination of potential problems, positive reinforcement and encouragement. Staff and parents will not use corporal punishment or other humiliating or frightening discipline techniques.

(2) Health component:

(a) There will be a health advisory committee composed of local medical, dental, and nutrition providers, program parents and staff to advise in program planning, implementing, and evaluating program procedures and operations for medical, dental, mental health, and nutrition services. Existing committees may be modified or combined to carry out these activities.

(b) There will be informed prior written parent consent prior to the provision of any health (medical, dental, nutrition, or mental health) services.

(c) The program will provide for an organized health education program for staff, parents, and children.

(d) Food will be provided which will help meet a portion of the child's daily nutritional needs, recognizing individual differences and cultural patterns.

(e) Programs will participate in the United States Department of Agriculture Child Food and Nutrition Program.

(f) Food preparation service operations will comply with applicable local, state, and federal sanitation laws and regulations for storage, preparation, and service of food and health of food handlers.

(g) The program will have available a qualified nutritionist to provide regular or periodic supervision of the food services operation.

(3) Social services component:

(a) Age and income-eligible children will be recruited for enrollment taking into account the demographic make-up of the community and the needs of the children and families according to approved written recruitment procedures that address both the identification of age and income-eligible children and local priorities within that same population.

(b) Needs will be assessed to assist families in identifying and using appropriate and available community resources.

(c) Programs will coordinate with existing community resources, including existing head start and other preschool programs.

(4) Parent involvement component:

(a) The program will provide for parental involvement at a level not less than that provided under the federal head start program criteria.

(b) The program will install a policy council composed of parents of children who are enrolled in the program, at a level not less than fifty percent and community representatives.

(c) A policy committee will be formed at the subcontractor level only if all program functions are subcontracted to another organization.

(d) Center committees will be established in each center composed of parents of enrolled children.

NEW SECTION

WAC 365-170-100 ADMINISTRATIVE COMPONENT. Services to children and their families will be delivered through one or more of the following options:

(1) Center base option: Children will participate in center activities ten or more hours per week distributed over three or more days. One and one-half hours of contact between parents and staff will be completed each month. At least two education-related home visits to families will be completed during the year. Classroom size will not exceed eighteen children with an adult:child ratio of 1:6. Based on unique local circumstances programs may submit a request for waiver of classroom size and adult:child ratio requirements to the department.

(2) Home base option: Children will participate in weekly group experiences not to exceed four hours per session. Families will receive weekly one and one-half hour home visits. The case load for home visitors will not exceed twelve children. The adult:child ratio for group experiences will not exceed 1:6.

(3) Locally designed option: Local programs may elect to design and propose other program options which would better meet the needs of individual children and families in their communities. A proposal for a locally designed option must: Be derived from an analysis of the options presented above and must represent a more effective approach to meeting the needs of children in the community; be consistent with sound child development practices; and be consistent with described standards to ensure that all components of the early childhood education and assistance program are delivered. The department will determine whether the proposal for a locally designed option is acceptable on a case-by-case basis.

(4) Staff qualifications: Lead teachers in every classroom of children in a center base program will have one or more of the following credentials: An associate of arts degree in early childhood education with a minimum of two years of post-degree experience working in a preschool or kindergarten, or a baccalaureate degree in early childhood education or child development with a minimum of one year of post-degree experience working in a preschool or kindergarten. A lead teacher should have some experience working with families of low income.

(5) Home base teachers or family educators will have one or more of the following credentials: An associate of arts degree in human services and two years of experience or a baccalaureate degree in adult education or development, social work or psychology and one year of experience. All experience must be pertinent to direct involvement with families of low income.

(6) Organizations may submit a request to the department to waive the above staff qualifications which must include a narrative justifying the local labor pool shortage.

(7) Staff will receive preemployment physical examinations, tuberculosis tests, and evaluation of any infection. Regular volunteers will be tested for tuberculosis.

(8) Facility:

(a) Facilities will provide for a physical environment conducive to learning and reflective of the needs of children.

(b) Facilities will comply with an annual fire, health, and safety inspection by local officials.

(c) The outdoor play area of the facility will be fenced to prevent children from leaving the premises.

(d) The facility will contain a minimum of thirty-five square feet of indoor space per child available for the care of children (exclusive of bathroom, hall, kitchen, and storage). There will be a minimum of seventy-five square feet per child outdoors.

(e) Adequate provision will be made to ensure the facility provides for accessibility, safety, and comfort of handicapped children.

(9) Transportation:

(a) Vehicles owned and/or operated by the program for the purposes of transporting children to and from program activities will meet safety standards as set forth by the office of the superintendent of public instruction or the department of health and human services and will comply with annual safety inspections.

(b) Drivers of personal vehicles used to transport children to and from program activities must maintain adequate insurance coverage

and carry a current driver's license. Drivers operating vehicles transporting six or more children will have an intermediate endorsement on their driver's license.

(10) Suspected abuse:

Suspected incidents of child abuse and/or neglect by parents, staff, or others must be reported by program staff within forty-eight hours to an appropriate law enforcement agency or the department of social and health services in accordance with RCW 26.44.030.

WSR 86-20-064
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Filed September 30, 1986]

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 Redmond, city of, WAC 173-19-2519.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Monday, October 20, 1986.

The authority under which these rules are proposed is chapters 43.21A and 34.04 RCW.

The specific statute these rules are intended to implement is RCW 90.58.120 and [90.58].200.

This notice is connected to and continues the matter in Notice No. WSR 86-16-075 filed with the code reviser's office on August 6, 1986.

Dated: September 30, 1986
 By: Phillip C. Johnson
 Deputy Director, Programs

WSR 86-20-065
NOTICE OF PUBLIC MEETINGS
INVESTMENT BOARD
 [Memorandum—September 30, 1986]

The regular quarterly meeting of the Washington State Investment Board has been changed from November 12, 1986, to November 17, 1986. The meeting will be held in the Board Room of the Unigard Insurance Group, 18th Floor, 1215 Fourth Avenue, Seattle, Washington.

WSR 86-20-066
NOTICE OF PUBLIC MEETINGS
NATURAL HERITAGE ADVISORY COUNCIL
 [Memorandum—September 30, 1986]

The fall meeting of the Natural Heritage Advisory Council will be held from 9:00 a.m. to 5:00 p.m. on October 29, 1986, at The Evergreen State College, Library Room 2118, in Olympia, Washington.

Regular council business will include consideration of natural area preserves recommendations and management activities relating to natural area preserves.

For further information, contact:

Department of Natural Resources
 Washington Natural Heritage Program
 Mailstop EX-13
 Olympia, WA 98504
 (206) 753-2449

WSR 86-20-067
PROPOSED RULES
LIQUOR CONTROL BOARD
 [Filed September 30, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning Packages—Classification, WAC 314-20-030;

that the agency will at 9:30 a.m., Tuesday, November 4, 1986, in the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union 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 66.08.030.

The specific statute these rules are intended to implement is RCW 66.08.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

Dated: September 29, 1986
 By: L. H. Pedersen
 Chairman

STATEMENT OF PURPOSE

Title: WAC 314-20-030 Packages—Classification.
 Description of Purpose: To allow sale of both domestic and foreign produced beer packaged in sizes approved by the Bureau of Alcohol, Tobacco and Firearms and the board. This change would eliminate the existing unfair advantage of foreign beer producers over domestic beer producers with regard to the sizes they may market their beer in.

Statutory Authority: RCW 66.08.030.
 Statutes Implemented by the Rule: RCW 66.08.050.

Summary of Rule: Current barrel sizes permit barrel and package sizes of limited amount for beer produced inside the United States. However, beer produced outside the United States can be sold in any package size which has been approved by the Bureau of Alcohol, Tobacco and Firearms.

Reasons Supporting Proposed Action: The rule as currently written provides an unfair advantage for foreign breweries over United States breweries. The rule as amended would allow for equal opportunity between United States and foreign breweries to market their products in whatever barrel or package size they desire provided it has been approved by the Bureau of Alcohol, Tobacco and Firearms and the board.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing this rule: Jan Britt, Supervisor, Manufacturers, Importers and Wholesalers Division, Capital Plaza Building, Olympia, WA 98504, phone (206) 753-6273.

Person or Organization Proposing Rule: This rule change was proposed by Anchor Brewing Company of California and revised by the Washington State Liquor Control Board.

Agency Comments: None.

Necessity of Rule: Not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: There will be no negative cost impact for this rule.

AMENDATORY SECTION (Amending Order 171, Resolution No. 180, filed 12/11/85)

WAC 314-20-030 PACKAGES—CLASSIFICATION. (1) No manufacturer, wholesaler or importer shall sell beer for use in the state of Washington in any packages or containers differing in sizes and case quantities from the manufacturer's original packages.

(2) Net contents—Packaged beer. Net contents shall be stated in a clearly legible manner on the label in fluid ounces or as follows:

(a) If less than 1 pint, in fluid ounces, or fractions of a pint;
 (b) If 1 pint, 1 quart, or 1 gallon, the net contents shall be so stated;
 (c) If more than 1 pint, but less than 1 quart, the net contents shall be stated in fractions of a quart, or in pints and fluid ounces;

(d) If more than 1 quart, but less than 1 gallon, the net contents shall be stated in fractions of a gallon, or in quarts, pints, and fluid ounces;

(e) If more than 1 gallon, the net contents shall be stated in gallons and fractions thereof;

(f) The net contents need not be stated on any label if the net contents are displayed by having the same blown, branded, or burned in the container in letters or figures in such manner as to be plainly legible under ordinary circumstances and such statement is not obscured in any manner in whole or in part.

(3) Container size limitations—Barrels. Whole barrels (31 gallons), 1/2 barrels (15.5 gallons), 1/4 barrels (7.75 gallons), 1/6 barrels (5.16 gallons). Packaged beer—Maximum capacity for individual containers, 170 fluid ounces: PROVIDED, HOWEVER, That ~~((beer manufactured in a foreign country may be imported and sold within the state in barrel sizes customarily used in such foreign country, and))~~ the board may, in its discretion, authorize the importation and sale for use in the state of Washington of beer in other container and/or barrel size packages which have been approved for marketing within the United States by the Bureau of Alcohol, Tobacco, and Firearms, United States Treasury Department.

(4) Gift packages. A beer importer or beer wholesaler may prepare and sell "gift packages" consisting of containers of beer differing in case quantities from the manufacturer's original case capacities provided the tax has been paid on the previously purchased beer in accordance with RCW 66.24.290 and provided written approval by the board has been obtained.

WSR 86-20-068

EMERGENCY RULES

COMMISSION FOR VOCATIONAL EDUCATION

[Order 86-80-6, Resolution No. 86-80-6—Filed September 30, 1986]

Be it resolved by the Commission for Vocational Education, acting at the Satellite Room, Second Floor, Sea-Tac Hyatt House, 17001 Pacific Highway South, Seattle, that it does adopt the annexed rules relating to licensing certain private vocational schools as called for in the Private Vocational Schools Act, chapter 28C.10

RCW (supp. 1986). Specifically to amend rules previously filed on July 23, 1986, and add new sections.

We, the Commission for Vocational Education, 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 these emergency amendments and new sections are necessary to clarify licensing requirements for private vocational schools under chapter 28C.10 RCW (supp. 1986).

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

This rule is promulgated pursuant to RCW 28C.10.040(2) (supp. 1986), 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 September 23, 1986.

By Tsuguo Ikeda
Chairman

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-010 AUTHORITY. These rules are promulgated pursuant to ~~((chapter 299, Laws of 1986))~~ chapter ~~((28C.10))~~ 28C.10 RCW~~((1))~~.

NEW SECTION

WAC 490-800-012 DUTIES OF THE AGENCY (SEE RCW 28C.10.040). The commissioners shall:

(1) Adopt reasonable policies, rules, and regulations needed for carrying out the provisions and purposes of the act.

(2) Review findings and conclusions reached pursuant to WAC 490-800-025.

NEW SECTION

WAC 490-800-015 DELEGATION (SEE RCW 28C.10.060). Unless otherwise indicated, the agency delegates authority for administering the act and these rules to the executive director, who may further delegate as necessary and appropriate.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-020 PREVIOUS RULES AND REGULATIONS REPEALED (SEE SECTION 26, CHAPTER 299, LAWS OF 1986). All rules and regulations previously adopted pursuant to chapter 28B.05 RCW by this agency (chapter 490-600 WAC) are hereby repealed: PROVIDED, That private vocational schools registered under the Educational Services Registration Act ~~((chapter 188, Laws of 1979 ex. sess., as amended;))~~ (chapter 28B.05 RCW), as of June 30,

1986, shall be considered to be licensed under chapter ~~((28C.10))~~ 28C.10 RCW ~~((chapter 299, Laws of 1986, sections 1 through 23))~~ until January 31, 1987. ~~((The))~~ See RCW 28C.10.910. These new rules and regulations (chapter 490-800 WAC), when adopted, contain the same force and effect as ~~((the statute authorizing their promulgation chapter 299, Laws of 1986 ((28C.10))~~ 28C.10 RCW((9))).

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-030 EXEMPTIONS (SEE RCW 28C.10.030). The following is intended to clarify the statutory exemptions:

(1) "Avocational" or "recreational" means instruction which is primarily intended for leisure and not offered for the purpose of providing a student with employable skills or with competencies that upon completion of the program, course, or class would be customarily applied to gainful employment and is not utilized by the school as a prerequisite for vocational instruction.

(2) Entities not otherwise exempt offering only workshops or seminars lasting not more than three calendar days: **PROVIDED**, That training is completed within the three days; and a ~~((program of))~~ vocational education program is not being offered through a series of supplementary seminars.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-040 CANCELLATION AND REFUND POLICY (SEE RCW 28C.10.050 (1)(B)). As a condition of licensing, each school must adhere to the following uniform state-wide minimum cancellation and refund policy: **PROVIDED**, That this cancellation and refund policy shall not apply, unless otherwise agreed upon by the student and the entity, to contracts executed before July 15, 1986: **PROVIDED FURTHER**, That any refund due to students receiving federal financial assistance (e.g., Pell Grant; Supplemental Education Opportunity Grant; National Direct Student Loan; etc.) will be refunded to the particular federal financial aid program in accordance with federal law:

(1) A full refund of all money paid if the applicant is not accepted by the school;

(2) A full refund of tuition and fees paid if the applicant withdraws not later than midnight on the third day (excluding Sundays and holidays) after signing the contract or making an initial payment, provided that the applicant has not commenced training;

(3) After three business days (excluding Sundays and holidays), the school may retain an established registration fee equal to ten percent of the total tuition cost, or one hundred dollars, whichever is less. "Registration fee" refers to any fee, however named, covering those expenses incurred by an institution in processing student applications and establishing a student records system;

(4) The official date of termination of a student shall be the last date of recorded attendance when withdrawal occurs in any of the following manners:

(a) When the school receives notice of the student's intention to discontinue the training program;

(b) When the student is terminated for a violation of a published school policy which provides for termination;

(c) When a student, without ~~((written))~~ notice to the institution, fails to attend classes for thirty calendar days.

(5) If training is terminated after entering classes, the student is financially obligated to the school according to the following formulas or maximum charges:

(a) Termination during first week or ten percent of instruction, whichever is less. School may retain ten percent tuition of cost plus established registration fee;

(b) Termination after first week or ten percent instruction, whichever is less, but prior to completion of twenty-five percent of contracted instructional time. School may retain twenty-five percent of tuition cost plus established registration fee;

(c) Termination after completion of first twenty-five percent but prior to completion of fifty percent of contracted instructional time. School may retain fifty percent of tuition cost plus established registration fee;

(d) Termination after completion of more than fifty percent of contracted instructional time. School may retain the full tuition cost plus established registration fee.

(6) If a school ~~((fails to fulfill its obligation to complete))~~ discontinues any program of instruction after training of students has begun, the students enrolled are entitled to a refund of all tuition and fees paid. Requests for refunds pursuant to this provision must be made in writing by the enrolled student within thirty days following discontinuation of the program.

(7) All money due the applicant/student shall be refunded within thirty days after the date of termination or after the school fails to fulfill its obligation to complete any program of instruction.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-050 CATALOG, BROCHURE, OR OTHER WRITTEN MATERIAL (SEE RCW 28C.10.050 (1)(C)). The catalog/bulletin shall be the school's principal printed means to explain its operations and requirements to prospective and enrolled students. For this reason, it shall be current, comprehensive, and accurate. Each school shall publish a catalog, brochure, or other written material which shall include the following:

(1) Date of publication;

(2) Names of owners having a ten percent or more equity ownership and officers, including any governing boards, and corporation, if a subsidiary;

(3) Names, addresses, and telephone numbers of the school's administrative offices and all teaching locations;

(4) Names of teaching faculty. Such lists shall be accurate as of the date of issue of the school's license. Current faculty shall be noted on a catalog errata sheet provided each student prior to entering classes;

(5) The school calendar, including hours of operation, holidays, enrollment periods, and the beginning and ending dates of terms, courses, or programs as may be appropriate;

(6) Admission procedure, policies, and regulations describing accurately and completely all prerequisites (e.g., GED, physical requirements, etc.) and requirements for:

(a) Completing successfully the programs of study in which they are interested; and

(b) Qualifying for the fields of employment for which their education is designed.

(7) A description of the exact nature and kind of placement assistance offered, if any. If no assistance is offered, the school shall make this fact known;

(8) The school's policy regarding student conduct, including causes for dismissal and conditions for readmission;

(9) An accurate description, whether through words, photos, or other means, of the school's facilities, equipment, and physical plant used for training with a description of the equipment available for student use and the maximum or usual class size;

(10) Total cost of training including registration fee, if any, tuition, books, supplies, equipment, laboratory usage, student activities, insurance and all other charges and expenses necessary for completion of the program;

(11) Minimum terms for payments;

(12) A description of each course of instruction, including:

(a) Specific course objectives: The educational or vocational objective of each course or program including the name of occupations for which the course or program purports to train;

(b) The number of contact hours of instruction and types of instruction (e.g., correspondence, classroom, lab, computer assisted) in each course and the length of time in weeks or months normally required for completion;

(c) Number of lessons (correspondence/home study schools). "Correspondence and/or home study school" shall mean that the instructional format of the school involves the sequential mailing or distribution of lessons to the student, who studies the material, completes a lesson examination, and returns the examination to the school. The school then grades the lesson/examination (and, in some instances, provides additional comments and instruction), and returns the graded lesson to the student along with the next set of instructional materials;

(d) The scope and sequence of courses or programs required to achieve the educational objective;

(e) Credit hours (if credit hours are utilized);

(f) A statement of certificates or other education credentials awarded upon graduation or completion.

(13) Policy and regulations relative to refund of unearned tuition, fees, and other charges, which must meet the minimum cancellation and refund policy set forth in these rules, including procedures a student shall follow to cancel enrollment before or after instruction has begun;

(14) The statement that: THIS SCHOOL IS LICENSED UNDER ((RCW 28C.)) CHAPTER 28C.10 RCW; INQUIRES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL PARK, MS LS-10, OLYMPIA, WASHINGTON 98504 (206/753-5673);

(15) Availability of financial aid, grants and scholarships, if any;

(16) Supplements or errata sheets for the catalog/bulletin or other written materials shall be filed with the agency:

(a) If supplement pages or errata sheets are used as part of the catalogs/bulletins, they shall be fastened to or otherwise made an integral part of that publication;

(b) The catalog/bulletin supplement or errata sheets shall include the printing date;

(c) In the event that information on a supplement or errata sheet replaces any other information in the catalog/bulletin, it shall be clearly indicated that such information supersedes that which it contradicts and/or replaces elsewhere in the catalog/bulletin.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-060 ENROLLMENT CONTRACT OR AGREEMENT (SEE RCW 28C.10.050 (1)(D)). "Enrollment agreement" is any agreement, instrument or note, however named, which creates or evidences an obligation binding a student to purchase a course of instruction from a school. Each school shall use an enrollment contract or agreement that includes:

(1) The school's cancellation and refund policy, in accordance with these rules, displayed in a type size no smaller than that used to meet any other requirements of this section;

(2) The following statement: THIS SCHOOL IS LICENSED UNDER ((RCW 28C.)) CHAPTER 28C.10 RCW; INQUIRES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION; BUILDING 17, AIRDUSTRIAL PARK; MS: LS-10, OLYMPIA, WASHINGTON 98504; (206/753-5673);

(3) Information that will clearly and completely define the terms of the agreement between the student and the school, including at least the following:

(a) The name and address of the school and the student;

(b) The title of the educational services, date training is to begin, and the number of hours or units of instruction or lessons for which the student is enrolled;

(c) The cost incurred by the student or his/her sponsor in order to complete the training. Such costs shall be itemized and shall include tuition, fees, books, supplies (where appropriate), and all other charges made by the school necessary to complete the training. The student enrollment agreement shall outline the methods of payment or the payment schedule;

(d) A statement acknowledging receipt of a copy of the school's catalog and student enrollment agreement by the student;

(e) Language explaining that the agreement will be binding only when officially accepted and the agreement is fully completed, signed and dated by the student and chief administrative officer or authorized representative of the school prior to the time instruction begins.

(4) A statement that any changes in the agreement shall not be binding on either the student or the school unless such changes have been approved in writing by

the chief administrative officer or an authorized representative of the school and by the student or the student's parent or guardian if he/she is a minor;

(5) "NOTICE TO THE BUYER" which includes the following statements in a position above the space reserved for the student's signature:

(a) "DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES. THIS IS A LEGAL INSTRUMENT.

(b) BOTH SIDES OF THE CONTRACT ARE BINDING.

(c) READ BOTH SIDES BEFORE SIGNING.

(d) YOU ARE ENTITLED TO AN EXACT COPY OF THE AGREEMENT, SCHOOL CATALOG AND ANY ((DISCLOSURE PAGES)) OTHER PAPERS YOU SIGN.

(e) YOU MAY CANCEL THIS CONTRACT BY SENDING NOTICE OF SUCH CANCELLATION BY CERTIFIED MAIL RETURN RECEIPT REQUESTED TO THE SELLER AT HIS ADDRESS SHOWN ON THE CONTRACT WHICH NOTICE SHALL BE POSTED NOT LATER THAN MIDNIGHT OF THE THIRD DAY (EXCLUDING SUNDAYS AND HOLIDAYS) FOLLOWING YOUR SIGNING THIS CONTRACT. (See also Retail Installation Sales Act, chapter 63.14 RCW; RCW 63.14.040(2).)

(6) The following statement: "IT IS AN UNFAIR BUSINESS PRACTICE FOR THE SCHOOL TO SELL, DISCOUNT OR OTHERWISE TRANSFER THIS CONTRACT OR PROMISSORY NOTE WITHOUT THE SIGNED WRITTEN CONSENT OF THE STUDENT OR HIS/HER FINANCIAL SPONSORS AND A WRITTEN STATEMENT NOTIFYING ALL PARTIES THAT THE CANCELLATION AND REFUND POLICY CONTINUES TO APPLY."

(7) The school shall retain a copy of the student enrollment agreement and one copy shall be delivered to the student at the time of execution or by return mail when solicited by mail.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-070 TIME OF APPLICATION (SEE RCW 28C.10.060). (1) Initial licensing. Any entity desiring to operate a private vocational school(s) must initially be licensed by the agency no later than one month prior to the date on which it first offers educational credentials, instruction, or services, whichever is sooner,

(2) Renewal. Each private vocational school must annually renew its license. No later than one month prior to the anniversary date of its license, the private vocational school must file a completed application for license renewal, including an income statement, attested to by the chief administrative officer, and amend any statements or materials on file which are no longer accurate.

(3) Transition. A private vocational school registered under the Educational Services Registration Act ((chapter 188, Laws of 1979 ex. sess., as amended)) chapter 28B.05 RCW, as of June 30, 1986, shall be considered to be licensed under chapter ((28C.10)) 28C.10 RCW ((chapter 299, Laws of 1986, sections 1 through 23)) until January 31, 1987. ((These private vocational schools must file their license application no later than January 1, 1987)) See RCW 28C.10.910. Previously exempt private vocational schools may, upon

written representation by the school's chief administrative officer that the school substantially complies with the act and these rules, apply to the agency for temporary, partial exemption and issuance of a temporary license. See RCW 28C.10.100. The agency, executive director, or his/her designee, has discretion to issue a temporary license.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-080 DISPLAY OF LICENSES—LOSS OR DESTRUCTION—CHANGE OF NAME—CHANGE OF LOCATION (SEE RCW 28C.10.060). (1) ((Any)) Licenses issued shall be issued in the school's name, address, and phone.

(2) Display. Each school shall prominently display its license to the public, prospective students, and other interested persons.

(3) Loss or destruction. Upon the loss or destruction of any license, application for a duplicate and payment of the appropriate license reissuance fee must be made to the agency. See WAC 490-800-120(4).

(4) Change of name. No licensee shall adopt or make a change in ((a trade or corporate)) its name without written notification to the agency and payment of the appropriate license reissuance fee. See WAC 490-800-120(5).

(5) Change of location. No change of location of licensed premises shall be made without the agency's, executive director, or his/her designee, written consent and payment of the appropriate license reissuance fee. See WAC 490-800-120(6).

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-090 CHANGE OF OWNERSHIP—LICENSE NONTRANSFERABLE (SEE RCW 28C.10.060). A change in the sole proprietor of a school, a change in the majority interest of general partners of a partnership owning a school or a change in a majority stock ownership of a school shall be deemed a ((transfer)) change of ownership. The new owner must make application for and receive a new license. This application shall be processed like an initial application except the agency, executive director, or his/her designee, may extend the current license, pursuant to RCW 28C.10.100, for a maximum sixty days if the chief administrative officer furnishes a written statement asserting that all conditions set forth in the act and these rules are being met or will be met before offering training or education.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-100 APPLICATION CONTENTS (SEE RCW 28C.10.050, AND 28C.10.060). Any entity desiring to operate a private vocational school shall apply for license to the agency on forms provided by the agency which shall include the following information attested to by the school's chief administrative officer:

(1) Owners, shareholders, and members (~~(Each entity shall provide the agency with the following information concerning ownership):~~):

(a) The complete legal name of the school, current telephone number, current mailing address, the school's physical address, and date of establishment;

(b) The form of ownership of the school, whether sole proprietorship, partnership, limited partnership, or corporation;

(c) Names, addresses, phone numbers, birthdates, prior school affiliations and capacities, and any other appropriate information of all those with ten percent or more (~~(equity)~~) ownership interest;

(d) A school which is a corporation or a subsidiary of another corporation shall submit to the agency as part of the school's application current evidence that the corporation is registered with the Washington secretary of state's office and the name, address and telephone number of the corporation's registered agent;

(e) "Ownership" of a school means:

(i) In the case of a school owned by an individual, that individual;

(ii) In the case of a school owned by a partnership, all full, silent and limited partners having a ten percent or more (~~(equity)~~) ownership interest;

(iii) In the case of a school owned by a corporation, the corporation, each corporate director, officer, and each shareholder owning shares of issued and outstanding stock aggregating at least ten percent of the total of the issued and outstanding shares.

(2) Additional instruction site(s). Application for a license to operate shall identify locations of all separate instructional facilities operated by the entity. All locations at which education is offered by entities licensed to operate shall be deemed a location (~~(within the scope)~~) of the private vocational school, provided that the private vocational school provides the course curriculum and guidelines for teaching at each location and that a single location is identified as the principle facility for recordkeeping. All licenses shall specify the instructional location(s) for which the license is valid. Licenses shall be valid only for those locations listed in the initial application and renewal forms. A license may be denied, revoked, or suspended by the agency's executive director for just cause.

(3) Agents of institutions. Each agent's name, address, phone number, territory, date of birth, prior school affiliations and capacities, and any other appropriate information.

(4) Surety bond or assignment of account. Each school shall have on file with the agency an approved surety bond or other security in lieu of a bond as specified by (~~(these rules)~~) RCW 28C.10.080 and WAC 490-800-180.

(5) Income statement. Each school must annually disclose to the agency information reflecting the financial condition of the school at the close of its most recent fiscal or calendar year to demonstrate that it has sufficient financial resources to fulfill its commitments to students.

Entities operating a private vocational school must submit:

(a) The fiscal year dates utilized for the school's operations;

(b) A financial statement showing gross tuition fee and income (excluding refunds, books, tools, and supplies) for the last completed fiscal year, certified by the school's chief administrative officer. This may be accomplished by submitting one of the following:

(i) A copy of the entity's most recently filed federal tax return;

(ii) A copy of an external audit prepared by a certified public accountant or a state audit agency, or

(iii) A financial statement in the format provided by the agency;

(c) Institutions just starting operations at the time of initial licensing must substitute a proposed operating budget for the succeeding twelve months' period in lieu of an income statement.

(6) Financial references. The name of a bank or other financial institution that may be consulted as a financial reference for the entity and school.

(7) Catalog.

(8) Enrollment agreement/contract.

(9) Administrators/instructors educational and occupational records. Names, addresses, phone numbers, positions, education, experience, prior school affiliations, birthdates, and any other appropriate information.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-105 APPLICATION FOR LICENSE TO OPERATE AS AGENT OF AN OUT-OF-STATE PRIVATE VOCATIONAL SCHOOL (SEE RCW 28C.10.060). (1) The application shall be in writing, upon forms prepared and supplied by the agency and shall contain:

(a) The full name (~~(and)~~), current address, and phone number of the agent applying for license;

(b) The name (~~(and)~~), current address, and phone number of the vocational school proposed to be represented;

(c) The past employment record of the applicant.

(2) The application shall be accompanied by (~~(statutory)~~) the license fee of one hundred dollars as required in WAC 490-800-120(2).

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-110 NOTICE OF ACTIONS BY GOVERNMENTAL ENTITIES OR ACCREDITING COMMISSIONS (SEE RCW 28C.10.060). At the time of original and renewal applications, the entity shall present the agency with details of any consent orders with the Federal Trade Commission and notification of any actions which have been taken by any federal or state agency or accrediting commission. The entity shall inform the agency in writing (~~(on)~~) of actions being taken to correct deficiencies cited.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-120 FEES (SEE RCW 28C.10.060(3)). (1) Annual fee: The annual licensing fee is based on gross annual tuition income received from or on behalf of Washington state residents. Schools not having been in operation prior to the date of their initial licensing shall base their annual fee upon estimated gross annual tuition income.

Gross Annual Tuition Income	License Fee
((Up to \$25,000.....	\$ 250
Up to \$50,000.....	\$ 500
\$50,000 to \$100,000.....	\$ 600
\$100,000 to \$250,000.....	\$ 750
\$250,000 to \$500,000.....	\$1,000
\$500,000 to \$1,000,000.....	\$1,500
1,000,000 to \$2,500,000.....	\$2,000
\$ Over \$2,500,000.....	\$2,500))
Up to \$25,000.....	\$ 250
\$25,001 to \$50,000.....	\$ 500
\$50,001 to \$100,000.....	\$ 600
\$100,001 to \$250,000.....	\$ 750
\$250,001 to \$500,000.....	\$1,000
\$500,001 to \$1,000,000.....	\$1,500
\$1,000,001 to \$2,500,000.....	\$2,000
Over \$2,500,001.....	\$2,500

- (2) Agents representing out-of-state schools: \$100.
- (3) Fee for late filing of renewal application: \$10 per day for the month prior to the expiration ((on)) of the current school license;
- (4) Loss or destruction of licenses. License Reissuance Fee: \$10.
- (5) Change of name. License Reissuance Fee: \$10.
- (6) Change of location. License Reissuance Fee: \$10.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-130 FINANCIAL STANDARDS (SEE RCW 28C.10.060 (1)(A)). The school must demonstrate that it has sufficient financial resources to:

- (1) Fulfill its commitments to students;
- (2) Follow a uniform state-wide cancellation and re-fund policy as specified in these rules;
- (3) Meet the school's financial obligations;
- (4) Furnish and maintain surety bonds as required in these rules.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-140 PROGRAM STANDARDS (SEE RCW 28C.10.050, AND 28C.10.060). The school shall provide educational services such as will adequately achieve the stated objectives for which the educational services are offered.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-150 STAFF QUALIFICATIONS (SEE RCW 28C.10.050, AND 28C.10.060). The education and experience qualifications of administrators, instructional staff, and other personnel shall adequately insure that the students will receive educational services consistent with the stated objectives for which the educational services ((that)) are offered.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-160 FACILITIES (SEE RCW 28C.10.050, AND 28C.10.060). The school must have an exact physical location or locations. The physical plant and equipment of the school shall be commensurate in size, accommodations, and condition to meet the purposes of the school and the program objectives ((and)). The school must provide enough classroom, laboratory, and shop space for the number of students to be trained.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-170 EQUIPMENT AND MATERIALS (SEE RCW 28C.10.050, AND 28C.10.060). Equipment, furniture, instructional devices and aids, machinery and other physical features of the classroom, laboratory, or shop shall be adequate to achieve the educational objectives of the course, and shall be comparable in number and quality with those used by comparable schools with similar programs and educational objectives. The equipment must reflect the current equipage of the appropriate trade, business or profession, and be sufficient in quantity for the number of enrolled students.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-180 SURETY BOND OR OTHER SECURITY (SEE RCW 28C.10.080). (1) Computation. The ((amount of the)) security posted by an entity to comply with the provisions of this chapter shall be ((calculated in the manner prescribed by the agency and subsequently adopted under this section)) based on the following scale:

Gross Annual Tuition Income	Bond/Security
\$0.00 to \$50,000.....	\$ 5,000
\$50,001 to \$75,000.....	\$ 7,500
\$75,001 to \$100,000.....	\$ 10,000
\$100,001 to \$150,000.....	\$ 15,000
\$150,001 to \$200,000.....	\$ 20,000
\$200,001 to \$250,000.....	\$ 25,000
\$250,001 to \$500,000.....	\$ 50,000
\$500,001 to \$750,000.....	\$ 75,000

<u>Gross Annual Tuition Income</u>	<u>Bond/Security</u>
\$750,001 to \$1,000,000	\$100,000
\$1,000,001 to \$1,250,000	\$125,000
\$1,250,001 to \$1,500,000	\$150,000
\$1,500,001 to \$1,750,000	\$175,000
\$1,750,001 and above	\$200,000

PROVIDED, That the bond or other security posted shall be ((m)) based on tuition income derived from Washington state residents during the institution's preceding fiscal year of operation, as evidenced in the income statement required by WAC 490-800-100(5): PROVIDED FURTHER, That the bond or other security posted shall be at least equal to an amount not less than five thousand dollars but no more than two hundred thousand dollars; AND PROVIDED FURTHER, That institutions not yet in operation or otherwise lacking a full year's financial data prior to initial licensing shall post bond or other security based upon the same gross annual tuition estimate employed under WAC 490-800-120.

(2) Cash deposit or other negotiable security. The following types of deposits are acceptable:

(a) Escrow account which provides the state of Washington with a recourse against the assets in the account as it would have against an insurance company on a bond.

(b) Certificate of deposit or government securities with a power of attorney which authorizes the state of Washington to have a full recourse to the assets of the instrument as it would to an insurance company on a bond. The bank will assume the responsibility of keeping the instrument safe and ((would)) will not release same to the owner or school unless the ((commission)) agency, executive director, or his/her designee, advises for a release.

(c) Irrevocable letter of credit from a bank, made payable to the commission and deposited with the agency as would a bond.

(d) Any other negotiable security acceptable to the executive director.

(3) Upon expiration of the bond or other security, the license shall be automatically revoked.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-190 PROHIBITIONS (SEE RCW 28C.10.110(11)). In addition to the act, it is deemed an unfair business practice for a private vocational school or agent to:

(1) Represent that the school is approved, recommended, or endorsed by the state of Washington or by the agency, except the fact that the school is authorized to operate under this chapter may be stated as follows: THIS SCHOOL IS LICENSED UNDER ((RCW 28C.)) CHAPTER 28C.10 RCW; INQUIRIES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL

PARK, MS LS-10, OLYMPIA, WASHINGTON 98504 (206/753-5673):

(2) Advertise, offer, sell, or award any educational credential without requiring the consumer to enroll in and successfully complete a prescribed program of study, as outlined in the school's catalog or brochure;

(3) Sell, discount, or transfer contracts or promissory notes for tuition to third parties without the signed consent of the student or his/her financial sponsors, and a statement notifying all parties that the cancellation and refund policy continues to apply.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-200 COMPLAINTS (SEE RCW 28C.10.080(5), AND 28C.10.120). (1) Complaints shall be made in writing to the agency and contain the following information:

((f1)) (a) The complaining party's name, address, and phone number;

((f2)) (b) School name, address, and phone number;

((f3)) (c) Nature of complaint, such as, failure to refund tuition, misrepresentation, or other unfair business practice as specified in the act and these rules;

((f4)) (d) Facts detailing dates of attendance, termination date, date of occurrence, names, addresses and positions of school officials contacted, financial loss, if any, and any other pertinent ((statements)) information;

((f5)) (e) An explanation of what efforts have been taken to resolve the problem with the school, if any;

((f6)) (f) Copies of pertinent documents, such as, the enrollment agreement, catalog, advertisements, etc.

(2) Upon receipt of a complaint or other allegation that an institution has failed or is failing to comply with the provisions of the act or this chapter, the executive director or his/her designee shall notify the institution by mail of the nature of such allegations and shall investigate the facts surrounding the allegations.

NEW SECTION

WAC 490-800-205 APPEALS (SEE RCW 28C.10.120, AND 34.04.080). Any person or educational institution feeling aggrieved by any dispute arising from the following actions may request a hearing pursuant to WAC 490-800-208 and chapter 34.04 RCW:

(1) A denial of an exemption under chapter 28C.10 RCW and WAC 490-800-015.

(2) A denial, suspension or revocation of licensing under WAC 490-800-200.

(3) Any other action taken by the staff of the agency which is alleged to adversely affect the institutions or students, and which is not in keeping with the intent and purposes of the act or these rules and regulations.

NEW SECTION

WAC 490-800-208 HEARINGS (SEE RCW 28C.10.120). (1) Any hearing called for under the act or these rules shall be conducted by the executive director or a designated hearings officer in accordance with the Administrative Procedure Act, chapter 34.04 RCW:

(2) In addition, the agency authorizes the executive director or a designated hearings officer to enter summary orders, in whole or in part, after notice and hearing to all parties pursuant to RCW 34.04.090(3) as now or hereafter amended. Motions shall be granted if the pleadings, dispositions, and admissions on file, together with any affidavits, show there is no genuine issue as to any material facts and that the moving party is entitled to the requested order(s) as a matter of law.

(3) The executive director or a designated hearings officer shall make findings and conclusions in accordance with the Administrative Procedure Act, chapter 34.04 RCW. The findings, conclusions, and any recommendations for action shall be submitted to the commissioners for final action pursuant to RCW 34.04.110.

(4) The commissioners may accept or reject, in whole or in part, any recommendations made by the hearings officer, may remand for further findings, or take any other action they deem appropriate under the circumstances, pursuant to the provisions of the act and these rules.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-210 RECORD RETENTION (SEE RCW 28C.10.060(4), AND 28C.10.160). (1) (~~"Educational records" include, but are not limited to, transcripts, indicating:~~

- ~~(a) The name, address, and telephone number of the school;~~
- ~~(b) Full name, address, and telephone number of the student;~~
- ~~(c) Dates of attendance;~~
- ~~(d) Course of instruction or subjects;~~
- ~~(e) Amount of credit, if any, for each subject;~~
- ~~(f) Grade for each subject;~~
- ~~(g) Date of completion, graduation, or termination;~~
- ~~(h) If termination, the reason(s) therefor;~~
- ~~(i) Signature and title of the certifying officer, and~~
- ~~(j) Date of issue.~~

~~(2) "Financial records" include, but are not limited to, the following:~~

- ~~(a) Signed and completed enrollment agreements and other contracts;~~
- ~~(b) The student's payment record;~~
- ~~(c) Financial aid records.~~

~~(3)) Each school shall maintain for a minimum of six years from enrollment, student educational and financial records as defined by these rules, as well as(;) past and current catalogs, catalog supplements, and errata sheets;~~

~~(2) "Educational records" include, but are not limited to, transcripts, indicating:~~

- ~~(a) The name, address, and telephone number of the school;~~
- ~~(b) Full name, address, and telephone number of the student;~~
- ~~(c) Dates of attendance;~~
- ~~(d) Course of instruction or subjects;~~
- ~~(e) Amount of credit, if any, for each subject;~~
- ~~(f) Grade for each subject;~~
- ~~(g) Date of completion, graduation, or termination;~~
- ~~(h) If termination, the reason(s) therefor;~~

~~(i) Signature and title of the certifying officer, and~~

~~(j) Date of issue.~~

~~(3) "Financial records" include, but are not limited to, the following:~~

~~(a) Signed and completed enrollment agreements and other contracts;~~

~~(b) The student's payment record;~~

~~(c) Financial aid records.~~

~~(4) Schools shall maintain for a minimum of one year from date of publication all copies of newspaper ads and direct mail solicitations.~~

~~(5) Each school ((shall)) must provide, upon request, ((a)) transcripts to ((the)) students who ((has)) have satisfied all financial obligations currently due and payable to the school.~~

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-220 SCHOOL CLOSING/CHANGE OF STATUS (SEE RCW 28C.10.060(4), AND 28C.10.160). (1) The school shall make plans and take measures to protect the contractual rights of present and former students if it goes out of business. It shall return its license to the agency immediately by mail upon cessation of instruction or termination of approved status.

(2) A school which is closing, either voluntarily or involuntarily, shall:

(a) Inform the agency of this action immediately by certified mail;

(b) Give the name, address, and telephone number of the person who will be responsible for closing arrangements;

(c) Provide the agency with the name, address, and telephone number, and the name of the course of instruction for each student who has not completed the course;

(d) Provide information on the amount of class time left for each student to complete the course ((with the amount of refund, if any, for which each student is eligible)) the total amount of tuition and fees paid by each student for any program terminated due to the school's closing, whether or not the tuition and fees were paid through federal student loans, and, if so, the amount and type of loan (e.g., Pell Grant, Supplemental Education Opportunity Grant, National Direct Student Loan, etc.);

(e) Furnish the agency with copies of the written notice being mailed to all enrolled students explaining the procedures they are to follow to secure refunds or continue their education;

(f) File with the agency procedures for disbursement of refunds to students and set a date no longer than thirty days from the last day of instruction to issue refund checks in the full amount for which students are entitled.

(3) If students are receiving instruction prior to the school's going out of business, the school shall file with the agency, executive director, or his/her designee its plans for insuring that all students will continue to receive training of the same quality and content as that for which they contracted:

(a) Arrangements for teaching out students made with a public or other licensed private school shall be filed with the agency;

(b) The agency shall verify that students transferring will receive the same kind of program and instructional services as those for which they contracted(;;).

~~((c))~~ (4) Unless the student agrees in writing to comparable training, a closed school shall make pro rata refunds to the student or his/her parent, guardian or sponsor ~~((in accordance with the refund policy established by these rules. See WAC 490-800-040))~~ based on the proportion of the program remaining to be completed.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-230 DECLARATORY RULINGS (SEE RCW 28C.10.080(5), 28C.10.120, AND 34.04.080). As prescribed by RCW 34.04.080, any interested person may petition the agency's executive director or his/her designee for a declaratory ruling. The agency, executive director, or his/her designee shall consider the petition and within a reasonable time shall:

(1) Issue a nonbinding declaratory ruling;

(2) Notify the person that no declaratory ruling is to be issued;

(3) Set a reasonable time and place for a hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing or submission and of the issues involved; or

(4) If a hearing is held or evidence is submitted as provided in subsection (3) of this section, the agency ~~((thereof shall within a reasonable time:~~

~~(a) Issue a binding declaratory rule; or~~

~~(b) Issue a nonbinding declaratory ruling; or~~

~~(c) Notify the person that no declaratory ruling is to be issued)), executive director, or his/her designee may issue a binding declaratory rule in addition to options in subsections (1) and (2) of this section.~~

NEW SECTION

WAC 490-800-250 DEGREE-GRANTING PRIVATE VOCATIONAL SCHOOLS—APPLICABLE RULES (SEE RCW 28C.10.040(4)). (1) Institutional accredited degree-granting private vocational schools.

(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance with chapter 28B.85 RCW those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.

(b) The commission for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school which offers nondegree programs in accordance with chapter 28C.10 RCW. The license fee and bond or other security shall be based on the income derived from nondegree programs.

(2) Nonaccredited degree granting private vocational schools:

(a) The higher education coordinating board will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the commission for vocational education or its successor agency, as will student complaints regarding nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(b) The commission for vocational education or its successor agency will license nonaccredited degree-granting private vocational schools when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; PROVIDED, That the minimum initial fee shall be eight hundred dollars and the minimum renewal fee shall be four hundred dollars. Degree programs will be reviewed by the higher education coordinating board, as will student complaints regarding degree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(3) If either the commission for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.

WSR 86-20-069

ADOPTED RULES

SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 86-15—Filed September 30, 1986]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Pilot project—Building selection process, WAC 392-196-065.

This action is taken pursuant to Notice No. WSR 86-17-086 filed with the code reviser on August 20, 1986. 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 399, Laws of 1985, 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 September 30, 1986.

By Frank B. Brouillet
Superintendent of Public Instruction

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 392-196-065 1985-86 PILOT PROJECT—
BUILDING SELECTION PROCESS.

WSR 86-20-070.

**NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION**
[Memorandum—September 30, 1986]

The Washington State Human Rights Commission will hold its next regular commission meeting in Richland, beginning at 9:30 a.m. The meeting will be held at the Richland City Hall Council Chambers, 505 Swift Boulevard. At their September meeting, the commissioners agreed to discuss affirmative action as the main topic and to continue their discussion of the worksharing agreement with the Insurance Commissioners Office.

WSR 86-20-071

**NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE**
[Memorandum—September 29, 1986]

The board of trustees of Community College District Number Eleven (Pierce College) adopted the following meeting schedule for 1987 at their September 10th board meeting.

The board of trustees of Community College District Number Eleven will hold their regular meetings on the second Wednesday of each month. These meetings will be open to the public and advertised accordingly (RCW 42.30.075).

The president shall file with the code reviser a schedule of the time and place of such meetings on or before January of each year for publication in the Washington State Register.

MONTH & DATE	TIME	LOCATION
January 14	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
February 11	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
March 11	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
April 8	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
May 13	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
June 10	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
July 8	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
AUGUST	(No meeting is usually scheduled for this month.)	
September 9	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
October 14	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
November 11	12:30 p.m.	Pierce College Main Campus, P-12 Board Room
December 9	12:30 p.m.	Pierce College Main Campus, P-12 Board Room

Please note: Special meetings may be called for at any time by the chairman or a majority vote of the board. All special meetings will be publicly advertised at least 24 hours prior to being convened, and are open to the public.

WSR 86-20-072
**WITHDRAWAL OF PROPOSED RULES
BOARD OF ACCOUNTANCY**
[Filed October 1, 1986]

This is a cancellation notice of the board's intention to hold public hearings on October 31, 1986. The original notice was filed September 17, 1986, and labeled as WSR 86-19-074.

Carey L. Rader, CPA
Chief Executive Officer

WSR 86-20-073
**EMERGENCY RULES
DEPARTMENT OF LABOR AND INDUSTRIES**
[Order 86-32—Filed October 1, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to WAC 296-150B-300, construction standards for mobile homes, commercial coaches, and recreational vehicles to conform to the State Building Code Council as adopted.

I, Richard A. Davis, 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 modification to the rules will direct the mobile home, commercial coach and recreational vehicle industry to comply with the State Building Code as adopted.

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

This rule is promulgated pursuant to RCW 43.22.340 through 43.22.445 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Department of Labor and Industries as authorized in RCW 43.22.340 through 43.22.445.

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 1, 1986.

By Richard A. Davis
Director

AMENDATORY SECTION (Amending Order 82-13, filed 4/16/82)

WAC 296-150B-015 DEFINITIONS. For the purposes of this chapter:

(1) "Alteration" means the replacement, addition, modification, or removal of any equipment or installations that affect the construction, structural members, fire safety, or occupancy classification, or the plumbing,

heating, or electrical systems, of a structure or component.

The following are not alterations unless they are made to repair damage caused by fires, floods, or damage in transit or during installation.

- (a) Repairs with approved parts;
- (b) Modification of a listed fuel-burning appliance in accordance with the terms of its listing;
- (c) Replacement of equipment with similar equipment; and
- (d) Adjustment and maintenance of equipment.
- (2) "Approved" means approved by the department.
- (3) "Anchoring system" means a system of straps, cables, turnbuckles, bolts, fasteners, or other approved components that secures a mobile home to ground anchors or to other approved fastening devices.
- (4) "Audit" means an inspection to examine for compliance a manufacturer's production and quality control procedures.
- (5) "Building site" means a tract, parcel, or subdivision of land, including a mobile home park, on which a structure other than a recreational vehicle is or will be installed.
- (6) "Component" means a discrete element that is:
 - (a) Designed to be installed in a structure;
 - (b) Manufactured as a unit; and
 - (c) Designed for a particular function or group of functions. "Component" includes service cores.
- (7) "Consumer" means a person, firm, corporation, agency, or governmental body, other than a manufacturer or dealer, that buys or leases a structure for his, her, or its own use.
- (8) "Custom structure" means a one-of-a-kind structure.
- (9) "Dealer" means a person, company, or corporation authorized to engage in the business of leasing, selling, offering for sale or lease, buying, or trading structures.
- (10) "Department" means the department of labor and industries.
- (11) "Design option" means a design that a manufacturer may use as an option to its design plan.
- (12) "Design plan" means a plan for construction of a structure or component.
- (13) "Equipment" means all materials, appliances, devices, fixtures, fittings, or accessories used in the manufacture, assembly, installation, or alteration of structures and components.
- (14) "Footing" means the portion of a foundation system that transmits loads from a mobile home to the soil.
- (15) "Foundation fascia" means the materials that enclose the entire perimeter of a mobile home and form a plane between the exterior wall of the mobile home and the ground.
- (16) "Foundation system" means the footings, piers, caps, and shims that support a mobile home.
- (17) "HUD" means the federal Department of Housing and Urban Development.
- (18) "Independent inspection agency" means an organization that is in the business of inspecting structures, components, or equipment.

(19) "Insignia" means a label, stamp, or tag issued by the department to indicate that the structure or component bearing the insignia complies with this chapter or the HUD mobile home standards.

(20) "Install" means to erect, construct, assemble, or set in place a structure, component, or piece of equipment at a building site or in another structure or building.

(21) "Labeled" means bearing the department's insignia, HUD's insignia, or a label of approval from a testing or listing agency.

(22) "Lease" means an oral or written contract for the use, possession, or occupancy of property. It includes rent.

(23) "Listed" means that a piece of equipment, a component, or an installation appears in a list published by an approved testing or listing agency.

(24) "Listing agency" means an organization that is in the business of approving equipment or installations.

(25) "Local enforcement agency" means a city or county agency that enforces laws or ordinances governing the construction and installation of structures and components.

(26) "Main frame" means the structural component on which the structure may be mounted.

(27) "Manufacturing" means making, fabricating, forming, or assembling a structure, service core, component, equipment, or installation.

(28) "Mobile home" means a structure, transportable in one or more sections, that, in the traveling mode, is eight body feet or more in width or thirty-two body feet or more in length, or, when erected on site, is three hundred twenty or more square feet, and that is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems contained therein. "Mobile home" shall include any structure that meets all the requirements of this paragraph except the size requirements and with respect to which the manufacturer voluntarily files a certification required by HUD and complies with the standards established by HUD.

(29) "Ordinance" means the part of a code adopted by this chapter that prescribes an item other than a method of construction, such as room sizes, floor plans, lighting, ventilation, ceiling heights, and exits.

(30) "Pier" means the part of the mobile home foundation system between the footing and the floor frame or floor joist, excluding caps and shims.

(31) "Quality control" means the plan and method for ensuring that the manufacture, fabrication, assembly, or erection of structures, components, and installations, and the storing, handling, and use of materials, complies with this chapter.

(32) "Recreational vehicle" means a ~~((motor home; travel trailer, truck camper, or camping trailer that is:~~

- ~~(a) With or without motive power;~~
- ~~(b) built on a single chassis;~~
- ~~(c) designed for human habitation in an emergency or for recreation; and~~
- ~~(d) has a living area of less than 220 square feet.~~

~~The living area excludes built-in spaces such as wardrobes, closets, cabinets, kitchen units and fixtures, and bath or toilet rooms)) vehicular type unit primarily designed for recreational camping, travel, or seasonal use which has its own motive power or is mounted on or towed by another vehicle. The basic entities are: Travel trailer, folding camping trailer, park trailer, truck camper, motor home, and multi-use vehicles.~~

(33) "Structure" means a mobile home, commercial coach, or recreational vehicle that is entirely or substantially prefabricated or assembled at a factory or a place other than the building site on which the structure will be installed.

(34) "System" means a part of a structure or component that is designed to serve a particular function, such as a structural, plumbing, electrical, heating, or mechanical system.

(35) "Testing agency" means an organization that is in the business of testing equipment, installations, or systems.

(36) "Commercial coach" means a structure transportable in one or more sections that is built on permanent chassis and designed to be used for commercial purposes with or without a permanent foundation when connected to the required outlets and may include plumbing, heating, air conditioning, and electrical systems contained therein. A commercial coach shall not be used as a single family dwelling.

(37) "Park trailer" means a vehicular unit which meets the following criteria:

(a) Built on a single chassis, mounted on wheels.

(b) Designed to provide seasonal or temporary living quarters which may be connected to utilities necessary for operation of installed fixtures and appliances.

(c) A gross trailer area not exceeding four hundred square feet when in the setup mode.

(d) Of such a construction as to permit setup by persons without special skills using only hand tools which may include lifting, pulling, and supporting devices.

(e) Exceeds the size restrictions specified in ANSI 119.2.

AMENDATORY SECTION (Amending Order 85-5, filed 2/15/85)

WAC 296-150B-300 CONSTRUCTION REQUIREMENTS FOR MOBILE HOMES. Alterations and repairs to mobile homes made after sale to a dealer shall comply with this section.

(1) Subject to the exceptions in subsections (2) and (3) of this section, mobile homes must comply with the ~~((1982))~~ current edition of the Standard for Mobile Homes, as adopted by the National Fire Protection Association (NFPA) and approved by the American National Standards Institute (ANSI) in ANSI/NFPA 501B ~~((1982))~~ current edition.

(2) Mobile homes need not comply with Chapter 1, 1-2 Definitions Common to Chapters 1-5 (see WAC 296-150-015).

(3) Mobile homes must comply with the following provisions of ANSI/NFPA 501B 1982, as amended. Chapter 4, Section 4-6.3.5 Installation of Solid Fuel-Burning Fireplaces and Fireplace Stoves. Subsection

(A)1. is amended to read: "A listed factory-built chimney designed to be attached directly to the fireplace or fireplace stove shall be used. The listed factory-built chimney shall be equipped with and contain as part of its listing a termination device and a spark arrester." Subsection (A)3. is amended to read: "The combustion air inlet shall conduct the air directly into the fire chamber and shall be designed to prevent material from the hearth dropping into the area beneath the mobile home."

AMENDATORY SECTION (Amending Order 85-5, filed 2/15/85)

WAC 296-150B-305 STANDARDS FOR RECREATIONAL VEHICLES. ~~((1) Subject to the exceptions in subsection (2);)~~ Recreational vehicles ((must)) shall comply with the ((1982)) current edition of the Standard for Recreational Vehicles, as adopted by the National Fire Protection Association (NFPA) and approved by the American National Standards Institute (ANSI) ANSI A119.2/NFPA 501C ((1982)) current edition.

~~((2) Recreational vehicles need not comply with the following provision of ANSI/NFPA 501C 1982.~~

~~(a) Delete Section 4-7.6.4 and exceptions No. 1 and No. 2 of Chapter 4, Electrical Systems. See WAC 296-150B-310.~~

~~(b) Delete the note in Section 3-6.2.2 in Chapter 3, Heating/Air Conditioning, and add the following exception:~~

~~A fuel-burning refrigerator may be installed to meet the above requirements using panels provided by the recreational vehicle manufacturer if the refrigerator manufacturer furnishes the necessary vents and grills as specified by the listing requirements and the refrigerator is equipped with the necessary means to ensure the integrity of the separation of the combustion system when the refrigerator is removed for field service and reinstalled.~~

~~(c) Delete Section 4-4.1 from Chapter 4, Electrical Systems. See WAC 296-150B-315.)~~

NEW SECTION

WAC 296-150B-307 STANDARDS FOR PARK TRAILERS. (1) Subject to the exceptions in subsection (2) of this section, park trailers shall comply with the current edition of Standards for Park Trailers approved by the American National Standards Institute (ANSI) A119.5.

(2) Park models need not comply with the following provisions of ANSI 119.5, 1-2 definitions park trailer items (c) and (e).

NEW SECTION

WAC 296-150B-508 INSULATION STANDARDS. Insulation standards for commercial coaches shall comply with the State Energy Code as adopted by the state building code council in chapters 51-12 and 51-16 WAC and is therefore adopted except where a state law supersedes a code provision.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-550 **ELECTRICAL—GENERAL.** Electrical equipment and installations in or on a commercial coach shall be installed in accordance with requirements of the National Electrical Code, (~~(1981 Edition)~~) as adopted by chapter 19.28 RCW and the rules adopted under that chapter, unless otherwise specifically exempted or required by these rules. The provisions of this section are also applicable to the alteration or conversion of electrical equipment and installations in any commercial coach bearing or required to bear a department insignia of approval.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-553 **DEFINITIONS.** Definitions contained in the National Electrical Code, (~~(1981)~~) current edition, and the following definitions shall apply to the commercial coach standards.

(1) Converter means a device that changes electrical energy from one form to another, as from alternating current to direct current.

(2) Feeder assembly means the overhead or under-chassis feeder conductor, including the grounding conductor, together with the necessary fittings and equipment or a power-supply cord approved for mobile home use, designed to deliver energy from the source of electrical supply to the distribution panelboard within a commercial coach.

(3) Low voltage means an electromotive force rated at 24 volts or less, supplied from a transformer, converter, or battery.

(4) N.E.C. means the National Electrical Code, (~~(1981 Edition)~~) as adopted by chapter 19.28 RCW and the rules adopted under that chapter.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-797 **PLUMBING—DEFINITIONS.** Definitions contained in the Uniform Plumbing Code, (~~(1979 Edition)~~) as adopted by the state building code council, and the following definitions shall apply to this chapter:

(1) Drain outlet means the discharge end of the commercial coach main drain to which a drain connector may be attached.

(2) Main drain means the principal artery of the commercial coach drainage system to which drainage branches may be connected.

(3) Uniform Plumbing Code (UPC) means the (~~(1979)~~) current edition, as published by the International Association of Plumbing and Mechanical Officials, and adopted by the state building code council.

(4) Water-supply connection means the fitting or point of connection of the commercial coach water distribution system designed for connection to a water connector.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-800 **PLUMBING—GENERAL.** Plumbing fixtures, equipment, and installations in commercial coaches shall conform to the provisions of the Uniform Plumbing Code, (~~(1979 Edition)~~) as adopted by the state building code council, except part 1, unless specifically exempted or required by this section. The provisions of this chapter are also applicable to the alteration or conversion of plumbing equipment and installations in any commercial coach bearing or required to bear a department insignia of approval.

WSR 86-20-074**ADOPTED RULES****DEPARTMENT OF LABOR AND INDUSTRIES**

[Order 86-36—Filed October 1, 1986—Eff. November 1, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to medical aid rules and maximum fee schedule, chapters 296-20 through 296-23 WAC, dealing with rules for treatment of industrially injured workers.

This action is taken pursuant to Notice No. WSR 86-15-011 filed with the code reviser on July 8, 1986. These rules shall take effect at a later date, such date being November 1, 1986.

This rule is promulgated pursuant to RCW 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 October 1, 1986.

By Joseph A. Dear
Deputy Director
for Richard A. Davis
Director

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-20-010 **GENERAL INFORMATION.**

(1) The following rules and fees are promulgated pursuant to RCW 51.04.020. This fee schedule is intended to cover all services for accepted industrial insurance claims. All fees listed are the maximum fees allowable. Practitioners shall bill their usual and customary fee for services. IF A USUAL AND CUSTOMARY FEE FOR ANY PARTICULAR SERVICE IS LOWER TO THE GENERAL PUBLIC THAN LISTED IN THE FEE SCHEDULE, THE PRACTITIONER SHALL BILL THE DEPARTMENT OR SELF-INSURER AT THE LOWER RATE. The department or self-insurer will pay the lesser of the billed charge or the fee schedule maximum allowable.

(2) The rules contained in the introductory section pertain to all practitioners regardless of specialty area or

limitation of practice. Additional rules pertaining to specialty areas will be found in the appropriate section.

(3) The maximum allowable fee for a procedure is determined by multiplying the unit value of a procedure by the appropriate conversion factor, per the conversion factor tables listed in WAC 296-20-135 to 296-20-155.

(4) Initial and follow-up visit charges by practitioners include routine examinations, physical modalities, injections, minor procedures, etc., not otherwise provided for in this schedule. No fee is payable for missed appointments unless the appointment is for an examination arranged by the department or self-insurer.

(5) When a claim has been accepted by the department or self-insurer, no provider or his/her representative may bill the worker for the difference between the allowable fee and his usual and customary charge. Nor can the worker be charged a fee, either for interest or completion of forms, related to services rendered for the industrial injury or condition.

(6) Practitioners must maintain documentation in claimant medical or health care service records adequate to verify the level, type, and extent of services provided to claimants.

(7) When an injured worker is being treated concurrently for an unrelated condition the fee allowable for the service(s) rendered must be shared proportionally between the payors.

((7)) (8) Correspondence: Correspondence pertaining to state fund and department of energy claims should be sent to Department of Labor and Industries, Claims Administration, MS: HC-241, Olympia, Washington 98504. Accident reports should be sent to Department of Labor and Industries, P.O. Box 9001, Olympia, Washington 98504-9001. Billings should be sent to Department of Labor and Industries, P.O. Box 9002, Olympia, Washington 98504-9002. State fund claims have six digit numbers preceded by a letter other than "S," "T," or "V."

Department of energy claims have seven digit numbers with no letter prefix.

All correspondence and billings pertaining to crime victims claims should be sent to Crime Victims Division, Department of Labor and Industries, 925 Plum Street, MS: HC-720, Olympia, Washington 98504.

Crime victim claims have six digit numbers preceded by a "V."

All correspondence and billings pertaining to self-insured claims should be sent directly to the employer or his service representative as the case may be. A listing of self-insured employers and service representatives can be found in Appendix B.

Self-insured claims are six digit numbers preceded by a "S," or "T."

Communications to the department or self-insurer must show the patient's full name and claim number. If the claim number is unavailable, providers should contact the department or self-insurer for the number, indicating the patient's name, Social Security number, the date and the nature of the injury, and the employer's name. A communication should refer to one claim only. Correspondence must be legible and reproducible, as department records are microfilmed. Correspondence

regarding specific claim matters should be sent directly to the department in Olympia or self-insurer in order to avoid rehandling by the service location.

((8)) (9) APPENDIX C is a listing of the department's various local service locations. These facilities should be utilized by providers to obtain information, supplies, or assistance in dealing with matters pertaining to industrial injuries.

AMENDATORY SECTION (Amending Order 83-35, filed 11/30/83, effective 1/1/84)

~~WAC 296-20-01002~~ DEFINITIONS. TERMINATION OF TREATMENT: When treatment is no longer required and/or the industrial condition is stabilized, a report indicating the date of stabilization should be submitted to the department or self-insurer. This is necessary to initiate closure of the industrial claim. The patient may require continued treatment for conditions not related to the industrial condition; however, financial responsibility for such care must be the patient's.

UNUSUAL OR UNLISTED PROCEDURE: Value of unlisted services or procedures should be substantiated "by report" (BR).

"BY REPORT": BR (by report) in the value column indicates that the value of this service is to be determined by report (BR) because the service is too unusual, variable or new to be assigned a unit value. The report should provide an adequate definition or description of the services or procedure (e.g., operative or narrative report), using any of the following as indicated:

- (1) Diagnosis;
- (2) Size, location and number of lesion(s) or procedure(s) where appropriate;
- (3) Major surgical procedure and supplementary procedure(s);
- (4) Whenever possible, list the nearest similar procedure by number according to this schedule;
- (5) Estimated follow-up;
- (6) Operative time.

The department or self-insurer may adjust BR procedures when such action is indicated.

"INDEPENDENT OR SEPARATE PROCEDURE": Certain of the listed procedures are commonly carried out as an integral part of a total service, and as such do not warrant a separate charge. When such a procedure is carried out as a separate entity, not immediately related to other services, the indicated value for "independent procedure" is applicable.

SV. ITEMS: Sv (service) procedures are not essentially a single procedure, rather they are comprised of several other procedures. These "Sv" procedures although identified by a specific code number, can be described only in terms of the several services included. Therefore, unit values are not indicated for Sv procedures and total value is derived from the values of the individual services performed. These Sv procedures require "BR" (see above) information to substantiate billing.

MODIFIED WORK STATUS: The injured worker is not able to return to his previous work, but is physically capable of carrying out work of a lighter nature. Injured workers should be urged to return to modified work as

soon as reasonable as such work is frequently beneficial for body conditioning and regaining self confidence.

Under RCW 51.32.090, when the employer has modified work available for the worker, the employer must furnish the doctor and the worker with a statement describing the available work in terms that will enable the doctor to relate the physical activities of the job to the worker's physical limitations and capabilities. The doctor shall then determine whether the worker is physically able to perform the work described. The employer may not increase the physical requirements of the job without requesting the opinion of the doctor as to the worker's ability to perform such additional work. If after a trial period of reemployment the worker is unable to continue with such work, his time loss compensation will be resumed upon certification by the attending doctor.

If the employer has no modified work available, the department should be notified immediately, so vocational assessment can be conducted to determine whether the worker will require assistance in returning to work.

REGULAR WORK STATUS: The injured worker is physically capable of returning to his/her regular work. It is the duty of the attending doctor to notify the worker and the department or self-insurer, as the case may be, of the specific date of release to return to regular work. Compensation will be terminated on the release date. Further treatment can be allowed as requested by the attending doctor if the condition is not stationary and such treatment is needed and otherwise in order.

TOTAL TEMPORARY DISABILITY: Full-time loss compensation will be paid when the worker is unable to return to any type of reasonably continuous gainful employment as a direct result of an accepted industrial injury or exposure.

TEMPORARY PARTIAL DISABILITY: Partial time loss compensation may be paid when the worker can return to work on a limited basis or return to lesser paying job is necessitated by the accepted injury or condition. The worker must have a reduction in wages of at least five percent before consideration of partial time loss can be made. No partial time loss compensation can be paid after the worker's condition is stationary.

ALL TIME LOSS COMPENSATION MUST BE CERTIFIED BY THE ATTENDING DOCTOR BASED ON OBJECTIVE FINDINGS.

PERMANENT PARTIAL DISABILITY: Any anatomic or functional abnormality or loss after maximum rehabilitation has been achieved, which is determined to be stable or nonprogressive at the time the evaluation is made. When the attending doctor has reason to believe a permanent impairment exists, the department or self-insurer should be notified. Specified disabilities (amputation or loss of function of extremities, loss of hearing or vision) are to be rated utilizing a nationally recognized impairment rating guide. Unspecified disabilities (internal injuries, spinal injuries, mental health, etc.) are to be rated utilizing the category system detailed under WAC 296-20-200 et al. for injuries occurring on or after October 1, 1974. Appendix D contains a schedule of the permanent disability maximum awards. UNDER WASHINGTON LAW DISABILITY AWARDS ARE BASED SOLELY ON PHYSICAL OR MENTAL IMPAIRMENT DUE TO THE

ACCEPTED INJURY OR CONDITIONS WITHOUT CONSIDERATION OF ECONOMIC FACTORS.

TOTAL PERMANENT DISABILITY: Loss of both legs or arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the worker from performing any work at any gainful employment. When the attending doctor feels a worker may be totally and permanently disabled, he should communicate this information immediately to the department or self-insurer. A vocational evaluation and an independent rating of disability may be arranged by the department prior to a determination as to total permanent disability. Coverage for treatment does not usually continue after the date an injured worker is placed on pension.

FATAL: When the attending doctor has reason to believe a worker has died as a result of an industrial injury or exposure, the doctor should notify the nearest department service location (see Appendix C) or the self-insurer immediately. Often an autopsy is required by the department or self-insurer. If so, it will be authorized by the service location manager or the self-insurer. Benefits payable include burial stipend and monthly payments to the surviving spouse and/or dependents.

DOCTOR: For these rules, means a person licensed to practice one or more of the following professions: Medicine and surgery; osteopathic; chiropractic; drugless therapeutics; podiatry; dentistry; optometry.

Only those persons so licensed may sign report of accident forms and time loss cards except as provided in WAC 296-20-100.

HEALTH SERVICES PROVIDER OR PROVIDER: For these rules means any person, firm, corporation, partnership, association, agency, institution, or other legal entity providing any kind of services related to the treatment of an industrially injured worker. It includes, but is not limited to, hospitals, medical doctors, dentists, chiropractors, vocational rehabilitation counselors, osteopaths, pharmacists, podiatrists, physical therapists, occupational therapists, massage therapists, psychologists, drugless therapeutics, and durable medical equipment dealers.

PRACTITIONER: For these rules, means any person defined as a "doctor" under these rules, or licensed to practice one or more of the following professions: Audiology; physical therapy; occupational therapy; pharmacy; prosthetics; orthotics; psychology; nursing; physician or osteopathic assistant; ((or other healing art licensed under the method or means permitted by such license)) and massage therapy.

PHYSICIAN: For these rules, means any person licensed to perform one or more of the following professions: Medicine and surgery; or osteopathic.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-20-015 WHO MAY TREAT. ((All licensed practitioners except those under suspension by the department, are eligible to treat injured workers entitled to benefits under the industrial insurance law.)) Only that treatment which falls within the scope and field of the practitioner's license to practice will be allowed as treatment to an injured worker.

Para-professionals, who are not independently licensed, must practice under the direct supervision of a licensed health care professional whose scope of practice and specialty training includes the service provided by the para-professional.

Procedures and evaluations requiring specialized skills and knowledge will be limited to board certified or board qualified physicians, as specified by the American Medical Association or the American Osteopathic Association.

~~((No))~~ Practitioners ~~((staff))~~ may be formally refused permission to treat cases coming under the jurisdiction of the department ~~((, except))~~ for reasons that are, in the opinion of the department, to the best interest of the workers and the funds created for their protection.

Reasons for holding a practitioner ineligible to treat industrial insurance cases include, but are not necessarily limited to any one or a combination of the following:

- (1) Failure, neglect or refusal to submit complete, adequate and detailed reports.
- (2) Failure, neglect or refusal to respond to requests by the department for additional reports.
- (3) Failure, neglect or refusal to observe and comply with the department's orders and medical aid rules.
- (4) Persistent failure to notify the department immediately and prior to burial in any death where the cause of death is not definitely known or where there is question of death being due to an industrial injury.
- (5) Persistent failure to recognize emotional and social factors impeding recovery of injured workers.
- (6) Persistent unreasonable refusal to comply with the recommendations of board certified or qualified specialists who have examined the worker.
- (7) Submission of false or misleading reports to the department.
- (8) Collusion with any other persons in submission of false or misleading information to the department.
- (9) Submission of inaccurate or misleading bills.
- (10) Persistent submission of false or erroneous diagnosis.
- (11) Knowingly submitting bills to an injured worker for treatment of an industrial condition for which the department has accepted responsibility.
- (12) Persistent use of:
 - (a) Treatment of controversial or experimental nature;
 - (b) Contraindicated or hazardous treatment measures;
 - (c) Continuation of treatment measures past stabilization of the industrial condition or after maximum improvement has been obtained;
 - (d) Nonspecific treatment measures;
 - (e) Treatment terminating in unsatisfactory results.
- (13) Charging or attempting to charge industrially injured workers fees in addition to the fee paid by the department or self-insurer for care of the industrial injury or billing for difference between the maximum allowable fee set forth in this schedule and usual and customary charges.
- (14) Conviction in any court of any offense involving moral turpitude, in which case the record of such conviction shall be conclusive evidence.

(15) The use or prescription for use, of narcotic, addictive, habituating or dependency inducing drugs in any way other than for therapeutic purposes.

(16) Repeated acts of gross misconduct in the practice of the profession.

(17) Declaration of mental incompetency by a court of competent jurisdiction.

(18) The finding of any peer group disciplinary board of reason to suspend or revoke a practitioner's practice privilege temporarily or permanently.

NEW SECTION

~~WAC 296-20-02005~~ KEEPING OF RECORDS. A health services provider who requests from the department payment for providing services shall maintain all records necessary for the director's authorized auditors to audit the provision of services. A provider shall keep all records necessary to disclose the extent of services the provider furnishes to industrially injured workers. At a minimum, these records must provide and include prompt and specific documentation of the level and type of service for which payment is sought. Records must be maintained for audit purposes for a minimum of five years.

NEW SECTION

~~WAC 296-20-02015~~ INTEREST ON EXCESS PAYMENTS. (1) When a provider of health services receives a payment to which that provider is not entitled, the provider must repay the excess payment, plus accrued interest, without regard to whether the excess payment occurred due to provider or department error or oversight, except as provided in subsection (2) of this section.

(2) When a provider:

(a) Accepts in good faith a determination by the department that a worker is eligible for benefits under Title 51 RCW;

(b) Provides, bills, and receives payment for services to that worker and the department later determines that the worker was ineligible for services during that period no interest will begin to accrue until notification is received by the provider that the worker was ineligible.

(3) Interest accrues on excess payments at the rate of one percent per month or portion of a month beginning on the thirty-first day after payment was made. Where partial repayment of an excess payment is made, interest accrues on the remaining balance.

(4) The department reserves the option of either requesting the provider to remit the amount of the excess payment and accrued interest to the department or offsetting excess payments and accrued interest against future payments due to the provider.

NEW SECTION

~~WAC 296-20-02010~~ CONDUCT OF AUDITS. (1) In order to ensure that the industrially injured worker receives the services paid for by the state of Washington, the department of labor and industries conducts audits of providers of medical, dental, vocational rehabilitation, and other health services furnished

to industrially injured workers. Audits may be for cause or at random and may consist of, but not be limited to, an on-site review of any of a provider's files and records related to the provision of services to industrially injured workers or the submission of any bill to the department for payment for such services.

(2) In the conduct of such audits, the director or the director's authorized auditors may examine all records, or portions thereof, including patient records, related to services rendered by a health services provider with payment requested of, or made by the department, notwithstanding the provisions of any statute which may make or purport to make such records privileged or confidential. The examination of records may include the utilization of statistical sampling methodologies and projections based upon sample findings.

(3) No original records shall be removed from the premises of a health services provider by the auditors. The department shall destroy all copies of patient medical records made during an audit, and such records destruction will be accomplished not later than ninety days after completion of the audit, investigation, or proceeding.

(4) The department will give ten working days written notification to any provider, except as authorized in WAC 296-18-460, that the provider's billing and injured worker claimant records will be reviewed by an auditor at the provider's place(s) of business to determine compliance with medical aid rules and standards.

(5) A provider, or the provider's designee, will be notified upon the auditor's arrival at the provider's place of business. The notification takes place during an entrance interview attended by the auditor and the provider or the provider's designee. The provider is to furnish the records requested by the auditor and provide a work space adequate and suitable for the auditor to conduct the records review at the provider's place(s) of business.

(6) A provider, or the provider's designee, will be notified by the auditor upon conclusion of the review of records at the provider's place(s) of business. The auditor will advise the provider, or the provider's designee, that an exit conference can be scheduled. The purpose of the exit conference is to informally review and discuss the preliminary audit findings. The conference is conducted at the provider's place of business. The conference may be waived at the discretion of the provider.

(7) The provider will be given a draft audit report for review and comment. Upon receipt from the department of a draft audit report, the provider will have fifteen working days to submit written comments on the draft audit report or to request to meet in conference in Olympia with the director's authorized representative(s) to discuss the draft audit report. Written comments by the provider will be incorporated into a final audit report.

(8) The department will issue a final audit report to each audited provider. If as a result of the audit it is determined that moneys are due the department, the final audit report will be accompanied by an order and notice identifying the amount due and any interest. If as a result of the audit it is determined that no moneys are due

to the department, the final audit report will not be accompanied by an order and notice. In either case, the final audit report will tell the provider of the department's process for addressing disputes which might arise as a result of the audit.

(9) A provider, upon receipt from the department of a final audit report not accompanied by an order and notice, shall have sixty calendar days to submit to the department a written request for reconsideration of any audit finding or directive which the audited provider believes to be inconsistent with statute, rule or departmental policy. Requests must be submitted to: Director, department of labor and industries. A provider requesting reconsideration shall be granted a conference in Olympia presided over by the director or the director's authorized representative. The director or the director's authorized representative shall issue a final decision within thirty days of concluding the conference. That decision shall become final within sixty days from the date the decision is communicated to the provider unless an appeal is filed with the board of industrial insurance appeals. The conference in response to the final audit report is the final level of appeal within the department.

(10) Based upon the findings of an audit or other proceeding, the director or the director's authorized representative may order repayment by a provider of any excess payments received by the provider under Title 51 RCW to which the provider was not entitled, plus interest on the amount of any excess payments received by a provider to which the provider was not entitled. In the determination of excess payments, the department may use projections based upon sample findings.

(11) A department order or decision making demand, whether with or without penalty, for repayment of sums paid to a provider of medical, dental, vocational rehabilitation, or other health services rendered to an industrially injured worker, shall become final within twenty days from the date the order or decision is communicated to the provider unless a written request for reconsideration is filed with the department of labor and industries, Olympia, or an appeal is filed with the board of industrial insurance appeals.

(12) A provider, upon receipt from the department of a final audit report accompanied by an order and notice, and aggrieved by the department order and notice making demand, whether with or without penalty, for repayment of sums paid to that provider, who files with the department in Olympia a timely written request for reconsideration of the order and notice making demand, shall be granted a conference in Olympia presided over by the director or the director's authorized representative. The director or the director's authorized representative shall issue a final decision within thirty days after concluding the conference. That decision shall become final within twenty days from the date the decision is communicated to the provider unless the provider files an appeal with the board of industrial insurance appeals.

(13) The department may conduct or contract for hospital bill review services from time to time. Subsections (4), (5), (6), (7), (8), and (9) of this section shall not apply to hospital bill reviews.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-20-03001 TREATMENT REQUIRING AUTHORIZATION. Certain treatment procedures require authorization by the department or self-insurer. Requests for authorization must include a statement of: The condition(s) diagnosed; ICD-9-CM codes; their relationship, if any, to the industrial injury/exposure; an outline of the proposed treatment program, its length and components, procedure codes, and expected prognosis; and an estimate of when treatment would be concluded and condition stable.

(1) Office calls in excess of the first twenty visits or sixty days whichever occurs first.

(2) All nonemergent major surgery must be authorized prior to surgery date. Some surgical procedures require concurring opinions prior to authorization. (See WAC 296-20-045 for details.)

(3) X-ray and radium therapy.

(4) Diagnostic studies other than routine x-ray and blood or urinalysis laboratory studies.

(5) Myelogram and discogram in nonemergent cases.

(6) Physical therapy treatment beyond initial twelve treatments as outlined in WAC 296-21-095 and 296-23-710.

(7) Diagnostic or therapeutic injection. Epidural or caudal injection of substances other than anesthetic or contrast solution will be authorized under the following conditions only:

(a) When the worker has experienced acute low back pain or acute exacerbation of chronic low back pain of no more than six months duration.

(b) The worker will receive no more than three injections in an initial thirty-day treatment period, followed by a thirty-day evaluation period. If significant pain relief is demonstrated one additional series of three injections will be authorized. No more than six injections will be authorized per acute episode.

(8) Home nursing or convalescent center care must be authorized per provision outlined in WAC 296-20-091.

(9) Provision of prosthetics, orthotics, surgical appliances, special equipment for home or transportation vehicle; custom made shoes for ankle/foot injuries resulting in permanent deformity or malfunction of a foot; TNS units; masking devices; hearing aids; etc., must be authorized in advance as per WAC 296-20-1101 and 296-20-1102.

(10) Biofeedback program; pain clinic; weight loss program; psychotherapy; rehabilitation programs; and other programs designed to treat special problems must be authorized in advance. See WAC 296-21-0501 and 296-20-0502 for details.

(11) Prescription or injection of vitamins for specific therapeutic treatment of the industrial condition(s) when the attending doctor can demonstrate that published clinical studies indicate vitamin therapy is the treatment of choice for the condition. Authorization for this treatment will require presentation of facts to and review by department medical consultant.

(12) Injections of anesthetic and/or antiinflammatory agents into the vertebral facet joints will be authorized

to qualified specialists in orthopedics, neurology, and anesthesia, or other physicians who can demonstrate expertise in the procedure, AND who can provide certification their hospital privileges include the procedure requested under the following conditions:

(a) Rationale for procedure, treatment plan, and request for authorization must be presented in writing to the department or self-insurer.

(b) Procedure must be performed in an accredited hospital under radiographic control.

(c) Not more than four facet injection procedures will be authorized in any one patient.

(13) The long term prescription of medication under the specific conditions and circumstances in (a) and (b) are considered corrective therapy rather than palliative treatment and approval in advance must be obtained.

(a) Nonsteroidal antiinflammatory agents for the treatment of degenerative joint conditions aggravated by occupational injury.

(b) Anticonvulsive agents for the treatment of seizure disorders caused by trauma.

(14) Intra-muscular and trigger point injections of steroids and other nonscheduled medications are limited to three injections per patient. The attending doctor must submit justification for an additional three injections if indicated with a maximum of six injections to be authorized for any one patient.

(15) The department may designate those diagnostic and surgical procedures which can be performed in other than a hospital inpatient setting. Where a worker has a medical condition which necessitates a hospital admission, prior approval of the department or self-insurer must be obtained.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-20-075 HOSPITALIZATION. Hospitalization will be paid when indicated for treatment of the accepted condition(s). Unless the worker's condition requires special care, ward or semi-private accommodations will be paid. Hospitalization solely for physical therapy, bed rest, and/or administration of injectable drugs will ((not)) be paid only under the following circumstances:

(a) Acute back pain with objective findings of neurological deficit, e.g., foot drop, motor dysfunction or other symptoms indicative of a herniated disc;

(b) Chronic back pain, which has been treated for a minimum of ten days with home bed rest, traction, outpatient physical therapy, and medication without improvement and where the worker has objective physical findings.

Discharge from the hospital shall be at the earliest date possible consistent with proper health care. If transfer to a convalescent center or nursing home is indicated, prior arrangements should be made with the department or self-insurer. See WAC 296-20-091 for further information. The department may designate those diagnostic and surgical procedures which can be performed in other than a hospital inpatient setting.

Where a worker has a medical condition which necessitates a hospital admission, prior approval of the department or self-insurer must be obtained.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-20-125 BILLING PROCEDURES. All services rendered must be in accordance with the medical aid rules. The department or self-insurer may reject bills for services rendered in violation of these rules. The injured worker may not be billed for services rendered in violation of these rules.

(1) Bills must be itemized on department or self-insurer forms or other forms which have been approved by the department or self-insurer. Physicians, osteopaths, advanced registered nurse practitioners, chiropractors, naturopaths, podiatrists, ~~((and))~~ psychologists, and registered physical therapists use the national standard HCFA 1500 health insurance claim form ((= Washington state billing form)) with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form. Hospitals use the UB-82 billing form for institution services and the national standard HCFA 1500 health insurance claim form ((= Washington state)) with the bar code placed 2/10 of an inch from the top and 1 1/2 inches from the left side of the form for professional services. Pharmacies use the department's statement for pharmacy services (F-245-100). Dentists, equipment suppliers, transportation services, home health services, vocational services, and massage therapists use the department's statement for miscellaneous services (F-245-72). Providers may obtain billing forms from the department's local service locations (see Appendix C for listing).

(2) Bills must specify the date and type of service, the appropriate procedure code, the condition treated, and the charges for each service.

(3) Bills submitted to the department must be completed to include the following:

- (a) Worker's name and address;
- (b) Worker's claim number;
- (c) Date of injury;
- (d) Referring doctor's name and L & I provider account number;
- (e) Area of body treated, including ICD-9-CM code(s), identification of right or left, as appropriate;
- (f) Dates of service;
- (g) Place of service;
- (h) Type of service;
- (i) Appropriate procedure code, hospital revenue code, or national drug code;
- (j) Description of service;
- (k) Charge;
- (l) Units of service;
- (m) Tooth number(s);
- (n) Total bill charge;
- (o) The name and address of the practitioner rendering the services and the provider account number assigned by the department;
- (p) Date of billing;
- (q) Submission of supporting documentation required under subsection (6) of this section.

(4) Responsibility for the completeness and accuracy of the description of services and charges billed rests with the practitioner rendering the service, regardless of who actually completes the bill form;

(5) Vendors are urged to bill on a monthly basis. Bills must be received within ninety days of service to be considered for payment.

(6) The following supporting documentation is required when billing for services:

- (a) Laboratory and pathology reports;
- (b) X-ray findings;
- (c) Operative reports;
- (d) Office notes;
- (e) Consultation reports;
- (f) Special diagnostic study reports;
- (g) For BR procedures - see WAC 296-20-010 for requirements; and
- (h) Special or closing exam reports.

(7) The claim number must be placed on each bill and on each page of reports and other correspondence in the upper right-hand corner.

(8) Rebills. If you do not receive payment or notification from the department within ninety days, services may be rebilled. Rebills must be submitted for services denied if a claim is closed or rejected and subsequently reopened or allowed. Rebills should be identical to the original bill: Same charges, codes, and billing date. Please indicate rebill on the bill.

Any inquiries regarding adjustment of charges must be submitted within ninety days from the date of payment to be considered.

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

WAC 296-21-0501 BIOFEEDBACK RULES. Procedures listed under WAC 296-20-0502 are for use by M.D.'s, D.O.'s, and certified ~~((registered nurses and certified))~~ psychologists. Procedures listed under WAC 296-23-910 are for use by certified registered nurses. RPT's and LPT's must use rules and procedures listed under WAC 296-23-710 through 296-23-725.

Administration of biofeedback treatment is limited to those practitioners who are certified by the Biofeedback Certification Institute of America or who meet the minimum education, experience, and training qualifications to be so certified. Those practitioners wishing to administer biofeedback treatment to injured workers, must submit a copy of their biofeedback certification or supply evidence of their qualifications to the department of self-insurer as the case may be.

(1) The department will authorize biofeedback treatment for the following conditions when accepted under the industrial insurance claim:

- (a) Idiopathic Raynaud's disease
- (b) Temporomandibular joint dysfunction
- (c) Myofascial pain dysfunction syndrome (MPD)
- (d) Tension headaches
- (e) Migraine headaches
- (f) Tinnitus
- (g) Torticollis
- (h) Neuromuscular reeducation as result of neurological damage in CVA or spinal cord injury

(i) Inflammatory and/or musculoskeletal disorders causally related to the accepted condition.

(2) Twelve biofeedback treatments in a ninety day period will be authorized for the above conditions when the following is presented:

(a) An evaluation report documenting:

(i) The basis for the claimant's condition;

(ii) the condition's relationship to the industrial injury;

(iii) an evaluation of the claimant's current functional measurable modalities (i.e., range of motion, up time, walking tolerance, medication intake, etc.);

(iv) an outline of the proposed treatment program;

(v) an outline of the expected restoration goals.

(b) No further biofeedback treatments will be authorized or paid for without substantiation of evidence of improvement in measurable, functional modalities (i.e., range of motion, up time, walking tolerance, medication intake, etc.). Only one additional treatment block of twelve treatments per ninety days will be authorized. Requests for biofeedback treatment beyond twenty-four treatments or one hundred eighty days will be granted only after file review by and on the advice of the department's medical consultant.

(c) In addition to treatment, pretreatment and periodic evaluation will be authorized. Follow-up evaluation can be authorized at one, three, six, and twelve months posttreatment.

(d) At the department's option, a concurring opinion may be required regarding relationship of the condition to the industrial injury and/or need for biofeedback treatment.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-21-0502 BIOFEEDBACK.

	Unit Value
90900 Biofeedback training, by electromyogram application including office visit (one hour)	50.0
90901 Biofeedback training, by electromyogram application (one-half hour)	30.0
90902 in conduction disorder including office visit (one hour)	50.0
90903 in conduction disorder (one-half hour)	30.0
90904 regulation of blood pressure including office visit (one hour)	50.0
90905 regulation of blood pressure (one-half hour)	30.0
90906 regulation of skin temperature or peripheral blood flow including office visit (one hour)	50.0

Unit Value

90907 regulation of skin temperature or peripheral blood flow (one-half hour)	30.0
90908 by electroencephalogram application including office visit (one hour)	50.0
90909 by electroencephalogram application (one-half hour)	30.0
90910 by electro-oculogram application including office visit (one hour)	50.0
90911 by electro-oculogram application (one-half hour)	30.0
90912 Diagnostic evaluation includes report (one hour)	60.0
90913 Follow-up evaluation includes report (one-half hour)	30.0

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-22-010 GENERAL INFORMATION AND INSTRUCTIONS. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the general information section beginning with WAC 296-20-010. Some commonalities are repeated here for the convenience of those doctors referring to the surgery section. Definitions and rules unique to surgery are also included here. Doctor's services rendered for office, home, hospital, consultations and other services are listed in the medicine section. The department may designate those diagnostic and surgical procedures which can be performed in other than a hospital inpatient setting. Where a worker has a medical condition which necessitates a hospital admission, prior approval of the department or self-insurer must be obtained.

(1) Listed values for all surgical procedures include the surgery, local infiltration, digital block or topical anesthesia when used and the normal uncomplicated follow-up care for the period indicated in days in the column headed "follow-up days."

(2) Follow-up care for diagnostic procedures (e.g., endoscopy, injection procedures for radiography, etc.) includes only that care related to recovery from the diagnostic procedure itself. Care of the condition for which the diagnostic procedure was performed or other concomitant conditions is not included and may be charged for in accordance with the services rendered.

(3) Follow-up care for therapeutic surgical procedures includes only that care usually a part of the surgical service. Complications, exacerbations, recurrence or the presence of other diseases or injuries requiring additional services concurrent with the procedure(s) or during the listed period of normal follow-up care may warrant additional charges. (See modifier -68.)

When an additional surgical procedure(s) is carried out within the listed period of follow-up care for a previous surgery, the follow-up periods will continue concurrently to their normal terminations.

(4) **PREOPERATIVE VISITS AND SERVICES:** Under most circumstances the immediate preoperative visit in the hospital or elsewhere necessary to examine the patient, complete the hospital records, and initiate the treatment program is included in the listed value for the surgical procedure.

Additional charges may be warranted for preoperative services under the following circumstances:

(a) When the preoperative visit is the initial visit (e.g., an emergency, etc.) and prolonged detention or evaluation is required to prepare the patient or to establish the need for and type of surgical procedure.

(b) When the preoperative visit is a consultation as defined in WAC 296-21-030.

(c) When procedures not usually part of the basic surgical procedure (e.g., bronchoscopy prior to chest surgery, etc.) are provided during the immediate preoperative period.

(5) **CONCURRENT SERVICES BY MORE THAN ONE PHYSICIAN:** Charges for concurrent services of two or more physicians may be warranted under the following circumstances:

(a) Medical services provided during the surgical procedure or in the postoperative period (e.g., diabetic management, operative monitoring of cardiac or brain conditions, management of postoperative electrolyte imbalance, etc.).

(b) **TWO SURGEONS:** Under certain circumstances the skills of two surgeons (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.). By prior agreement, the total value may be apportioned in relation to the responsibility of work done. The total value may be increased by 25% in lieu of the assistant's charge. (See modifier -62.)

(c) **CO-SURGEONS:** Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body of the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by an appropriate amount in lieu of the usual assistant's charge. (See modifier -64.)

(d) **SURGICAL TEAM:** Under some circumstances highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the surgical team concept with a single, global fee for the total service. The services included in the "global" charge vary widely and no single value can be listed. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the "global" charge. (See modifier -66.)

(6) **ASTERISK (*) PROCEDURES OR ITEMS:** Certain relatively small surgical services involve a readily identifiable surgical procedure but include variable preoperative and postoperative services (e.g., incision and drainage of an abscess, injection of a tendon sheath, manipulation of a

joint under anesthesia, dilation of the urethra, etc.). Because of the indefinite pre and postoperative services the usual "package" concept for surgical services (see above) cannot be applied. Such procedures are identified by an asterisk (*) preceding or following the procedure code number.

Where an asterisk (*) precedes or follows a procedure number and its value, the following rules apply:

(a) The services as listed includes the surgical procedure only. Associated pre and postoperative services are not included.

(b) Preoperative services are considered as one of the following:

(i) When the asterisk (*) procedure is carried out at the time of an initial visit (new patient) and this procedure constitutes the major service at that visit, procedure number 99025 is listed in lieu of the usual initial visit as an additional service.

(ii) When the asterisk (*) procedure is carried out at the time of an initial or other visit involving significant identifiable services (e.g., removal of a small skin lesion at the time of a comprehensive history and physical examination), the appropriate visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(iii) When the asterisk (*) procedure is carried out at the time of a follow-up (established patient) visit and this procedure constitutes the major service at that visit, no visit service is usually added.

(iv) When the asterisk (*) procedure requires hospitalization, an appropriate hospital visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(c) All postoperative care is to be added on a service-by-service basis (e.g., office or hospital visit, cast change, etc.).

(d) Complications are added on a service-by-service basis (as with all surgical procedures).

(7) **MULTIPLE OR BILATERAL SURGICAL PROCEDURES:**

(a) When multiple surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -51.)

(b) When bilateral surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -50.)

(c) Incidental procedures (e.g., incidental appendectomy, incidental scar incision, puncture of ovarian cysts, simple lysis of adhesions, simple repair of hiatal hernia, etc.) do not warrant an additional charge. (See modifier -52.) **THESE PROCEDURES MUST BE AUTHORIZED IN ADVANCE.**

(8) **SURGERY AND FOLLOW-UP CARE PROVIDED BY DIFFERENT PHYSICIANS:** When one physician performs the surgical procedure itself and another provides the follow-up care, the value may be apportioned between them by agreement along with notification to the department of the fee distribution. (See modifier -54 or -55.)

(9) **ANESTHESIA BY SURGEON:** When regional or general anesthesia is provided by the surgeon, value as "basic" value for anesthesia procedure without added value for time. (See modifier -47) (For local infiltration, digital block or topical anesthesia, see WAC 296-22-010, item 1.)

Unit Value

(10) In cases where the claimant does not survive, the percentage of the flat fee paid the physician shall be commensurate with the services rendered.

(11) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital and fees will be allowed on this basis.

(12) Materials supplied by physician: Supplies and materials provided by the physician, e.g., sterile trays/drugs, over and above those usually included with the office visit or other services rendered may be listed separately. List drugs, trays, supplies, and materials provided. Identify as 99070.

(13) Separate or multiple procedures: It is appropriate to designate multiple procedures that are rendered on the same date by separate entries. (See Modifier -50 below.)

(14) Special report: A service that is rarely provided, unusual, variable, or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure, and the time, effort, and equipment necessary to provide the service. Additional items which may be included are: Complexity of symptoms, final diagnosis, pertinent physical findings (such as size, location, and number of lesion(s), if appropriate), diagnostic and therapeutic procedures (including major and supplementary surgical procedures, if appropriate), concurrent problems, and follow-up care. See WAC 296-20-01002 for "BR" By Report instructions.

(15) Surgery modifiers: (For other modifiers, see appropriate sections.)

Listed values and procedures may be modified under certain circumstance. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" placed first after the procedure code indicates one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in surgery are as follows:

-20 When the surgical service is performed using the techniques of micro-surgery in an operating room and under the operating microscope, the modifier -20 may be added to the surgical procedure. The use of this modifier is not warranted when surgery is done with the aid of a magnifying loupe or magnifying binoculars worn by the surgeon. A special report may be appropriate to document the necessity of the micro-surgical approach. The total value of the surgical procedure may be increased by 20%. A

Unit Value

special report may be appropriate to document the necessity of the micro-surgical approach. The department will publish a list of surgical procedures that have approval for this modifier.

-22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may be required.

-23 UNUSUAL ANESTHESIA: Periodically, a procedure, which usually requires either no anesthesia or local anesthesia, because of unusual circumstances must be done under general anesthesia. This circumstance may be reported by adding the modifier '-23' to the procedure code of the basic service. BR

-25 DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography). When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.

-26 PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the physician component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. BR

-47 ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon, it may be reported by adding to modifier '-47' to the basic service. (This does not include local anesthesia.)

	Unit Value		Unit Value
Use the "basic" anesthesia value only. (Note: Surgical units and anesthesia units are not of the same dollar values.) List separately from the surgical service provided and identify by adding this modifier '-47' to the usual procedure number. (For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)	-54	SURGICAL PROCEDURE ONLY: When one physician performs the surgical procedure and another provides the pre and/or postoperative management surgical services may be identified by adding the modifier '-54' to the usual procedure number. Value may be apportioned between them by agreement.	
-50 BILATERAL PROCEDURE: Unless otherwise identified in the listings, bilateral procedures requiring a separate incision that are performed at the same operative session, should be identified by the appropriate five digit code describing the first procedure. The second (bilateral) procedure is identified by adding modifier -50 to the procedure number and value at 50% of the listed value(s) unless otherwise indicated.	-55	POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another has performed the surgical procedure, the post operative component may be identified by adding the modifier '-55' to the usual procedure number. Value may be apportioned between them by agreement.	
-51 MULTIPLE PROCEDURES: When multiple procedures which add significant time or complexity to patient care are provided at the same operative session, identify and value the first or major procedure as listed. Identify secondary or lesser procedure(s) by '-51' to the usual procedure number(s) and value at 50% of the listed value(s) unless otherwise indicated.	-56	PREOPERATIVE MANAGEMENT ONLY: When one physician performs the preoperative care and evaluation and another physician performs the surgical procedure, the preoperative component may be identified by adding the modifier '-56' to the usual procedure number. Value is apportioned as per agreement between practitioners involved.	
-52 REDUCED VALUES: Under certain circumstances, the listed value for a procedure is reduced or eliminated at the physician's election. Under these circumstances, the service provided can be identified by its usual procedure number and the addition of modifier '-52', signifying that the service is reduced. For example: (a) Incidental procedures (e.g., incidental appendectomies, incidental scar excisions, puncture of ovarian cysts, simple lysis of adhesions, simple repair of a hiatal hernia, etc.) do not warrant an additional charge. (b) When the listed value is reduced in conformity with a ground rule (e.g., rereduction of a fracture). (c) When charges for multiple procedures (e.g., multiple lacerations, etc.) are reduced at the physician's election to achieve an appropriate total charge.	-62	TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical problem (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-62' to the joint procedure number(s) and valued as agreed upon. (Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)	
	-64	CO-SURGEONS: Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total	

	Unit Value		Unit Value
		<p>surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body or two surgeons repairing different fractures in the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the usual assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-64' to the joint procedure number(s) and valued as agreed upon.</p> <p>(Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)</p>	
	-77	<p>REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.</p>	
	-80	<p>ASSISTANT SURGEON: Surgical assistant services are identified by adding this modifier '-80' to the usual procedure number(s) and are valued at 20% of the listed value of the surgical procedure(s)</p>	
		OR	
-66		<p>SURGICAL TEAM: Under some circumstances, highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the "surgical team" concept. Such circumstances should be identified by adding this modifier '-66' to the basic procedure number. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the charge BR</p>	-81
		<p>MINIMUM ASSISTANT SURGEON ALLOWANCE: Identify by adding this modifier '-81' to the usual procedure number and value at 1.7</p>	
	-90	<p>REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician, the procedure may be identified by adding the modifier '-90' to the usual procedure number.</p>	
	-99	<p>MULTIPLE MODIFIERS: Under certain circumstances, two or more modifiers may be necessary to completely delineate a service.</p> <p>In such situations, modifier '-99' should be added to the procedure number and other applicable modifiers may be listed as part of the description of the service BR</p>	
-68		<p>COMPLICATIONS: Complications or circumstances requiring unusual additional services during the listed follow-up period may warrant additional charges on a fee-for-service basis. Identify these conditions by adding this modifier '-68' to the usual procedure number(s) for the additional service(s) rendered and indicate the appropriate value(s). May require a report.</p>	
-75		<p>CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.</p>	
-76		<p>REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to</p>	

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-300 GENERAL STATEMENT.
 ((To enable us to pay your bills more promptly we must have your cooperation.)) Hospital services will be paid when necessary for treatment of the accepted condition. General information and rules pertaining to the care of injured workers are explained in the section beginning WAC 296-20-010 through 296-20-17003.

Per WAC 296-20-075, the department or self-insurer will pay for hospital inpatient admission for bed rest, physical therapy and/or administration of injectable drugs only under the conditions specified.

There is often delay in processing hospital bills because the claim number is not listed in the space provided on the bill form. ~~((The department provides the claim number to the injured worker and attending doctor immediately after our receipt of a new report of accident. The claim number is sent out prior to the adjudication of the claim.))~~ If you are not able to secure the claim number from the injured worker or the attending doctor, you should obtain the claim number from the department in Olympia. Self-insurers may be contacted directly to obtain claim numbers on self-insured claims. See Appendix B for list of self-insured employers.

Please make arrangements with the attending doctor in your area to supply you with the claim number when arrangements are made for hospitalization and/or out-patient services. ~~((If the attending doctor or the injured worker cannot supply you with the claim number then usually no portion of a claim has been filed with the department, or the claim is too new to have been received by department or self-insurer.~~

~~If for some reason you are not able to secure the claim number, the bill should not be held but should be forwarded to the department in Olympia or to the self-insurer, supplying ALL other information requested on the heading of the bill.))~~ Do not confuse the date of injury with the date of admission or service.

We urge you to submit your bills to the department or self-insurer at the end of each month for the services rendered during that month. ~~((When using UB-16 forms, follow the billing instructions provided by the Washington state hospital association.))~~

AMENDATORY SECTION (Amending Order 86-15, filed 1/30/86)

WAC 296-23-301 RATES FOR DAILY AND ANCILLARY SERVICES. The department or self-insurer will pay for daily and ancillary services by multiplying allowed charges times the ratio of total rate setting revenue minus bad debt to total rate setting revenue for each hospital set annually based upon the latest ~~((budget))~~ available ((from)) budget approved by the Washington state hospital commission. Beginning November 1, 1986, hospital outpatient pathology, radiology, and physical therapy services are to be billed and will be paid using appropriate fee schedule procedure codes. Doctor services ((other than professional component)) are not included in WSHC rates and should be billed using appropriate fee schedule procedure codes.

AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-23-356 BILLING PROCEDURES. (1) Bills for hospital services ~~((can))~~ must be submitted on ((department or UB-16)) UB-82 bill forms following the billing instructions provided by the Washington state hospital association. The self-insurer may accept other bill forms. Regardless of form used, the following information must appear: Claim number, claimant name and address, worker's social security number (if available), employer name, date of injury, diagnosis ~~((or))~~ including ICD-9-CM code(s), nature of injury, date of service,

and description of service rendered with the appropriate ICD-9-CM or CPT-4 procedure code(s). ~~((If UB-16 forms are used.))~~ Summarize charges by revenue codes ((as per UB-16)) as specified in the UB-82 instructions. Itemized detail of summary charges must be attached.

(2) For a bill to be considered for payment, it should be received by the department or self-insurer within ninety days from the date of service.

(3) Supporting documentation of services rendered must be attached to billings. The reports needed are:

- (a) X-ray findings
- (b) Laboratory findings
- (c) Diagnostic study findings
- (d) Emergency room reports
- (e) Admission history and physical
- (f) Discharge summary for stays over 48 hours
- (g) Operative report
- (h) Physical therapy notes
- (i) Occupational therapy notes.

(4) The department or the self-insurer may reject bills for services rendered in violation of the medical aid rules.

(5) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital, and fees will be allowed on this basis.

(6) Call back between 6 p.m. and 8 a.m. provided that laboratory, x-ray and surgical staff are normally not on duty during this period of time will be billed at commission approved rates.

(7) The claim number must be placed on each bill and on each page of attached documents in the upper right hand corner.

AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-23-900 LICENSED NURSING RULES. (1) Registered nurses and licensed practical nurses may perform private duty nursing care in industrial injury cases when the attending physician deems this care necessary. (See WAC 296-20-091 for home nursing rules.)

(2) Certified registered nurses (CRNs) and advanced registered nurse practitioners (ARNPs) may perform advanced and specialized levels of nursing care on a fee for service basis in industrial injury cases within the limitations of subsections (3) and (4) of this section.

(3) Advance approval must be obtained from the department to treat industrial injury cases. To be eligible to treat industrial injuries, the registered nurse must:

(a) Be recognized by the Washington state board of nursing as a certified registered nurse (CRN) or advanced registered nurse practitioner (ARNP).

(b) Provide the department with evidence of a reliable and rapid system of obtaining physician consultation.

(4) The scope of practice for certified registered nurses or advanced registered nurse practitioners under the industrial insurance program is limited to the following, based on CRN or ARNP speciality as approved by the state board of nursing:

(a) Preparing reports of accident and progress reports for the supervising physician's signature.

(b) Emergency treatment of serious injuries to include initial wound care, administration of medication and support of life functions.

(c) Treatment of minor injuries to include suturing of minor lacerations not involving tendons, nerves or bones.

(d) Removal of sutures.

(e) Removal of foreign bodies from eyes.

(f) Removal of slivers or foreign bodies where bones, nerves and tendons are not involved.

(g) Prescribing legend drugs when so authorized by state board of nursing.

(h) Nursing type follow-up care (i.e., dressing changes, etc.)

(i) Accompanying ambulance to the site of injury and/or to the hospital with the injured workman.

(j) Home visits to evaluate claimant's condition when attendant care is being rendered for the injured worker by persons other than the nurse practitioner, may be authorized when the request is received in advance of the visit.

(k) Administration of biofeedback as per WAC 296-21-0501.

(5) BILLING PROCEDURES

Billing procedures outlined in WAC 296-20-125 apply. Certified registered nurses and advanced nurse practitioners must obtain ~~((payee))~~ provider account numbers from the department.

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-910 MAXIMUM VALUES ARE ESTABLISHED FOR SERVICES RENDERED ~~((BY ADVANCED REGISTERED NURSE PRACTITIONERS))~~. The following maximum values are established for services rendered by advanced registered nurse practitioners and certified registered nurses.

Other services rendered by advanced registered nurse practitioners may be billed using the appropriate procedure number preceded by N- and valued at 80% of the unit value listed. Services are limited to the scope of practice defined in WAC 296-23-900(4).

Unit
Value

Medicine procedures (See WAC 296-20-135 for Conversion Factor Table.)

N90000	Initial office visit, to include history, initiation of treatment and preparation of Report of Accident for supervising physician's signature .	14.0
N90010	Initial limited visit (routine involving single region or organ system)	24.0
N90015	Initial office visit, intermediate	40.0
N90030	Follow-up office visit, minimal	6.4
N90040	Follow-up office visit, brief .	9.6

N90050	Follow-up limited office visit	((7.0)) 12.8
((N12000 has been deleted. See N12001 = N12057. N68000 has been deleted. See N65220))		
N90060	Follow-up visit, intermediate exam	16.0
N90070	Follow-up office visit, extended	24.0
N90080	Follow-up office visit, comprehensive	40.0
N90701	Immunization, active; diphtheria and tetanus toxoids and pertussis vaccine (DTP)	6.4
N90702	diphtheria and tetanus toxoids (DT)	4.0
N90718	tetanus and diphtheria toxoids absorbed, for adult use (Td) . .	4.0
N90782	Therapeutic injection of medication (specify); subcutaneous or intramuscular . .	4.8
N90784	intravenous	6.4
N90788	Intramuscular injection of antibiotic (specify)	4.8
N90900	Biofeedback training by electromyogram application, including office visit (one hour)	40.0
N90901	(one-half hour)	24.0
N90902	In conduction disorder, including office visit (one hour)	40.0
N90903	(one-half hour)	24.0
N90904	Regulation of blood pressure, including office visit (one hour)	40.0
N90905	(one-half hour)	24.0
N90906	Regulation of skin temperature or peripheral blood flow, including office visit (one hour)	40.0
N90907	(one-half hour)	24.0
N90908	By electroencephalogram application, including office visit (one hour)	40.0
N90909	(one-half hour)	24.0
N90910	By electro-oculogram, including office visit (one hour)	40.0
N90911	(one-half hour)	24.0
N90912	Diagnostic evaluation, includes report (one hour) . . .	48.0
N90913	Follow-up evaluation, includes report (one-half hour)	24.0

	Unit Value
N73550 Femur (thigh), A-P and lateral.....	4.8
Pathology (See WAC 296-20-155 for Conversion Factor Table)	
N81000 Urinalysis, routine, complete	9.6
N81002 Routine, without microscopy	6.4
N87040 Culture, bacterial, definitive aerobic; blood (may include anaerobic screen)	38.4
N87045 stool	20.0
N87060 throat or nose	16.0
N87070 any other source	12.8
N87181 Sensitivity studies antibiotic, agar diffusion method, per antibiotic	32.0
N87184 disc method per plate (12 or less discs) ...	19.2

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-960 MASSAGE—MODALITIES.
Therapist is required to be in constant attendance.

CODE	DESCRIPTION	RUV
9 97010	Hot and Cold Packs	12.0
9 97124	Massage, One-Half Hour	16.0
9 97125	Additional 15 Minutes	((8.0) 5.0)
9 97200	Combination of Modalities and/or Massage, One-Half Hour	16.0
9 97201	Additional 15 Minutes	((8.0) 5.0)

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-23-980 OCCUPATIONAL THERAPY SERVICES.

	Unit Value
97010 Physical medicine treatment to one area, hot or cold packs	((+6.0) 12.0)
97016 vasopneumatic devices	((+6.0) 12.0)
97018 paraffin bath	((+6.0) 12.0)
97110 therapeutic exercises	16.0
97112 neuromuscular reeducation	16.0
97114 functional activities	16.0
97145 Physical medicine treatment to one area, each additional 15 minutes	5.0
97200 Combination of any modality(s) and procedure(s), initial 30 minutes	16.0
97201 Each additional 15 minutes	5.0
97500 Orthotics training (dynamic bracing, splinting, etc.) upper extremities, initial 30 minutes	24.0

	Unit Value
97501 each additional 15 minutes	12.0
97520 Prosthetic training, initial 30 minutes	24.0
97521 each additional 15 minutes	12.0
97530 Kinetic activities to increase coordination, strength and/or range of motion, one area (any two extremities or trunk), initial 30 minutes	24.0
97531 each additional 15 minutes	12.0
97540 Activities of daily living (ADL) and diversional activities, initial 30 minutes	24.0
97541 each additional 15 minutes	12.0
97700 One of the following tests or measurements with report, initial 30 minutes .	24.0
(a) Orthotic "check-out"	
(b) Prosthetic "check-out"	
(c) Activities of daily living "check-out"	
(d) Biofeedback evaluation	
(e) Physical capacities evaluation	
97701 each additional 15 minutes	12.0
97720 Extremity testing for strength, dexterity or stamina, initial 30 minutes	24.0
97721 each additional 15 minutes	12.0
97799 Unlisted physical medicine service or procedure	BR
99030 Mileage, one way, each mile beyond 7 mile radius of point of origin (office or home), per mile	2.0
99070 Supplies and materials provided by the therapist over and above those usually included with office visit or other services rendered. List item provided. Bill at cost.	BR

WSR 86-20-075

PROPOSED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Filed October 1, 1986]

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 revisions to the accident fund and medical aid base rates of each risk classification and revisions to the experience-rating rules and parameters to reflect more current experience for workers' compensation insurance underwritten by the Department of Labor and Industries;

that the agency will at 9:00 a.m., November 13, 1986, in the General Administration Building, First Floor Conference Room, Olympia, Washington 98504, and at 9:00 a.m., November 14, 1986, in the Spokane Falls Community College, Conference Rooms G and H, West 3410 Fort George Wright Drive, Spokane, WA 99204, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 26, 1986.

The authority under which these rules are proposed is RCW 51.04.020(1).

The specific statute these rules are intended to implement is RCW 51.16.035.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 14, 1986.

The agency reserves the right to modify the text of these proposed rules prior to the public hearing thereon or in response to written and/or oral comments thereon received prior to or during the public hearing.

Written and/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 43.21 [43.21H] RCW.

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

Richard A. Davis, Director
Department of Labor and Industries
General Administration Building
Olympia, Washington 98504

Dated: October 1, 1986

By: Joseph A. Dear
Deputy Director
for [Richard A. Davis]
Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): WAC 296-17-895 Industrial insurance accident fund base rates and medical aid rates by class of industry; 296-17-855 and 296-17-875 through 296-17-890, Experience rating tables.

Statutory Authority: RCW 51.04.020(1).

Specific Statute that Rule is Intended to Implement: RCW 51.16.035.

Summary of the Rule(s): The accident fund and medical aid rates are being adjusted for each risk classification to reflect changes in the frequency and severity of accidents based upon more current experience. Although these proposals do not contain a change to the overall average premium rates, certain classifications will experience an increase in rates while others will decrease. The experience rating revisions will reflect the most current experience in calculating the individual employer's modification factor.

Reasons Supporting the Rule(s): The reduction of the deficit in the accident and medical aid funds during the last year has resulted in maintaining the rates at the current level. A realignment of rates based upon the most current experience of each risk classification is being proposed to provide rates reflective of each classification's potential for loss. The revision to the experience rating rules allows for the calculation of individual employer's modification factors based upon more current experience as required by WAC 296-17-850.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule(s): Joe Dear

and Bill White, General Administration Building, Olympia, Washington 98504, phone (206) 753-6308.

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

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule(s): None.

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.

Small Business Economic Impact Statement: This statement pertains to revisions in chapter 296-17 WAC, proposed by the Department of Labor and Industries to become effective January 1, 1987, and is prepared to conform with section 3(2) and section 4 of the Regulatory Fairness Act (chapter 6, Laws of 1982).

Existing Rules: Chapter 296-17 WAC presently defines 266 risk classifications for purposes of reporting exposures and computing premiums for workers' compensation insurance. Base rates are established separately for industrial insurance and medical aid coverage in each risk classification within these rules, and an assessment rate for all risk classes is prescribed for the supplemental pension. An "experience rating plan" is also established, which provides adjustment of the base industrial insurance rate by class up or down to a "merit rate" based upon past reporting experience of each individual employer.

Treatment of Small Business Under Existing Rules: Class definitions are keyed to the nature of an employer's business and/or employment, and are independent of business size. Once applicable classes are determined, base rates are identical for all employers within each class. Experience-rating increases or decreases individual employer's industrial insurance rates, providing rate reductions for favorable past experience and rate increases for unfavorable past experience. Within the experience-rating plan, small employers with loss-free records in the rating experience period are allowed rate credits in excess of those initially computed by the rating plan based on risk size, by imposing a maximum modification for loss-free firms of various sizes in WAC 296-17-890.

Effect of Proposed Revisions: The overall premium level for the accident fund, medical aid fund and supplemental pension assessment will not change from the current level. Some risk classification's base rates for the accident fund and medical aid fund will increase while other classifications will experience a decrease. Likewise, data in the experience rating plan will adjust individual employer's modification factors. The effect of these proposals will be dependent upon the claims experience of the individual employer for the experience rating adjustment and upon the experience of the risk classifications assigned to the employer for the base rate realignment. For employers in the same risk classification having experience records producing the same modification factor, the premium cost per hour of labor will be independent of the size of the employer. Administrative costs of

recordkeeping and reporting should not be affected as the required records and forms are unchanged.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-855 EXPERIENCE MODIFICATION. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{A_p + W A_e + (1-W) E_e + B}{E + B}$$

The components A_p , $W A_e$, and $(1-W) E_e$ are values which shall be charged against an employer's experience record. The component, E , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

" A_p " signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ~~(($\$4,350$))~~ $\$5,404$ the primary actual loss shall be determined from the formula:

$$\text{Primary loss} = \frac{((+0,876)) \underline{13,510}}{\text{Total loss} + ((6,526)) \underline{8,106}} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ~~(($\$4,350$))~~ $\$5,404$ the full value of the claim shall be considered a primary loss.

" A_e " signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

" W " signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol " $W A_e$ " in the experience modification formula. W values are set forth in Table II.

" E " signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

" E_e " signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by " $(1-W) E_e$ " in the experience modification formula. D-Ratios are set forth in Table III.

" B " signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-875 TABLE I.

CLAIM VALUE	PRIMARY LOSS
((4,350	4,350
4,606	4,500
5,553	5,000
8,030	6,000
11,786	7,000
18,153	8,000
23,346	8,500
31,308	9,000
81,725*	10,072
108,760**	10,260)
5,404	5,404
6,476	6,000
8,716	7,000
11,769	8,000
16,176	9,000
23,094	10,000
35,524	11,000
64,419	12,000
91,509*	12,411
135,100**	12,745

* Average death value
** Maximum claim value

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-880 TABLE II.

"B" and "W" Values			
Maximum Claim Value = $\$((108,760))$ 135,100			
Average Death Value = $\$((81,725))$ 91,509			
EXPECTED LOSSES	B	W	
((2,355 & Under	20,520		0
2,356 - 4,747	20,315		.01
4,748 - 7,175	20,110		.02
7,176 - 9,639	19,904		.03
9,640 - 12,140	19,699		.04
12,141 - 14,681	19,494		.05
14,682 - 17,260	19,289		.06
17,261 - 19,882	19,084		.07
19,883 - 22,544	18,878		.08
22,545 - 25,248	18,673		.09
25,249 - 27,997	18,468		.10
27,998 - 30,791	18,263		.11
30,792 - 33,631	18,058		.12
33,632 - 36,519	17,852		.13
36,520 - 39,455	17,647		.14
39,456 - 42,441	17,442		.15
42,442 - 45,479	17,237		.16
45,480 - 48,570	17,032		.17
48,571 - 51,715	16,826		.18
51,716 - 54,916	16,621		.19
54,917 - 58,175	16,416		.20
58,176 - 61,493	16,211		.21
61,494 - 64,873	16,006		.22
64,874 - 68,315	15,800		.23
68,316 - 71,822	15,595		.24
71,823 - 75,395	15,390		.25
75,396 - 79,037	15,185		.26
79,038 - 82,751	14,980		.27
82,752 - 86,537	14,774		.28
86,538 - 90,398	14,569		.29
90,399 - 94,337	14,364		.30
94,338 - 98,357	14,159		.31
98,358 - 102,460	13,954		.32
102,461 - 106,648	13,748		.33
106,649 - 110,925	13,543		.34

EXPECTED LOSSES		B	W	EXPECTED LOSSES		B	W
110,926	- 115,293	13,338	.35	28,004	- 31,363	23,196	.09
115,294	- 119,756	13,133	.36	31,364	- 34,778	22,941	.10
119,757	- 124,317	12,928	.37	34,779	- 38,248	22,686	.11
124,318	- 128,979	12,722	.38	38,249	- 41,776	22,431	.12
128,980	- 133,746	12,517	.39	41,777	- 45,363	22,176	.13
133,747	- 138,621	12,312	.40	45,364	- 49,010	21,921	.14
138,622	- 143,609	12,107	.41	49,011	- 52,720	21,666	.15
143,610	- 148,715	11,902	.42	52,721	- 56,494	21,412	.16
148,716	- 153,940	11,696	.43	56,495	- 60,333	21,157	.17
153,941	- 159,291	11,491	.44	60,334	- 64,240	20,902	.18
159,292	- 164,772	11,286	.45	64,241	- 68,217	20,647	.19
164,773	- 170,389	11,081	.46	68,218	- 72,265	20,392	.20
170,390	- 176,147	10,876	.47	72,266	- 76,386	20,137	.21
176,148	- 182,050	10,670	.48	76,387	- 80,584	19,882	.22
182,051	- 188,106	10,465	.49	80,585	- 84,860	19,627	.23
188,107	- 194,319	10,260	.50	84,861	- 89,216	19,372	.24
194,320	- 200,697	10,055	.51	89,217	- 93,655	19,117	.25
200,698	- 207,247	9,850	.52	93,656	- 98,179	18,863	.26
207,248	- 213,975	9,644	.53	98,180	- 102,792	18,608	.27
213,976	- 220,890	9,439	.54	102,793	- 107,495	18,353	.28
220,891	- 227,999	9,234	.55	107,496	- 112,292	18,098	.29
228,000	- 235,311	9,029	.56	112,293	- 117,185	17,843	.30
235,312	- 242,836	8,824	.57	117,186	- 122,178	17,588	.31
242,837	- 250,582	8,618	.58	122,179	- 127,274	17,333	.32
250,583	- 258,560	8,413	.59	127,275	- 132,477	17,078	.33
258,561	- 266,781	8,208	.60	132,478	- 137,790	16,823	.34
266,782	- 275,257	8,003	.61	137,791	- 143,216	16,568	.35
275,258	- 284,000	7,798	.62	143,217	- 148,759	16,314	.36
284,001	- 293,022	7,592	.63	148,760	- 154,425	16,059	.37
293,023	- 302,338	7,387	.64	154,426	- 160,216	15,804	.38
302,339	- 311,963	7,182	.65	160,217	- 166,137	15,549	.39
311,964	- 321,912	6,977	.66	166,138	- 172,194	15,294	.40
321,913	- 332,205	6,772	.67	172,195	- 178,390	15,039	.41
332,206	- 342,857	6,566	.68	178,391	- 184,731	14,784	.42
342,858	- 353,888	6,361	.69	184,732	- 191,222	14,529	.43
353,889	- 365,321	6,156	.70	191,223	- 197,869	14,274	.44
365,322	- 377,178	5,951	.71	197,870	- 204,678	14,019	.45
377,179	- 389,483	5,746	.72	204,679	- 211,655	13,765	.46
389,484	- 402,262	5,540	.73	211,656	- 218,807	13,510	.47
402,263	- 415,544	5,335	.74	218,808	- 226,140	13,255	.48
415,545	- 429,360	5,130	.75	226,141	- 233,662	13,000	.49
429,361	- 443,743	4,925	.76	233,663	- 241,381	12,745	.50
443,744	- 458,730	4,720	.77	241,382	- 249,304	12,490	.51
458,731	- 474,358	4,514	.78	249,305	- 257,439	12,235	.52
474,359	- 490,673	4,309	.79	257,440	- 265,797	11,980	.53
490,674	- 507,719	4,104	.80	265,798	- 274,387	11,725	.54
507,720	- 525,549	3,899	.81	274,388	- 283,217	11,470	.55
525,550	- 544,219	3,694	.82	283,218	- 292,301	11,216	.56
544,220	- 563,789	3,488	.83	292,302	- 301,647	10,961	.57
563,790	- 584,327	3,283	.84	301,648	- 311,270	10,706	.58
584,328	- 605,908	3,078	.85	311,271	- 321,180	10,451	.59
605,909	- 628,614	2,873	.86	321,181	- 331,392	10,196	.60
628,615	- 652,537	2,668	.87	331,393	- 341,920	9,941	.61
652,538	- 677,777	2,462	.88	341,921	- 352,780	9,686	.62
677,778	- 704,447	2,257	.89	352,781	- 363,987	9,431	.63
704,448	- 732,674	2,052	.90	363,988	- 375,560	9,176	.64
732,675	- 762,599	1,847	.91	375,561	- 387,516	8,921	.65
762,600	- 794,383	1,642	.92	387,517	- 399,875	8,667	.66
794,384	- 828,203	1,436	.93	399,876	- 412,660	8,412	.67
828,204	- 864,265	1,231	.94	412,661	- 425,892	8,157	.68
864,266	- 902,799	1,026	.95	425,893	- 439,595	7,902	.69
902,800	- 944,071	821	.96	439,596	- 453,797	7,647	.70
944,072	- 988,385	616	.97	453,798	- 468,525	7,392	.71
988,386	- 1,036,092	410	.98	468,526	- 483,810	7,137	.72
1,036,093	- 1,087,599	205	.99	483,811	- 499,684	6,882	.73
1,087,600	& over	0	1.00))	499,685	- 516,183	6,627	.74
2,926	& Under	25,490	.00	516,184	- 533,345	6,372	.75
2,927	- 5,897	25,235	.01	533,346	- 551,211	6,118	.76
5,898	- 8,912	24,980	.02	551,212	- 569,827	5,863	.77
8,913	- 11,973	24,725	.03	569,828	- 589,241	5,608	.78
11,974	- 15,081	24,470	.04	589,242	- 609,507	5,353	.79
15,082	- 18,237	24,215	.05	609,508	- 630,682	5,098	.80
18,238	- 21,441	23,961	.06	630,683	- 652,830	4,843	.81
21,442	- 24,696	23,706	.07	652,831	- 676,021	4,588	.82
24,697	- 28,003	23,451	.08	676,022	- 700,330	4,333	.83

EXPECTED LOSSES	B	W
700,331 - 725,843	4,078	.84
725,844 - 752,650	3,823	.85
752,651 - 780,855	3,569	.86
780,856 - 810,571	3,314	.87
810,572 - 841,924	3,059	.88
841,925 - 875,054	2,804	.89
875,055 - 910,117	2,549	.90
910,118 - 947,290	2,294	.91
947,291 - 986,771	2,039	.92
986,772 - 1,028,782	1,784	.93
1,028,783 - 1,073,577	1,529	.94
1,073,578 - 1,121,443	1,274	.95
1,121,444 - 1,172,711	1,020	.96
1,172,712 - 1,227,757	765	.97
1,227,758 - 1,287,018	510	.98
1,287,019 - 1,350,999	255	.99
1,351,000 & over	0	1.00

(CLASS	1982	1983	1984	D-RATIO
1102	.4783	.4913	.4550	.383
1103	.1580	.1624	.1500	.408
1104	.2065	.2121	.1959	.415
1106	.0449	.0461	.0424	.457
1108	.2138	.2197	.2031	.399
1109	.4783	.4913	.4550	.383
1301	.1624	.1668	.1543	.392
1303	.0871	.0895	.0827	.414
1304	.0053	.0056	.0051	.395
1305	.1008	.1035	.0955	.433
1401	.3546	.3643	.3378	.367
1404	.2115	.2172	.2013	.373
1501	.1573	.1616	.1495	.393
1507	.1309	.1344	.1244	.391
1701	.9022	.9270	.8636	.307
1702	.9022	.9270	.8636	.307
1703	.2353	.2417	.2241	.368
1704	.2576	.2646	.2448	.394
1801	.3328	.3418	.3173	.357
2002	.2716	.2790	.2579	.408
2003	.1757	.1805	.1668	.411
2004	.3034	.3117	.2894	.350
2005	.1433	.1473	.1359	.420
2007	.1741	.1788	.1662	.338
2008	.1195	.1228	.1137	.382
2101	.2000	.2055	.1902	.389
2102	.1757	.1805	.1668	.411
2104	.0768	.0790	.0725	.503
2105	.3034	.3117	.2882	.403
2201	.1072	.1101	.1014	.445
2202	.1544	.1586	.1462	.436
2401	.2557	.2627	.2427	.414
2903	.3062	.3145	.2901	.429
2904	.3921	.4029	.3741	.345
2906	.1951	.2005	.1849	.435
2908	.3142	.3227	.2995	.356
3101	.3278	.3369	.3137	.311
3102	.2352	.2417	.2243	.358
3103	.2352	.2417	.2243	.358
3104	.2584	.2655	.2466	.346
3105	.3538	.3634	.3362	.395
3301	.3373	.3464	.3190	.454
3302	.2442	.2508	.2315	.426
3303	.1313	.1350	.1245	.432
3309	.1709	.1756	.1624	.396
3401	.1649	.1694	.1565	.403
3402	.1736	.1783	.1649	.404
3403	.0546	.0561	.0519	.389
3404	.2059	.2116	.1951	.434
3405	.0902	.0926	.0858	.380
3406	.0768	.0790	.0729	.429
3407	.1324	.1359	.1261	.366
3408	.0514	.0528	.0492	.327
3409	.0757	.0777	.0716	.440
3501	.1979	.2034	.1872	.454
3503	.1373	.1411	.1297	.472
3505	.2138	.2197	.2031	.399
3506	.2673	.2746	.2552	.340
3508	.1507	.1548	.1424	.463
3601	.0385	.0395	.0364	.439
3602	.0385	.0395	.0364	.439
3603	.2038	.2093	.1929	.444
3604	.3719	.3820	.3538	.382
3605	.1343	.1381	.1278	.389
3606	.2689	.2761	.2564	.355
3701	.0859	.0883	.0816	.388
3702	.2203	.2263	.2091	.412
3706	.0859	.0883	.0816	.388
3707	.1592	.1635	.1509	.430
3708	.0890	.0915	.0843	.441
3801	.1174	.1206	.1118	.369
3802	.0707	.0727	.0669	.450
3803	.0707	.0727	.0669	.450
3805	.0707	.0727	.0669	.450
3806	.0707	.0727	.0669	.450

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-885 TABLE III.

Expected Loss Rates and D-Ratios
Expected Loss Rates in Dollars Per Worker Hour
for Indicated Fiscal Year

(CLASS	1982	1983	1984	D-RATIO
0101	.5199	.5341	.4957	.355
0102	.3492	.3587	.3325	.370
0103	.4312	.4429	.4095	.402
0104	.3579	.3676	.3421	.326
0105	.4377	.4498	.4176	.349
0106	.8370	.8599	.7974	.365
0107	.3769	.3872	.3589	.369
0108	.4134	.4247	.3928	.399
0109	.6829	.7016	.6531	.318
0201	.9545	.9807	.9110	.344
0202	1.0960	1.1261	1.0497	.302
0206	.4693	.4823	.4512	.256
0301	.2253	.2314	.2131	.455
0302	.6857	.7045	.6551	.332
0306	.2236	.2296	.2122	.406
0307	.2143	.2201	.2041	.371
0401	.8998	.9243	.8564	.376
0402	.5646	.5801	.5393	.336
0403	.6556	.6735	.6279	.301
0502	.4281	.4397	.4075	.377
0503	.2681	.2754	.2560	.336
0504	.4976	.5112	.4736	.377
0505	.5598	.5751	.5326	.383
0506	.7171	.7367	.6808	.407
0507	.7346	.7546	.6992	.376
0508	.7537	.7742	.7167	.387
0509	.6496	.6674	.6227	.291
0510	.5598	.5751	.5326	.383
0511	.5598	.5751	.5326	.383
0512	.5598	.5751	.5326	.383
0601	.1863	.1914	.1769	.408
0602	.1959	.2012	.1865	.377
0603	.3351	.3442	.3190	.377
0604	.5134	.5275	.4891	.366
0606	.0945	.0970	.0898	.391
0607	.1230	.1264	.1168	.404
0608	.1863	.1914	.1769	.408
0701	.5174	.5316	.4948	.319
0803	.1761	.1809	.1674	.388
0804	.2863	.2941	.2733	.335
0901	.9565	.9827	.9121	.355
0902	.2689	.2761	.2564	.355
1002	.4664	.4792	.4433	.395
1003	.2733	.2808	.2604	.368
1004	.2733	.2808	.2604	.368
1005	1.1533	1.1849	1.0983	.371
1007	.0364	.0375	.0345	.468
1101	.2042	.2098	.1933	.441

(CLASS	1982	1983	1984	D-RATIO	(CLASS	1982	1983	1984	D-RATIO
3808	.0793	.0814	.0752	.421	6105	.0909	.0934	.0862	.416
3809	.0890	.0915	.0843	.441	6106	.0909	.0934	.0862	.416
3901	.1391	.1429	.1321	.409	6107	.0680	.0698	.0649	.337
3902	.2667	.2740	.2534	.403	6108	.1757	.1804	.1652	.518
3903	.3760	.3863	.3574	.391	6109	.0158	.0162	.0150	.465
3904	.2667	.2740	.2534	.403	6201	.0685	.0704	.0651	.401
3905	.0561	.0576	.0528	.509	6202	.2825	.2902	.2686	.389
3906	.2022	.2076	.1920	.402	6203	.0520	.0534	.0495	.388
3909	.0717	.0736	.0676	.481	6204	.0570	.0586	.0539	.456
4002	.2970	.3051	.2828	.373	6205	.0570	.0586	.0539	.456
4101	.0556	.0571	.0526	.439	6206	.0570	.0586	.0539	.456
4103	.1034	.1062	.0980	.431	6207	.3226	.3314	.3058	.426
4104	.0556	.0571	.0526	.439	6208	.1121	.1152	.1070	.349
4107	.0295	.0303	.0280	.403	6209	.0792	.0813	.0749	.456
4108	.0556	.0571	.0526	.439	6301	.0508	.0521	.0485	.339
4109	.0556	.0571	.0526	.439	6302	.0716	.0735	.0681	.392
4201	.2166	.2225	.2062	.370	6303	.0191	.0197	.0182	.402
4301	.3314	.3405	.3133	.457	6304	.0542	.0557	.0516	.356
4302	.3264	.3352	.3093	.433	6305	.0243	.0249	.0230	.421
4303	.3541	.3638	.3360	.417	6306	.0764	.0784	.0725	.419
4304	.2798	.2875	.2657	.407	6307	.0325	.0333	.0308	.455
4305	.5217	.5359	.4952	.410	6308	.0169	.0173	.0160	.362
4401	.1853	.1903	.1759	.409	6309	.0404	.0415	.0381	.452
4402	.2445	.2512	.2334	.345	6401	.0325	.0333	.0308	.455
4404	.1757	.1805	.1668	.411	6402	.0991	.1017	.0939	.428
4501	.0526	.0541	.0502	.332	6403	.0591	.0607	.0558	.483
4502	.0217	.0222	.0206	.360	6404	.0209	.0215	.0200	.383
4503	.0265	.0272	.0251	.426	6405	.1762	.1810	.1669	.433
4504	.0265	.0272	.0251	.426	6406	.0325	.0333	.0308	.455
4601	.2097	.2154	.2009	.298	6407	.0767	.0788	.0726	.455
4802	.0986	.1013	.0935	.419	6408	.1310	.1345	.1245	.397
4803	.1158	.1190	.1093	.479	6409	.1958	.2012	.1867	.353
4804	.2345	.2409	.2224	.421	6501	.0175	.0181	.0166	.444
4805	.1222	.1256	.1156	.450	6502	.0062	.0063	.0059	.435
4806	.0305	.0312	.0287	.453	6503	.0540	.0555	.0518	.253
4807	.5598	.5751	.5326	.383	6504	.0706	.0726	.0666	.499
4808	.1346	.1383	.1274	.446	6505	.0763	.0783	.0723	.418
4809	.0825	.0847	.0779	.460	6506	.0187	.0192	.0177	.379
4810	.0429	.0440	.0405	.447	6507	.1282	.1318	.1215	.429
4811	.1158	.1190	.1093	.479	6508	.1282	.1318	.1215	.429
4812	.0986	.1013	.0935	.419	6509	.0711	.0730	.0670	.486
4901	.0270	.0278	.0258	.351	6601	.0998	.1025	.0947	.423
4902	.0601	.0617	.0570	.426	6602	.1860	.1911	.1763	.422
4903	.0270	.0278	.0258	.351	6603	.0972	.0999	.0920	.447
4904	.0065	.0067	.0062	.467	6604	.0308	.0316	.0293	.384
4905	.1082	.1111	.1021	.487	6605	.0812	.0835	.0770	.414
4906	.0219	.0225	.0207	.439	6607	.0559	.0574	.0530	.410
4907	.0439	.0451	.0417	.387	6608	.1268	.1304	.1206	.390
4908	.0447	.0458	.0424	.399	6609	.6942	.7130	.6538	.506
4909	.0447	.0458	.0424	.399	6704	.0725	.0745	.0689	.396
5001	1.6308	1.6754	1.5557	.349	6705	.2021	.2076	.1906	.486
5002	.1680	.1726	.1593	.424	6706	.1142	.1173	.1087	.386
5003	.5372	.5519	.5124	.352	6707	3.43*	3.52*	3.22*	.541
5004	.2850	.2927	.2705	.411	6708	4.0644	4.1756	1.3131	.399
5101	.3543	.3640	.3364	.408	6709	.0505	.0519	.0478	.475
5102	.5656	.5810	.5374	.397	6801	.2817	.2894	.2668	.435
5103	.4873	.5005	.4640	.371	6802	.1580	.1623	.1497	.436
5104	.2450	.2517	.2330	.388	6803	1.4564	1.4967	1.4052	.213
5106	.2450	.2517	.2330	.388	6804	.0926	.0952	.0884	.359
5107	.1704	.1750	.1618	.405	6809	.7411	.7611	.6981	.500
5108	.3172	.3258	.3021	.368	6902	.4621	.4748	.4427	.296
5109	.2364	.2428	.2245	.400	6903	1.8297	1.8799	1.7510	.311
5201	.1704	.1750	.1618	.405	6904	.1408	.1447	.1340	.382
5204	.6525	.6702	.6173	.450	6905	.1408	.1447	.1340	.382
5205	.3172	.3258	.3021	.368	6907	.4885	.5018	.4651	.373
5206	.1847	.1897	.1760	.358	6908	.1965	.2019	.1864	.425
5207	.0557	.0572	.0527	.437	6909	.0339	.0347	.0322	.383
5208	.3023	.3105	.2879	.369	7101	.0182	.0187	.0173	.392
5209	.2324	.2387	.2209	.398	7102	5.36*	5.50*	5.06*	.458
5301	.0071	.0073	.0067	.411	7103	.0812	.0834	.0772	.388
5305	.0120	.0123	.0114	.403	7104	.0161	.0166	.0154	.397
5306	.0141	.0145	.0134	.404	7105	.1173	.1205	.1108	.473
5307	.0871	.0894	.0825	.433	7106	.2074	.2131	.1967	.414
6103	.0136	.0139	.0128	.423	7107	.2898	.2977	.2756	.387
6104	.1560	.1602	.1484	.381	7108	.7022	.7213	.6661	.418

(CLASS	1982	1983	1984	D-RATIO
7109	1.8997	1.9515	1.8054	.395
7201	.0855	.0878	.0806	.496
7202	.0221	.0228	.0211	.363
7203			.0139	.393
7301	.1626	.1671	.1541	.429
7302	.1613	.1656	.1524	.466
7307	.1588	.1631	.1496	.500
7308	.0781	.0803	.0743	.395
7309			.0480	.448))

CLASS	1983	1984	1985	D-RATIO
0101	.7477	.7535	.6398	.343
0102	.6448	.6492	.5476	.366
0103	.7181	.7235	.6139	.346
0104	.4994	.5032	.4270	.344
0105	.6159	.6194	.5196	.386
0106	.9314	.9375	.7906	.368
0107	.5419	.5447	.4550	.401
0108	.7113	.7160	.6042	.365
0109	1.0573	1.0648	.9010	.355
0201	1.2210	1.2293	1.0387	.360
0202	1.4967	1.5097	1.2901	.320
0206	.7702	.7780	.6703	.290
0301	.3122	.3131	.2590	.438
0302	.9582	.9641	.8106	.378
0306	.4118	.4142	.3475	.386
0307	.3177	.3193	.2664	.407
0401	1.4880	1.4980	1.2644	.364
0402	.7676	.7723	.6494	.378
0403	.8007	.8061	.6805	.363
0502	.6451	.6486	.5436	.390
0503	.4525	.4552	.3828	.378
0504	.6822	.6865	.5781	.373
0505	.9247	.9308	.7855	.365
0506	1.1367	1.1418	.9503	.414
0507	1.2758	1.2844	1.0841	.364
0508	.9122	.9174	.7693	.387
0509	1.0086	1.0156	.8588	.358
0510	.6958	.6996	.5855	.395
0511	.5273	.5299	.4423	.404
0512	.8055	.8081	.6675	.441
0601	.2479	.2490	.2073	.413
0602	.2484	.2500	.2098	.383
0603	.3289	.3310	.2794	.365
0604	.7605	.7662	.6495	.349
0606	.1274	.1280	.1067	.410
0607	.1424	.1432	.1197	.395
0608	.1825	.1833	.1526	.412
0701	.8112	.8176	.6954	.337
0803	.1877	.1886	.1577	.398
0804	.2940	.2956	.2475	.393
0901	1.1999	1.2074	1.0164	.374
0902	.2919	.2997	.2783	.355
1002	.5886	.5917	.4943	.401
1003	.3488	.3502	.2906	.425
1004	.3488	.3502	.2906	.425
1005	1.8810	1.8910	1.5824	.395
1007	.0626	.0626	.0509	.502
1101	.2412	.2423	.2013	.419
1102	.7172	.7216	.6065	.379
1103	.2088	.2096	.1737	.430
1104	.2746	.2755	.2276	.440
1106	.0647	.0647	.0526	.497
1108	.2291	.2299	.1901	.438
1109	.5553	.5590	.4720	.363
1301	.1663	.1667	.1374	.450
1303	.1004	.1008	.0837	.422
1304	.0074	.0075	.0062	.443
1305	.1602	.1609	.1333	.429
1401	.5063	.5088	.4250	.402
1404	.2845	.2857	.2374	.420
1501	.1710	.1719	.1438	.397
1507	.1452	.1460	.1216	.410
1701	1.1044	1.1149	.9568	.304
1702	1.1044	1.1149	.9568	.304

CLASS	1983	1984	1985	D-RATIO
1703	.3092	.3110	.2611	.383
1704	.3981	.3998	.3317	.425
1801	.4477	.4503	.3776	.387
2002	.3194	.3207	.2662	.423
2003	.2622	.2632	.2186	.423
2004	.4320	.4349	.3675	.360
2005	.1821	.1828	.1509	.443
2007	.2039	.2052	.1725	.381
2008	.1540	.1548	.1293	.402
2101	.2550	.2558	.2115	.436
2102	.2622	.2632	.2186	.423
2104	.1363	.1364	.1110	.494
2105	.2932	.2947	.2462	.401
2201	.1286	.1289	.1060	.457
2202	.1917	.1925	.1602	.415
2401	.2856	.2869	.2391	.410
2903	.3183	.3190	.2618	.464
2904	.4001	.4016	.3329	.429
2906	.2847	.2854	.2344	.460
2908	.5265	.5288	.4400	.415
3101	.3307	.3330	.2812	.362
3102	.2714	.2729	.2284	.394
3103	.2714	.2729	.2284	.394
3104	.2775	.2791	.2339	.390
3105	.3795	.3800	.3106	.478
3301	.4694	.4707	.3880	.449
3302	.3530	.3539	.2918	.448
3303	.1552	.1559	.1295	.421
3309	.2153	.2163	.1800	.415
3401	.2034	.2046	.1715	.389
3402	.1787	.1794	.1488	.426
3403	.0714	.0717	.0598	.408
3404	.1855	.1860	.1531	.453
3405	.1307	.1312	.1089	.423
3406	.0974	.0976	.0803	.456
3407	.1855	.1866	.1564	.389
3408	.0621	.0625	.0525	.377
3409	.0942	.0944	.0777	.454
3501	.3342	.3357	.2797	.412
3503	.1790	.1792	.1460	.490
3505	.2321	.2385	.2204	.399
3506	.3713	.3739	.3157	.362
3508	.2262	.2268	.1870	.447
3601	.0418	.0429	.0395	.439
3602	.0476	.0478	.0390	.484
3603	.3214	.3221	.2645	.461
3604	.5123	.5150	.4311	.394
3605	.1828	.1835	.1528	.413
3606	.3598	.3607	.2963	.459
3701	.1318	.1324	.1106	.401
3702	.2617	.2633	.2215	.376
3706	.0932	.0958	.0886	.388
3707	.2254	.2259	.1850	.472
3708	.1155	.1157	.0949	.466
3801	.1357	.1364	.1143	.392
3802	.0768	.0770	.0627	.488
3803	.0767	.0789	.0726	.450
3805	.0767	.0789	.0726	.450
3806	.0767	.0789	.0726	.450
3808	.1220	.1223	.1005	.458
3809	.0966	.0993	.0915	.441
3901	.1168	.1172	.0974	.424
3902	.3203	.3221	.2706	.381
3903	.5073	.5096	.4245	.411
3904	.2895	.2974	.2750	.403
3905	.0690	.0690	.0561	.499
3906	.2443	.2453	.2036	.424
3909	.1080	.1080	.0870	.527
4002	.3353	.3375	.2843	.371
4101	.0759	.0761	.0625	.459
4103	.1663	.1668	.1380	.436
4104	.0603	.0620	.0571	.439
4107	.0392	.0393	.0322	.462
4108	.0759	.0761	.0625	.459
4109	.0759	.0761	.0625	.459

CLASS	1983	1984	1985	D-RATIO
4201	.2603	.2617	.2190	.394
4301	.4103	.4106	.3341	.494
4302	.3990	.4001	.3291	.455
4303	.4761	.4777	.3950	.438
4304	.3338	.3350	.2771	.434
4305	.6185	.6211	.5158	.422
4401	.2215	.2223	.1840	.435
4402	.3201	.3221	.2712	.373
4404	.2622	.2632	.2186	.423
4501	.0762	.0767	.0651	.343
4502	.0221	.0224	.0187	.388
4503	.0288	.0295	.0272	.426
4504	.0326	.0327	.0269	.443
4601	.2706	.2729	.2329	.325
4802	.1637	.1642	.1359	.434
4803	.2038	.2045	.1687	.446
4804	.2892	.2897	.2376	.467
4805	.1946	.1950	.1599	.468
4806	.0404	.0405	.0330	.478
4807	.8699	.8752	.7358	.378
4808	.2415	.2430	.2046	.374
4809	.1084	.1086	.0890	.470
4810	.0645	.0647	.0533	.452
4811	.1651	.1657	.1372	.433
4812	.1637	.1642	.1359	.434
4901	.0315	.0317	.0265	.400
4902	.0538	.0542	.0453	.402
4903	.0315	.0317	.0265	.400
4904	.0074	.0075	.0062	.443
4905	.1453	.1457	.1194	.469
4906	.0233	.0233	.0192	.457
4907	.0533	.0535	.0446	.414
4908	.0533	.0535	.0446	.414
4909	.0533	.0535	.0446	.414
5001	2.0234	2.0382	1.7268	.351
5002	.2399	.2405	.1978	.456
5003	.8351	.8422	.7183	.327
5004	.5643	.5659	.4662	.451
5101	.4145	.4166	.3475	.406
5102	.7635	.7668	.6383	.414
5103	.5722	.5754	.4817	.393
5104	.2659	.2732	.2529	.388
5106	.3446	.3464	.2893	.402
5107	.1850	.1899	.1756	.405
5108	.4028	.4046	.3369	.412
5109	.2986	.3000	.2501	.408
5201	.1881	.1889	.1565	.428
5204	.8834	.8854	.7262	.465
5205	.3443	.3536	.3279	.368
5206	.2462	.2479	.2095	.359
5207	.0682	.0684	.0563	.453
5208	.5304	.5337	.4490	.376
5209	.3789	.3805	.3162	.420
5301	.0109	.0109	.0091	.404
5305	.0142	.0143	.0118	.436
5306	.0162	.0162	.0136	.405
5307	.1531	.1539	.1285	.403
6103	.0201	.0202	.0167	.433
6104	.1384	.1390	.1161	.404
6105	.1195	.1199	.0988	.450
6106	.0987	.1014	.0936	.416
6107	.0739	.0743	.0625	.383
6108	.2597	.2595	.2087	.533
6109	.0177	.0177	.0145	.459
6201	.0821	.0824	.0685	.419
6202	.3415	.3433	.2872	.396
6203	.0618	.0621	.0517	.417
6204	.0723	.0724	.0590	.485
6205	.0723	.0724	.0590	.485
6206	.0723	.0724	.0590	.485
6207	.4338	.4350	.3581	.453
6208	.1382	.1389	.1166	.387

CLASS	1983	1984	1985	D-RATIO
6209	.1107	.1111	.0919	.437
6301	.0536	.0539	.0454	.382
6302	.0920	.0925	.0772	.406
6303	.0256	.0258	.0218	.361
6304	.0647	.0651	.0547	.377
6305	.0284	.0285	.0237	.428
6306	.1215	.1219	.1005	.445
6307	.0353	.0361	.0334	.455
6308	.0225	.0226	.0190	.372
6309	.0504	.0505	.0410	.496
6401	.0353	.0361	.0334	.455
6402	.1070	.1072	.0880	.465
6403	.0753	.0754	.0614	.488
6404	.0351	.0352	.0293	.417
6405	.2610	.2619	.2166	.436
6406	.0335	.0335	.0274	.485
6407	.0783	.0784	.0636	.499
6408	.1545	.1552	.1294	.408
6409	.2619	.2636	.2222	.369
6501	.0252	.0252	.0205	.484
6502	.0093	.0093	.0077	.430
6503	.0649	.0656	.0567	.284
6504	.1054	.1055	.0857	.499
6505	.0940	.0942	.0775	.459
6506	.0260	.0262	.0219	.395
6507	.1391	.1431	.1319	.429
6508	.2009	.2015	.1656	.457
6509	.1017	.1018	.0827	.499
6601	.1121	.1126	.0932	.432
6602	.2400	.2405	.1978	.457
6603	.1263	.1266	.1039	.464
6604	.0396	.0397	.0331	.417
6605	.1032	.1035	.0855	.440
6607	.0682	.0684	.0563	.453
6608	.1612	.1619	.1349	.410
6609	1.0877	1.0878	.8806	.511
6704	.0917	.0922	.0767	.410
6705	.2898	.2903	.2377	.472
6706	.1523	.1529	.1273	.416
6707	4.9000*	4.8900*	3.9300*	.540
6708	1.1255	1.1303	.9397	.418
6709	.0634	.0635	.0519	.478
6801	.3990	.4004	.3316	.432
6802	.2143	.2150	.1785	.424
6803	1.7418	1.7632	1.5389	.243
6804	.1221	.1229	.1035	.370
6809	.9439	.9440	.7642	.511
6902	.4937	.4978	.4240	.332
6903	2.4583	2.4794	2.1162	.324
6904	.1262	.1269	.1064	.390
6905	.1664	.1676	.1415	.361
6907	.7129	.7158	.5943	.423
6908	.1737	.1745	.1452	.415
6909	.0338	.0339	.0282	.414
7101	.0204	.0205	.0170	.415
7102	7.2600*	7.2700*	5.9500*	.473
7103	.1134	.1136	.0935	.457
7104	.0267	.0268	.0224	.409
7105	.1895	.1899	.1554	.474
7106	.3549	.3556	.2914	.469
7107	.4402	.4419	.3659	.433
7108	1.1867	1.1907	.9848	.437
7109	3.0232	3.0365	2.5265	.415
7201	.1492	.1494	.1216	.492
7202	.0255	.0256	.0216	.382
7203	.0548	.0550	.0458	.413
7301	.2944	.2952	.2437	.443
7302	.2589	.2593	.2121	.475
7307	.2581	.2583	.2100	.497
7308	.1083	.1090	.0913	.391
7309	.0634	.0635	.0519	.478

*Daily expected loss rate

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

((Rates Effective January 1, 1986

WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

Expected Loss Range	Maximum Experience Modification
((1-1,029	.90
1,030-1,101	.89
1,102-1,179	.88
1,180-1,263	.87
1,264-1,355	.86
1,356-1,454	.85
1,455-1,562	.84
1,563-1,679	.83
1,680-1,807	.82
1,808-1,946	.81
1,947-2,098	.80
2,099-2,264	.79
2,265-2,445	.78
2,446-2,644	.77
2,645-2,861	.76
2,862-3,100	.75
3,101-3,362	.74
3,363-3,651	.73
3,652-3,969	.72
3,970-4,319	.71
4,320-4,706	.70
4,707-5,135	.69
5,136-5,609	.68
5,610-6,136	.67
6,137-6,721	.66
6,722 and over	(.65))
1-1,279	.90
1,280-1,368	.89
1,369-1,465	.88
1,466-1,569	.87
1,570-1,683	.86
1,684-1,806	.85
1,807-1,940	.84
1,941-2,086	.83
2,087-2,245	.82
2,246-2,418	.81
2,419-2,606	.80
2,607-2,812	.79
2,813-3,037	.78
3,038-3,284	.77
3,285-3,554	.76
3,555-3,851	.75
3,852-4,177	.74
4,178-4,535	.73
4,536-4,930	.72
4,931-5,365	.71
5,366-5,846	.70
5,847-6,378	.69
6,379-6,968	.68
6,969-7,622	.67
7,623-8,348	.66
8,349 and over	.65

Class	Accident Fund Base Rate	Medical Aid Fund Rate
0101	.9173	.5169
0102	.6174	.4560
0103	.7655	.6175
0104	.6290	.3849
0105	.7717	.6070
0106	1.4788	.8458
0107	.6661	.4174
0108	.7336	.4215
0109	1.1993	.8514
0201	1.6817	.9508
0202	1.9203	1.1604
0206	.8173	.5813
0301	.4026	.3279
0302	1.2063	.5353
0306	.3970	.3411
0307	.3789	.3782
0401	1.5919	1.0394
0402	.9938	.9604
0403	1.1485	.6861
0502	.7586	.4606
0503	.4718	.4490
0504	.8805	.5379
0505	.9137	.6347
0506	1.1739	.8218
0507	1.1977	.7983
0508	1.3353	.8480
0509	1.1366	.7217
0510	.9137	.6347
0511	.9137	.6347
0512	.9137	.6347
0601	.3309	.2903
0602	.3466	.2647
0603	.5929	.3005
0604	.9071	.7812
0606	.1674	.1637
0607	.2185	.1876
0608	.3309	.2903
0701	.9087	.7924
0803	.3120	.2287
0804	.5037	.5712
0901	1.6875	.5428
1002	.8273	.4490
1003	.4832	.3049
1004	.4832	.3049
1005	2.0393	1.1156
1007	.0653	.0798
1101	.3643	.2959
1102	.8469	.5299
1103	.2808	.2331
1104	.3672	.3199
1106	.0801	.1050
1108	.3794	.3178
1109	.8469	.5299
1301	.2879	.2486
1303	.1549	.1802
1304	.0096	.0154
1305	.1796	.2067
1401	.6267	.6325
1404	.3740	.2093
1501	.2789	.2519
1507	.2320	.1935
1701	1.5819	.7030
1702	1.5819	.7030
1703	.4158	.2635
1704	.4567	.3969
1801	.5873	.5280
2002	.4825	.3239
2003	.3123	.2536
2004	.5349	.5070

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

((Rates Effective
January 1, 1986

((Rates Effective
January 1, 1986

Class	((Rates Effective January 1, 1986		Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate		Accident Fund Base Rate	Medical Aid Fund Rate
2005	.2551	.2577	4501	.0926	.0847
2007	.3064	.2633	4502	.0382	.0293
2008	.2116	.1646	4504	.0472	.0703
2101	.3544	.3189	4601	.3673	.5125
2102	.3123	.2536	4802	.1754	.1470
2104	.1382	.1819	4803	.2077	.2489
2105	.5387	.4375	4804	.4172	.3323
2201	.1913	.1464	4805	.2184	.1961
2202	.2752	.1768	4806	.0544	.0586
2401	.4547	.3667	4808	.2403	.2794
2903	.5454	.4569	4809	.1475	.1328
2904	.6843	.4516	4810	.0765	.0748
2906	.3478	.3020	4811	.2077	.2489
2908	.5543	.4643	4812	.1754	.1470
3101	.5752	.3788	4901	.0476	.0620
3102	.4152	.2705	4902	.1069	.1003
3103	.4152	.2705	4903	.0476	.0620
3104	.4554	.2998	4904	.0118	.0134
3105	.6275	.5078	4905	.1942	.1628
3301	.6028	.4788	4906	.0391	.0410
3302	.4348	.3488	4907	.0777	.0630
3303	.2341	.2559	4908	.0793	.1411
3309	.3031	.3373	4909	.0793	.1411
3401	.2927	.2536	5001	2.8752	1.6948
3402	.3083	.3083	5002	.2991	.3017
3403	.0968	.0580	5003	.9474	.4241
3404	.3672	.3178	5004	.5065	.5406
3405	.1596	.1342	5101	.6294	.4727
3406	.1369	.2021	5102	1.0034	.7765
3407	.2339	.2349	5103	.8614	.5999
3408	.0904	.0870	5106	.4341	.4392
3409	.1349	.1435	5108	.5605	.5122
3501	.3538	.3857	5109	.4195	.3078
3503	.2459	.2698	5201	.3026	.2468
3506	.4707	.2994	5204	1.1653	.4432
3508	.2697	.2698	5206	.3259	.2749
3602	.0686	.0699	5207	.0992	.1058
3603	.3638	.3640	5208	.5343	.5376
3604	.6585	.4611	5209	.4124	.4125
3605	.2381	.2224	5301	.0125	.0148
3606	.4743	.3868	5305	.0213	.0218
3701	.1522	.1652	5306	.0250	.0189
3702	.3916	.2700	5307	.1552	.1253
3707	.2836	.2349	6103	.0242	.0304
3708	.1589	.1483	6104	.2761	.2224
3801	.2075	.1957	6105	.1617	.1731
3802	.1264	.1179	6107	.1196	.1192
3808	.1411	.1315	6108	.3164	.2530
3901	.2471	.1790	6109	.0283	.0256
3902	.4736	.3360	6201	.1216	.1205
3903	.6666	.7020	6202	.5007	.3374
3905	.1009	.1278	6203	.0922	.0904
3906	.3588	.3079	6204	.1019	.1160
3909	.1286	.1593	6205	.1019	.1160
4002	.5252	.3237	6206	.1019	.1160
4101	.0990	.1090	6207	.5744	.8664
4103	.1843	.2054	6208	.1976	.1791
4107	.0524	.0633	6209	.1475	.2161
4108	.0990	.1090	6301	.0894	.0653
4109	.0990	.1090	6302	.1269	.0942
4201	.3828	.2498	6303	.0340	.0304
4301	.5925	.4942	6304	.0956	.0800
4302	.5817	.4964	6305	.0431	.0529
4303	.6299	.6048	6306	.1359	.1686
4304	.4970	.3650	6308	.0297	.0206
4305	.9271	.4991	6309	.0721	.0937
4401	.3292	.2498	6402	.1764	.1341
4402	.4308	.3295	6403	.1061	.1122
4404	.3123	.2536	6404	.0371	.0425

((Rates Effective
January 1, 1986

Rates Effective
January 1, 1987

Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate
6405	.3140	.3086
6406	.0581	.0597
6407	.1371	.1333
6408	.2324	.2582
6409	.3454	.3746
6501	.0313	.0281
6502	.0110	.0135
6503	.0939	.0432
6504	.1270	.1743
6505	.1357	.1181
6506	.0331	.0338
6508	.2285	.2158
6509	.1275	.1344
6601	.1776	.1669
6602	.3310	.2291
6603	.1737	.1546
6604	.0545	.0483
6605	.1444	.1425
6607	.0992	.1058
6608	.2249	.1427
6609	1.2487	1.2925
6704	.1286	.1338
6705	.3627	.4622
6706	.2024	.2026
6707	6.20*	9.85*
6708	1.4425	1.2045
6709	.0906	.1154
6801	.5022	.2792
6802	.2817	.2995
6803	2.5217	1.6950
6804	.1636	.1729
6809	1.3320	2.2747
6901		.0617
6902	.8090	.3933
6903	3.2097	2.9630
6904	.2495	.2183
6905	.2495	.2183
6906		.2183
6907	.8637	.6291
6908	.3499	.2356
6909	.0600	.0597
7101	.0323	.0281
7102	9.58*	29.77*
7103	.1438	.1215
7104	.0287	.0229
7105	.2103	.1597
7106	.3687	.2943
7107	.5135	.4510
7108	1.2490	.8698
7109	3.3693	2.4258
7201	.1536	.1266
7202	.0391	.0325
7203	.0728	.0631
7204		
7301	.2898	.3366
7302	.2886	.3378
7307	.2853	.3411
7308	.1386	.1355
7309	.0906	.1154))

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
0101	.9691	.4979
0102	.8407	.5011
0103	.9319	.7273
0104	.6476	.3741
0105	.8134	.9066
0106	1.2202	.8414
0107	.7202	.3936
0108	.9264	.5175
0109	1.3777	1.0044
0201	1.5945	.9469
0202	1.9198	1.4064
0206	.9745	.5973
0301	.4214	.3991
0302	1.2611	.6093
0306	.5415	.3811
0307	.4234	.4081
0401	1.9385	1.3450
0402	1.0102	1.0797
0403	1.0471	.7061
0502	.8535	.5109
0503	.5934	.6343
0504	.8957	.6092
0505	1.0905	.7581
0506	1.3696	1.1250
0507	1.5043	1.1570
0508	1.2053	1.0785
0509	1.3157	.7600
0510	.8314	.6067
0511	.6323	.4600
0512	.9813	.7045
0601	.3312	.2807
0602	.3277	.2357
0603	.4304	.2939
0604	.9882	.7320
0606	.1700	.1900
0607	.1888	.1598
0608	.2437	.2807
0701	1.0487	.5501
0803	.2491	.1936
0804	.3895	.2494
0901	1.5764	.6103
1002	.7824	.5896
1003	.4685	.2494
1004	.4685	.2494
1005	2.4828	1.4608
1007	.0864	.0950
1101	.3231	.3088
1102	.9441	.5122
1103	.2810	.2736
1104	.3710	.3273
1106	.0895	.1145
1108	.3093	.2879
1109	.7260	.5122
1301	.2257	.1776
1303	.1346	.1308
1304	.0100	.0120
1305	.2155	.2208
1401	.6712	.9028
1404	.3811	.2610
1501	.2268	.1851
1507	.1938	.1708
1701	1.4069	.5784
1702	1.4069	.5784
1703	.4078	.2446
1704	.5347	.3690
1801	.5916	.5730
2002	.4285	.3151
2003	.3518	.2715
2004	.5640	.4078

Rates Effective
January 1, 1987

Rates Effective
January 1, 1987

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
2005	.2464	.2458
2007	.2688	.2618
2008	.2048	.1608
2101	.3439	.3576
2102	.3518	.2715
2104	.1877	.2124
2105	.3895	.2303
2201	.1750	.1467
2202	.2563	.2300
2401	.3811	.3298
2903	.4345	.4141
2904	.5381	.3976
2906	.3879	.3112
2908	.7041	.4806
3101	.4321	.2890
3102	.3597	.2167
3103	.3597	.2167
3104	.3671	.3771
3105	.5208	.4449
3301	.6366	.4327
3302	.4786	.3668
3303	.2081	.2391
3309	.2880	.3596
3401	.2691	.2435
3402	.2400	.2757
3403	.0952	.0673
3404	.2520	.3049
3405	.1753	.1711
3406	.1324	.1646
3407	.2452	.1997
3408	.0818	.0772
3409	.1281	.1956
3501	.4463	.4294
3503	.2467	.2149
3506	.4853	.3334
3508	.3066	.2832
3602	.0656	.0679
3603	.4381	.4570
3604	.6789	.4972
3605	.2442	.2327
3606	.4900	.4004
3701	.1751	.1873
3702	.3441	.2123
3707	.3087	.2437
3708	.1577	.1598
3801	.1797	.1642
3802	.1059	.0994
3808	.1661	.1369
3901	.1566	.1302
3902	.4220	.3130
3903	.6772	.7086
3905	.0955	.1271
3906	.3279	.2556
3909	.1513	.1497
4002	.4399	.2942
4101	.1033	.1169
4103	.2243	.2379
4107	.0535	.0659
4108	.1033	.1169
4109	.1033	.1169
4201	.3449	.2297
4301	.5668	.6301
4302	.5425	.4816
4304	.4500	.3832
4305	.8293	.5437
4401	.2987	.2476
4402	.4205	.3115
4404	.3518	.2715
4501	.0988	.0828

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
4502	.0293	.0253
4504	.0440	.0601
4601	.3479	.4818
4802	.2205	.1518
4803	.2762	.2317
4804	.3951	.3269
4805	.2661	.2496
4806	.0555	.0490
4808	.3175	.3032
4809	.1482	.1552
4810	.0876	.0703
4811	.2225	.1867
4812	.2205	.1516
4901	.0419	.0321
4902	.0715	.0627
4903	.0419	.0321
4904	.0100	.0120
4905	.1988	.2141
4906	.0317	.0334
4907	.0712	.0609
4908	.0712	.1451
4909	.0712	.1451
5001	2.6317	1.6217
5002	.3263	.2985
5003	1.0697	.6447
5004	.7630	.6331
5101	.5521	.3684
5102	1.0204	.7242
5103	.7581	.5666
5106	.4581	.4653
5108	.5380	.5304
5109	.3982	.3199
5201	.2531	.1930
5204	1.2064	.5010
5206	.3213	.2009
5207	.0927	.1009
5208	.6973	.5208
5209	.5076	.3558
5301	.0144	.0152
5305	.0192	.0197
5306	.0216	.0174
5307	.2029	.1477
6103	.0271	.0362
6104	.1841	.2110
6105	.1623	.1291
6107	.0976	.1032
6108	.3645	.2903
6109	.0240	.0204
6201	.1100	.1062
6202	.4530	.3420
6203	.0827	.0700
6204	.0996	.1247
6205	.0996	.1247
6206	.0996	.1247
6207	.5893	.7970
6208	.1826	.1819
6209	.1494	.2005
6301	.0708	.0580
6302	.1226	.0935
6303	.0334	.0338
6304	.0851	.0742
6305	.0382	.0379
6306	.1646	.1814
6308	.0295	.0210
6309	.0697	.0778
6402	.1461	.1398
6403	.1038	.1109
6404	.0468	.0527
6405	.3522	.3232

Rates Effective
January 1, 1987

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
6406	.0462	.0628
6407	.1084	.1301
6408	.2060	.2273
6409	.3434	.2543
6501	.0345	.0326
6502	.0126	.0161
6503	.0820	.0443
6504	.1455	.2311
6505	.1280	.1310
6506	.0345	.0345
6508	.2734	.2092
6509	.1408	.1658
6601	.1510	.1207
6602	.3266	.2501
6603	.1725	.1583
6604	.0530	.0424
6605	.1395	.1160
6607	.0927	.1009
6608	.2151	.1409
6609	1.5083	1.6682
6704	.1223	.1311
6705	.3970	.5934
6706	.2037	.2208
6707	6.89*	10.21*
6708	1.5068	1.7447
6709	.0870	.1294
6801	.5374	.2724
6802	.2875	.2758
6803	2.1570	.7558
6804	.1601	.1476
6809	1.3131	2.4261
6901	-	.0653
6902	.6368	.4317
6903	3.1596	3.4578
6904	.1670	.1222
6905	.2175	.1705
6906	-	.1705
6907	.9566	.7020
6908	.2322	.1756
6909	.0450	.0475
7101	.0273	.0219
7102	9.94*	24.63*
7103	.1544	.1104
7104	.0356	.0253
7105	.2598	.1653
7106	.4854	.3410
7107	.5911	.6145
7108	1.6014	.9580
7109	4.0427	2.6406
7201	.2053	.1683
7202	.0337	.0301
7203	.0732	.0643
7204	-	-
7301	.3983	.3552
7302	.3539	.4291
7307	.3558	.4272
7308	.1434	.1337
7309	.0870	.1294

*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

WSR 86-20-076
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 86-132—Filed October 1, 1986]

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

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 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 September 30, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-40-02100L WILLAPA RIVER GILL NET SEASON. Notwithstanding the provisions of WAC 220-40-021, effective 6:00 p.m. October 2, 1986 until further notice it is lawful to fish for and possess salmon taken from the Willapa River downstream from the overhead powerline crossing located between Willapa River Markers #55 and #56, 5 to 6 1/2 inch mesh only.

WSR 86-20-077
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 2429—Filed October 1, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

I, Lee D. Bomberger, 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 these rules are necessary to comply with federal requirements.

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

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that 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 1, 1986.

By Lee D. Bomberger, Acting Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2408, filed 8/8/86)

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

(1) A standard deduction of (~~ninety-eight~~) ninety-nine dollars per household per month.

(2) An earned income deduction of twenty percent of gross earned income. Earnings excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) A dependent care deduction for households not containing an elderly or disabled member shall be the amount actually paid not to exceed one hundred sixty dollars. Payments for the care of a child or other dependent will be allowed when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

(4) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, and dependent care deductions. The shelter deduction shall not exceed one hundred (~~forty-seven~~) forty-nine dollars.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, cooling and electricity, water, garbage, sewage disposal, and a standard basic telephone allowance, and initial installation fees for utility services. One-time deposits shall not be included as shelter costs.

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

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

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

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

(d) Standardized utility amounts include utilities such as heating and cooling costs, cooking fuel, electricity not used to heat or cool the residence, water, garbage, sewage disposal, and telephone. Cooling costs are defined as central air conditioners or operation of a room air conditioner.

<u>Persons in Household</u>	<u>Annualized Utility Standards</u>
1	\$ 131
2	140
3	150
4	158
5	169
6	178
7	184
8	191
9	199
10 or more	209

(e) Households not incurring any separate utility charges for heating or cooling costs shall not be entitled to claim the standard utility allowance.

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

(i) The telephone standard for families incurring telephone costs, but not entitled to claim the standard utility allowance, is ten dollars.

(ii) The telephone allowance applies to households not entitled to claim the standard utility allowance, but which have telephone expenses.

(g) If a household requests and can verify the household's utility bills, the actual utility costs shall be used rather than the standard utility allowance.

(h) A household shall not be allowed to switch between actual utility costs and the utility standard for a period of twelve months unless:

- (i) The household changes residence; or
- (ii) The household begins to incur a heating and/or cooling cost; or
- (iii) The household no longer incurs a heating and/or cooling cost.

(i) Where the household shares a residence and utility costs with other individuals, the standard allowance shall be divided equally among the individuals contributing to meeting the utility costs. The household shall only be permitted to use the household's prorated share of the standard allowance.

(j) Households living in a public housing unit or other rental housing unit having central utility meters and charging the household only for excess utility costs shall not be permitted to use the standard utility allowance including a heating or cooling cost component. Payment of excess heating or cooling costs shall not qualify the household for the standard utility allowance including a heating or cooling component.

(5) Households containing an elderly or disabled member, as defined in WAC 388-54-665 (2)(b), shall be authorized:

(a) A dependent care deduction up to one hundred (~~forty-seven~~) forty-nine dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount exceeding fifty percent of the household's monthly income after all applicable deductions have been made.

(6) An individual who is elderly or disabled, as defined in WAC 388-54-665 (2)(b), shall be authorized a deduction for unreimbursable monthly medical expenses over thirty-five dollars.

(a) Allowable medical expenses are:

(i) The cost of maintaining an attendant, homemaker, home health aide, housekeeper, and/or child care service. These expenses, which could be claimed either as a medical or child care expense, must be considered as medical expenses;

(ii) The cost of medical insurance;

(iii) Medicare premiums related to coverage under Title XVIII of the Social Security Act;

(iv) Any cost-sharing on spend-down expenses incurred by Medicaid (medical only) recipients;

(v) Hospitalization or outpatient treatment, nursing care, and nursing home care including payments by the household for an individual who was a household member immediately prior to entering a hospital or licensed nursing home;

(vi) Prescription drugs and other over-the-counter medication (including insulin) when prescribed or approved by a licensed practitioner or other qualified health professional;

(vii) The cost of medical supplies, sick-room equipment (including rental), or other prescribed equipment;

(viii) Dentures, hearing aids, prosthetics, and eyeglasses prescribed by an optometrist or physician skilled in eye disease;

(ix) Securing and maintaining a seeing eye dog including the cost of dog food and veterinarian bills;

(x) Reasonable cost of transportation and lodging to obtain medical treatment or services.

(b) Nonallowable expenses are:

(i) The cost of health and hospital insurance which pays in lump-sum settlements or which continue mortgage or loan payments while the beneficiary is disabled; and

(ii) The cost of special diets.

AMENDATORY SECTION (Amending Order 2203, filed 2/13/85)

WAC 388-54-785 **ISSUANCE—MONTHLY ALLOTMENTS.** (1) Based upon a thirty-day month, the department shall issue to households making initial application a coupon allotment valued in direct proportion to the number of days remaining from the date of application to the end of the initial month of eligibility except no allotment shall be issued at less than ten dollars.

(2) The department shall determine the value of the allotment a household receives (taking into consideration

the requirement within subsection (1) of this section to prorate the initial month's allotment) by multiplying the household's net monthly income by thirty percent, rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, and subtract the result from the thrifty food plan for the appropriate household size. If the computation results in an allotment of one dollar, three dollars, or five dollars, the amount shall be rounded up to two dollars, four dollars, or six dollars, respectively.

Household Size	Thrifty Food Plan Amounts
1	\$ ((79)) <u>81</u>
2	((145)) <u>149</u>
3	((208)) <u>214</u>
4	((264)) <u>271</u>
5	((313)) <u>322</u>
6	((376)) <u>387</u>
7	((416)) <u>428</u>
8	((475)) <u>489</u>
9	((534)) <u>550</u>
10	((593)) <u>611</u>
Each additional member	+((59)) <u>61</u>

(3) All one- and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month where no household may receive a pro rata allotment of less than ten dollars.

WSR 86-20-078
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Registration for Landscape Architects)
 [Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Registration for Landscape Architects intends to adopt, amend, or repeal rules concerning qualifications for admittance to the examination, amending WAC 308-13-020;

that the agency will at 9:00 a.m., Thursday, November 13, 1986, in the Vance Airport Inn, Cascade Room, 18200 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 18.96.060.

The specific statute these rules are intended to implement is RCW 18.96.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 6, 1986.

Dated: September 29, 1986
 By: Alan E. Rathbun
 Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Registration for Landscape Architects.

Purpose: To delete restrictions placed on practical training experience while employed by government agencies.

Statutory Authority: RCW 18.96.060.

Summary of the Rules: WAC 308-13-020 (3)(b)(viii), practical training, while employed by government agencies, was weighted at seventy-five percent and limited to two-thirds of the required training experience. The board has deleted this restriction.

Responsible Personnel: In addition to the members of the board, the following Board of Registration personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Willard R. Notestine, Acting Program Manager, P.O. Box 9649, Olympia, WA 98504, phone (206) 753-3634 comm, 234-3634 scan.

The foregoing rule amendment was not the result of any changes in chapter 18.96 RCW nor were they the result of any federal or state court decision.

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

AMENDATORY SECTION (Amending Order PL 511, filed 1/31/85)

WAC 308-13-020 QUALIFICATIONS FOR ADMITTANCE TO THE EXAMINATION. Applicants shall file with the director of licensing on or before March 15 an application, on forms provided by the board, accompanied by fee and verification of academic and practical training and such additional evidence as may be required to satisfy the board that the applicant has the following qualifications:

(1) Possession of good moral character, verified by five references, three from landscape architects and two from other persons.

(2) Attainment of at least eighteen years of age.

(3) A minimum of seven years of any combination of academic and practical training experience approved by the board, e.g.

(a) ACADEMIC TRAINING

(i) With a passing grade, 32 semester credit hours or 48 quarter credit hours is considered to be one year. Any fraction, one-half year or greater, will be counted one-half year, and less than one-half year will not be counted.

(ii) A degree in landscape architecture or credits from a registered college will be weighted at one hundred percent with a four year maximum credit for academic training.

(iii) Credits in landscape architecture from a college not registered may be weighted up to seventy-five percent with a three year maximum credit for academic training.

(iv) Credits in architecture or civil engineering will be weighted at fifty percent with a two year maximum credit for academic training.

(b) PRACTICAL TRAINING

(i) Practical training experience, work in landscape architecture and related work experience, will be measured in calendar years.

(ii) No training prior to graduation from high school will be accepted.

(iii) At least one year of practical training experience shall be attained after termination of academic training.

(iv) Employment duration less than three months will not be counted.

(v) One-third of the required minimum practical training must be under the direct supervision of a landscape architect.

(vi) Work under the direct supervision of a landscape architect will be weighted at one hundred percent, no limit.

(vii) Work under the direct supervision of an architect, engineer, city or urban planner, nurseryman or landscape contractor will be weighted at seventy-five percent, in any combination limited to two-thirds of the required training experience.

~~((viii) Employment by governmental agencies, when diversified and comparable to employment in the offices of a landscape architect, when directly related to landscape architecture and under the direct supervision of a landscape architect, will be weighted at seventy-five percent, limited to two-thirds of the required training experience.))~~

WSR 86-20-079

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the state of Washington Department of Licensing intends to adopt, amend, or repeal rules concerning:

Amd WAC 308-61-220 Wreckers—General procedures and requirements.

Amd WAC 308-61-420 Scrap processors—General procedures and requirements;

that the agency will at 1:00 p.m., Wednesday, November 5, 1986, in the Third Floor Conference Room, Highways-Licenses Building, 12th and Franklin, 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 46.80.140 and 46.79.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 5, 1986.

Dated: October 1, 1986

By: Heather Hamilton
Administrator

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To reflect a change in what is required of licensees regarding certain license plates.

Statutory Authority: RCW 46.80.140 and 46.79.080.

Summary of the Proposed Rules: WAC 308-61-220 Wreckers—General procedures and requirements; and 308-61-420 Scrap processor—General procedures and requirements.

Reasons Proposed: The destruction of license plates by licensee rather than the surrender of the plates to the department allows more efficient use of state resources and surrender of the plates is no longer necessary for law enforcement.

Responsible Departmental Personnel: In addition to the director of the Department of Licensing, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing, enforcing and repealing these rules: David T. Kirk, Assistant Director, Vehicle Services, Second Floor, Highways-Licenses Building, Olympia, Washington 98504, phone (206) 753-6914 comm or 234-6914 scan; and Heather Hamilton, Administrator, Dealer Division, First Floor, Highways-Licenses Building, Olympia, Washington 98504, phone (206) 753-6924 comm or 234-6924.

Proponents of the Proposed Rule: State of Washington Department of Licensing.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal law or of federal or state court action.

Small Business Impact Statement: Not required for this statement.

AMENDATORY SECTION (Amending Order DOL 684, filed 5/27/82)

WAC 308-61-220 WRECKERS—GENERAL PROCEDURES AND REQUIREMENTS. All wreckers shall comply with all rules and regulations relative to the handling of vehicles to be wrecked or dismantled.

(1) Enclosure. The activities of a motor vehicle wrecker shall be conducted entirely within his established place of business. A physical barrier shall designate the boundary of the wrecking yard except that, where necessary to obscure public view of the premises, such premises shall be enclosed by a sight-obstructing wall or fence at least eight feet high.

(a) Where required, such sight-obstructing wall or fence shall be painted or stained in neutral shade to blend with surrounding premises. Any fence should be made of chain link with slats or other construction that will prevent public view of the premises.

(b) A living hedge of equal height and sufficient density to prevent view of the premises may be substituted for the wall or fence.

(c) All enclosures and barriers shall be kept in good repair. Dying portions of any hedge shall be replaced.

(d) Reasonable consideration shall be given to the topography of the land by enforcement personnel when inspecting premises for such fence, enclosure or barrier.

(e) Exceptions to this section must be granted in writing by the department.

(2) Additional places of business. Each licensed wrecker may maintain one or more additional places of business within the same law enforcement jurisdiction, such as a city or county, under the same permit. The wrecker may maintain as many storage yards or sales outlets as needed so long as each is registered with the department. Each wrecking or storage yard shall comply with local zoning regulations and with such other requirements as the department may provide, particularly those in subsection (1) above. Duplicate wrecker's licenses will be issued to be posted at each additional place of business.

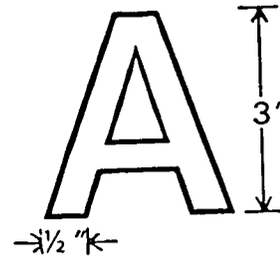
(3) Change of address. The department shall be notified immediately of any change of address of any business location or of the addition of any such location.

(4) Display of license certificate. The license certificate of a licensed wrecker shall be displayed conspicuously at each business address(es) and shall be available for periodic inspection by law enforcement officers and authorized representatives of the department.

(5) Tow car fee. The licensee of any fixed load vehicle equipped for lifting or towing any disabled, impounded, or abandoned vehicle or part thereof, may pay a twenty-five dollar fee in lieu of tonnage fees as provided in RCW 46.16.079.

(6) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles or hulks which are operated on the highways of this state shall display the licensee's name, the city in which the licensee's established place of business is located, and current business telephone number of such licensee. Such information shall be painted on or permanently affixed to both sides of the vehicle.

Each letter and numeral shall be made with at least a half-inch stroke for the width and shall be at least three inches high. See example.



(7) ~~((Surrendering))~~ Removal and destruction of license plates. The wrecker shall remove license plates from vehicles in the segregated area on which ~~((he has received))~~ ownership documents ~~((in the segregated area and surrender such plates to an authorized representative of the department prior to submitting his monthly reports for the month the vehicle is acquired))~~ have been received. ~~((In all other cases))~~ The wrecker shall destroy such plates prior to submitting his monthly reports for the month the vehicle is acquired. License plates from all vehicles entered into the wrecking yard shall be removed within twenty-four hours. ~~((All such plates shall be stored in a safe place.))~~

(8) Major component parts. Under RCW 46.80.010(3) the term "engines, short blocks, transmissions and drive axles" shall not include cores or parts which are limited to value as scrap metal or for remanufacturing only. The term "seat" shall be interpreted to mean bucket seat.

(9) A physical barrier shall be provided for the segregated storage of vehicles in custody and awaiting approved ownership documents as provided under WAC 308-61-230. There will be no dismantling or parts removal in this area. The physical barrier may be portable, made of substantial posts and connected by a chain, cable, barbed wire, or of other equally strong construction.

This area can be used for storage of dealer cars or equipment if the wrecker is both a wrecker and a dealer. There shall be no dismantling or parts removal in this area.

AMENDATORY SECTION (Amending Order DOL 684, filed 5/27/82)

WAC 308-61-420 SCRAP PROCESSOR—GENERAL PROCEDURES AND REQUIREMENTS. All scrap processors shall comply with all statutes, rules and regulations relative to the demolition of vehicles and vehicle hulks.

(1) Change of address. The department shall be notified immediately of any change of address of any business location or of the addition of any such location.

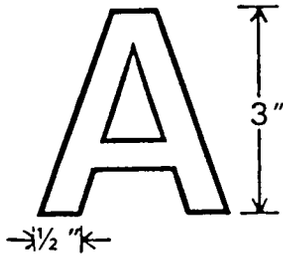
(2) Display of license certificate. The license certificate of the scrap processor shall be displayed conspicuously at the business address shown on the application and shall be available for inspection by law enforcement officers and authorized representatives of the department.

(3) Inspection of premises. The premises of the scrap processor shall be subject to periodic inspection by appropriate law enforcement officers and authorized representatives of the department.

(4) Surrender of license plates. All license plates coming into the possession of the scrap processor shall be ~~((surrendered to an authorized representative of the department at such time as))~~ destroyed by the scrap processor prior to forwarding the monthly report to the department under RCW 46.79.020 ~~((is forwarded to the department)).~~

(5) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles or hulks shall display the licensee's name, address and current telephone number. Such information shall be painted on or permanently affixed to both sides of the vehicle. Each

letter and numeral shall be made with at least a half-inch stroke for the width and shall be at least three inches high. See example.



WSR 86-20-080
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the state of Washington Department of Licensing intends to adopt, amend, or repeal rules concerning vehicle permit prior to registration, new section WAC 308-96A-026;

that the agency will at 10:30 a.m., Wednesday, November 5, 1986, in the Second Floor Conference Room, Highways-Licenses Building, 12th and Franklin, 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 46.16.276.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 5, 1986.

Dated: September 24, 1986
 By: Sandra L. Brooks, Administrator
 Title and Registration Control
 Vehicle Services

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To enable motor vehicles to be operated to the minimum extent necessary to qualify for a Washington certificate of vehicle registration.

Statutory Authority: RCW 46.16.276.

Summary of Rules: Authorizes the issuance of a permit which enables a vehicle to be operated solely for the purpose of doing what is necessary to qualify the vehicle for a Washington certificate of vehicle registration.

Reason Proposed: To enhance the ability of the Department of Licensing to serve the public.

Responsible Departmental Personnel: In addition to the director of the Department of Licensing, the following individuals have knowledge of and responsibility for

drafting, implementing, enforcing and repealing these rules: David T. Kirk, Assistant Director, Vehicle Services, Second Floor, Highways-Licenses Building, Olympia, Washington 98504, phone (206) 753-6914 comm or 234-6914 scan; and Sandra Brooks, Administrator, Title and Registration Control, Second Floor, Highways-Licenses Building, Olympia, Washington 98504, phone (206) 753-6920 comm or 234-6920 scan.

Proponents: State of Washington Department of Licensing.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal law or federal or state court requirements.

Small Business Economic Impact Statement: Not required for this statement.

NEW SECTION

WAC 308-96A-026 VEHICLE PERMIT PRIOR TO REGISTRATION. A permit may be issued to authorize an individual to operate a vehicle over and along a public highway of this state solely for the purpose of doing what is necessary to qualify the vehicle for a Washington certificate of vehicle registration. Such purposes are limited to the following:

- (1) Obtaining a Washington state patrol inspection (if required);
- (2) Obtaining a weight slip;
- (3) Obtaining an emission test; or,
- (4) Another specific purpose which the director or designee deems necessary in order to obtain a Washington certification of registration for the vehicle.

There is no fee charged for this permit.

The permit is valid for a maximum of two days only and shall contain, but not be limited to, the following information:

- (a) Signature and agency number of persons issuing the permit;
- (b) Signature and address of person receiving the permit;
- (c) Description, including make, model, model year, color and VIN number, of the vehicle for which the permit is issued;
- (d) Specific purpose for which the permit is issued; and,
- (e) The date or dates on which the permit is valid, for a maximum of two days.

WSR 86-20-081
PROPOSED RULES
BOARD OF PHARMACY
 [Filed October 1, 1986]

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:

- | | | |
|-----|----------------|-----------------------------|
| New | WAC 360-16-235 | Pharmacy inspections. |
| Amd | WAC 360-16-245 | Poison control. |
| New | WAC 360-12-128 | Retired pharmacist license. |
| Rep | WAC 360-16-240 | General; |

that the agency will at 9:00 a.m., Tuesday, November 4, 1986, in the Mayflower Park Hotel, 405 Olive Way, Seattle, WA 98101, 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(11).

The specific statute these rules are intended to implement is RCW 18.64.005.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

Dated: October 1, 1986
By: Donald H. Williams
Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Pharmacy.

Summary, Purpose of Rule and Reason Proposed: WAC 360-16-235 Pharmacy inspections, would revise the inspection procedures for pharmacies and provide new enforcement action for substandard pharmacies; 360-16-245 Poison control, would consolidate the poison control regulations; 360-12-128 Retired pharmacist license, would permit pharmacists with twenty-five years practice to place their license on an inactive status; and 360-16-240 General, would be repealed as it would no longer be necessary.

Statutory Authority: RCW 18.64.005(11).

Responsible Agency Personnel: The board and the executive secretary of the board have responsibility for drafting, implementing and enforcing these rules. The executive secretary is Donald H. Williams, 319 East 7th Avenue, W.E.A. Building, FF-21, Olympia, Washington 98504, phone (206) 753-6834.

Proponents of the Proposed Rules and Amendment: Washington State Board of Pharmacy.

Federal Law or State or Federal Court Requirements: Not necessitated as a result of federal law or state or federal court action.

Small Business Economic Impact Statement: Not necessary since this rule does not impact small businesses as that term was defined by RCW 43.31.920.

NEW SECTION

WAC 360-12-128 RETIRED PHARMACIST LICENSE. (1) Any pharmacist who has been licensed in the state for twenty-five consecutive years, who wishes to retire from the practice of pharmacy, may apply to the board of pharmacy for a retired pharmacist license.

(2) The holder of a retired pharmacist license shall not be authorized to practice pharmacy and need not comply with the continuing education requirements of chapter 360-11 WAC.

(3) A retired pharmacist license shall be granted to any qualified applicant and shall entitle such person to receive mailings from the board of pharmacy.

(4) In order to reactivate a retired pharmacist license, the holder must comply with the provision of WAC 360-12-130.

(5) The annual renewal fee for a retired pharmacist license shall be twenty dollars.

AMENDATORY SECTION (Amending Order 131, filed 2/4/77)

WAC 360-16-096 PRESCRIPTION RECORD REQUIREMENTS. (1) Records for the original prescription and refill records shall be maintained on the ~~((filled prescription or in a separate record book or))~~ patient medication record. Such records must be maintained for a period of at least three ((five)) years and shall be made available for inspection to representatives of the board of pharmacy ~~((PROVIDED, That after two years a complete and accurate copy of the original and refill records may be maintained on microfilm, electromagnetic tape, or other board-approved record storage and retrieval system))~~.

(2) The pharmacist shall be required to insure that the following information be recorded:

(a) Original prescription—At the time of dispensing, a serial number, date of dispensing, and the initials of the responsible pharmacist shall be placed on the face of the prescription. The patient's address must be readily available to the pharmacist, either from the face of the prescription, a record book, patient medication record, or hospital or clinic record. Original prescriptions and hard copies of telephone prescriptions shall be kept for three years.

(b) Refill prescription (~~authorization~~)—Refills for prescription for legend drugs must be authorized by the prescriber prior to the dispensing of the refill prescription. At the time of receipt of the refill authorization, the pharmacist shall record the identity of the person who communicated the authorization along with any changes made to the original prescription. This information shall be recorded either on the back of the original prescription or on the patient medication record.

~~((Refill prescription—At the time of dispensing, the date of refilling, quantity of the drug (if other than original), the name of authorizing person (if other than original), and the initials of the responsible pharmacist shall be recorded on the back side of the prescription, or in a separate record book or patient medication record.))~~

(3) Prescription refill limitations—No prescription may be refilled for a period longer than one year from the date of the original prescription. "PRN" prescriptions shall expire at the end of one year. Expired prescriptions require new authorization before filling. ~~((If granted a new prescription shall be written and placed in the file.))~~

(4) Prescription copies—Prescription copies and prescription labels presented for filling must be considered as informational only, and may not be used as the sole document. The prescriber shall be contacted for complete information and authorization. If granted, a new prescription shall be written and placed on file. Copies of prescriptions must be clearly identified as such on the face of the prescription.

(5) Emergency refills—If the prescriber is not available and in the professional judgment of the pharmacist an emergency need for the medication has been demonstrated, the pharmacist may dispense enough medication to last until a prescriber can be contacted – but not to exceed 72 hours' supply. The prescriber shall be promptly notified of the emergency refill.

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.

NEW SECTION

WAC 360-16-235 PHARMACY INSPECTIONS. (1) All pharmacies shall be subject to periodic inspections to determine compliance with the laws regulating the practice of pharmacy.

(2) Each inspected pharmacy shall receive a classification rating which will depend upon the extent of that pharmacy's compliance with the inspection standards.

(3) There shall be three rating classifications:

(a) "Class A" – for inspection scores of 90 to 100;

(b) "Conditional" – for inspection scores of 80 to 89; and,

(c) "Unsatisfactory" – for inspection scores below 80.

(4) Any pharmacy receiving an unsatisfactory rating shall have fourteen days to raise its inspection score rating to 94 or better. If upon reinspection after fourteen days, the pharmacy fails to receive a rating of 94 or better, then the pharmacy will be subject to disciplinary action.

(5) Any pharmacy receiving two consecutive conditional ratings will be subject to disciplinary action.

(6) The certificate of inspection must be posted on the front of the prescription case in conspicuous view of the general public and shall not be removed or defaced.

(7) Noncompliance with the provisions of RCW 18.64A.010-900 (Pharmacy Assistants) and WAC 360-52-010-100 (Pharmacy Assistants) shall result in an automatic unsatisfactory rating regardless of point scores.

(8) Pharmacies receiving an unsatisfactory rating which represent a clear and present danger to the public health, safety and welfare will be subject to summary suspension of the pharmacy license.

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 120, filed 3/11/74)

WAC 360-16-245 POISON CONTROL. (1) A list of antidotes for poisoning shall be posted or otherwise readily available for reference. The telephone number of the nearest poison control center shall be readily available.

(2) Each pharmacy shall maintain at least one ounce bottle of Ipecac syrup in stock at all times.

REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 360-16-240 GENERAL.

WSR 86-20-082**PROPOSED RULES****HIGHER EDUCATION COORDINATING BOARD**

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Coordinating Board intends to adopt, amend, or repeal rules concerning the implementation of the Degree Authorization Act (chapter 136, Laws of 1986), requiring that degree-granting institutions of higher education obtain authorization from the Higher Education Coordinating Board, unless specifically exempted from the authorization requirement by the act;

that the agency will at 1:30 a.m. [p.m.], Tuesday, November 18, 1986, in the Seattle Central Community College, Seattle, 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 28B.80.370.

The specific statute these rules are intended to implement is chapter 136, Laws of 1986.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-13-067 filed with the code reviser's office on June 18, 1986.

Dated: October 1, 1986

By: A. Robert Thoeny
Executive Director

STATEMENT OF PURPOSE

Title: Chapter 250-61 WAC, Regulations for the Degree Authorization Act.

Description of Purpose: Regulations implementing requirement that degree-granting postsecondary institutions be authorized by the Higher Education Coordinating Board prior to operation in state.

Statutory Authority: RCW 28B.80.370.

Specific Statute Rule is Intended to Implement: Chapter 136, Laws of 1986.

Summary of Rule: Requires nonexempt postsecondary institutions to pay application fee, obtain authorization and annual reauthorization from the Higher Education Coordinating Board.

Reasons Supporting Proposed Action: Establishes necessary regulations for authorization, insures fair business practices and adequate quality among degree-granting institutions, and protects citizens against substandard, fraudulent and deceptive practices.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: A. Robert Thoeny, Executive Director.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Higher Education Coordinating Board, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Recommend adoption of proposed regulations to meet requirements of law.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

Small Business Economic Impact Statement: N/A.

CHAPTER 250-61

REGULATIONS FOR THE DEGREE AUTHORIZATION ACT

NEW SECTION

WAC 250-61-010 SCOPE AND PURPOSE. The Degree Authorization Act, chapter 28B.85 RCW established a requirement that degree-granting institutions operating in Washington obtain authorization from the Higher Education Coordinating Board, unless specifically exempted from the authorization requirement by the act. This chapter is promulgated by the board as a supplement to the act in order to establish necessary regulations for the authorization of degree-granting institutions.

The purpose of the act is to insure fair business practices and adequate quality among degree-granting institutions operating in the state of Washington and to protect citizens against substandard, fraudulent, and deceptive practices.

NEW SECTION

WAC 250-61-020 PREVIOUS REGULATIONS REPEALED. Regulations previously adopted by this agency pursuant to chapter 28B.05 are repealed. Degree-granting institutions registered under the previous regulations will be governed by the previous rules and are not required to apply for authorization until the expiration date of such registration.

NEW SECTION

WAC 250-61-030 DELEGATION AND BOARD SUPERVISION. (See RCW 28B.80.430.)

(1) Unless otherwise indicated, the board delegates authority for administering the act and these rules to the executive director.

(2) Any action taken pursuant to these rules by the executive director or his designee shall be subject to supervision by the board.

(3) All actions taken by the executive director pursuant to these rules shall be reported periodically to the board for its review and approval.

NEW SECTION

WAC 250-61-040 DUTIES OF EXECUTIVE DIRECTOR. In addition to other administrative responsibilities vested in the executive director of the Higher Education Coordinating Board under the act and this chapter, the executive director shall carry out the following administrative responsibilities:

(1) Process authorization applications, fee payments, and bonds or security deposits, to include the denial and issuance of authorization, signed by the executive director.

(2) Cause the payment of any unsatisfied final judgment against an authorized institution, from the resources available through the institution's surety bond or other security deposit.

(3) Upon written notice from an authorized institution, release the surety on the institution's bond.

(4) Upon written notice from an authorized institution, return the institution's security deposit.

(5) In the event of impaired liability of the surety upon a bond, notify the institution of suspension until the bond liability in the required amount, unimpaired by unsatisfied judgment claims, shall have been furnished.

(6) To the extent that there is a payment by a surety, release the bond to the extent of the payment.

(7) Establish and maintain all records called for under the provisions of the act and this chapter.

NEW SECTION

WAC 250-61-050 DEFINITIONS. The definitions set forth in this section are intended to supplement the definitions in chapter 28B.85 RCW and shall apply throughout this chapter.

(1) "Board" means the Washington Higher Education Coordinating Board.

(2) "Executive Director" means the executive director of the board or the executive director's designee.

(3) "Degree" means any designation, appellation, letters, or words including but not limited to "associate," "bachelor," "master," "doctor," or "fellow" which signify or purport to signify satisfactory completion of the requirements of an academic program of study beyond the secondary school level.

(a) "Associate degree" means a lower division undergraduate degree that requires no fewer than 60 semester hours or 90 quarter hours.

(b) "Bachelor's degree" or "baccalaureate degree" means an undergraduate degree that requires no fewer than 120 semester hours or 180 quarter hours.

(c) "Master's degree" means a graduate degree that requires no fewer than 24 semester hours or 36 quarter hours beyond the baccalaureate degree.

(d) "Doctor's degree" or "doctorate" means a postgraduate degree that requires no fewer than 60 semester hours or 90 quarter hours beyond the baccalaureate degree.

(4) "Program of study" means any course or grouping of courses prerequisite to or indicative of a degree.

(5) "Degree-granting institution" means an entity that offers educational credentials, instruction, or services prerequisite to or indicative of an academic or professional degree beyond the secondary level.

(6) "Recognized institutional accrediting agency" means an agency or association, of regional or national scope, recognized by the council on postsecondary accreditation and the board for purposes of this chapter and published by the Board as recognized accrediting agencies under this chapter.

(7) "To operate" means but is not limited to the following:

(a) Offering courses in person, by correspondence, or electronic media, at any Washington location for degree credit, including electronic courses transmitted into the state of Washington.

(b) Granting or offering to grant degrees in Washington for credit obtained within or outside the state.

(c) Maintaining or advertising a Washington location, mailing address, or telephone number for any purpose or any other function of a degree-granting institution, other than contact with the institution's former students for any legitimate purpose related to their having attended.

(8) "To offer" includes, in addition to its usual meanings, to advertise or publicize. "To offer" shall also mean to solicit or encourage any person, directly or indirectly, to perform the act described.

(9) The "Act" means the Degree Authorization Act, chapter 28B.85 RCW.

NEW SECTION

WAC 250-61-060 EXEMPTIONS. The provisions of this chapter do not apply to:

(1) Honorary credentials clearly designated as such on the front side of the diploma or certificate and awarded by institutions offering other educational credentials in compliance with state law.

(2) Any public college, public university, public community college or other entity operating as part of the public educational system of this state.

(3) Institutions that have received institutional accreditation from an agency recognized by the board, PROVIDED:

(a) That any non-degreed programs offered by the institution have been determined by the commission for vocational education or its

successor agency to be in substantial compliance with operational criteria established under chapter 299, Laws of 1986 and chapter 490-861, Washington administrative code; such determinations being effected and reported to the executive director via an interagency agreement executed between the respective agencies.

(b) That a branch campus, extension center, or off-campus facility operating within the state of Washington, which is affiliated with an institution domiciled outside this state, must have separate institutional accreditation as a free-standing institution from a recognized accrediting agency to qualify for this exemption.

(4) Institutions which offer program(s) of study whose sole stated objective is training in the religious beliefs of the controlling religious organization and/or preparation of students for occupations that are primarily church-related and are represented in an accurate manner in institutional catalogs and other official publications. The following procedures shall be employed in the implementation of this subsection:

(a) The executive director shall ask the chief administrative officer of any institution that may qualify for an exemption on religious grounds to forward to the board office a copy of the institution's catalog and/or any other official publications that describe the nature of the institution and its programs. This information shall be used by the executive director to verify the exempt status of the institution.

(b) In the case of a religious institution that offers both religious and secular programs of instruction, the requirements of chapter 28B.85 RCW and this chapter shall pertain only to the secular programs of the institution.

(c) If the executive director has reasonable cause to believe that certain religious or theological programs offered by a religious institution are not represented in a materially accurate manner in the institution's catalog and other official publications, the executive director shall proceed according to the provisions of this chapter.

(5) Institutions not otherwise exempt which offer only workshops and seminars lasting no longer than three calendar days and for which academic credit is not awarded.

NEW SECTION

WAC 250-61-070 INTERAGENCY AGREEMENT FOR DEGREE-GRANTING PRIVATE VOCATIONAL SCHOOLS (1) Institutional accredited degree-granting private vocational schools.

(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance in accordance with chapter 28B.85 RCW, those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.

(b) The commission for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school which offers nondegree programs in accordance with chapter 28C.10 RCW. The agency will collect the licensing fee, require the posting of a surety bond or other security, and handle student complaints.

(2) Nonaccredited degree-granting private vocational schools.

(a) The higher education coordinating board will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the commission for vocational education or its successor agency, as will student complaints regarding nondegree programs. The higher education coordinating board will collect the application fee. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(b) The commission for vocational education or its successor agency will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; PROVIDED, That the minimum initial fee shall be \$800 and the minimum renewal fee shall be \$400. Degree programs will be reviewed by the higher education coordinating board, as will student complaints. The agency will collect the license fee which shall be based on the income derived from nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(3) If either the commission for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.

NEW SECTION

WAC 250-61-080 AUTHORIZATION STANDARDS. These standards form the basis for the review of an institution by the board staff and guide the decisions of the executive director and the board. To receive authorization, the institution shall meet all of these standards in addition to the specific requirements of this chapter.

(1) Name: The official name of the institution shall be consistent with and appropriate to the program(s) of study offered.

(2) Purpose.

(a) The institution shall clearly define its purpose or mission in an official statement which describes its role in higher education.

(b) The statement of purpose shall be concise and reflect the official philosophy and practice of the institution.

(3) Administration and Governance.

(a) The institution shall establish and maintain a responsible management strategy and structure for developing policy and oversight of the institution, consistent with its stated purposes.

(b) The institution shall have bylaws or policies defining a chain of authority and responsibility.

(c) The institution shall follow management practices and controls to maintain standards appropriate to its purpose.

(d) Administrators shall normally be graduates of recognized accredited institutions and possess academic and experiential qualifications for their area of responsibility. In unusual circumstances, comparable credentials and extensive work experience shall be considered in lieu of graduation from a recognized accredited institution.

(4) Educational Programs and Curricula.

(a) The educational program and curricula shall be related to the purpose of the institution and accurately described in all published materials which refer to such offerings.

(b) Admission, retention and degree requirements shall be based on the institution's objectives and consistently applied to each program of study.

(i) Admission to an undergraduate program of study by those under age 18 shall normally require a high school diploma or the equivalent.

(ii) Admission to a graduate program of study shall normally require a baccalaureate degree or the equivalent, unless the institution can demonstrate, upon request from the board, that these are not the normally accepted practices in a particular field of study.

(iii) This subsection is not intended to prohibit early admissions and dual-degree programs for which systematic procedures have been established and published in the institution's catalog.

(c) Undergraduate degree programs shall require, as a minimum, 20 percent of the program in general education curricula.

(d) Graduate degree programs shall provide for advanced levels of scholarship, research, and competence in the area of specialization.

(e) Doctoral degree programs shall provide a broad range of advanced course offerings, faculty in ancillary and supporting fields, access to adequate laboratory and research facilities and, a wide range of current reference materials in the subject field.

(f) Home study, correspondence, and electronic media program(s) of study must be comparable in content, faculty, and resources to those offered in residency.

(g) Each curriculum shall provide a sequence of appropriate courses leading to the attainment of competence and educational credentials in the respective area or field of study.

(5) Faculty.

(a) Faculty shall be professionally prepared, with background, degree levels, and experience demonstrably higher than the instructional activities for which they are responsible. As a minimum:

(i) Faculty teaching at the undergraduate degree level shall possess a master's degree or comparable credentials in their assigned program area, unless the institution can demonstrate that these are not the normally accepted practices in a particular field of study.

(ii) Faculty teaching at the graduate degree level shall possess a doctorate degree or comparable credentials and be experienced in directing independent study and research, unless the institution can demonstrate that these are not the normally accepted practices in a particular field of study.

(b) Faculty shall be sufficient in number and kind and in the proportion of full-time and part-time positions to sustain rigorous courses, programs, and services. As a minimum, 20 percent of the curriculum, defined in terms of the number of courses or credit hours necessary for program completion, shall be taught by full-time faculty, unless the institution can demonstrate that these are not the normally accepted practices of the institution given its mission and special characteristics.

(6) Student Services.

(a) The institution shall provide student services that support institutional policies and assist students in achieving their educational objectives. As a minimum, the institution shall provide students with programs of counseling, testing, advisement, and orientation.

(b) The institution shall have an orderly system of admission which evaluates the prospective student's intellectual and personal qualifications in relation to the purposes and objectives of the institution.

(c) The institution shall maintain student records in a manner consistent with A Guide to Adequate Permanent Records and Transcript of the American Association of Collegiate Registrars and Admission Officers, and right to privacy legislation shall be observed.

(7) Instructional Resources.

(a) Instructional support personnel, facilities, equipment, and other learning resources shall be sufficient in size, number, and location to support courses, programs, and services.

(b) The institution's library shall be accessible and contain a collection of books, periodicals and other resource materials sufficient for the educational needs of students and faculty. If the institution does not maintain its own library, there shall be a written agreement with another institution or organization to provide for faculty and student access to a collection sufficient for the needs of the program(s) of study.

(c) The institution shall be operated in compliance with all applicable ordinances, laws, codes, and rules concerning the safety, health, and access of all persons on its premises.

(8) Finances.

(a) The resources of the institution shall be sufficient to adequately support its programs, activities, and personnel now and in the future.

(b) Financial management and fiscal practices shall be consistent with those set forth in the College and University Business Administration, third edition, or such later editions as published.

(9) Evaluation.

(a) Provision shall be made for the continual reassessment of the educational program and the evaluation and improvement of instruction.

(b) All areas of the institution and personnel shall be evaluated periodically to determine their effectiveness in fulfilling institutional objectives.

(10) Publications.

(a) All publications relating to the institution, including catalogs, advertisements, and other communications shall be accurate and not misleading.

(b) Authorized institutions shall provide in a conspicuous place in its catalogs disclosure statements regarding their institutional and specialized accreditation status.

(c) Authorized institutions shall not advertise or publicize that they are approved, recommended, accredited or endorsed in any way by the board.

NEW SECTION

WAC 250-61-090 AGENCY EXEMPTION. The executive director may suspend or modify the authorization requirements contained in this chapter for a particular institution if the executive director finds:

(1) That such suspension or modification will not frustrate the purposes of this chapter.

(2) That the educational services to be offered address a substantial, demonstrated need among residents of the state of Washington or that literal application of this chapter works a manifestly unreasonable hardship on the educational institution.

(3) An application for an agency exemption shall be submitted on a form developed by the executive director.

NEW SECTION

WAC 250-61-100 CATALOG REQUIREMENTS. (1) An institution shall publish a catalog supplemented as necessary by other published materials (a draft copy may be provided for initial application) which shall include at least the following information:

(a) Official name, address, and telephone number of institution.

(b) Identifying data, such as volume number, date of publication, and year(s) for which the catalog is effective.

(c) A statement of purpose, objectives, and educational program of the institution.

(d) A listing of the names of all faculty, showing earned degrees and the institution conferring them; names of administrative officers, owner(s) and/or board.

(e) Specific programs of study, listing the degrees and majors offered, a brief description of each course offering, and the requirements for successful completion of each program.

(f) Admission, retention, and degree completion requirements.

(g) A detailed schedule of fees, charges for tuition, books, supplies, tools, student activities, laboratory fees, deposits, and all other student charges necessary for the completion of each program of study.

(h) Cancellation and refund policies.

(i) Policies and procedures relative to the granting of credit for experience, along with the maximum amount of credit which can be obtained in this manner.

(j) A statement of the institution's policy on acceptance of transfer credits and credit by examination.

(k) A statement explaining the transferability of the institution's credits to other institutions and the process by which a student may determine whether the institution's credits are transferable to another institution.

(l) Policies and procedures for the development of individualized courses and programs.

(m) A description of the types of financial aid assistance available to students enrolled in the institution.

(n) A description of the auxiliary services available to students enrolled in the institution.

(o) A description of the institution's facilities and equipment.

(p) A table of contents.

(q) An institutional calendar showing legal holidays, beginning and ending dates of each term, and other important dates.

(r) An authorization statement on the cover or front page of the catalog which reads: The (name of institution) is authorized by the Washington Higher Education Coordinating Board and meets the requirements and minimum educational standards established for degree-granting institutions under the Degree Authorization Act. Any person desiring information about the requirements of the act or the applicability of those requirements to the institution may contact the board office.

(2) An institutional catalog shall be published at least once every two years and be provided to students at the time of their enrollment.

NEW SECTION

WAC 250-61-110 CANCELLATION AND REFUND REQUIREMENTS. (1) Each institution shall publish its cancellation and refund policies in clear language that can be easily understood by prospective students. These policies apply to all terminations for any reason, by either party.

(2) The refund policy for resident institutions, as a minimum, shall comply with the following requirements:

(a) An applicant rejected by an institution shall be entitled to a refund of all money paid, less an application fee, not to exceed \$100.00. Said application is not refundable and may be retained by the institution in all calculations of refunds required elsewhere in this section.

(b) All money paid by a successful applicant shall be refunded to the applicant if requested in writing within six business days after signing an enrollment agreement or making initial payment, whichever comes later.

(c) If a successful applicant chooses to withdraw after the initial six day period but before the first day of instruction, the applicant shall be entitled to a refund of all money paid, less 10 percent of tuition and fee charges, for the current term.

(d) Starting on the first day of classes and continuing through the first calendar week, the tuition and fee charges retained by the institution shall not exceed 25 percent of the tuition and fees paid for the current term.

(e) Starting on the eighth calendar day and continuing through the fourteenth day, the tuition and fee charges retained by the institution shall not exceed 50 percent of the tuition and fees paid for the current term.

(f) Following completion of the first fourteen days, the institution may retain 100 percent of tuition and fees paid for the current term but shall refund any tuition and fees paid in advance for subsequent terms.

(g) The termination date for refund computation shall be the date on which the student initially requests cancellation or the date on which the institution withdraws a student.

(h) If a student, without written notice to the institution, fails to attend classes for 30 calendar days, the institution shall notify the student in writing that enrollment has been terminated, effective the 30th

calendar day, and shall refund tuition and fees according to its published refund policy.

(i) The institution shall provide an exact pro rata refund to the student for any arbitrary and unilateral change by the institution of scheduled times of instruction, reduction in length of instruction, reduction of course content, or other actions that reduce the ratio of instruction to course costs.

(j) All money due the applicant shall be refunded within 30 days after written notice of cancellation or termination.

(3) Correspondence and home study schools must comply with the refund and cancellation policy of the National Home Study Council accrediting association.

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 250-61-120 SURETY BOND REQUIREMENT. (1) The amount of the surety bond or other security acceptable to the executive director shall be ten percent of the preceding year's total tuition and fee charges received for educational services in Washington, but not less than \$5,000 nor more than \$100,000.

(2) In the case of new institutions, the bond or security amount for the first year shall be \$5,000.

(3) Release of surety bonds and other securities shall be made in compliance with chapter 28B.85 RCW.

NEW SECTION

WAC 250-61-130 CLOSURE REQUIREMENTS. (1) In the event an institution proposes to discontinue its operation, the chief administrative officer of the institution shall:

(a) Notify the executive director immediately by certified mail.

(b) Furnish enrolled students with a written notice explaining the reasons for closure and what procedures they are to follow to secure refunds and their official records.

(2) In the event it appears to the executive director that the official records of an institution discontinuing its operation are in danger of being destroyed, secreted, mislead, or otherwise made unavailable to the students and the board, the executive director may seek a court order to take possession of the records and provide for their permanent maintenance.

NEW SECTION

WAC 250-61-140 APPLICATION REQUIREMENTS. (1) Initial application requirements:

(a) No institution is eligible to apply for authorization if the institution is based outside of Washington and is not authorized to do business in the state in which it is primarily located.

(b) At least six months prior to operation, an institution shall apply to the board for authorization by completing application forms provided by the executive director. As a minimum, the application must include:

(i) Name and address of institution.

(ii) Purpose of institution.

(iii) Names and addresses of the owner(s) of the institution and shareholders holding more than a ten percent interest, and, if applicable, members of the institution's board.

(iv) Name and address of the chief administrative officer and representatives of the institution in Washington.

(v) Bylaws and regulations established for the governance and operation of the institution.

(vi) Bank or other financial institution that may be consulted as a financial reference.

(vii) Qualifications of administrators and faculty.

(viii) A description of the degrees and programs of study offered.

(ix) A description of the facilities and equipment utilized.

(x) A signed written statement from the chief administrative officer attesting to the truth and accuracy of the information provided and pledging that the institution will comply with the requirements of the act and this chapter.

(c) Each application shall be accompanied by the following:

(i) An initial application fee payable to the Washington State Treasurer for \$800.00.

(ii) A surety bond or other form of security as specified in Chapter 28B.85 RCW and this chapter.

(iii) An audited financial statement consistent with the general accounting principles established by the College and University Business Administration, third edition, or such later editions as published.

(iv) A copy of enrollment agreements or student contracts utilized by the institution.

(v) A copy of the institution's articles of incorporation on record with the Washington State Office of the Secretary of State.

(vi) A copy of the institution's catalog.

(vii) Documentation verifying the institution's accreditation status and authorization status in primary location.

(viii) Documentation that fire, safety, and health codes are met by the institutional facility.

(d) If additional program(s) of study are proposed during the current authorization year, the institution must submit to the board a supplemental application at least 60 days before the program is to be offered. The program(s) of study shall be authorized prior to operation, which includes advertising and recruitment.

(2) Annual renewal Application for Authorization.

(a) At least three months prior to the expiration date of the institution's current authorization, the institution shall:

(i) Submit a renewal application fee payable to the Washington State Treasurer for \$400.00.

(ii) Provide evidence of continued compliance with the surety bond or security requirement.

(iii) Submit an audited financial statement consistent with the general accounting principles established by the College and University Business Administration, third edition, or such later editions as published.

(iv) File a renewal application on a form developed by the executive director, together with a signed, written statement from the chief administrative officer, attesting to the truth and accuracy of the information provided in the renewal application and pledging continued compliance with all the requirements of the act and this chapter.

(b) A change of ownership or control of an institution shall nullify any previous authorization, and the chief administrator, representing the new owner(s) shall comply with all the application requirements applicable to the renewal application for authorization outlined in this section.

NEW SECTION

WAC 250-61-150 APPLICATION REVIEW PROCEDURES.

(1) Staff Analysis. Following receipt of the application, board staff shall review and analyze the application and documentation submitted.

(2) Site Visit and Additional Documentation. In the case of an application where the board staff determines it is necessary to verify or supplement the information provided in the application, the staff may require additional written documentation and arrange for a site visit.

(3) Outside Consultants. The executive director and the executive director's designee, at their discretion, may utilize the expertise of other higher education experts to assist in a site visit and in the evaluation of the documentation submitted.

(4) Staff Report. Following the staff analysis, board staff shall summarize its findings and develop a recommendation to the executive director regarding the application. This recommendation shall be shared with the applicant as follows:

(a) That the institution be granted authorization, subject to annual reporting and maintenance of the conditions under which authorization has been granted; or

(b) That the institution be denied authorization.

(5) Authorization Notification. Following the executive director's decision to authorize or deny the institution's request, a letter signifying the action shall be sent from the executive director to the chief administrative officer of the institution. The letter of authorization will serve as official authorization for the institution to operate in Washington and offer the stated program(s) of study at stated location(s).

(6) An institution denied authorization shall file a new application in order to be given reconsideration for authorization.

NEW SECTION

WAC 250-61-160 REVOCATION OF AUTHORIZATION.

(1) The executive director may revoke an institution's authorization if it finds that:

(a) Any statement contained in the application for authorization is untrue.

(b) The institution has failed to maintain faculty, facilities, equipment, and programs of study on the basis of which the authorization was granted.

(c) Advertising or representations made on behalf of and sanctioned by the institution is deceptive or misleading.

(d) The institution has violated any provision of this chapter.

(2) The executive director's and board's actions are subject to due process hearing procedures of the Washington Administrative Procedures Act.

NEW SECTION

WAC 250-61-170 COMPLAINTS. (1) Upon written receipt of a complaint that an institution has failed or is failing to comply with the provisions of the act or this chapter, the executive director shall notify the institution by mail of the nature of the complaint and shall conduct an investigation.

(2) If preliminary findings indicate that a violation(s) may have occurred or are occurring, the executive director shall attempt, through mediation and conciliation, to effect compliance and bring about a settlement.

(3) If no agreement is reached, the executive director shall file a formal complaint with the board and notify the institution of the conduct which warrants the complaint. Final resolution of the complaint shall be subject to hearing procedures provided for in this chapter and the institution may be subject to a summary suspension of its authorization, pending further proceedings for revocation, suspension or other actions deemed proper after the hearing.

NEW SECTION

WAC 250-61-180 APPEAL. Any dispute arising from the following actions shall require a hearing pursuant to this chapter:

(1) A denial of an exemption.

(2) A denial of authorization.

(3) A cease and desist order issued under the provisions of chapter 28B.85 RCW.

(4) Any action taken by the executive director which is alleged to adversely affect an institution or a student and which is allegedly not in keeping with the intent and purpose of the act or this chapter.

NEW SECTION

WAC 250-61-190 HEARINGS. Any hearing called for under the act shall be conducted in the following manner:

(1) The executive director or a designated hearing officer shall conduct a hearing and make findings and conclusions in accordance with the Administrative Procedure Act, chapter 34.04 RCW. The findings, conclusions, and any recommendations for action shall be submitted to the board for final action pursuant to RCW 34.04.110.

(2) The board may accept or reject, in whole or in part, any recommendations made by the hearing officer, may remand for further findings and/or take any other action the board deems appropriate under the circumstances, pursuant to the provisions of the act and this chapter.

WSR 86-20-083

PROPOSED RULES

HOSPITAL COMMISSION

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Hospital Commission intends to adopt, amend, or repeal rules concerning this rule amends the text of the commission's *Accounting and Reporting Manual for Hospitals*, second edition, filed with the code reviser on June 8, 1984, as Order Number 84-01, but not published as part of the Washington Administrative Code. This rule

revises the quarterly report to provide more specific information regarding volumes by payer source and deductions from revenue related to charity care; adds expense and revenue accounts and revises budgeting forms and instructions for magnetic resonance imaging, air transportation, extracorporeal shock wave lithotripsy, and organ acquisition; revises reporting forms, accounts, and instructions for deductions from revenue; adds bad debt collection procedures; revises radiology relative value units; adds appendices for standards for collection procedures, magnetic resonance imaging relative value units, and nuclear medicine relative value units; and adds amendment request procedures, forms and instructions;

that the agency will at 10:00 a.m., Thursday, November 20, 1986, in the Vance Airport Inn, Seattle, 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 70.39.180.

The specific statute these rules are intended to implement is chapter 70.39 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1986.

Dated: October 1, 1986

By: Maurice A. Click
Executive Director

STATEMENT OF PURPOSE

Title and Number of Rule Changes: Chapter 261-20 WAC, Regulation relating to and establishment of a uniform system of accounting and financial reporting.

Statutory Authority: RCW 70.39.100.

Summary of the Rule: This rule amends the text of the commission's *Accounting and Reporting Manual for Hospitals*, second edition, filed with the code reviser on June 8, 1984, as Order Number 84-01, but not published as part of the Washington Administrative Code.

This rule: Revises the quarterly report to provide more specific information regarding volumes by payer source and deductions from revenue related to charity care; adds expense and revenue accounts and revises budgeting forms and instructions for magnetic resonance imaging, air transportation, extracorporeal shock wave lithotripsy, and organ acquisition; revises reporting forms, accounts, and instructions for deductions from revenue; adds bad debt collection procedures; revises radiology relative value units; adds appendices for standards for collection procedures, magnetic resonance imaging relative value units, and nuclear medicine relative value units; and adds amendment request procedures, forms and instructions.

Reasons Supporting the Proposed Rule: The commission is required to establish uniform standards of accounting and reporting for hospitals. This amendment updates existing accounting and reporting procedures for changes which have occurred in the regulated industry and enhances the commission's ability to monitor access to care for low-income persons.

Persons Responsible for Drafting, Implementation and Enforcement of the Rule Changes: Maurice A. Click, Executive Director; and David B. Smith, Associate Director, Washington State Hospital Commission, Mailstop FJ-21, Olympia, Washington 98504, (206) 753-1990.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Pursuant to RCW 19.85.040, the Hospital Commission submits the following small business economic impact statement. The Hospital Commission's rules currently provide for an alternative system of reporting for smaller hospitals: WAC 261-20-074 et seq. The proposed revisions retain these specialized and reduced reporting requirements for smaller hospitals. The staff of the Hospital Commission believes that this alternative reporting system enables the smaller hospitals to report the information required by the statute in the least onerous fashion.

Reviser's note: The text of the proposed amendments to the Washington State Hospital Commission's *Accounting and Reporting Manual for Hospitals*, second edition, has 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 proposed Washington State Hospital Commission's *Accounting and Reporting Manual for Hospitals*, second edition, can be obtained by writing to the Washington State Hospital Commission, Mailstop FJ-21, Olympia, WA 98504.

WSR 86-20-084

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 47.60.326 and 47.56.030, that the Washington State Department of Transportation intends to adopt, amend, or repeal rules concerning the adoption of a revised schedule of tolls for the Washington state ferry system, amending WAC 468-300-010 and 468-300-040;

that the agency will at 10 a.m., Thursday, November 20, 1986, in Room 1D2, Transportation 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 November 20, 1986.

The authority under which these rules are proposed is RCW 47.56.030 and 47.60.326.

The specific statute these rules are intended to implement is RCW 47.60.326.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 20, 1986.

Dated: September 30, 1986

By: Lue Clarkson
Administrator

STATEMENT OF PURPOSE

Title: The adoption of a revised schedule of tolls for the Washington state ferry system.

Statutory Authority: RCW 47.60.326.

Summary of Rule: To revise the fare schedule on the Port Townsend-Keystone route and eliminate the special rate for government vehicles.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: H. W. Parker, Assistant Secretary for Marine Transportation.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Washington State Transportation Commission, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: No.

Small Business Economic Impact Statement: The department has considered this rule and determined that it does not affect more than 10 percent of one industry or 20 percent of all industry.

AMENDATORY SECTION (Amending Order 54, Resolution No. 263, filed 2/21/86)

WAC 468-300-010 FERRY PASSENGER TOLLS.

Effective 12:01 a.m. January 5, 1986

ROUTES	Full Fare	Half Fare**	COM- MU- TATION	PASSENGER SCHOOL COM- MU- TATION	
			20 Rides **** *****	*** ***** 20 Rides Ages	12-20
Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow ((Pt. Townsend-Keystone Edmonds-Kingston)	* 3.20	1.60	19.20	16.00	8.00
Pt. Townsend-Keystone	1.60	.80	19.20	16.00	8.00
Fauntleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah Mukilteo-Clinton	* 2.10	1.05	12.60 *****	10.50	5.25
Anacortes to Lopez, Shaw, Orcas or Friday Harbor	* 4.50	2.25	27.00	22.50	11.25
Anacortes to Sidney and Sidney to all destinations	5.85	2.95	N/A	N/A	N/A
Between Lopez, Shaw, Orcas***** and Friday Harbor	N/C	N/C	N/C	N/C	N/C
From Lopez, Shaw, Orcas and Friday Harbor@ to Sidney	2.25	1.25	N/A	N/A	N/A

@These fares rounded to the nearest multiple of \$.25.

*These routes operate on one-way only toll collection system.

**Half Fare

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route. Includes passengers in vehicles licensed as stages and buses unless travelling under annual permit.

NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, may travel at half-fare tolls on any route upon presentation of a WSF handicapped travel permit at time of travel. In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF handicapped travel permit and such endorsement shall allow the attendant to also travel at half fare.

NOTE: Half-fare privilege does not include vehicle.

***School commutation tickets - Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.

****A combination ferry/bus public transit passenger monthly reusable ticket rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the transportation commission that said ticket is a necessary element of a transit operating plan designed to eliminate the necessity for assigning an additional ferry to such particular route; and that the resulting savings in ferry system operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride

with the standard commutation book, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the public transit operating authority, subject to the approval of the secretary of transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passengers on those routes which have connecting bus service as part of the transit operating plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate. If the conditions of eliminating the assignment of an additional ferry or realizing sufficient resulting savings cannot be met, the ticket may be sold for any route authorized by the secretary of transportation, at the full ferry commutation fare per ride based on forty one-way trips per month plus the cost of the bus portion.

*****On the Fauntleroy-Vashon route, a combination ferry/bus public transit monthly reuseable ticket rate shall apply.

*****Commutation tickets shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage. Washington state ferries shall enter into agreements with banks to sell commutation tickets.

*****Inter-island passenger fares included in Anacortes tolls.

PROMOTIONAL TOLLS

A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

AMENDATORY SECTION (Amending Order 54, Resolution No. 263, filed 2/21/86)

WAC 468-300-040 TRUCKS AND TRUCKS WITH TRAILER FERRY TOLLS.

Effective 12:01 a.m. January 5, 1986

ROUTES	INCL. DRIVER OVERALL UNIT LENGTH								Cost Per Ft. over 78 Ft.
	Class I *** Under 18'	Class II 18' to Under 28'	Class III 28' to Under 38' (****)	Class IV 38' to Under 48'	Class V 48' to Under 58'	Class VI 58' to Under 68'	Class VII 68' to Under 78'	Class VIII Over 78'	
Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow Pt. Townsend-Keystone Edmonds-Kingston	5.40	9.15	18.10	27.05	36.00	45.00	53.90	53.90	.75
Fauntleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah	* 7.25	12.80	25.35			62.95	75.55	75.55	.95
Mukilteo-Clinton	3.65	6.40	12.70	18.95	25.20	31.50	37.80	37.80	.50
**Anacortes to Lopez, Shaw, Orcas * or Friday Harbor	11.25 13.45 15.40	21.80	43.35	64.85	86.35	107.95	129.45	129.45	1.80
Anacortes to Sidney **and Sidney to all destinations	25.30	33.20	56.00	78.85	101.70	124.65	147.50	147.50	2.05
Between Lopez, Shaw, Orcas **(*) @ and Friday Harbor	6.50	10.75	10.75	10.75	42.75	42.75	42.75	42.75	N/A
**From Lopez, Shaw, Orcas and Friday Harbor to Sidney@	13.50	19.50	33.00	46.50	59.75	73.25	86.75	86.75	1.00

@These fares rounded to the nearest multiple of \$.25.

*These routes operate on one-way only toll collection system.

**Commercial trucks are allowed stop-over at intermediate points upon payment of \$2.50 per stop-over.

***Includes all trucks licensed 8,001 lbs. gross vehicle weight and above, except busses. Trucks under 8,001 lbs. will be classified as automobiles.

Also includes all trucks licensed 8,001 lbs. gross vehicle weight and above pulling trailers, unlicensed vehicles and road machinery on wheels. Vehicles not included in this class cannot be charged under this class.

(****) UNITED STATES GOVERNMENT SPECIAL RATE - Special rates are available to the United States government through advance, bulk ticket purchase at the general offices of Washington state ferries. The per unit price is the same as the 28' to under 38', class III rate.)

****(*) Toll collected westbound only.

PENALTY CHARGES

Owner of vehicle without driver will be assessed a \$50.00 penalty charge.

DISCOUNT PERCENTAGES FROM REGULAR TOLL

12 or more, one-way crossings within any consecutive six day period..... 25%

Emergency trips during nonservice hours - while at locations where crew is on duty charge shall be equal to the cost of fuel consumed to make emergency trip. Such trips shall only be offered as a result of official requests from an emergency services agency and only in the case of no reasonable alternative.

WSR 86-20-085**ADOPTED RULES****STATE TOXICOLOGIST**

[Order 86-04—Filed October 1, 1986]

I, Dr. Vidmantas A. Raisys, Washington State Toxicologist, do promulgate and adopt at the Medical Examiner's Conference Room, Harborview Medical Center, Seattle, Washington, the annexed rules relating to administration of breath tests with the breathalyzer breath test instrument, chapter 448-12 WAC.

This action is taken pursuant to Notice No. WSR 86-15-073 filed with the code reviser on July 23, 1986. 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 46.61.506 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 September 30, 1986.

By Dr. Vidmantas A. Raisys
State Toxicologist

AMENDATORY SECTION (Amending Order 80-01, filed 5/6/80)

WAC 448-12-020 ADMINISTRATION OF BREATHALYZER TEST. Pursuant to R.C.W. 46.61-506 the state toxicologist approves the following method for performing the breathalyzer test. Prior to the administration of a breathalyzer test it must be determined (a) that the subject has had nothing to eat or drink for at least fifteen minutes prior to the administration of the test, and (b) that the subject does not have any foreign substances, not to include dental work fixed or removable, in his mouth at the beginning of the fifteen minute observation period. Such determination shall be made by either an examination of the mouth or a denial by the subject that he has any foreign substances in his mouth.

In conducting a chemical test of breath for intoxication by the use of a breathalyzer the following steps must be taken:

(1) Warm up machine until thermometer indicates 47° - 53°C.

(2) See that null meter is centered.

(3) See that comparison ampoule is in place in left-hand holder.

(4) Gauge test ampoule and record test ampoule control number.

(5) Insert and connect test ampoule.

(6) Turn selector to "TAKE," flush out, and turn selector to "ANALYZE."

(7) When "EMPTY" light comes on, wait one and one-half minutes. Then center meter using the balance wheel or knob with light on and selector in "ANALYZE" position.

(8) Align scale pointer with start line.

(9) Turn selector to "TAKE," take sample, and turn selector to "ANALYZE." Record time sample was taken.

(10) When "EMPTY" light comes on, wait one and one-half minutes. Then center meter using the balance wheel or knob with light on and selector in "ANALYZE" position.

(11) Read answer on scale and record reading. This reading indicates the ~~((percent by weight of alcohol in the person's blood, which means the percent on a weight to volume basis.))~~ Grams of alcohol per two hundred ten (210) liters of breath.

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 86-20-086**PROPOSED RULES****PUBLIC DISCLOSURE COMMISSION**

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning Lobbyist registration—Photograph—Requirements, amending WAC 390-20-013;

that the agency will at 9:00 a.m., Tuesday, November 18, 1986, in the 2nd Floor Conference Room, Evergreen Plaza Building, Olympia, Washington, FJ-42, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 18, 1986.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 18, 1986.

Dated: September 30, 1986

By: Graham E. Johnson
Executive Director

STATEMENT OF PURPOSE

Title: WAC 390-20-013 Lobbyist registration—Photograph—Requirements.

Description of Purpose: Adopts requirements for lobbyist photographs.

Statutory Authority: RCW 42.17.370(1).

Summary of Rule: Adopts requirements for lobbyist photographs.

Reasons Supporting Proposed Action: Pictures supplied by lobbyists previously can be used in the next edition of the pictorial directory so long as the lobbyists appearance has not noticeably changed.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Executive Director.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

AMENDATORY SECTION (Amending Order 85-05, filed 11/26/85)

WAC 390-20-013 LOBBYIST REGISTRATION—PHOTOGRAPH—REQUIREMENTS. The photograph to be submitted by a registering lobbyist shall satisfy the requirements of a photo acceptable for a United States passport. ~~((The photograph shall have been taken within twelve months of the date of registration.))~~

WSR 86-20-087
PROPOSED RULES
BOARD OF ACCOUNTANCY
[Filed October 1, 1986]

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

Amd WAC 4-25-181 Experience.
New WAC 4-25-280 Quality assurance review program;

that the agency will at 9:00 a.m., Friday, November 21, 1986, in the Tacoma City Council Chambers, 740 St. Helens, Tacoma, 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 18.04.055.

The specific statute these rules are intended to implement is RCW 18.04.215 and 18.04.055(7).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 14, 1986.

Dated: September 26, 1986

By: Carey L. Rader
Chief Executive Officer

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Accountancy.

Purpose: WAC 4-25-181, to clarify the experience required for licensure to practice public accounting.

Statutory Authority: RCW 18.04.055.

Summary of the Rules: WAC 4-25-181, to quantify the general and specific experience required for licensure to practice public accounting.

Reason Proposed: WAC 4-25-181, to eliminate the confusion over how much experience is a minimum acceptable level for purposes of licensure. This amendment has the effect of formally recognizing board policy.

Responsible Personnel: In addition to the members of the board, the following Board of Accountancy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Carey L. Rader, Chief Executive Officer, 210 East Union, Suite H, Olympia, WA 98504, phone (206) 753-2585 or scan 234-2585.

Proponents: Washington State Board of Accountancy.

Agency Comments: These rules are promulgated pursuant to authority granted to the board in RCW 18.04.055, to implement provisions of RCW 18.04.215 [(1)](a).

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

Purpose: WAC 4-25-280, to describe the board's program for systematically comparing licensee's work products to professional technical standards.

Statutory Authority: RCW 18.04.055(7).

Summary of the Rules: WAC 4-25-280 describes the purpose, structure and implementation of the quality assurance review program.

Reason Proposed: The legislature of the United States, the general accounting office and the various federal agency inspectors general are insisting that states monitor CPAs continuing professional competency or that the federal government will place an additional layer of regulation on the accounting profession. The board believes that this state is best positioned, because of existing licensing requirements, to monitor compliance with technical standards.

Responsible Personnel: In addition to the members of the board, the following Board of Accountancy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Carey L. Rader, Chief Executive Officer, 210 East Union, Suite H, Olympia, WA 98504, phone (206) 753-2585 or scan 234-2585.

Proponents: Washington State Board of Accountancy.

Agency Comments: These rules are necessary to carry out the provisions of RCW 18.04.055(7).

Small Business Economic Impact Statement: Not required and has not been filed since these rules do not impact small business under provisions of RCW 19.85.030 and 19.85.040.

AMENDATORY SECTION (Amending Order ACB 105, filed 10/26/83)

WAC 4-25-181 EXPERIENCE. ~~((The e))~~ Experience ~~((in the practice of public accountancy.))~~ required to be demonstrated for issuance of an initial ~~((permit))~~ license pursuant to ~~((section 11(1)(a) of the act))~~ RCW 18.04.215(a) shall meet the requirements of this rule:

(1) **PUBLIC ACCOUNTING EXPERIENCE.** (a) ~~((The))~~ An applicant shall show that he has had employment as a staff accountant for a certified public accountant or a firm of certified public accountants ~~((, or equivalent experience satisfactory to the board))~~ on a full-time basis, or its equivalent, for a period of not less than one year. Such employment shall ~~((include practical public accounting experience, or the equivalent of such experience, of reasonable variety and importance and requiring independent thought and judgment.))~~ have been obtained in audit, tax, management consulting, accounting and review services, financial planning or other accounting related areas of practice under the direct supervision ~~((of a holder of a certificate as))~~ of a currently licensed certified public accountant.

(b) Experience must have been gained within the five-year period preceding the date of application or, subject to the board's review and approval, within the ten-year period preceding application if the applicant has supplemented the experience during the two-year period preceding the application with at least 80 hours of continuing education, at least 40 percent of which must be in accounting or auditing subjects. The board may, at its discretion, consider other experience in satisfaction of this requirement.

(2) ATTEST FUNCTION EXPERIENCE. ((The applicant shall also show to the satisfaction of the board that the employment has included all of the following:)) (a) Commencing July 1, 1987, an applicant's experience affidavit shall demonstrate that the public accounting experience obtained, as specified by subsection (1)(a), included at least 500 hours of attest function experience, of which at least 250 hours were directly related to reports on audits of financial statements intended for third-party users. The remainder of the attest function experience shall consist solely of experience within activities generally performed by certified public accountants in review engagements, compliance audits, management audits, operational audits or other form of attest function engagements. The experience affidavit shall show that an applicant's attest function experience has included the following:

((a)) (i) Experience in applying a variety of auditing procedures and techniques to the usual and customary financial transactions recorded in accounting records;

((b)) (ii) Experience in the preparation of audit working papers covering the examination of the accounts usually found in accounting records;

((c)) (iii) Experience in planning programs of audit work including the selection of procedures to be followed;

((d)) (iv) Experience in the preparation of written explanation and comments on the findings of an examination and on the content of accounting records; and

((e)) (v) Experience in the preparation and analysis of financial statements together with explanation and notes thereon.

(b) The demonstration of attest function experience by an applicant shall have as its objective evidence that the applicant has obtained sufficient, diversified experience to enable him to conduct an audit of the financial statements of an entity and report thereon with a minimum of supervision.

(3) ((The experience prescribed by subsections (1) and (2) may be fulfilled by a combination of financial audits, reviews, compilations, compliance audits, operational audits and management audits.))

OTHER QUALIFYING EXPERIENCE. (a) Commencing July 1, 1987, experience obtained in government or industry to be deemed equivalent to that obtained in public accounting shall consist of not less than two years of full-time employment or its equivalent. Such employment must be devoted principally to the comprehensive application of generally accepted accounting principles and generally accepted auditing standards, and must culminate in the submission of reports on financial statements or other attest related engagements where the auditing agency or group is independent of the auditee and where third-party reliance is an objective of the report.

(b) Experience must be obtained under the supervision of a currently licensed certified public accountant in accordance with the provision of subsection (1)(b). The experience affidavit shall show that an applicant has had experience as specified in subsections (2)(a)(i) through (2)(a)(v) above.

(c) Experience must be obtained in an organization which has filed a sponsorship agreement with the Board, acceptable to the Board, which among other things specifies:

(i) The scope of accounting, auditing and reporting work performed within the organization;

(ii) The professional education and on-job training an applicant will receive prior to application; and

(iii) The program of review and supervision performed by the individuals within the organization who are authorized to approve experience affidavits.

In appraising such experience, the Board may require an interview and/or a review of workpapers and reports.

(4) REFUSAL TO APPROVE EXPERIENCE AFFIDAVIT.

((Experience obtained outside public accounting must include the requirements of subsections (1) and (2), and may require more than one year. In appraising such experience, the board may require an interview and/or a review of audit workpapers and reports.))

Any licensee who, having been requested by an applicant to submit to the board evidence of the applicant's experience, has refused to do so, shall upon request by the board explain in writing or in person the basis for such refusal.

(5) EXAMINATION OF EXPERIENCE DOCUMENTATION.

Any licensee who has furnished evidence of an applicant's experience to the board shall upon request by the board explain in writing or in person the information so provided.

The board may require inspection, by the board itself or by its representatives, of documentation relating to an applicant's claimed experience. Such inspections may, at the option of the board, be made at the board's office, in which case any licensee having custody of such documentation shall produce it upon request at such office.

NEW SECTION

WAC 4-25-280 QUALITY ASSURANCE REVIEW PROGRAM. (1) PURPOSE. The Washington State Board of Accountancy is charged with protection of the public interest as it relates to the licensure of certified public accountants. The purpose of the Quality Assurance Review Program (Program) is to monitor licensees' compliance with professional standards.

(2) STRUCTURE AND IMPLEMENTATION. (A) The Board will annually appoint a Quality Review Committee (Committee) of five members to perform the following functions:

(i) Review of financial statements and the reports of licensees thereon to assess their compliance with applicable professional standards;

(ii) Improvement of reporting practices of licensees through education and rehabilitative measures;

(iii) Referral of cases requiring further investigation to the Board or its designees; and

(iv) Such other functions as the Board may assign to the Committee.

(B) With respect to a firm required to renew a biennial license for a period beginning on or after July 1, 1987, such firm shall submit, for each of its offices, the following reports which have been issued by that office during the twelve months preceding the date of application if any report of such type was issued during the period:

(i) A compilation report;

(ii) A review report; and

(iii) An audit report.

(If reports issued by all offices of a firm are reviewed and issued in a controlled, centralized process, only one of each of the reports specified above shall be submitted by the firm as a whole.)

(C) The Board may exempt from the requirement of subsection (B) any firm which within the three years immediately preceding the application has been subjected to a peer review and submits with its application a copy of an unmodified report from a reviewing organization acceptable to the Board. Firms which received modified peer review reports shall submit copies of such reports and related correspondence, at the discretion of the Board, for consideration on an individual basis.

(D) Any documents submitted in accordance with subsection (B) may have the name of the client, the client's address and other identifying factors omitted, provided that the omission does not render the type or nature of the enterprise undeterminable. Dates may not be omitted.

(E) The Committee may also solicit for review financial statements and related reports of licensees from clients, public agencies, banks, and other users of financial statements.

(F) In gathering information about the professional work of licensees, the Committee may make use of investigators, either paid or unpaid, who are not themselves members of the Committee.

(G) The identities of the sources of financial statements and reports received by the Board or the Committee from other than the licensees who issued the reports shall be preserved in confidence. Reports submitted to the Committee pursuant to subsection (B) and comments of reviewers, the Committee and the Board on such reports or workpapers relating thereto, shall also be preserved in confidence except to the extent that they are communicated by the Board to the licensees who issued the reports or disclosure is required under administrative procedures rules or by direction of a court of law.

(H) The Committee's review of financial statements and reports of the licensees thereon shall be directed toward the following:

(i) Presentation of financial statements in conformity with generally accepted accounting principles;

(ii) Compliance by licensees with generally accepted auditing standards;

(iii) Compliance by licensees with other professional standards; and

(iv) Compliance by licensees with the rules of the Board and other regulations relating to the practice of public accounting.

(I) If the Board determines that a report referred to the Board by the Committee is substandard or seriously questionable with respect to applicable professional standards, the Board may take any one or more of the following actions:

(i) The Board may submit to the licensee firm a letter of comment detailing the perceived deficiencies and require the licensee to develop

quality control procedures to insure that similar occurrences will not occur in the future.

(ii) The Board may require any individual licensee who had responsibility for issuance of a report, or who substantially participated in preparation of the report and/or related workpapers, to successfully complete specific courses or types of continuing education as specified by the Board.

(iii) The Board may require that the office responsible for a substandard report submit all or specified categories of its reports to a preissuance review in a manner and for a duration prescribed by the Board.

(iv) The Board may require the office or the licensee firm responsible for a substandard report to submit to a peer review conducted in accordance with standards acceptable to the Board.

(v) The Board may require the licensee firm responsible for substandard work to submit to on site review or other investigative procedures of work product and practices by Board representatives in order to assess the degree or pervasiveness of substandard work. The Board may assess the costs of such procedures to the firm if the results of such investigative efforts substantiate the existence of substandard work product.

(vi) If it appears that the professional conduct reflected in a substandard report is so serious as to warrant consideration of possible disciplinary action, the Board may initiate an investigation pursuant to RCW 18.04.320.

WSR 86-20-088
PROPOSED RULES
DEPARTMENT OF LICENSING
[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the state of Washington Department of Licensing intends to adopt, amend, or repeal rules concerning Standardized filing forms and procedures—Uniform Commercial Code, crop liens, and processor and preparer liens for agricultural products, chapter 308-400 WAC;

that the agency will at 10:00 a.m., Monday, November 10, 1986, in the 1st Floor Conference Room, 405 Black Lake Boulevard, Olympia, 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 62A.9-409(1), 60.11.040(3) and 34.04.020.

The specific statute these rules are intended to implement is Article 62A.9 part 4, RCW, chapters 60.13 and 60.11 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1986.

Dated: October 1, 1986

By: Ken Mark
Assistant Director

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To provide uniform procedures and standardized filing forms for security interests under the Uniform Commercial Code for crop liens, and for processor and preparer liens for agricultural products.

Statutory Authority: RCW 62A.9-409(1), 60.11.040(3) and 34.04.020.

Summary of the Proposed Rules: WAC 308-400-010 Authority and purpose; 308-400-020 Applicable statutes; 308-400-025 Filing of crop liens and processor and preparer liens for agricultural products; 308-400-030 Definitions; 308-400-047 UCC-4 crop liens and processor and preparer liens for agricultural products filing form; 308-400-050 Official approval of forms; 308-400-052 Nonstandard form; 308-400-053 Acceptance of documents for filing; 308-400-054 Power of attorney; 308-400-056 Return of acknowledgment; 308-400-058 Signature requirements; 308-400-059 Statement of discharge; 308-400-070 Request for certificate of information; and 308-400-080 Delegation of certification authority.

Reasons Proposed: To enhance the ability of the Department of Licensing to serve the public.

Responsible Departmental Personnel: In addition to the director of the Department of Licensing, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing, enforcing and repealing these rules: Ken Mark, Assistant Director, Black Lake Place, 4th Avenue West and Black [Lake] Boulevard, Olympia, Washington 98504, phone (206) 753-1749 comm or 234-1749 scan; and Keith Weaver, Administrator, Black Lake Place, 4th Avenue West and Black [Lake] Boulevard, Olympia, Washington 98504, phone (206) 753-9627 comm or 234-9627.

Proponents of the Proposed Rule: State of Washington Department of Licensing.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal law or of federal or state court action.

Small Business Impact Statement: Not required for this statement.

Chapter 308-400 WAC
STANDARDIZED FILING FORMS AND PROCEDURES—
UNIFORM COMMERCIAL CODE, CROP LIENS, AND PRO-
CESSOR AND PREPARER LIENS FOR AGRICULTURAL
PRODUCTS

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-010 AUTHORITY AND PURPOSE. These rules are adopted under authority of RCW 62A.9-409(1), 60.11.040(3) and 34.04.020, to standardize filing forms for use under the Uniform Commercial Code and to establish uniform procedures for filing with, and obtaining information from, filing officers.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-020 APPLICABLE STATUTES. ((This)) The regulations in this chapter shall be considered a supplement to and not a replacement for Article 62A.9 RCW, or chapter 60.11 or 60.13 RCW.

NEW SECTION

WAC 308-400-025 FILING OF CROP LIENS AND PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS. Crop liens and processor and preparer liens for agricultural products shall be filed under the uniform commercial code section of the department of licensing in accordance with the regulations adopted in this chapter.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-030 DEFINITIONS. As used in this regulation: "Filing officer" means the director of the department of licensing or the county auditor or any person commissioned by them to act on their behalf in a Uniform Commercial Code or crop lien or processor or preparer filing procedure.

"Person" includes groups of persons, corporations, cooperatives, business trusts and all other entities capable of holding title to property.

"Filings" includes all financing statements and related documents, or documents submitted to a filing officer in lieu of financing statements under (~~Article 62A-9~~) Title 62A RCW and chapters 60.11 and 60.13 RCW.

"Claimant" means a person who claims or asserts a right, demand, or claim.

"Secured" means supported or backed by security or collateral.

"Standard filing forms" mean the filing forms approved by the department of licensing.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82, effective 7/1/82)

WAC 308-400-046 UCC-3 CHANGE STATEMENT. Effective July 1, 1982, the following form shall be the standard UCC-3 Form prescribed by the department of licensing:

PLEASE TYPE FORM This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE			
<input type="checkbox"/> LEASE — The terms debtor and secured party are to be construed as LESSEE AND LESSOR.			
<input type="checkbox"/> CONSIGNMENT — The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR.			
1 DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2. FOR OFFICE USE ONLY		
TRADE NAME: (if any)			
3 SECURED PARTY(IES) (or assignee(s)) (name and address)		4 ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))	
<div style="border: 1px solid black; height: 100px; width: 100%; display: flex; justify-content: space-between; align-items: center;"> { } </div>		<div style="border: 1px solid black; height: 100px; width: 100%; display: flex; justify-content: space-between; align-items: center;"> { } </div>	
5 This statement refers to original FINANCING STATEMENT number _____ Dated _____			
6 FOR OFFICE USE ONLY <input type="checkbox"/> C <input type="checkbox"/> F AS <input type="checkbox"/> P AS <input type="checkbox"/> AM <input type="checkbox"/> PR <input type="checkbox"/> I			

WASHINGTON UCC-3

PLEASE TYPE FORM
This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE

LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR
 CONSIGNMENT - The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

<p>1 DEBTOR(S) (or assignor(s)) (last name first, and address(es))</p> <p>TRADE NAME (if any)</p>	<p>2 FOR OFFICE USE ONLY</p>
<p>3 SECURED PARTY(IES) (or assignee(s)) (name and address)</p> <div style="border: 1px solid black; height: 100px; margin-top: 10px;"></div>	<p>4 ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))</p>

5. This statement refers to original FINANCING STATEMENT number _____ Dated _____

7 CONTINUATION The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number shown above is still effective

FULL ASSIGNMENT All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE

PARTIAL ASSIGNMENT The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(S) APPEAR ABOVE

AMENDMENT Financing statement bearing file number shown above is amended AS SET FORTH BELOW

PARTIAL RELEASE Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above

TERMINATION Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above

DESCRIPTION

8 NUMBER OF ADDITIONAL SHEETS ATTACHED _____

9 _____

TYPE NAME(S) OF DEBTOR(S) (or assignor(s)) _____	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s)) _____
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) _____ (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s)) _____

<p>10 RETURN ACKNOWLEDGMENT COPY TO</p> <div style="border: 1px solid black; height: 100px; margin-top: 10px;"></div>	<p style="text-align: center;">FILE WITH</p> <p style="text-align: center;">UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9440 OLYMPIA, WA 98504 OR</p> <p style="text-align: center;">IF FIXTURE FILING COUNTY AUTHORITY OF COUNTY WHERE ORIGINAL FILING WAS MADE</p>
<p style="text-align: right;">WASHINGTON UCC 3</p>	<p>FOR OFFICE USE ONLY</p> <p>FORM APPROVED FOR USE IN THE STATE OF WASHINGTON</p> <p style="text-align: right;">Images To Be Filed </p>

PLEASE TYPE FORM

This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE. Crop Licens and Processor and Preparer statutes

IF LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR

IF CONSIGNMENT - The terms debtor and secured party are to be construed as LESSEE AND LESSOR.

IF CROP LIEN - The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER CLAIMANT

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es)) TRADE NAME (if any)	2. FOR OFFICE USE ONLY
3. SECURED PARTY(IES) (or assignee(s)) (name and address) <div style="border: 1px solid black; height: 80px; width: 100%;"></div>	4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))

5. This statement refers to original FINANCING STATEMENT number _____ Dated _____

7. CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT. The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESSES APPEAR ABOVE.
- AMENDMENT. Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
- PARTIAL RELEASE. Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above.
- TERMINATION. Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.

DESCRIPTION:

8. NUMBER OF ADDITIONAL SHEETS ATTACHED:

9

TYPE NAME(S) OF DEBTOR(S) (or assignor(s)) _____	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s)) _____
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) _____	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s)) _____

(Required if amendment)

10. RETURN ACKNOWLEDGEMENT COPY TO:

FILE WITH:
 UNIFORM COMMERCIAL CODE DIVISION
 DEPARTMENT OF LICENSING
 P.O. BOX 9660
 OLYMPIA, WA 98504
 OR
 IF FIXTURE FILING:
 COUNTY AUDITOR OF COUNTY WHERE
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY. Images To Be Filmed

Copy 2-Filing Officer-Numeric

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON
 WASHINGTON UCC 3

PLEASE TYPE FORM
 This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE

LEASE The terms debtor and secured party are to be construed as LESSEE AND LESSOR
 CONSIGNMENT The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

1 DEBTOR(S) (or assignor(s)) (last name first and address(es))	2 FOR OFFICE USE ONLY
TRADE NAME (if any)	

3 SECURED PARTY(IES) (or assignee(s)) (name and address)	4 ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first and address(es))
--	---

5 This statement refers to original FINANCING STATEMENT number _____ Dated _____

- 7 CONTINUATION The original financing statement between the foregoing Debtor(s) and Secured Party(ies) bearing file number shown above is still effective
- FULL ASSIGNMENT All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- AMENDMENT Financing statement bearing file number shown above is amended AS SET FORTH BELOW
- PARTIAL RELEASE Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above
- TERMINATION Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above
- DESCRIPTION

8 NUMBER OF ADDITIONAL SHEETS ATTACHED

9

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) <small>(Required if amendment)</small>	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10 RETURN ACKNOWLEDGMENT COPY TO	FILE WITH UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P O BOX 9660 OLYMPIA WA 98504 OR IF FIXTURE FILING COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE
----------------------------------	---

FOR OFFICE USE ONLY

Images To Be Filled

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

WASHINGTON UCC 3

PLEASE TYPE FORM
 This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE

LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR
 CONSIGNMENT - The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

1 DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2 FOR OFFICE USE ONLY
TRADE NAME (if any)	

3 SECURED PARTY(IES) (or assignee(s)) (name and address)	4 ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
--	--

5 This statement refers to original FINANCING STATEMENT number _____ Dated _____

- 7 CONTINUATION - The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number shown above is still effective
- FULL ASSIGNMENT - All of the Secured Party's rights under the financing statement bearing file number shown above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE
- PARTIAL ASSIGNMENT - The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE
- AMENDMENT - Financing statement bearing file number shown above is amended AS SET FORTH BELOW
- PARTIAL RELEASE - Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above
- TERMINATION - Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above
- DESCRIPTION:

8 NUMBER OF ADDITIONAL SHEETS ATTACHED _____

9 _____

TYPE NAME(S) OF DEBTOR(S) (or assignor(s)) _____	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s)) _____
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) _____ <small>(Required if amendment)</small>	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s)) _____

10 RETURN ACKNOWLEDGMENT COPY TO

}

FILE WITH
 UNIFORM COMMERCIAL CODE DIVISION
 DEPARTMENT OF LICENSING
 P. O. BOX 9660
 OLYMPIA, WA 98504
 OR
 IF FIXTURE FILING:
 COUNTY ATTORNEY OF COUNTY WHERE
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY

Images To Be Filled

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

PLEASE TYPE FORM

This **CHANGE STATEMENT** is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE, Crop Liens and Processor and Preparer statutes

IF LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR

IF CONSIGNMENT - The terms debtor and secured party are to be construed as LESSEE AND LESSOR

IF CROP LIEN - The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER CLAIMANT

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2. FOR OFFICE USE ONLY
TRADE NAME: (if any)	

3. SECURED PARTY(IES) (or assignee(s)) (name and address)	4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
--	---

5. This statement refers to original FINANCING STATEMENT number _____ Dated _____

7. CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT. The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESSES APPEAR ABOVE.
- AMENDMENT. Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
- PARTIAL RELEASE. Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above.
- TERMINATION. Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.
- DESCRIPTION:

8. NUMBER OF ADDITIONAL SHEETS ATTACHED: _____

9.

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGEMENT COPY TO:

<div style="border: 1px solid black; height: 80px; width: 100%;"></div>	FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE
---	---

Copy 3-Filing Officer-Acknowledgment

FOR OFFICE USE ONLY.

Images To Be Filled

INSTRUCTIONS UCC-3

1. PLEASE TYPE THIS FORM.
2. If the space provided for any item on the form is inadequate, the item should be identified and continued on additional sheets, preferably 8 1/2" X 11". The name of the debtor should appear as the first item on each additional sheet. Only one copy of such additional sheets need be presented to the filing officer with the two copies of the financing statement. Indicate the number of sheets attached in the space provided.
3. At the time of filing, the filing officer will return copy (3) as an acknowledgment. Indicate in box 10 to whom the acknowledgment should be returned.
4. If the transaction indicated requires a description or explanation, that description or explanation must appear in box 7.
5. Typed name of debtor and/or secured party must appear with signature.
6. Except for terminations, one or more transactions may be accomplished by a single UCC-3 filing. If more than one transaction is indicated on this form, send appropriate fee for each transaction. Terminations must be submitted on a separate UCC-3.
7. The filing fee for a continuation, assignment, amendment, or release on a standard form is \$4.00. The fee is \$7.00 if any other form is used or if any additional sheets or documents are attached to the standard UCC-3. Proper filing fees must accompany each form. There is no fee for a termination statement.
8. DO NOT WRITE IN BOX 2.
9. REMOVE and retain copies (4) and (5). SEND copies (1), (2), and (3) to the address on the front of the form.

PLEASE TYPE FORM

This **CHANGE STATEMENT** is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE, Crop Liens and Processor and Preparer statutes.

IF LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR

IF CONSIGNMENT - The terms debtor and secured party are to be construed as LESSEE AND LESSOR.

IF CROP LIEN - The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER CLAIMANT

<p>1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))</p> <p>TRADE NAME (if any)</p>	<p>2. FOR OFFICE USE ONLY</p>
<p>3. SECURED PARTY(IES) (or assignee(s)) name and address</p> <div style="border: 1px solid black; height: 100px; width: 100%;"></div>	<p>4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))</p>

5. This statement refers to original FINANCING STATEMENT number _____ Dated _____

7. CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT. The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESSES APPEAR ABOVE.
- AMENDMENT. Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
- PARTIAL RELEASE. Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above.
- TERMINATION. Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.
- DESCRIPTION:

8. NUMBER OF ADDITIONAL SHEETS ATTACHED:

9. _____

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) <small>(Required if amendment)</small>	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGEMENT COPY TO:

FILE WITH:
UNIFORM COMMERCIAL CODE DIVISION
DEPARTMENT OF LICENSING
P.O. BOX 9660
OLYMPIA, WA 98504
OR
IF FIXTURE FILING:
COUNTY AUDITOR OF COUNTY WHERE
ORIGINAL FILING WAS MADE

Copy 4-File Copy-Debtor

FOR OFFICE USE ONLY. Images To Be Filmed

PLEASE TYPE FORM

This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE, Crop Liens and Processor and Preparer statutes

IF LEASE - The terms debtor and secured party are to be construed as LESSEE AND LESSOR

IF CONSIGNMENT - The terms debtor and secured party are to be construed as LESSEE AND LESSOR.

IF CROP LIEN - The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER CLAIMANT

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es)) TRADE NAME (if any)	2. FOR OFFICE USE ONLY
---	------------------------

3. SECURED PARTY(IES) (or assignee(s)) (name and address) <div style="border: 1px solid black; height: 100px; width: 100%;"></div>	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es)) <div style="border: 1px solid black; height: 100px; width: 100%;"></div>
---	--

5. This statement refers to original FINANCING STATEMENT number _____ Dated _____

7. CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT. The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESSES APPEAR ABOVE.
- AMENDMENT. Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
- PARTIAL RELEASE. Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above.
- TERMINATION. Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.
- DESCRIPTION:

8. NUMBER OF ADDITIONAL SHEETS ATTACHED: _____

9.

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGEMENT COPY TO:

FILE WITH:
 UNIFORM COMMERCIAL CODE DIVISION
 DEPARTMENT OF LICENSING
 P.O. BOX 9660
 OLYMPIA, WA 98504
 OR
 IF FIXTURE FILING:
 COUNTY AUDITOR OF COUNTY WHERE
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY. Images To Be Filmed

Copy 5-File Copy-Secured Party

NEW SECTION

WAC 308-400-047 UCC-4 CROP LIENS AND PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS FILING FORM. Effective January 1, 1987, the following form shall be the standard UCC-4 form prescribed by the department of licensing.

PLEASE TYPE OR PRINT CLEARLY Names and addresses will be filed exactly as they appear on this form.
 This statement is presented for filing pursuant to the WASHINGTON CROP LIEN LAW, RCW 62A.9.310, 60.11, and 60.13, to perfect a security interest in the collateral named below.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS		FOR OFFICE USE ONLY
TRADE NAME: (dba, aka)		
2. LIEN HOLDER CLAIMANT: NAME AND ADDRESS		3. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and addresses!)
4. DATE OF COMMENCEMENT OF FILING	NOTE: you may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged)	5. NUMBER OF ADDITIONAL SHEETS:
6. TYPE OF LIEN: <input type="checkbox"/> LANDLORD <input type="checkbox"/> SUPPLIER <input type="checkbox"/> PREPARER <input type="checkbox"/> PROCESSOR		Note: Preparer and Processor Liens require reading of the declaration in box 10 and completing box 11

Copy 1-Filing Officer-Index

WASHINGTON UCC-4

PLEASE TYPE OR PRINT CLEARLY - Names and addresses will be filed exactly as they appear on this form.
 This statement is presented for filing pursuant to the WASHINGTON CROP LIEN LAW, RCWC 62A.9.310, 60 11, and 60.13, to perfect a security interest in the collateral named below

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS	FOR OFFICE USE ONLY
---	---------------------

TRADE NAME: (dba, aka) 2. LIEN HOLDER CLAIMANT: NAME AND ADDRESS	3. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
---	---

4. DATE OF COMMENCEMENT OF FILING	NOTE: you may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged)	5. NUMBER OF ADDITIONAL SHEETS
-----------------------------------	---	--------------------------------

6. TYPE OF LIEN: LANDLORD SUPPLIER PREPARER PROCESSOR

Note: Preparer and Processor Liens require reading of the declaration in box 10 and completing box 11

7. DESCRIBE THE LABOR SERVICES, MATERIALS OR SUPPLIES COVERED BY THIS STATEMENT. INCLUDE THE AMOUNT DEMANDED AFTER DEDUCTING ALL CREDITS AND OFFSETS FOR PREPARER AND PROCESSOR LIENS.

8. RETURN ACKNOWLEDGEMENT COPY TO: (Name and Address)	FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE
FOR OFFICE USE ONLY	
IMAGES TO BE FILMED 	

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN	
10. PREPARER-PROCESSOR'S STATEMENT. I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing evidencing the lien	12. TYPE NAME OF THE LIEN HOLDER CLAIMANT
11. DATE PAYMENT IS DUE	13. SIGNATURE OF LIEN HOLDER CLAIMANT

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON
 WASHINGTON STATE REGISTER

Copy 2-Filing Officer-Numeric

PLEASE TYPE OR PRINT CLEARLY Names and addresses will be filed exactly as they appear on this form.
This statement is presented for filing pursuant to the WASHINGTON CROP LIEN LAW, RCWC 62A 9.310, 60.11, and 60.13, to perfect a security interest in the collateral named below

1. LIEN DEBTOR(S), NAME (last, first, middle) AND ADDRESS	FOR OFFICE USE ONLY
---	---------------------

TRADE NAME: (dba, aka) 2. LIEN HOLDER CLAIMANT, NAME AND ADDRESS 	3. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
---	---

4. DATE OF COMMENCEMENT OF FILING	NOTE: you may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged)	5. NUMBER OF ADDITIONAL SHEETS
-----------------------------------	---	--------------------------------

6. TYPE OF LIEN: <input type="checkbox"/> LANDLORD <input type="checkbox"/> SUPPLIER <input type="checkbox"/> PREPARER <input type="checkbox"/> PROCESSOR	NOTE: Preparer and Processor Liens require reading of the declaration in box 10 and completing box 11
---	---

7. DESCRIBE THE LABOR SERVICES, MATERIALS OR SUPPLIES COVERED BY THIS STATEMENT. INCLUDE THE AMOUNT DEMANDED AFTER DEDUCTING ALL CREDITS AND OFFSETS FOR PREPARER AND PROCESSOR LIENS.

8. RETURN ACKNOWLEDGEMENT COPY TO: (Name and Address) 	FOR OFFICE USE ONLY
---	---------------------

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN:
TERMINATION STATEMENT: The LIEN HOLDER(S) certifies that the LIEN HOLDER(S) no longer claims an interest under this CROP LIEN OR PREPARER PROCESSOR STATEMENT bearing the file number shown above.

Name: _____ Date: _____
Signature: _____ Return to: Uniform Commercial Code Division, Department of Licensing
PO Box 9650, Olympia, WA 98504

Copy 3-Filing Officer-Acknowledgment

WASHINGTON UCC 4

INSTRUCTIONS UCC-4

- 1. PLEASE TYPE OR PRINT: The information on this form will be filed exactly as you present it. Complete items 1 through 11 clearly and accurately. If you correct an error, be certain to correct all copies.
- 2. LIEN DEBTOR: The name of the lien debtor must be entered as follows—last name, comma, first name, comma, middle name or initial.
- 3. ATTACHMENTS: When the space on the form is inadequate, continue your information on additional 8 1/2 by 11 sheets. Enter the name of the lien debtor in the same manner as described in 2, as the first item on each additional page and indicate the item number on the form which is being continued. Only one copy of each attachment is necessary. Submit the NONSTANDARD FEE.
- 4. ACKNOWLEDGEMENT: The filing officer will return copy 3 when the statement is filed. Indicate where you wish this acknowledgement to be sent in the box within item number 7.
- 5. FILING FEES: Proper filing fees must accompany each filing.

STANDARD FORM:

WASHINGTON UCC-4 FORM \$4.00

NONSTANDARD FORMS:

WASHINGTON UCC-4 FORM WITH ATTACHMENTS, OR OTHER FORMS \$7.00

- 6. MAILING: Send copies 1, 2, and 3 to the address on the front of this form. Retain copies 4 and 5.

TERMINATION STATEMENT

To terminate a filing send the acknowledgement, copy 3, back to the filing officer with the termination statement signed by the lien holder/claimant of record. The UCC-3 form also may be used as a termination statement. Fees are not charged for the termination of filings.

If the name of the secured party or the assignee (if an assignment has been made) is other than the name of an individual, then the termination statements require that the exact name of the secured party or the assignee must appear directly above the signature representing the secured parties.

PLEASE TYPE OR PRINT CLEARLY - Names and addresses will be filed exactly as they appear on this form. This statement is presented for filing pursuant to the WASHINGTON CROP LIEN LAW, RCWC 62A.9.310, 60.11, and 60.13, to perfect a security interest in the collateral named below.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS FOR OFFICE USE ONLY

2. LIEN HOLDER, CLAIMANT: NAME AND ADDRESS TRADE NAME: (dba, aka) 3. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))

4. DATE OF COMMENCEMENT OF FILING NOTE: you may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged) 5. NUMBER OF ADDITIONAL SHEETS

6. TYPE OF LIEN: [] LANDLORD [] SUPPLIER [] PREPARER [] PROCESSOR Note: Preparer and Processor Liens require reading of the declaration in box 10 and completing box 11

7. DESCRIBE THE LABOR SERVICES, MATERIALS OR SUPPLIES COVERED BY THIS STATEMENT. INCLUDE THE AMOUNT DEMANDED AFTER DEDUCTING ALL CREDITS AND OFFSETS FOR PREPARER AND PROCESSOR LIENS.

8. RETURN ACKNOWLEDGEMENT COPY TO: (Name and Address) FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE FOR OFFICE USE ONLY IMAGES TO BE FILMED

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN 10. PREPARER/PROCESSOR'S STATEMENT I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing evidencing the lien. 11. DATE PAYMENT IS DUE 12. TYPE NAME OF THE LIEN HOLDER CLAIMANT 13. SIGNATURE OF LIEN HOLDER CLAIMANT

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 4-File Copy-Debtor

PLEASE TYPE OR PRINT CLEARLY -- Names and addresses will be filed exactly as they appear on this form.
 This statement is presented for filing pursuant to the WASHINGTON CROP LIEN LAW, RCWC 62A.09.310, 60.11, and 60.13, to perfect a security interest in the collateral named below.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS	FOR OFFICE USE ONLY
TRADE NAME: (dba, aka) 2. LIEN HOLDER CLAIMANT: NAME AND ADDRESS	3. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
4. DATE OF COMMENCEMENT OF FILING	NOTE: you may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged) 5. NUMBER OF ADDITIONAL SHEETS
6. TYPE OF LIEN: <input type="checkbox"/> LANDLORD <input type="checkbox"/> SUPPLIER <input type="checkbox"/> PREPARER <input type="checkbox"/> PROCESSOR	Note: Preparer and Processor Liens require reading of the declaration in box 10 and completing box 11

7. DESCRIBE THE LABOR SERVICES, MATERIALS OR SUPPLIES COVERED BY THIS STATEMENT. INCLUDE THE AMOUNT DEMANDED AFTER DEDUCTING ALL CREDITS AND OFFSETS FOR PREPARER AND PROCESSOR LIENS.

8. RETURN ACKNOWLEDGEMENT COPY TO: (Name and Address)	FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE
	FOR OFFICE USE ONLY IMAGES TO BE FILMED

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN	
10. PREPARER/PROCESSOR'S STATEMENT I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing evidenced by the lien.	12. TYPE NAME OF THE LIEN HOLDER CLAIMANT
11. DATE PAYMENT IS DUE	13. SIGNATURE OF LIEN HOLDER CLAIMANT

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON
 WASHINGTON DEC 1

Copy 5-File Copy-Secured Party

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-048 UCC-11R REQUEST FOR CERTIFICATE OF INFORMATION. Effective July 1, 1982, the following form shall be the standard UCC-11R Form prescribed by the department of licensing:

PLEASE TYPE FORM REQUEST FOR CERTIFICATE OF INFORMATION	
1 FOR OFFICE USE ONLY	2A DEBTOR (last name first, and address)
3. PARTY requesting Certificate of Information (name and address)	2B Previous address(es) of debtor (if applicable)
[]	4. DATE _____
	SIGNATURE OF REQUESTING PARTY _____

- 5
- Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed.
 - Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.
 - Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from _____ to _____ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

- 6
- 1 THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF _____ AT _____.
 - 2 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM _____ TO _____ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING. THIS SEARCH REQUEST DOES NOT REFLECT FILINGS WHICH MAY HAVE BEEN ACTIVE ON _____ TO _____ BUT HAVE EXPIRED OR HAVE BEEN TERMINATED SINCE THAT DATE.
 - 3 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCIAL STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING.
 - 4 THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT.

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, business entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests.

DATE _____ SIGNATURE OF FILING OFFICER _____

Forward to: UNIFORM COMMERCIAL CODE DEPARTMENT OF LICENSING, P.O. BOX 9660, OLYMPIA, WA 98504
 FORM APPROVED FOR USE IN THE STATE OF WASHINGTON
 WASHINGTON UCC-11R
 Copy 1 - Filing Office

REQUEST FOR CERTIFICATE OF INFORMATION

PLEASE TYPE FORM

<p>1 FOR OFFICE USE ONLY</p>	<p>2A. DEBTOR (last name first, and address)</p>
<p>3 PARTY requesting Certificate of Information (name and address)</p>	<p>2B. Previous address(es) of debtor (if applicable)</p>
<p>4</p> <p>DATE _____</p> <p>_____ SIGNATURE OF REQUESTING PARTY</p>	

5

Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed

Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.

Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from _____ to _____ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

6

1. THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF _____ AT _____

2. THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM _____ TO _____ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING. THIS SEARCH REQUEST DOES NOT REFLECT FILINGS WHICH MAY HAVE BEEN ACTIVE ON _____ 19____ BUT HAVE EXPIRED OR HAVE BEEN TERMINATED SINCE THAT DATE

3. THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING

4. THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, business entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests

DATE _____ SIGNATURE OF FILING OFFICER _____

PLEASE TYPE FORM REQUEST FOR CERTIFICATE OF INFORMATION

<p>1 FOR OFFICE USE ONLY</p>	<p>2A DEBTOR (last name first, and address)</p>
<p>3. PARTY requesting Certificate of Information (name and address)</p>	<p>2B Previous address(es) of debtor (if applicable)</p>
<p>4</p> <p>DATE _____</p> <p>SIGNATURE OF REQUESTING PARTY _____</p>	

- 5.
- Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed.
 - Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.
 - Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from _____ to _____ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

- 6.
- 1 THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF _____ AT _____
 - 2 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM _____ TO _____ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING. THIS SEARCH REQUEST DOES NOT REFLECT FINANCING STATEMENTS WHICH MAY HAVE BEEN ACTIVE ON _____ BUT HAVE EXPIRED OR HAVEN'T BEEN TERMINATED SINCE THAT DATE.
 - 3 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING.
 - 4 THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT.

The Department of Licensing hereby declares responsibility in this record search and certificate for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, surnames, entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests.

DATE _____ SIGNATURE OF FILING OFFICER _____

PLEASE TYPE FORM **REQUEST FOR CERTIFICATE OF INFORMATION** SEE REVERSE SIDE FOR INSTRUCTIONS

<p>1. OFFICE USE ONLY</p>	<p>2. DEBTOR NAME <i>(last name, first name, middle name)</i></p>
<p>3. REQUESTING PARTY <i>(Name and address)</i></p>	<p>2A. DEBTOR ADDRESS</p> <p>2B. ADDITIONAL ADDRESS(IES) <i>You may specify addresses or enter ALL to request all addresses for this debtor.</i></p>

4. TYPE OF REQUEST
- Please furnish an INFORMATION certificate showing any presently effective financing statement and processor and preparer and crop lien filed for the debtor named above, at the specific address(es) listed, on the date of receipt of this request. The \$4.00 fee is enclosed.
 - Please furnish a CERTIFICATE and true and exact COPIES of all presently effective financing statements and processor and preparer and crop liens, and any assignments thereof on file for the debtor named above, at the specific address(es) listed on the date of receipt of this request. The \$8.00 Fee is enclosed.
 - Please furnish INFORMATION certificate of all filings from _____ to _____. The \$4.00 fee is enclosed.
 - Please furnish COPIES of all filings from _____ to _____. The \$8.00 fee is enclosed.
 - Please furnish COPIES of the specific file numbers listed below in box 5. The \$8.00 fee is enclosed.

5. SPECIFICALLY REQUESTED FILE NUMBER(S)

6. DATE	7. SIGNATURE OF REQUESTING PARTY
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MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING

FORWARD TO: **UNIFORM COMMERCIAL CODE**
DEPARTMENT OF LICENSING
P.O. BOX 9860
OLYMPIA, WA 98504

NOTE

CERTIFIED SEARCH RESULTS WILL BE ATTACHED TO THIS FORM UPON COMPLETION OF THIS SEARCH.
Records of crop and crop related liens may exist at a county auditor office as well as the Department of Licensing during the filing location transition period from January 1, 1987 to the duration of a lien filed prior to January 1, 1987.

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 2-Filing Officer

WASHINGTON UCC 11R

INSTRUCTIONS UCC-11R

((1. PLEASE TYPE THIS FORM:

- 2. Only the name of one debtor may appear on each form. If information is requested on more than one name, a separate form must be submitted for each name. A husband and wife are considered to be two individual debtors. If more than one name does appear on the submitted form, only the first name will be searched.
- 3. Indicate the type of search requested in box 5.
- 4. The fee for a certificate of information request is \$4.00. The fee for a certificate of information and copy request is \$8.00. Proper filing fees must accompany each form.

5. DO NOT WRITE IN BOX 1 OR BOX 6.

6. REMOVE and retain copy (3). SEND copies (1) and (2) to the address on the front of the form:))

1. PLEASE TYPE OR PRINT THIS FORM. Complete this form accurately and clearly. The search will be conducted using the exact spelling of the debtor name as shown in box 2. If you make corrections to the form, be sure that all copies are corrected.

2. ONE DEBTOR NAME PER FORM: Only the first debtor name entered on this form will be searched. A separate UCC-11R must be submitted for each debtor.

- A husband and wife are considered to be two individual debtors.
- DBAs are considered separate debtors.

3. ADDITIONAL ADDRESSES OF THE DEBTOR: Previous or additional addresses will be searched as specified in box 2B or you may request a search of all addresses currently filed for a debtor by specifying ALL ADDRESSES. If a debtor has a P.O. Box in addition to a street address, please list both addresses.

4. SEARCH FEES: The proper fees must accompany each search request.

CERTIFICATE OF INFORMATION	\$4.00
CERTIFICATE AND COPIES	\$8.00

MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING.

5. MAILING: Send copies 1 and 2 to the address on the front of the form. Retain copy 3 for your records.

6. SEARCH RESULTS: When your search request has been completed, copy 1 will be returned with the results and/or certification attached.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-050 OFFICIAL APPROVAL OF FORMS. A supplier of standard forms who wishes to print on such forms a legend indicating that they have been officially approved as standard forms by the department of licensing shall submit ((five)) two sets of reproducible proof copies of each such form to the department. The copies must demonstrate to the satisfaction of the department that the approved form in final printing will conform to content, format, size, and construction of the forms set out in WAC 308-400-040, 308-400-042, 308-400-044, 308-400-046, 308-400-047, and 308-400-048. If the department is so satisfied, it shall notify such supplier in writing. No person shall print such a legend on any form for use under ((the Uniform Commercial Code)) Article 62A.9 RCW or chapter 60.11 or 60.13 RCW, nor shall ((he)) any person in any manner represent that there has been such approval, without first applying for such approval and receiving such notice from the department. A form which has not been approved by the department shall be considered a nonstandard form.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-052 NONSTANDARD FORM. (1) Beginning July 1, 1982, the only forms which will be considered standard forms for the purpose of assessing standard fees are those set out in WAC 308-400-040, 308-400-042, 308-400-044, ((and)) 308-400-046, and 308-400-048. All other forms will be considered nonstandard forms to which the nonstandard form filing fees apply.

(2) Beginning January 1, 1987, the only forms which will be considered the standard form for assessing standard fees for processor, preparer, or crop liens shall be those set out as WAC 308-400-046, 308-400-047, and 308-400-048.

(3) A standard form which includes attachments becomes a non-standard filing and will be assessed the nonstandard filing fee.

NEW SECTION

WAC 308-400-053 ACCEPTANCE OF DOCUMENTS FOR FILING. (1) The department of licensing, Uniform Commercial Code section, does not, by accepting or rejecting a document submitted for filing, determine the legal validity of the document.

(2) When proper filing fees are submitted, the filing officer will accept for filing, documents that meet the basic filing requirements described by statute.

(3) The filing officer will return, without filing, any continuation that is received after the expiration of the original financing statement. No exception will be made for continuation statements which are received following a weekend or holiday during which the original statement or previous continuation statement expired.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-054 POWER OF ATTORNEY. (1) The department will accept for filing a financing statement signed for the debtor by his agent or attorney in fact if such circumstance is clearly indicated on the financing statement or filing form or in accompanying documents.

(2) When a termination statement is signed for the secured party by an attorney in fact, ((an acknowledged)) a notarized copy of the document granting the power of attorney to the signer must accompany the statement or filing form.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-056 RETURN OF ACKNOWLEDGMENT. When a document is accepted for filing, the department of licensing shall deposit ((the)) an acknowledgment in the mails with reasonable promptness for return to the secured party or the person designated by the secured party to receive ((the)) acknowledgment.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-058 ((TERMINATION IF PARTIAL ASSIGNMENT)) SIGNATURE REQUIREMENTS. (1) A financing statement must be signed by each person listed by name as the debtor.

(2) If a partial assignment of the security interest perfected by a financing statement or filing form has been made, signatures of both the secured party and the assignee are required to terminate the financing statement or filing form. All signatures on UCC-3 actions must be original. When representing a person other than the signer, the person must be identified as the representative.

(3) Each party listed as a secured party on the financing statement or filing form must sign any UCC-3 action or termination form.

NEW SECTION

WAC 308-400-059 STATEMENT OF DISCHARGE. (1) The lienholder shall file a lien or security termination statement with the filing officer (a) within fifteen days following full payment of a crop or supplier lien, or (b) within ten days of full payment of a UCC secured interest, or a processor or preparer lien, if requested to do so by the debtor.

(2) Failure to file a crop lien termination statement shall cause the lien holder to be liable to the debtor for the attorneys' fees and costs incurred by the debtor to have the lien terminated, together with damages incurred by the debtor due to the failure of the lien holder to terminate the lien.

(3) Failure to file a requested termination or discharge statement shall cause the producer or claimant to be liable to the debtor in the sum of one hundred dollars plus actual loss or damages caused by the failure to file.

(4) Failure to file a statement of discharge or a notice of termination with the department of licensing may result in retention of filings records beyond the duration of the secured interest.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-070 REQUEST FOR CERTIFICATE OF INFORMATION. A separate written request for information (see WAC 308-400-048. Form UCC-11R) must be submitted with respect to each individual debtor concerning whom information is sought. For this purpose a husband and wife shall be considered to be two individual debtors. An entity identified by a trade name or a DBA (doing business as), will be considered an individual debtor.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-080 DELEGATION OF CERTIFICATION AUTHORITY. The director of the department of licensing may delegate to other department filing officers the authority to issue and sign all certificates of information issued by the department pursuant to RCW 62A.9-407(2), 60.11.040(3), and 34.04.020.

WSR 86-20-089
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
 [Filed October 1, 1986]

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 Performance evaluation—Requirements—Monitoring, amending WAC 356-30-300;

that the agency will at 10:00 a.m., Thursday, November 6, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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 and ESSB 3346.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

Dated: October 1, 1986

By: Leonard Nord
 Secretary

STATEMENT OF PURPOSE

Amending WAC 356-30-300.

Title: Performance evaluation—Requirements—Monitoring.

Purpose: Establishes procedures in which supervisors must evaluate the performance of their employee(s).

Statutory Authority: RCW 41.06.150.

Specific Statute: ESSB 3346.

Summary and Reasons: Changes to this rule are intended to implement the provisions of Engrossed Substitute Senate Bill 3346, which mandated the State Personnel Board to adopt rules on affirmative action as it relates to state boards, commissions, and agencies.

Responsibility for Drafting: Russell Scott, Affirmative Action Administrator, Department of Personnel, 600 South Franklin, Mailstop FE-11, Olympia, WA 98507-

1789, phone 753-3758; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

AMENDATORY SECTION (Amending Order 230, filed 9/18/85)

WAC 356-30-300 PERFORMANCE EVALUATION—REQUIREMENTS—MONITORING. (1) Agencies shall evaluate the performance of their employees during their probationary or trial service periods and at least once a year thereafter.

(2) The annual evaluation will be conducted during the sixty-day period following the employee's anniversary date, except an agency can establish, on a consistent basis, a due date which better accommodates the agency's particular needs. The evaluation will cover the period ending with the established due date.

(3) Agencies will utilize the standardized employee performance evaluation procedures and forms prescribed by the director of personnel (~~(-supplement)~~). The procedures shall include provisions whereby individual agencies may, with the approval of the director of personnel, supplement the process with special performance factors peculiar to the specific organizational needs.

(4) The procedures and forms shall:

(a) Be designed to aid in communications between supervisors and subordinates and clarify duties and expectations.

(b) Be designed to inform employees of their performance strengths and weaknesses.

(c) Be based on performance toward the goals and objectives of the agency and its subunits.

(d) Include provisions for the counseling and the development of employees.

(e) Include an evaluation of each supervisor's efforts in achieving the objectives of their department's affirmative action plan.

(5) Each employee whose work is judged unsatisfactory shall be notified in writing of the areas in which the work is considered deficient. Unless the deficiency is extreme, the employee shall be given an opportunity to demonstrate improvement.

(6) Allowing probationary employees to gain permanent status or trial service employees to gain permanent status in the class to which they have been promoted without completion of an evaluation may be regarded as neglect of duty, incompetence or insubordination on the part of the supervisor and may be cause for disciplinary action.

WSR 86-20-090
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
 [Filed October 1, 1986]

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 356-18-060 Paid sick leave—Use.

Amd WAC 356-18-115 Leave due to inclement weather.

Amd WAC 356-18-116 Leave due to child care emergencies;

that the agency will at 10:00 a.m., Thursday, November 13, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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 November 11, 1986.

Dated: October 1, 1986

By: Leonard Nord
Secretary

STATEMENT OF PURPOSE

Amending WAC 356-18-060, Paid sick leave—Use.

Purpose: To explain the reasons for which employees are entitled to use sick leave.

Summary: Amend subsection (5) to delete the requirement that a parent reside in the same home of the child in order to be able to use sick leave for emergency child care.

Reasons: Would allow the noncustodial parent to use sick leave for child care emergencies. The current rule allows such leave only for the custodial parent. Since the majority of custodial parents are women, this usually places the burden on women to take time off from work when a child care emergency occurs. By broadening this rule, the noncustodial parent would also be able to share in the responsibility of caring for the child.

Amending WAC 356-18-115, Leave due to inclement weather.

Purpose: To explain the state's policy concerning tardiness and absences due to inclement weather.

Summary: Amend subsection (1)(a) to allow the use of exchange time.

Reasons: This rule currently allows scheduled work period, nonscheduled work period, and law enforcement employees to use their accrued compensatory time for absences due to inclement weather. The proposed amendment would allow exceptions work period employees to use their accrued exchange time, which is their equivalent of compensatory time.

Amending WAC 356-18-116, Leave due to child care emergencies.

Purpose: To explain the state's policy concerning absences due to child care emergencies.

Summary: Amend subsection (1) to allow the use of exchange time.

Reasons: This rule currently allows scheduled work period, nonscheduled work period, and law enforcement employees to use their accrued compensatory time for absences due to emergency child care. This proposed amendment would allow exceptions work period employees to use accrued exchange time, which is their equivalent of compensatory time.

Statutory Authority: RCW 41.06.150.

Responsibility for Drafting: D. J. Patin, Personnel Analyst, Department of Personnel, 825 East 5th, Mailstop EY-11, Olympia, WA 98504, phone 586-1769; Implementation: All client agencies of the Department of Personnel; and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

AMENDATORY SECTION (Amending Order 175, filed 9/22/82)

WAC 356-18-060 PAID SICK LEAVE—USE. (1) Personal illness: Accumulated sick leave shall be granted when an employee is required to be absent from work for any of the following reasons:

(a) Illness or injury of the employee or for preventative health care.
(b) Exposure of the employee to contagious disease when attendance at work would jeopardize the health of others.

(c) Disability of the employee due to pregnancy or childbirth.
(2) Illness of relatives or household members: Accumulated sick leave shall be granted up to five days for each occurrence or as extended by the agency when an employee is required to be absent from work for any of the following reasons:

(a) Illness, injury or preventative health care of members of the employee's household or relatives of the employee that requires the employee's attendance.

(b) For purposes of the provisions of subsection (2)(a) of this section, "relatives" shall include:

((+)) (i) Spouse.

((+)) (ii) Son, daughter, grandchild, or foster child.

((+)) (iii) Grandparent or parent.

(c) For purposes of the provisions of subsections (2) and (3)(a) ((below)) of this section:

Members of household means "persons who reside in same home, who have reciprocal and natural and/or moral duties to and do provide support for one another. The term does not include persons sharing the same general house when the living style is primarily that of a dormitory or commune."

(3) Bereavement: Accumulated sick leave shall be granted up to three days for each occurrence or as extended by the agency for reasons of travel when an employee is required to be absent from work for any of the following reasons:

(a) Death of members of the employee's household or relatives of the employee or the employee's spouse.

(b) For purposes of the provisions of subsection (3)(a) of this section, "relatives" shall include:

((+)) (i) Spouse.

((+)) (ii) Son, daughter, grandchild, foster child, son-in-law, or daughter-in-law.

((+)) (iii) Grandparent, parent, brother, sister, niece, nephew, aunt, uncle, first cousin, brother-in-law, or sister-in-law.

(4) Inability of employee to report for scheduled work because of severe inclement weather. (Such use of sick leave shall be limited to three days in any calendar year and shall be used only as specified in WAC 356-18-115.)

(5) In addition to the reasons listed above, ((emergency care of a child in the custody of and residing in the home of an employee)) absence due to an employee's inability to report for scheduled work because of emergency child care requirements. (Such use of sick leave shall normally be limited to a maximum of one day per incident, and to three days in any calendar year, unless extended by the appointing authority, and shall be used only as specified in WAC 356-18-116.)

(6) When a condition listed under subsection (1)(a) or (c) ((above)) of this section arises while the employee is on vacation leave, the employee shall be granted accrued sick leave as provided above for the condition (in lieu of the approved vacation leave) provided that the employee requests such sick leave within fourteen days after return to work. Such conversion rights shall not extend to vacation leave taken prior to an employee's separation as provided in WAC 356-18-100(2).

AMENDATORY SECTION (Amending Order 64, filed 3/20/74)

WAC 356-18-115 LEAVE DUE TO INCLEMENT WEATHER. (1) Absence due to an employee's inability to report for scheduled work because of severe inclement weather or conditions caused by severe inclement weather shall be charged to the following in the order listed:

(a) Any earned compensatory or exchange time;

(b) Any accrued vacation leave;

(c) Accrued sick leave up to a maximum of three days in any calendar year;

(d) Leave without pay.

(2) Although the types of paid time off shall be used in the alphabetical order listed in ((paragraph)) subsection (1) ((above)) of this section, and each type of paid time off shall be exhausted before the next (in alphabetical order) is used, employees shall be permitted to use leave without pay rather than paid time off at their request.

(3) Tardiness due to an employee's inability to report for scheduled work because of severe inclement weather or conditions caused by severe inclement weather will be allowed up to one hour at the beginning of the work day. Inclement weather tardiness in excess of one hour shall be charged as provided in subsection (1) ((above)) of this section.

AMENDATORY SECTION (Amending Order 84, filed 10/20/75)

WAC 356-18-116 LEAVE DUE TO CHILD CARE EMERGENCIES. Absence due to an employee's inability to report for scheduled work because of emergency child care requirements shall be authorized in any of the leave categories listed below at the employee's desire:

- (1) Compensatory or exchange time.
- (2) Vacation leave.
- (3) Accrued sick leave.
- (4) Leave without pay.

WSR 86-20-091
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
 [Filed October 1, 1986]

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 affirmative action program in Washington state employment;

that the agency will at 10:00 a.m., Thursday, November 6, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, 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 and ESSB 3346.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 4, 1986.

Dated: October 1, 1986
 By: Leonard Nord
 Secretary

STATEMENT OF PURPOSE

New WAC 356-05-013 Affirmative action; new WAC 356-05-157 Equal employment opportunity; new WAC 356-05-327 Protected group members; new WAC 356-05-333 Reasonable accommodation; amending WAC 356-05-390 Seniority, defines the term "seniority" as used throughout Title 356 WAC; new WAC 356-05-447 Underutilization; amending WAC 356-05-470 Veteran's ((widow)) spouse, defines the term "veteran's widow" as used throughout Title 356 WAC; new WAC 356-06-005 Discrimination prohibited; amending WAC 356-07-040 General method of operation, to state the general conduct of agency business as pursuant to the charter established in chapters 41.06 and 41.05 RCW and Title 356 WAC; amending WAC 356-07-060 Records availability—Copies obtained, to establish public records, as defined in Title 356 WAC, that will be

made available to the director of personnel or designee; new chapter 356-09 WAC, Affirmative action program; amending WAC 356-18-140 Leave without pay, defines when leave without pay may be granted; amending WAC 356-18-220 Leave((=Extension-of)) without pay—Effect on anniversary date((=))And periodic increment date((=Effect=Exceptions)), to define the effect of leave without pay on anniversary date and periodic increment date; amending WAC 356-22-010 Recruitment—Examination notices, to define how recruitment shall be conducted; amending WAC 356-22-040 Applications—Contents—Restrictions, to define the contents and restrictions of application forms; amending WAC 356-22-070 Applications—Disqualification, to define the conditions under which the director of personnel may disqualify an applicant; amending WAC 356-22-100 Examinations—Time and place, defines time and place requirements of state examinations; amending WAC 356-22-180 Examination—Oral examining board, defines the responsibilities and make up of oral examining boards; amending WAC 356-22-190 Examinations—Physical, defines when applicants may be required to take physical exams; amending WAC 356-26-010 Registers—Responsibilities—Duration—Maintenance, to establish responsibility of register maintenance; amending WAC 356-26-020 Registers—Appointments—How made, to define how appointments are made from established registers; amending WAC 356-26-040 Registers—Name removal for cause—Grounds enumerated—Requirements, to stipulate the grounds by which a name may be removed from a register; amending WAC 356-26-060 Certification—General methods, to define the general methods of certification from registers; amending WAC 356-26-090 Certification—((Exhausted or incomplete registers=))Underfill, defines procedure for under filling a position; amending WAC 356-26-130 Certification—Selective—When permitted, to define when selective certification is permitted; amending WAC 356-30-010 Appointments—Prohibition of discrimination—Exceptions, to prohibit discrimination in appointments except when a bona fide occupational qualification has been approved; new WAC 356-30-011 Appointments—Affirmative action; amending WAC 356-30-050 Appointments—Emergency—How made—Status, to define when and how emergency appointments are made; amending WAC 356-30-075 Appointments—Veterans—Noncompetitive, to define hiring preference for veterans, their widows, widowers, and spouses in noncompetitive service; amending WAC 356-30-310 Trial service—Counseling—Training, to define the supervisors' responsibility for counseling employees during the trial service period; amending WAC 356-34-010 Disciplinary actions—Causes for demotion—Suspension—Reduction in salary—Dismissal, to define what disciplinary actions can be taken against an employee and under what circumstances; amending WAC 356-35-010 Disability—Separation—Appeals—Procedures, to establish procedures for separation of a disabled employee, and to explain the employees right to appeal; amending WAC 356-39-070 Agency evaluation of human resource development, to establish the requirement

for agencies to evaluate their human resource development activities; and repealing WAC 356-46-020 Discrimination—Prohibitions, to establish a policy of non-discrimination in all terms and conditions of classified employment.

Statutory Authority: RCW 41.06.150.

Specific Statute: ESSB 3346.

Summary and Reasons: These rule change are intended to implement the provisions of Engrossed Substitute Senate Bill 3346, which mandated the State Personnel Board to adopt rules on affirmative action as it relates to state boards, commissions, and agencies.

Responsibility for Drafting: Russell Scott, Affirmative Action Administrator, Department of Personnel, 600 South Franklin, Mailstop FE-11, Olympia, WA 98507-1789, phone 753-3758; Implementation and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

NEW SECTION

WAC 356-05-013 AFFIRMATIVE ACTION. Those results-oriented actions which an employer must take to ensure equal employment opportunity.

NEW SECTION

WAC 356-05-157 EQUAL EMPLOYMENT OPPORTUNITY. The opportunity to obtain employment and promotions without discrimination because of race, color, religion, sex, marital status, national origin, age, disabled and Vietnam Era veterans, and physical, sensory, or mental handicap.

NEW SECTION

WAC 356-05-327 PROTECTED GROUP MEMBERS. Groups or persons who have experienced disparate treatment in gaining meaningful employment and promotions within a designated labor market. Groups or persons are designated as protected group members based on the following: Race, color, sex, national origin, disabled and Vietnam Era veterans, and physical, sensory, or mental handicap.

NEW SECTION

WAC 356-05-333 REASONABLE ACCOMMODATION. Alterations, adjustments, or changes in the job, workplace and/or term or condition of employment which will enable an otherwise qualified handicapped individual or disabled veteran to perform a particular job successfully, as determined on a case-by-case basis depending on individual circumstances.

AMENDATORY SECTION (Amending Order 237, filed 10/23/85, effective 12/1/85)

WAC 356-05-390 SENIORITY. A measure of the last period of unbroken time served in positions in the classified service under the jurisdiction of the state personnel board. Service in positions brought under the jurisdiction of the state personnel board by statute is counted as though it had previously been under the jurisdiction of the state personnel board. Leaves of absence granted by agencies and separations due to reduction in force are not considered a break in service. Time spent on leaves of absence without pay is not credited unless it is for educational leaves, or statutes require it be credited; or it is taken at the specific request of an agency so employees may perform work specifically related to state work. Time spent off the state payroll due to reduction in force will be credited for that period of time the employee is eligible to be placed on the reduction in force register. Leaves without pay granted to directly or indirectly reduce the possible effect of reduction in force will be credited in accordance with WAC 356-18-140 and 356-18-220. Leaves of absence without pay granted to employees who are drawing worker's compensation because of injury or illness while employed by the state will be credited. Leaves of absence without pay due to disability (as defined in WAC 356-05-120)

shall be credited to an employee's seniority. Time spent in exempt appointments listed in RCW 41.06.070 will be credited and the service will not be regarded as broken when employees return from exempt service in accordance to RCW 41.06.070(26), WAC 356-06-055 and 356-30-330. Time spent under the jurisdiction of the higher education personnel board will be added when the employee comes under the jurisdiction of the state personnel board through the provisions of WAC 356-49-040. The length of active military service of a veteran, not to exceed five years, shall be added to the state service for such veteran or his widow.

NEW SECTION

WAC 356-05-447 UNDERUTILIZATION. Employment of protected group members in a job or job group at a rate below their availability in the workforce.

AMENDATORY SECTION (Amending Order 209, filed 8/10/84)

WAC 356-05-470 VETERAN'S (~~(WIDOW)~~) SPOUSE. For the purpose of granting preference during layoffs and subsequent reemployment, the unmarried (~~(wife)~~) spouse of a deceased veteran as defined in WAC 356-05-465 except that such veteran's one-year minimum length of active military service shall be disregarded.

NEW SECTION

WAC 356-06-005 WASHINGTON STATE LAW AGAINST DISCRIMINATION. State agencies are subject to the Washington state law against discrimination, chapter 49.60 RCW. Applicants, eligibles, or employees who believe they have been discriminated against because of race, creed, color, national origin, sex, marital status, age, or the presence of any sensory, physical, or mental handicap, may file a complaint with the Washington state human rights commission as provided in RCW 49.60.230.

AMENDATORY SECTION (Amending Order 60, filed 12/13/73)

WAC 356-07-040 GENERAL METHOD OF OPERATION. (1) The general conduct of agency business is pursuant to the charter established in chapters 41.06 and 41.05 RCW, and Title 356 WAC.

(2) Provisions for all interested parties to participate in formulation of rules governing administration of the law is assured by a twenty-day notice requirement prerequisite to formal state personnel board action on any jurisdictional matter, except appeals.

(3) Special meetings may be called by the board subject to twenty-four hour notice, as required by law.

(4) Informal work sessions with interested parties are conducted by staff of the department of personnel as necessary to ensure representation from interested parties before proposals are made to the board.

(5) All business of the department of personnel must be conducted in facilities which are accessible and/or in a manner which accommodates the needs of persons of disability.

AMENDATORY SECTION (Amending Order 60, filed 12/13/73)

WAC 356-07-060 RECORDS AVAILABILITY—COPIES OBTAINED. (1) Copies of all public records defined in WAC 356-08-020 and identified in current indexes maintained in the Olympia office of the department of personnel shall be made available upon request to the staff member designated by the director or his designee. Response to such requests will be in the order received.

(2) Available indexes shall include the following:

- (a) Merit system rules;
- (b) Twenty-day notice and minutes of meetings – regular and special;
- (c) Board orders;
- (d) Department of personnel budget and planning documents;
- (e) Staff administrative procedures manuals;
- (f) Department of personnel classification and compensation plans;
- (g) Factual staff reports and studies;
- (h) Documents filed with department of personnel as required by merit system rules or board order, e.g., affirmative action plans, reduction in force procedures, collective bargaining agreements, and (~~holiday schedules~~) policies relating to the retention and confidentiality of personnel records.

(3) No fee will be charged for inspection of public records. Inspection will be during office hours in a space provided by the director and

must be accomplished without excessive interference with the essential functions of the agency.

(4) Copies of records will be made available at not more than actual cost to the department of personnel as determined by the director. Rules and regulations will be made available without charge.

Chapter 356-09 WAC
AFFIRMATIVE ACTION PROGRAM

WAC

- 356-09-010 Affirmative action program—Purpose.
356-09-011 Affirmative action program—Equal employment opportunity policy statement.
356-09-013 Affirmative action program—Affirmative action plan—Elements.
356-09-030 Affirmative action program—Application of rules.
356-09-050 Affirmative action program—Responsibilities—Department of personnel.
356-09-070 Affirmative action program—Responsibilities—Agencies.
356-09-090 Affirmative Action Program—Testing.

NEW SECTION

WAC 356-09-010 AFFIRMATIVE ACTION PROGRAM—PURPOSE. The purpose of this chapter is to ensure compliance with the provisions of chapters 41.06 and 49.60 RCW and executive orders, providing for affirmative action and equal employment opportunity in appointment, promotion, transfer, recruitment and career development; development and implementation of affirmative action goals and timetables, and monitoring progress against those goals and timetables.

NEW SECTION

WAC 356-09-011 AFFIRMATIVE ACTION PROGRAM—EQUAL EMPLOYMENT OPPORTUNITY POLICY STATEMENT. (1) Each agency shall publish an equal employment opportunity policy statement that reflects the agencies' policy of equal opportunity and nondiscrimination on the basis of race, creed, color, national origin, sex, marital status, sexual orientation, veteran status, or the presence of any sensory, mental or physical disability. Other elements of the statement will be in accordance with the affirmative action guidelines.

(2) The equal employment opportunity policy statement must be endorsed by the agency head.

NEW SECTION

WAC 356-09-013 AFFIRMATIVE ACTION PROGRAM—AFFIRMATIVE ACTION PLAN—ELEMENTS. (1) Agencies that are required to maintain an affirmative action plan shall develop them in accordance with department of personnel guidelines. Affirmative action plans will be subject to review by the department of personnel and the human rights commission. When plans are in compliance with department of personnel guidelines, they will be recommended for approval to the governor's affirmative action policy committee by the department of personnel.

(2) Affirmative action plan updates will be submitted annually to the department of personnel for review and approval in accordance with department of personnel guidelines.

(3) Affirmative action plans must contain, but are not limited to the following elements:

- (a) Equal employment opportunity affirmative action policy statement endorsed by the agency head.
- (b) Designation of responsibility for implementation and maintenance of the plan.
- (c) Dissemination of plan and policy.
- (d) Utilization analysis.
- (e) Goals and timetables.
- (f) Identification of problem areas.
- (g) Action programs to achieve goals.
- (h) Monitoring and reporting procedures.

NEW SECTION

WAC 356-09-030 AFFIRMATIVE ACTION PROGRAM—APPLICATION OF RULES. (1) Discrimination based upon race,

creed, color, national origin, age, sex, marital status, sexual orientation, veterans status, or the presence of any sensory, mental, or physical disability is contrary to the provisions of these rules.

(2) Insofar as they do not conflict with the provisions of chapter 356-09 WAC, the remainder of the merit system rules shall apply. If there is an apparent conflict between chapter 356-09 WAC and the remainder of the merit system rules, the provisions of chapter 356-09 WAC shall apply.

NEW SECTION

WAC 356-09-050 AFFIRMATIVE ACTION PROGRAM—RESPONSIBILITIES—DEPARTMENT OF PERSONNEL. The department of personnel is responsible for administering the state's affirmative action program and providing technical assistance to state agencies in the development and implementation of their affirmative action programs. In keeping with these responsibilities, the department of personnel will accomplish the following:

(1) Provide agencies with the data required to develop and implement affirmative action goals and timetables.

(2) Review agency affirmative action plans and equal employment opportunity policy statements for compliance with applicable merit system rules and established affirmative action guidelines, and recommend changes as appropriate.

(3) When plans and policy statements are in compliance, recommend them for approval to the governor's affirmative action policy committee.

(4) With the assistance of state agencies recruit protected group members for job classes for which the department of personnel is responsible and, upon request, assist agencies with local list recruitment.

(5) Monitor for adverse impact on protected group members in the areas of recruitment, appointment, promotion, transfer, termination, training and career development. Records in these areas will be maintained by protected group status.

(6) Monitor and record all formal disciplinary actions taken against protected group members for disparate effect.

(7) Monitor protected group participation in agencies' human resource development activities.

(8) Monitor submission of board actions for possible disparate effect on protected group members or negative effect on affirmative action.

(9) Review all selective certification requests for possible disparate effect on protected group members. When disparate effect is identified, the department of personnel and the agency will explore alternatives which will meet the agency's legitimate business needs as well as eliminate or lessen the disparate effect.

(10) Publish guidelines that will assist agencies in developing and implementing their affirmative action plan.

NEW SECTION

WAC 356-09-070 AFFIRMATIVE ACTION PROGRAM—RESPONSIBILITIES—AGENCIES. Agencies shall develop an affirmative action program (in accordance with department of personnel guidelines) which will be subject to review by the department of personnel and the human rights commission. The program will, at a minimum, contain the following elements:

(1) An approved affirmative action plan or equal employment opportunity policy statement.

(2) A sexual harassment policy statement endorsed by the agency head.

(3) A reasonable accommodation policy for persons of disability, endorsed by the agency head.

(4) A discrimination complaint/grievance procedure for applicants and employees.

(5) Provisions for training in equal employment opportunity issues including sexual harassment awareness and prevention.

(6) Provisions to monitor local list employee selection procedures.

NEW SECTION

WAC 356-09-090 AFFIRMATIVE ACTION PROGRAM—TESTING. (1) The department of personnel will make reasonable accommodations for applicants who require such during the test procedure.

(2) The department of personnel will ensure that test sites are accessible to persons of disability.

(3) The department of personnel will provide special testing for protected group members under the following conditions:

- (a) No open bulletin for a specified classification exists.
- (b) A valid open competitive or promotional register exists that has not been open for recruitment for over a year.
- (c) The specific protected group member is underrepresented on the register in comparison to availability in the recruitment area, and/or identified agency is below affirmative action goals for the specified protected group member in the job classification or category.
- (d) The applicant meets minimum qualifications for the last open bulletin for the specified register.

AMENDATORY SECTION (Amending Order 223, filed 5/22/85)

WAC 356-18-140 LEAVE WITHOUT PAY. (1) Leave without pay may be allowed when such leave will not operate to the detriment of the state service.

(2) Leave without pay may be authorized for any reasons applicable to:

- (a) Leave with pay.
- (b) Educational leave.
- (c) Newborn or adoptive child care leave as provided in WAC 356-18-150.
- (d) Military and U.S. Public Health Service and Peace Corps leave.
- (e) Specific leaves granted for government service in the public interest upon specific request of an employee, concurred in by the appointing authority and approved by the director of personnel.

(f) Leave taken voluntarily to reduce the effect of an agency reduction in force, leaving the employee's standing with regard to the RIF register intact.

(3) Authorized leave without pay shall be limited to not more than ~~(+2)~~ twelve months in any consecutive five-year period, except for:

(a) Leave without pay for military, U.S. Public Health Service or Peace Corps;

- (b) Authorized government leave not exceeding two years;
- (c) Employees receiving time loss compensation;
- (d) Educational leaves under provisions of WAC 356-39-120;
- (e) Newborn or adoptive child care leave under provisions of WAC 356-18-150; or

(f) Leave taken voluntarily to reduce the effect of an agency reduction in force under the provisions of WAC 356-30-335;

(g) Leave granted in order to provide a reasonable accommodation for an employee's disability.

(4) Leave without pay exceeding twelve months in a consecutive five-year period, not covered by the exceptions noted in subsection (3) of this section, shall be treated as unauthorized absence.

AMENDATORY SECTION (Amending Order 161, filed 10/5/81)

WAC 356-18-220 LEAVE ~~(=EXTENSION OF)~~ WITHOUT PAY ~~(=EFFECT ON ANNIVERSARY DATE(=))~~ AND PERIODIC INCREMENT DATE ~~(=EFFECT EXCEPTIONS)~~.

~~((When an employee is on leave of absence without pay for any period in excess of 15 consecutive calendar days, except military and U.S. Public Health Service leave, state service in an exempt position, or from government service which had director of personnel approval or on leave following injuries sustained while performing the state position duties, the anniversary date and periodic increment date of such employees shall be moved forward in amount equal to the entire duration of that leave of absence. A leave of absence without pay of 15 calendar days or less will not affect the anniversary date. The periodic increment date and anniversary date will be continued if the leave of absence was an educational leave of absence in accordance with the provisions of WAC 356-39-120, or if the leave without pay is taken voluntarily by an employee to help reduce the effect of an agency reduction in force. When an employee is in a position assigned to a program or facility whose primary purpose is academic and/or vocational education, and the program or facility follows the customary public school practice of less than a 12-month school year, the employing agency may place the employee on leave without pay while the program or facility is closed for customary school vacations without adjusting the employee's anniversary and periodic increment dates.))~~ (1) Leave without pay of fifteen consecutive calendar days or less will not affect an employee's anniversary date or periodic increment date.

(2) When an employee is on leave without pay for more than fifteen consecutive days, the employee's anniversary date and periodic increment date will not be affected when the absence is due to any of the following reasons:

- (a) Military or United States public health service;

(b) Government service which had the director of personnel's approval;

(c) Injuries sustained while performing the employee's state job;

(d) The employee's disability;

(e) Educational leave in accordance with the provisions of WAC 356-39-120;

(f) Leave without pay taken voluntarily to reduce the effect of an agency reduction-in-force.

(3) When an employee is on leave without pay for more than fifteen consecutive calendar days and the absence is not due to one of the reasons listed in subsection (2) of this section, the employee's anniversary date and periodic increment date shall be moved forward in an amount equal to the duration of the leave of absence.

(4) When an employee's position is assigned to a program or facility whose primary purpose is academic and/or vocational education, and the program or facility follows the customary public school practice of less than a twelve-month school year, the employing agency may place the employee on leave without pay while the program or facility is closed for customary school vacations without adjusting the employee's anniversary and periodic increment dates.

AMENDATORY SECTION (Amending Order 63, filed 2/26/74)

WAC 356-22-010 RECRUITMENT—EXAMINATION NOTICES. (1) Recruitment shall be conducted publicly in any manner which will attract a ~~((sufficient number))~~ diversity of qualified persons to meet the needs of the classified service. Recruitment will be coordinated through the director. ~~((Examination notices))~~ Recruitment announcements shall be posted publicly, as selected by the director, and at all offices of the department of personnel. ~~((Public notice, hereinafter defined as an examination))~~ Each recruitment announcement ~~((;))~~ shall specify title and salary range of the class, information of the duties performed, applicable minimum or desirable qualifications, ~~((and))~~ type of examination, and shall encourage protected group members to apply.

(2) The director may limit recruitment to applicants meeting selective criteria.

(3) The director may limit open competitive recruitment to applicants available for employment to specific geographic locations.

(4) Registers established under subsections (2) and (3) ~~((above))~~ of this section will be used exclusively for filling positions for which such recruitment has been conducted.

AMENDATORY SECTION (Amending Order 81, filed 8/21/75, effective 9/21/75)

WAC 356-22-040 APPLICATIONS—CONTENTS—RESTRICTIONS. (1) All applications shall be on a form prescribed by the department of personnel. The applicant's signature shall certify the truth of the stated information.

(2) The application shall include pertinent information regarding experience, training, and other information as deemed necessary by the director of personnel. A certificate of physical fitness from one or more licensed physicians based upon job-related criteria may be required by the director ~~((if necessary))~~ of personnel.

(3) No information shall be solicited or accepted which reveals religious or political affiliations of the applicant. Information regarding the race ~~((or color))~~, ethnicity, sex, Vietnam Era or disabled veteran status, age, and handicapped status of applicants shall be solicited only for use in an affirmative action ~~((minority employment))~~ program and shall be accepted only if it is voluntarily given by the applicant.

(4) Information regarding the nature and extent of a handicap including a physician's statement, may be requested for affirmative action purposes and/or admittance to modified examinations under conditions specified in Merit System Rule 356-22-130.

AMENDATORY SECTION (Amending Order 207, filed 6/22/84)

WAC 356-22-070 APPLICATIONS—DISQUALIFICATION. The director of personnel is expected to follow accepted standards of personnel practice in screening applicants and may refuse to examine an applicant, or, after examination, may disqualify such applicant or remove his/her name from a register or refuse to certify any person otherwise eligible on a register if:

(1) The applicant is found to lack any of the requirements established for the register (as defined in WAC 356-26-030) or the class.

(2) ~~((The applicant is so disabled as to be rendered unfit to perform the duties of the class.~~

~~(3)~~ The applicant is addicted to the use of narcotics, or the habitual excessive use of intoxicating liquors.

~~(4)~~ The applicant has been convicted of any infamous crime, a crime involving moral turpitude, or any crime which would be grounds for dismissal from the position for which he/she is applying.

~~(5)~~ (3) The applicant has made a false statement of material fact in the application.

~~(6)~~ (4) The applicant has previously been dismissed or requested to resign from private or public service for delinquency, misconduct, inability to do similar work, or any other such cause directly bearing upon fitness as an employee.

~~(7)~~ (5) The applicant has used, or attempted to use, bribery to secure an advantage in the examination or appointment.

~~(8)~~ (6) The applicant has directly or indirectly obtained information regarding examinations to which he/she was not entitled.

~~(9)~~ (7) The applicant has otherwise violated provisions of these rules.

~~(10)~~ (8) The applicant has taken part in the compilation, administration or correction of the examination.

AMENDATORY SECTION (Amending Order 120, filed 5/12/78)

WAC 356-22-100 EXAMINATIONS—TIME AND PLACE. Examinations shall be held at such times and places as are necessary to meet the requirements of the state service, provide economical administration, and be generally convenient for applicants. Examination sites shall be accessible to persons of disability.

AMENDATORY SECTION (Amending Order 117, filed 3/9/78)

WAC 356-22-180 EXAMINATION—ORAL EXAMINING BOARD. The members of oral examining boards shall be chosen primarily for their ability to judge the technical and personal qualifications of people in their general field of work, impartially and objectively. At least one member by past experience and training shall be generally familiar with the nature of work in the class. No examining board may have less than two members. No person holding political office or any officer or committee member of any political organization shall serve as a member of such board. If conditions require establishing multiple boards, tests and instructions shall be structured to insure uniformity of examining conditions and rating standards. Members of an oral examination board shall disclose each instance in which they know an applicant to the extent that they have formed a prior personal bias for or against an applicant and shall disqualify themselves without rating the applicant or biasing the remaining members. The membership of the oral boards will contain protected group members, if available.

AMENDATORY SECTION (Amending Order 120, filed 5/12/78)

WAC 356-22-190 EXAMINATIONS—PHYSICAL. Before appointment, applicants may be required to pass a health examination relevant to the physical demands of the work. Applicants with a disability that may affect their physical performance should be considered for reasonable accommodation prior to taking a health examination. The cost of such examination will be borne by the employing agency.

AMENDATORY SECTION (Amending Order 77, filed 5/7/75)

WAC 356-26-010 REGISTERS—RESPONSIBILITY—DURATION—MAINTENANCE. (1) The establishment, maintenance, and adequacy of all ranked and unranked registers shall be the responsibility of the director of personnel.

(2) A person's standing on a register shall be measured from the date that person's name is placed on the register.

(3) Each register shall ~~(be established by appropriate class. The availability of persons according to geographic area)~~ indicate the person's geographic availability, information on protected group status, if available, and other appropriate considerations as determined by the director ~~(, shall be indicated on each register)~~ of personnel.

(4) The director of personnel may, as requested, designate agency personnel officers to act in his/her behalf as agents of the department of personnel for the purposes of establishing and/or maintaining ranked and unranked local list registers unique to the employing agency and certifying names therefrom under the merit system rules. The director of personnel will be responsible for establishing the necessary

procedures which shall include a yearly audit of agency activity including affirmative action accomplishments. Applicants shall have appeal rights to the director in accordance with all other provisions of the rules.

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

WAC 356-26-020 REGISTERS—APPOINTMENTS—HOW MADE. (1) When a vacancy occurs, the appointing authority may appoint any person referred from the register maintained for that class of position after making reference to lists of employees who have been officially notified they are scheduled for reduction in force. Such appointments will be made in accordance with the agency's affirmative action plan.

(2) Requests for appointments from unranked registers will be made on the prescribed form and forwarded to the director together with a completed official application. The director shall ascertain that the appointment was made from the appropriate register and will notify the agency of approval or disapproval of appointment.

AMENDATORY SECTION (Amending Order 237, filed 10/23/85, effective 12/1/85)

WAC 356-26-040 REGISTERS—NAME REMOVAL FOR CAUSE—GROUNDS ENUMERATED—REQUIREMENTS. (1) Upon notifying the personnel board of the intended action, the director of personnel or designee may remove the name of an eligible from a register for any of the following reasons:

(a) For any of the causes stipulated in the chapter on appeals (WAC 356-34-010).

(b) On evidence that the eligible cannot be located by the postal authorities.

(c) On receipt of a statement from the eligible declining an appointment and/or future interest in positions in that class.

(d) If a candidate from a reduction in force register or a dual agency reversion register has waived the first offer of employment, or a candidate from a promotional register has twice waived consideration for a position in the class for which the register was established.

(e) If an eligible fails to reply to a written inquiry as to availability after five days in addition to the time required to receive and return the inquiry.

(f) If an eligible accepts an appointment and fails to report for duty at the time and place specified without giving satisfactory reasons for the delay to the appointing authority.

(g) If an eligible was certified and reported "not satisfactory" on three occasions or if the eligible was certified and the appointing authority reported the eligible "considered but not appointed" on four separate occasions, or if the appointing authority reports either "not satisfactory" or "considered but not appointed" for a total of four times. The director of personnel or designee will monitor all name removals for possible disparate treatment of protected group members.

(h) If an open competitive eligible indicates availability in a specific geographic area and subsequently refuses referral or appointment to a position in that area.

(i) On evidence that an eligible is addicted to the use of narcotics, or the habitual excessive use of intoxicating liquors.

(2) The director of personnel or designee shall notify the eligible of this action and the reasons therefore by mail to the last known address, except in those cases in subsection (1)(b) or (c) of this section. The director of personnel ~~(should)~~ or designee will advise the eligible of the right to appeal.

(3) An eligible's name shall be reinstated on the register upon showing of cause satisfactory to the director of personnel or in accordance with the decision of the personnel board upon appeal.

AMENDATORY SECTION (Amending Order 238, filed 11/18/85)

WAC 356-26-060 CERTIFICATION—GENERAL METHODS. Upon receipt of a request for certification, the director of personnel shall normally certify to the appointing authority a list of names equal in number to four more than there are vacancies to be filled from the ranked registers except:

(1) One name will constitute a complete certification when referrals are made from the agency reduction-in-force register, the service-wide reduction-in-force register, or the dual agency reversion register. When an appointing authority requests a selective certification for

specialized qualifications, the eligible candidate must meet the selective criteria in order to be referred to the position, provided:

(a) The criteria were approved when the position was established, reallocated, or last filled; or

(b) The specialized qualifications were previously required for a classification that was later merged with other classifications that did not require them; or

(c) It has been determined that the position involves new duties that would warrant future selective certification. Such selective criteria shall not be applied for certification purposes until six months after the department of personnel approves the selective criteria for the position.

(d) In the case of (a), (b), or (c) of this subsection, the director of personnel or designee must determine that the specialized qualifications are still required for successful job performance and cannot be learned within a reasonable length of time.

(2) Where all names are certified exclusively from an open competitive register, the director of personnel may certify in ranked order up to all of the names from the open competitive register: PROVIDED, That the appointing authority shall select from those eligibles available from the highest ranking names which constitute five names per vacancy to be filled.

(3) When more than one candidate has the same examination rating and when necessary to limit the number of names to four more than the number of vacancies, ties shall be broken by lot upon each instance of certification.

(4) An unranked register may be used to complete a certification. In such cases, all names appearing on that register shall be certified. Subsequent unranked registers shall not be used until the certification is again incomplete.

(5) The director of personnel, upon request and after consultation with the employing department and employee representatives, may declare positions, groups of positions or classes of positions as in-training positions. Such positions may be filled from the next lower level register in the class series or from an allied register (as provided for in WAC 356-26-080) as designated by the director of personnel ((with)). The employee ((s-being)) shall automatically ((advanced)) advance after completion of one year's service in the ((lower-level)) approved class.

(6) When the vacancy to be filled is identified as part of an agency's affirmative action goals as established by their approved affirmative action plan, the director of personnel may, except where there are employees on the reduction in force register, refer up to three additional names per vacancy of individuals who are on existing registers or allied registers and who are members of the protected groups under Title VII of the 1964 Civil Rights Act and chapter 49.60 RCW, state law against discrimination, or for federal contract compliance purposes, veterans and disabled veterans as defined in the Vietnam Era Veteran's Readjustment Act of 1974, Title 41, CFR, Chapter 60, Part 60-250, "Affirmative Action Obligations of Contractors and Subcontractors for Disabled Veterans and Veterans of the Vietnam Era." This action may be taken when necessary to comply with the best standards of personnel administration as contemplated by chapter 41.06 RCW.

((Agencies shall request from the department of personnel a determination prior to the utilization of this rule as to)) Prior to the utilization of this rule, agencies shall determine whether there are ((members of the)) protected group(s) members on existing registers. If there are no such members on the registers, ((active)) the department of personnel will initiate additional targeted recruitment ((will be initiated)).

(7) The director of personnel or designee may refer, for the following classes, a sufficient number of names to assure that requesting agencies have not less than five names available to fill the position:

- Messenger clerk
- Receptionist
- Clerk 1
- Clerk 2
- Clerk-Steno 1 visually handicapped
- Clerk-Steno 2 visually handicapped
- Clerk-Typist 1
- Clerk-Typist 2
- Dictating machine transcriber
- Word processing operator 1
- Word processing operator 2
- Clerk-Steno 1
- Clerk-Steno 2
- PBX operator
- Data entry operator 1

Data entry operator 2

If such certification contains five or more available promotional candidates, agencies shall appoint from the promotional candidates.

(8) Permanent employees certified from a ranked register for consideration of appointment shall be notified by the agency at the time of the referral. Upon appointment the agency shall advise those employees certified but not appointed of the action taken.

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

WAC 356-26-090 CERTIFICATION—~~((EXHAUSTED OR INCOMPLETE REGISTERS))~~ UNDERFILL. (1) The director of personnel may authorize the underfilling of a position if he determines a register to be ~~((exhausted or))~~ incomplete following active recruiting. Upon such authorization, a certification shall be made from the next lower class in the series or ~~((a-related))~~ an allied class as determined by the director of personnel. ~~((For incomplete registers,))~~ Only the number of eligibles needed to complete the certification will be referred.

(2) Eligibles so certified shall be advised during the employment interview with the appointing authority of the underfill status of the appointment, which shall be confirmed in writing.

(3) An underfilled position shall not be certified against from a subsequently developed higher register unless:

~~((a))~~ The employee does not successfully complete the probationary or trial service period or the employee does not qualify for the higher level class within four months after being admitted to the examination.

(4) Should the employee not qualify for promotion, the rules regarding transfer, promotion, demotion, or reduction in force shall apply.

AMENDATORY SECTION (Amending Order 219, filed 3/20/85)

WAC 356-26-130 CERTIFICATION—SELECTIVE—WHEN PERMITTED. An appointing authority may request a selective certification of eligibles who have specialized qualifications that are required for the successful performance of the duties of the position. This request must be made prior to certification.

If the director of personnel determines that the facts and reasons justify the request, the highest ranking eligibles who have the specialized qualifications shall be certified.

(1) Selective certification of eligibles of only one sex shall not be made ~~((unless there is clear evidence that efficient performance of duties to be assigned could be performed by only the sex specified))~~ without a bona fide occupational qualification approved by the human rights commission.

(2) Notwithstanding any other provision of these Rules, selective certification from the open competitive register may be initiated by the director of personnel to increase employment of ~~((minority personnel, which for purposes of this regulation shall include Blacks, Orientals, Indians, other nonwhites, and Mexican and Spanish-Americans))~~ protected group members. Such selective certification may be initiated when the director of personnel determines that ~~((minority personnel))~~ protected group members are, in proportion to the total ~~((minority))~~ protected group member population of the state, under-represented either within state employment as a whole or in a geographical area of work. Such selective certification shall apply only when all names are from the open competitive register.

(3) The director of personnel may selectively certify eligibles who are filling project positions to fill permanent positions. Such selective certification shall apply only from names on an open competitive register.

(4) Selective certification of eligibles who possess an appropriate, valid motor vehicle operator's license may be required for positions whose duties require specific driving skills.

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

WAC 356-30-010 APPOINTMENTS—PROHIBITION OF DISCRIMINATION—EXCEPTIONS. All appointments, promotions, and assignments of work in the state service shall be made on the basis of merit and fitness without regard to race, ~~((color,))~~ creed, color, national origin, ~~((sex or))~~ age, sex, marital status, sexual orientation, veteran's status, or the presence of a sensory, mental, or physical disability; except that such restrictions on appointments, promotions and

assignments of work may be considered by appointing authorities only after ((adoption)) approval by the ((board of)) human rights commission that such a restriction ((as)) is a bona fide occupational qualification necessary to the performance of work in a particular employment classification.

NEW SECTION

WAC 356-30-011 APPOINTMENTS—AFFIRMATIVE ACTION. All appointments, promotions, and assignments of work in the state service shall be made in accordance with the agency's approved affirmative action plan.

AMENDATORY SECTION (Amending Order 130, filed 7/16/79)

WAC 356-30-050 APPOINTMENTS—EMERGENCY—HOW MADE—STATUS. (1) When an emergency occurs requiring the immediate services of a person or persons, the appointing authority may appoint a person without following the normal procedures governing appointment. However, the appointment shall be based on the availability and fitness of the applicant without regard to race, ((religion; sex; age)) creed, color, national origin, ((political affiliation or other nonjob related considerations)) age, sex, marital status, sexual orientation, veteran's status, or the presence of a sensory, mental, or physical disability. Emergency appointments and their justification shall be reported immediately to the director of personnel on the approved form.

(2) An emergency appointment of an individual shall not exceed 60 calendar days.

(3) Service in an emergency appointment shall not constitute a part of the employee's probationary service.

AMENDATORY SECTION (Amending Order 136, filed 10/15/79, effective 1/1/80)

WAC 356-30-075 APPOINTMENTS—VETERANS—NON-COMPETITIVE. (1) Appointing authorities shall prefer veterans, as defined in subsection (2)(a) ((below)) of this section, and their widows, widowers and spouses, as defined in subsection (2) (b) and (c) of this section, during their initial entrance into state service when considering selecting persons from eligible lists to fill vacancies in the noncompetitive service as described in WAC 356-22-230(1). Those veterans, widows, widowers and eligible spouses determined to be at least equal to nonveterans shall be preferred over the nonveterans. Except appointing authorities ((may)) shall, with the approval of the director of personnel, consider ((sex, race, national origin, handicaps, and periods of military service)) affirmative action goals when endeavoring to satisfy their established and approved agency affirmative action plans.

(2) For the purpose of defining the eligible veterans and their widows, widowers and spouses referred to in subsection (1) ((above)) of this section:

(a) "Veteran" means honorably discharged persons following active service in any war of the United States or in any military campaign for which a campaign ribbon shall have been awarded.

(b) "Widow" and "widower" means the person who was married to the veteran defined in (a) ((above)) of this subsection at the time of the veteran's death and who has not since remarried.

(c) "Spouse" means the person married to the veteran as defined in (a) above, when that veteran has a service connected permanent and total disability.

(3) "Equal" as referred to in subsection (1) ((above)) of this section shall be determined by the appointing authorities as follows:

(a) Filling vacancies from the lists in the noncompetitive service. The appointing authority shall use a score resulting from an established systematic evaluation of the applicant's work and/or educational and training background, evaluated both for length of time and quality of experiences. Also, appointing authorities may uniformly use other merit factors that are specifically job-related in making determinations. When appointing authorities do select persons other than those listed in subsection (2) of this section who have lesser scores than those persons listed in subsection (2) of this section, they shall forward to the director of personnel an explanation and the relative standing of the eligibles selected.

(b) A description of the established systematic evaluation system by agencies must be submitted to the director of personnel. Upon request, the director of personnel will make the services of the department of personnel available, to recommend the merit and job-related factors and procedures for judging relative qualities.

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

WAC 356-30-310 TRIAL SERVICE—COUNSELING—TRAINING. (1) At the beginning of the trial service period, supervisors shall provide the employee with a current classification questionnaire emphasizing areas that will be evaluated. During the trial service period, supervisor shall counsel the trial service employees to inform them of their work performance. The counseling will inform the employees of their strengths, weaknesses, and methods of improvement. In addition, it shall include a signed acknowledgment by the employee of the supervisory evaluation.

(2) The agency shall make appropriate training available to help ensure that the employee has the opportunity to successfully complete trial service.

(3) The director of personnel shall make the training services of the department of personnel available to all agencies requesting aid in developing a training program for trial service personnel.

AMENDATORY SECTION (Amending Order 230, filed 9/18/85)

WAC 356-34-010 DISCIPLINARY ACTIONS—CAUSES FOR DEMOTION—SUSPENSION—REDUCTION IN SALARY—DISMISSAL. (1) Appointing authorities may demote, suspend, reduce in salary, or dismiss a permanent employee under their jurisdiction for any of the following causes:

- (a) Neglect of duty.
- (b) Inefficiency.
- (c) Incompetence.
- (d) Insubordination.
- (e) Indolence.
- (f) Conviction of a crime involving moral turpitude.
- (g) Malfeasance.
- (h) Gross misconduct.
- (i) Willful violation of the published employing agency or department of personnel rules or regulations.

Application of disciplinary actions shall be without regard to race, creed, color, national origin, age, sex, marital status, sexual orientation, veteran's status, or the presence of a sensory, mental, or physical disability.

(2) Appointing authorities shall dismiss any employee under their jurisdiction whose performance is so inadequate as to warrant dismissal.

(3) Appointing authorities shall remove from supervisory positions those supervisors who, in violation of subsection (2) of this section, have tolerated the continued employment of employees under their supervision whose performance has warranted termination from state employment.

AMENDATORY SECTION (Amending Order 224, filed 6/24/85)

WAC 356-35-010 DISABILITY—SEPARATION—APPEALS—PROCEDURES. (1) When a permanent employee becomes disabled, employment may be terminated by the appointing authority after a minimum of ((60)) sixty calendar days written notice, provided ((that)):

(a) The agency has made all reasonable accommodations necessary to comply with chapter 162-22 WAC, Employment—Handicapped persons; and

(b) The employee shall be allowed to exhaust accrued sick leave before separation if the disability prevents attendance at work. If the employee is unable to work due to the disability during the notice period and there is no paid leave available, the absence shall be considered approved leave without pay; and

(c) The agency has undertaken to identify other positions agency-wide for which the employee is both minimally qualified and able, with reasonable accommodations if necessary, to perform. This reasonable accommodation will be done in accordance with a written procedure developed by the agency and approved by the department of personnel's affirmative action unit; and

(d) The agency has notified the department of personnel's affirmative action unit of its intent to separate a permanent employee because of disability. The affirmative action unit will attempt to place the employee on all available, active registers for which he/she is qualified.

Separations due to disability shall not be considered disciplinary actions and shall be appealable to the personnel appeals board on grounds that a disability does not exist. The ((60)) sixty calendar days

notice shall not be required when the employee requests and the appointing authority approves a shorter notice period.

(2) For purposes of this rule, determinations of disability shall be made by an appointing authority only at the employee's written request or after obtaining a written statement from a physician or ((a)) other licensed ((~~mental~~)) health care professional. The appointing authority may require an employee to obtain a medical examination at agency expense from a physician or ((a)) licensed ((~~mental~~)) health care professional of the agency's choice. In such cases, the agency shall provide the physician or licensed ((~~mental~~)) health care professional with the specification for the employee's class and a current description of the employee's ((~~position~~)) job duties. Evidence may be requested from the physician or licensed ((~~mental~~)) health care professional regarding the employee's ability to perform the specified duties.

(3) At the time of notification that their employment will be terminated because of disability, such employees shall be informed—in writing—by the appointing authority of their right to appeal. The appeal must be filed in writing to the personnel appeals board as provided in Title 358 WAC within ((30)) thirty calendar days after written notice of separation is given.

(4) During the notice period required by subsection (1) of this section the agency shall inform employees being separated due to disability that they may be eligible for benefits/assistance programs such as employees' insurance plans, Social Security, worker's compensation, veteran's benefits, public assistance, disability retirement, and vocational rehabilitation.

(5) The names of permanent employees who have been separated because of disability shall be placed on reduction in force and promotional registers by the director of personnel as provided in WAC 356-26-030 for the class they occupied at the time of disability separation upon submission of a statement from a physician or licensed ((~~mental~~)) health care professional that they are able to perform—with reasonable accommodation as appropriate—the duties of the class((~~test~~)) for which the register((~~is~~)) is established.

AMENDATORY SECTION (Amending Order 150, filed 12/12/80)

WAC 356-39-070 AGENCY EVALUATION OF HUMAN RESOURCE DEVELOPMENT ACTIVITIES. Each agency shall develop an evaluation process to determine the effectiveness of its human resource development activities.

- (1) This evaluation process shall include an assessment of:
 - (a) The effectiveness of the training
 - (b) The impact of the training on job performance
 - (c) The contribution of the training to achievement of career development goals
 - (d) Participation of protected group members.
- (2) The department of personnel shall assist agencies in the development of their evaluation process upon their request.
- (3) Each agency shall submit to the department of personnel an annual fiscal year summary of evaluation data on its human resource development activities and costs. Costs to be reported are for direct learning activities and include:
 - (a) Participants' travel, per diem, registration, and tuition reimbursement fees.
 - (b) All administrative and operational costs of the training and development unit(s) of the agency including:
 - (i) Staff salaries and benefits (prorated, if required)
 - (ii) Development costs
 - (iii) Audio-visual aids
 - (iv) Facility rental
 - (v) Other materials.
 - (c) All costs of training programs, equipment, materials, and consultant fees purchased or leased from a vendor.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-46-020 DISCRIMINATION—PROHIBITIONS.

WSR 86-20-092

PROPOSED RULES

PARKS AND RECREATION COMMISSION

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Parks and Recreation Commission intends to adopt, amend, or repeal rules concerning campsite reservations, WAC 352-32-035;

that the agency will at 9:00 a.m., Friday, November 21, 1986, in the Sheraton-Spokane Hotel, North 322 Spokane Falls Court, Spokane, WA 99201, 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 43.51.040 and 43.51.060.

The specific statute these rules are intended to implement is RCW 43.51.040 and 43.51.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 17, 1986.

Dated: October 1, 1986

By: Mike Reed

Executive Assistant

STATEMENT OF PURPOSE

Title: WAC 352-32-035 Campsite reservation.

Description of Purpose: To modify procedures and rates for reserving campsites at specified parks.

Statutory Authority: RCW 43.51.040 and 43.51.060.

Summary of Rule: Dates for sending in reservation requests are established; allowance for in-person reservation is made; provision is made for nonreservation campers; credit for rainchecks is provided for; and late-arrival notice arrangements are provided.

Reasons Supporting Proposed Action: The need for further clarification and specification of agency policy has become evident in the areas of reservation request dates; nonreservation camper procedures; rainchecks; and late arrival arrangements. Continuing administration costs require a reservation fee increase.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lynn Genasci, Assistant Director, 7150 Cleanwater Lane, Olympia, Washington 98504-5711.

Proposing: Washington State Parks and Recreation Commission.

Agency Comments: [No information supplied by agency.]

Federal Law/Court Action: No.

AMENDATORY SECTION (Amending Order 88, filed 3/22/85, effective 5/15/85)

WAC 352-32-035 CAMPSITE RESERVATION. (1) Advance campsite reservations will be available in certain state parks as designated by the director.

(2) The period during which campsites may be reserved is from the Friday before Memorial Day through Labor Day.

(3) ((Requests for reservations may be made in writing and must be postmarked a minimum of 14 days in advance. Reservations may be made in person, at the park where camping is to occur, up to 24 hours in advance of the first camping day requested. Written requests may be

made from the second Monday in January and up to 14 days in advance of Labor Day.

~~(4) Reservation requests can only be made for camping dates within the current calendar year.~~ Reservation requests can only be made for camping dates within the current calendar year.

~~(4) Requests for reservations may be made in writing and must be postmarked a minimum of fourteen days in advance of the first camping night requested. Written reservation requests postmarked on or after January 1 will be accepted; reservation requests postmarked prior to January 1 will be returned. Accepted reservation requests will be processed beginning the second Monday in January and up to fourteen days in advance of Labor Day.~~

~~(5) Reservations may be made in person on or after April 1 at the park where camping is to occur.~~

~~(6) There will be a ((53.00)) \$4.00 nonrefundable fee charged for each reservation made at each park, in addition to the standard campsite fee, regardless of the number of days reserved((PROVIDED; HOWEVER, The fee shall be \$4.00 effective January 1, 1986)).~~ Payment of the nonrefundable reservation fee and first night's camping fee must accompany the reservation request.

~~((67)) (7) Recreation, camping and reservation information may be obtained by calling the campsite information center on the toll-free telephone number established for that purpose. No reservation may be made by telephone.~~

~~((77)) (8) No individual may reserve a campsite in more than one state park, for one or more of the same days.~~

~~((87)) (9) Reservations for a specific campsite within a park will not be guaranteed.~~

~~((97)) (10) Campers who arrive at the park without a reservation may use unreserved campsites ((may be used)) for up to ten consecutive days, beginning the day of arrival on a first-come-first-served basis without a reservation.~~

~~((107)) (11) A raincheck will be issued for the camping fee paid for any confirmed reservation which is not used, provided a cancellation request is made by calling the campsite information center or the park in which the site is reserved, no less than ((24)) twenty-four hours in advance of the first day of the reservation, or in writing to the park, postmarked seven days in advance of the first day of the reservation. Rainchecks will be valid for one year from the date of issue((-)), and may be used toward camping fees in any state park, or may accompany a subsequent reservation request in lieu of payment for the first night's camping fee((-they may accompany the reservation request for which they are to be used)).~~

~~((117)) (12) Campers will be declared no-show and forfeit their reservation as well as the reservation fee and the first night's camping fee if they have not cancelled or if the reservation is not claimed by ((6 p.m. on Sunday through Thursday, or)) 9 p.m. ((on Friday, Saturday, and the night before a holiday.)) After these hours your site may be reassigned, unless ((specific)) late arrival arrangements are made with the park ((to arrive later)) by telephone between the hours of 7:00 p.m. and 9:00 p.m. on the day of arrival.~~

The specific statute these rules are intended to implement is RCW 43.51.040 and 43.51.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 17, 1986.

Dated: October 1, 1986

By: Mike Reed
Executive Assistant

STATEMENT OF PURPOSE

Title: Fort Worden reservations and fees, WAC 352-32-25001 and 352-32-25002.

Description of Purpose: Establish and modify procedures for reserving recreational facilities at Fort Worden State Park; and updating fee structure for recreational facilities at Fort Worden State Park.

Statutory Authority: RCW 43.51.040 and 43.51.060.

Summary of Rule: Modified fee levels for recreational facilities and services are established; limitations are established on the numbers of campsites which can be reserved by conference center groups, and by individuals, as well as the number of nights a campsite can be reserved; times for processing reservations are established; a date for mailing in reservations is established; the absence of a specific site guarantee is asserted; and drop-in camper procedures are established.

Reasons Supporting Proposed Action: Continuing service and facility operation and maintenance needs require fee adjustments. Additional operational experience points to the need for specified procedures in the areas of conference center reservations; processing times, reservation mailing dates, site availability, and drop-in camper practices.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lynn Genasci, Assistant Director, Operations Division, 7150 Cleanwater Lane, Olympia, Washington 98504-5711.

Proposing: Washington State Parks and Recreation Commission.

Agency Comments: [No information supplied by agency.]

Federal Law/Court Action: No.

AMENDATORY SECTION (Amending Order 90, filed 11/20/85)

WAC 352-32-25001 RECREATIONAL AND CONFERENCE CENTER HOUSING FEES AND MEETING ROOM FEES CHARGED. (1) The following fees shall be charged per day for recreational and conference center housing at Fort Worden State Park:

(a) Renovated housing

Noncommissioned officers' row buildings—#331 and #332	
(((4 units, each with 2 bedrooms)).....	\$59/unit))
(4 units, each with 2 bedrooms).....	\$59.50/unit
Officers' row buildings—#5, #6, and #7	
(((6 units, each with 3.5 bedrooms)).....	\$95/unit))
(6 units, each with 3.5 bedrooms).....	\$96.00/unit
Officers' row buildings—#4 and #11	
(((4 units, each with 6 bedrooms)).....	\$157/unit))
(4 units, each with 6 bedrooms).....	\$158.50/unit

Charge for additional rollaway beds \$9.50 per bed

WSR 86-20-093

PROPOSED RULES

PARKS AND RECREATION COMMISSION

[Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Parks and Recreation Commission intends to adopt, amend, or repeal rules concerning Fort Worden reservations and fees, WAC 352-32-25001 and 352-32-25002; that the agency will at 9:00 a.m., Friday, November 21, 1986, in the Sheraton-Spokane Hotel, North 322 Spokane Falls Court, Spokane, WA 99201, 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 43.51.040 and 43.51.060.

(b) Nonrenovated housing

Officers' row building—#9, #10 and #16	
((5 units, each with 3 bedrooms).....)	\$73/unit
(5 units, each with 3 bedrooms).....	\$73.75/unit
Officers' row buildings—#15	
((1 unit with 5 bedrooms).....)	\$115/unit
(1 unit with 5 bedrooms).....	\$116.00/unit
Charge for additional rollaway beds.....	\$9.50 per bed
Bliss vista building—#235	
((1 unit with 1 bedroom).....)	\$49/unit
(1 unit with 1 bedroom).....	\$49.50/unit

A deposit equal to the cost of the first night's fee for each unit rented is required. A \$10.00 per unit cancellation fee is deducted from the deposit for any cancelled reservations, to cover processing costs. If the cancellation is made less than three weeks prior to the arrival date, the entire deposit is forfeited, unless the unit is re-rented.

Standard meal charges (meals optional for above-listed housing)

Breakfast.....	\$ 2.75
Lunch.....	((\$3.25)
	\$ 3.50
Dinner.....	((\$5.25)
	\$ 5.35
Total.....	((\$11.25)
	\$ 11.60

Coffee service.....\$10.00
minimum charge for any group of 20 or less. 50¢ per person for additional persons.

(c) Dormitory housing (for group reservations only—meals included)

1 - 2 days.....	((\$20.60/person/day)
	\$21.00/person/day
3 - 13 days.....	((\$18.90/person/day)
	\$19.30/person/day
14 or more days.....	((\$17.40/person/day)
	\$17.80/person/day
Dormitory linen and towel charge.....	\$((7.75)
	7.90
Additional towel charges.....	\$.60
Additional towel set.....	\$((+50)
	1.55

The parks and recreation commission has an agreement with the Centrum organization which provides for use of Fort Worden State Park dormitory facilities and services in conjunction with special group programs administered by Centrum. For further information, contact Centrum at Fort Worden State Park.

(d) Barracks-style housing (for group reservations only—meals included)

1 - 2 days.....	((\$18.90/person/day)
	\$19.30/person/day
3 - 13 days.....	((\$17.40/person/day)
	\$17.80/person/day
14 or more days.....	((\$15.75/person/day)
	\$16.15/person/day

All meals are served in the dining hall.

Washington state sales tax is added to all charges.

(2) Meeting rooms are available at varying charges, depending on size, character of facility, and length of stay. Prices range between \$6.50 and \$33.00 for those residing in Fort Worden recreational housing, with increased charges for nonusers of recreational housing facilities. Additional cleaning fee is charged if food or beverages are consumed in the room. Theatre is available for performances—\$100.00

per day; for rehearsals—\$26.00 per night. The kitchen shelter is available for the minimum fee of \$20.00 per day plus a refundable \$50.00 cleaning deposit.

(3) Groups or organizations of twenty-five or more wishing to reserve the Fort Worden State Park housing or meeting room facilities may do so two years in advance of the date of use by contacting the park and completing and complying with procedures specified in the group booking agreement, available through the agency. Included in the provisions of the agreement are the following:

A deposit of \$100.00 per scheduled night for each dorm and \$100.00 per scheduled night for any combination of vacation housing rented, up to a combined maximum of \$1000.00, is required to confirm reservations. The deposit is refundable if cancellation is made more than ninety days in advance. Unrestricted partial cancellations of reserved housing facilities may be made up to sixty days in advance for dormitory facilities, or for vacation housing; partial cancellations made following these dates incur certain minimum charges specified in the group booking agreement. The deposit will be credited against the final bill.

(4) During the period from July 1 through Labor Day, conference center groups may reserve no more than twenty campsites per night in addition to other reserved conference center facilities.

AMENDATORY SECTION (Amending Order 90, filed 11/20/85)

WAC 352-32-25002 CAMPSITE AND RALLY AREA RESERVATIONS—FORT WORDEN STATE PARK. (1) Advance individual campsites reservations will be available at Fort Worden State Park. They may be made throughout the year for no more than ten consecutive nights within the current and first succeeding calendar month, except that a continuous reservation may carry from the end of the first succeeding month into the beginning of the next succeeding month. Reservations may be made by mail, or in person, at Fort Worden State Park, and will require a completed application, the first night's camping fee and the nonrefundable reservation fee provided for in WAC 352-32-035. All reservations will be processed at 8:30 a.m. on the first day of the month. Mail-in reservation requests postmarked the twentieth day of the preceding month or later will be held at the park until processed in order of arrival. Reservation requests postmarked earlier than the twentieth day of the preceding month will be returned to the sender. Tentative reservations may be made by telephone, but must be followed by a mailing containing the first night's camping fee, the reservation fee and completed application postmarked within five days of the tentative telephone reservation to become a confirmed reservation. During the period from the Friday before Memorial Day through Labor Day an individual may reserve no more than ten campsites for use at the same time, and, may reserve campsites for no more than ten nights in each calendar month. Other state parks are subject to continuous occupancy rules provided for in WAC 352-32-030(6).

(2) Reservations for a specific campsite will not be guaranteed.

A refund of the first night's camping fee will be issued for any reservation which is not used, provided a cancellation request is made in person, by mail, or by telephone prior to 5:00 p.m. on the first day of the reservation. Campers will be declared no-show and, in addition to the nonrefundable reservation fee, will forfeit their reservation as well as the first night's camping fee if they have not cancelled and if the reservation is not claimed by 8:00 a.m. on the day after the confirmed arrival date.

((2)) (3) Campers who arrive at the park without a reservation may use unreserved campsites for up to ten consecutive nights during the period May 1 through September 30 and fifteen consecutive nights during the period October 1 through April 30, beginning the day of arrival, on a first-come-first-served basis, without reservation.

(4) Advance reservations will be available for groups of self-contained recreational vehicles in the Fort Worden State Park rally area. The group must have a minimum of twenty-five recreational vehicles and may not exceed two hundred recreational vehicles. The nonrefundable reservation fee for the rally area will be \$2.00 per recreational vehicle, or \$100.00 total, whichever is greater. The rally area camping fee is \$4.00 per night. Rally area reservations may be made by contacting Fort Worden State Park.

WSR 86-20-094
REVIEW OF RULES
HIGHER EDUCATION COORDINATING BOARD
 [Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.230, that the Higher Education Coordinating Board intends to review the following rules: Emergency rules for Degree Authorization Act, chapter 250-61 WAC.

The agency will at 9:30 a.m., Tuesday, November 18, 1986, in the Seattle Central Community College, Seattle, Washington, conduct a public hearing on the rules.

The rules review committee's findings and the reasons for the findings were stated to this agency as follows:

The emergency rules adopted by the Board on August 26, 1986 delegated certain duties to the Board's staff. In listing these duties, the Degree Authorization Act (Chapter 136, Laws of 1986, Sections 2(1), 3, 7(4), 7(5) makes reference only to "the board." Delegation of these duties is an improper delegation by the Board to its staff of statutorily mandated duties.

Dated: October 1, 1986
 By: A. Robert Thoeny
 Executive Director

WSR 86-20-095
PROPOSED RULES
BUILDING CODE COUNCIL
 [Filed October 1, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Building Code Council intends to adopt, amend, or repeal rules concerning adoption of amendments to the Washington State Building Code, chapter 51-16 WAC;

that the agency will at 9:00, Friday, November 14, 1986, in the Angle Lake Fire Hall, 2929 South 200th Street, Seattle, WA 98188, 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 chapter 19.27 RCW.

The specific statute these rules are intended to implement is RCW 19.27.074.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 10, 1986.

Dated: October 1, 1986
 By: Lynn Carmichael
 Chair

STATEMENT OF PURPOSE

Title: Chapter 51-16 WAC, amendment of the State Building Code.

Description of Purpose: Adopt amendments reducing the permissible amount of lead in plumbing products used in drinking water systems.

Statutory Authority: RCW 19.27.074.
 Specific Statute Rule is Intended to Implement: Chapter 19.27 RCW.

Summary of Rule: Amends standards for use of lead in plumbing of drinking water systems.

Reasons for Supporting Proposed Action: The use of lead in drinking water systems has been identified as a potential health hazard.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lynn Carmichael, Chair, State Building Code Council, Ninth and Columbia Building, Mailstop GH-51, Olympia, Washington 98504-4151, phone (206) 753-0738.

Name of the Organization Proposing the Rule: State Building Code Council.

Agency Comments or Recommendation Regarding Statutory Language, Identification, Enforcement, Fiscal Matters: The amendments are necessary to address potential health problems from the use of leaded plumbing products. The amendments provide new standards which will limit the introduction of new lead into water systems. Enforcement will occur through local building departments.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: This standards change will bring Washington state in conformance with new federal standards (42 U.S.C. 300f). Federal Safe Drinking Water Act Amendments of 1986.

Small Business Economic Statement: Not applicable; the amendments provide new standards in an existing code which are mandated by federal law.

AMENDATORY SECTION (Amending Order 85-13, filed 11/26/85)

WAC 51-16-060 UNIFORM PLUMBING CODE AND UNIFORM PLUMBING CODE STANDARDS. The 1985 edition of the Uniform Plumbing Code and the 1985 Uniform Plumbing Code Standards, published by the International Association of Plumbing and Mechanical Officials is hereby adopted by reference: **PROVIDED** that Chapters 11 and 12 of this code are not adopted. **PROVIDED FURTHER** that in each place where the word solder appears in the Uniform Plumbing Code the code shall be amended to include the following footnote: The use of solder or pipe with a lead content greater than 0.2 percent is prohibited in potable water systems in accordance with the Federal Safe Drinking Water Act amendments of 1986 (42 U.S.C. 300f).

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 86-20-096
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-135—Filed October 1, 1986]

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

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 these rules are adopted at the recommendation of the Columbia River Compact Commission to harvest available 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 October 1, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-32-05100D COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-051 and WAC 220-32-052, effective immediately, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G or 1H, except that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish with:

(a) Drift gill nets during an experimental fishery administered by their tribe immediately to Noon October 4, 1986. Fishermen shall be accompanied by an observer provided by their tribe or the Columbia River Intertribal Fish Commission.

(b) Dip nets immediately to Noon October 4, 1986.

(2) Steelhead with adipose fins shall be released by drift gill net and dip net fishermen. It is unlawful to sell or to possess for commercial purposes steelhead with freshly mutilated fins.

(3) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:

(a) Hood River is those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between approximately 0.8 miles downriver from the west bank at the end of the breakwall at the west end of the port of Hood River to 1/2 mile upriver from the east bank.

(b) Herman Creek is those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.

(c) Deschutes River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(d) Umatilla River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half

mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(e) Big White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

(f) Spring Creek is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(g) Wind River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(h) Klickitat River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

(i) Little White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to three-quarters mile downstream from the western shoreline.

(4) Notwithstanding the provisions of WAC 220-22-010, during the open periods in subsection (1):

(a) Area 1F (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 mile rapids.

(b) Area 1G shall include those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.

(c) Area 1H shall include those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

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 220-32-05100E COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE-YAKIMA INDIAN NATION - PRIEST RAPIDS POOL COMMERCIAL FISHERY. It is unlawful for a person to take or possess salmon taken for commercial purposes from the Columbia River upstream from McNary Dam, except that individuals possessing treaty fishing rights under the Yakima Treaty may fish immediately to 12:00 noon October 3, 1986 from a point 400 feet below Wanapum Dam to a point 400 feet above Priest Rapids Dam, under the following conditions:

- (a) Each fisherman must mark each net with two vinyl tags issued by the Yakima Tribe, bearing that fisherman's tribally assigned number;
- (b) Each fisherman may use a maximum of five nets;
- (c) Four of the five nets used by each fisherman shall have 8 inch minimum mesh; and
- (d) Each net shall have a maximum net length of 400 feet.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-32-05100B COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (86-128)

WAC 220-32-05100C COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE-YAKIMA INDIAN NATION - PRIEST RAPIDS POOL COMMERCIAL FISHERY. (86-128)

WAC 220-56-19000E SALTWATER SEASONS AND BAG LIMITS. (86-93)

WAC 220-57-16000E COLUMBIA RIVER. (86-93)

WSR 86-20-097
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-133—Filed October 1, 1986]

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

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 openings in Areas 6D and 7B provide opportunity to harvest non-Indian coho allocations. The Areas 7 and 7A, reef net fisheries, have been closed because of coho predominance in the catch. Closure in Areas 12, 12A and 12B necessary to maintain coho harvest levels below all-citizen allocation.

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 October 1, 1986.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-47-714 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 5:00 PM October 1 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 6D - Closed except gill nets using 5" minimum mesh, and purse seines, may fish until further notice.

Area 7B - Closed except gill nets using 5-inch minimum mesh and purse seines may fish until further notice.

Additional fishery exclusion zones applicable to the above fisheries are described in WAC 220-47-307.

*Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7C, 7D, 7E, 8, 8A, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 5:00 PM October 1, 1986.

WAC 220-47-713 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-129

WSR 86-20-098
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 86-134—Filed October 1, 1986]

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

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 this rule is adopted at the recommendation of the Columbia River Compact Commission to harvest available 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 October 1, 1986.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-32-03000C COLUMBIA RIVER SALMON SEASONS BELOW BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-030 and WAC 220-32-031, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E, except from

Immediately to 6:00 p.m. October 3, 1986.

6:00 p.m. October 5 to 6:00 p.m. October 10, 1986.

6:00 p.m. October 12 to 6:00 p.m. October 17, 1986.

6:00 p.m. October 19 to 6:00 p.m. October 24, 1986.

6:00 p.m. October 26 to 6:00 p.m. October 31, 1986.

6:00 p.m. November 2 to 6:00 p.m. November 7, 1986.

6:00 p.m. November 9 to 6:00 p.m. November 14, 1986.

(2) It is unlawful to fish for salmon with monofilament gill-net webbing or to have on the boat monofilament gill-net webbing while fishing for salmon in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E.

(3) Notwithstanding the provisions of WAC 220-32-036 the closed river mouth areas within Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E are:

(a) All tributaries flowing into the Columbia River.

(b) Cowlitz River – those waters between points one mile below and one-half mile above the mouth of the Cowlitz River and lying within one-quarter mile of the Washington shore.

(c) Kalama River – those waters between points one mile downstream and one-half mile upstream of the mouth of the Kalama River and lying within one-quarter mile of the Washington shore.

(d) Lewis River – those waters between points one mile downstream and one-half mile upstream of the mouth of the Lewis River and lying within one-quarter mile of the Washington shore.

(e) Elokomin River – those waters of Elokomin Slough, Steamboat Slough and the Columbia River lying northerly and easterly of a straight line, from light "37" (white flashing 4-seconds) on the Washington shore to green light "39" located on Hunting Island.

(f) Washougal River – those waters of the Columbia River Slough lying upstream from a line projected true north from the most western tip of Lady Island to the mainland.

(g) Sandy River – those waters of the Columbia River lying within one-quarter mile from shore between a point one mile below the mouth of the Sandy River and a point at the upper easterly bank at the mouth of the Sandy River.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-03000B COLUMBIA RIVER SALMON SEASONS BELOW BONNEVILLE. (86-113)

Table of WAC Sections Affected

KEY TO TABLE

Symbols:

- AMD = Amendment of existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- RE-AD = Readoption of existing section
- REP = Repeal of existing section
- REAFF = Order assuming and reaffirming rules
- REMOV = Removal of rule pursuant to RCW 34.04.050(5)
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule
- STMT = Statement regarding 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 #
4-25-140	AMD-E	86-16-056	16-304-130	AMD	86-13-014	16-400-010	AMD	86-08-081
4-25-181	AMD-P	86-19-074	16-316-183	NEW-P	86-09-090	16-400-040	AMD-P	86-04-029
4-25-181	AMD-W	86-20-072	16-316-183	NEW	86-13-014	16-400-040	AMD-E	86-06-038
4-25-181	AMD-P	86-20-087	16-316-350	AMD-P	86-09-090	16-400-040	AMD	86-08-081
4-25-280	NEW-P	86-20-087	16-316-350	AMD	86-13-014	16-400-050	AMD-P	86-04-029
16-59-030	AMD-E	86-09-001	16-316-355	AMD-P	86-09-090	16-400-050	AMD-E	86-06-038
16-86-092	AMD-E	86-04-050	16-316-355	AMD	86-13-014	16-400-050	AMD	86-08-081
16-86-092	AMD-P	86-04-051	16-316-370	AMD-P	86-09-090	16-400-100	AMD-P	86-04-029
16-86-092	AMD	86-08-055	16-316-370	AMD	86-13-014	16-400-100	AMD-E	86-06-038
16-108-010	AMD	86-04-027	16-316-445	AMD-P	86-09-090	16-400-100	AMD	86-08-081
16-125-200	NEW-P	86-13-051	16-316-445	AMD	86-13-014	16-400-210	AMD-P	86-04-029
16-125-200	NEW	86-17-014	16-316-525	AMD-P	86-09-090	16-400-210	AMD-E	86-06-038
16-125-210	NEW-P	86-13-051	16-316-525	AMD	86-13-014	16-400-210	AMD	86-08-081
16-125-210	NEW	86-17-014	16-316-800	AMD-P	86-09-090	16-403-141	NEW-P	86-10-057
16-129-050	NEW-P	86-17-078	16-316-800	AMD	86-13-014	16-403-141	NEW	86-14-026
16-154-010	NEW-P	86-13-050	16-316-810	AMD-P	86-09-090	16-403-160	AMD-P	86-10-057
16-154-010	NEW-C	86-16-033	16-316-810	AMD	86-13-014	16-403-160	AMD	86-14-026
16-154-010	NEW-C	86-17-031	16-316-820	AMD-P	86-09-090	16-403-225	AMD-P	86-08-080
16-154-010	NEW	86-18-040	16-316-820	AMD	86-13-014	16-403-225	AMD	86-10-045
16-154-020	NEW-P	86-13-050	16-316-830	AMD-P	86-09-090	16-425-001	REP-P	86-04-070
16-154-020	NEW-C	86-16-033	16-316-830	AMD	86-13-014	16-425-001	REP	86-08-078
16-154-020	NEW-C	86-17-031	16-316-832	NEW-P	86-09-090	16-425-010	REP-P	86-04-070
16-154-020	NEW	86-18-040	16-316-832	NEW	86-13-014	16-425-010	REP	86-08-078
16-154-030	NEW-P	86-13-050	16-316-850	NEW-P	86-09-090	16-425-015	REP-P	86-04-070
16-154-030	NEW-C	86-16-033	16-316-850	NEW	86-13-014	16-425-015	REP	86-08-078
16-154-030	NEW-C	86-17-031	16-316-860	NEW-P	86-09-090	16-462-001	REP-P	86-04-070
16-154-030	NEW	86-18-040	16-316-860	NEW	86-13-014	16-462-001	REP	86-08-078
16-212-030	AMD-E	86-14-083	16-316-870	NEW-P	86-09-090	16-462-010	AMD-P	86-04-070
16-212-030	AMD-E	86-20-051	16-316-870	NEW	86-13-014	16-462-010	AMD	86-08-078
16-212-060	AMD-E	86-20-051	16-316-880	NEW-P	86-09-090	16-462-015	AMD-P	86-04-070
16-212-070	AMD-E	86-14-083	16-316-880	NEW	86-13-014	16-462-015	AMD	86-08-078
16-212-070	AMD-E	86-20-051	16-324	AMD-C	86-14-096	16-462-020	AMD-P	86-04-070
16-212-082	AMD-E	86-14-083	16-324-375	AMD-P	86-11-063	16-462-020	AMD	86-08-078
16-212-082	AMD-E	86-20-051	16-324-375	AMD	86-15-045	16-462-025	AMD-P	86-04-070
16-213-210	AMD-P	86-16-066	16-324-390	AMD-P	86-11-063	16-462-025	AMD	86-08-078
16-213-210	AMD	86-20-050	16-324-390	AMD	86-15-045	16-462-030	AMD-P	86-04-070
16-213-240	NEW-P	86-16-066	16-324-400	AMD-P	86-11-063	16-462-030	AMD	86-08-078
16-213-240	NEW-E	86-17-030	16-324-400	AMD	86-15-045	16-462-035	AMD-P	86-04-070
16-213-240	NEW	86-20-050	16-324-430	AMD-P	86-11-063	16-462-035	AMD	86-08-078
16-213-250	NEW-P	86-16-066	16-324-430	AMD	86-15-045	16-462-050	NEW-P	86-04-070
16-213-250	NEW-E	86-17-030	16-324-445	AMD-P	86-11-063	16-462-050	NEW	86-08-078
16-213-250	NEW	86-20-050	16-324-445	AMD	86-15-045	16-462-055	NEW-P	86-04-070
16-218-010	AMD-P	86-14-098	16-324-510	AMD-P	86-11-063	16-462-055	NEW	86-08-078
16-218-010	AMD	86-17-032	16-324-510	AMD	86-15-045	16-470-010	AMD-P	86-03-075
16-218-010	AMD-E	86-17-033	16-324-520	AMD-P	86-11-063	16-470-010	AMD	86-07-020
16-218-02001	AMD-P	86-14-098	16-324-520	AMD	86-15-045	16-470-020	AMD-P	86-03-075
16-218-02001	AMD	86-17-032	16-324-530	AMD-P	86-11-063	16-470-020	AMD	86-07-020
16-218-02001	AMD-E	86-17-033	16-324-530	AMD	86-15-045	16-470-100	AMD-P	86-03-075
16-230-079	NEW-E	86-13-032	16-324-540	AMD-P	86-11-063	16-470-100	AMD	86-07-020
16-304-110	AMD-P	86-09-090	16-324-540	AMD	86-15-045	16-470-200	AMD-P	86-03-075
16-304-110	AMD	86-13-014	16-400-010	AMD-P	86-04-029	16-470-200	AMD	86-07-020
16-304-130	AMD-P	86-09-090	16-400-010	AMD-E	86-06-038	16-470-240	NEW-E	86-08-009

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-470-240	NEW-P	86-10-048	25-24-050	AMD-E	86-08-082	30-08-010	NEW	86-08-072
16-470-240	NEW	86-14-097	25-24-060	AMD-E	86-08-082	30-08-020	NEW	86-08-072
16-470-300	AMD-P	86-03-075	25-24-070	AMD-E	86-08-082	30-08-030	NEW	86-08-072
16-470-300	AMD	86-07-020	25-42-010	NEW-P	86-09-038	30-08-040	NEW	86-08-072
16-488	AMD-C	86-17-049	25-42-010	NEW	86-13-002	30-08-050	NEW	86-08-072
16-488-001	REP-P	86-14-023	25-42-020	NEW-P	86-09-038	30-08-060	NEW	86-08-072
16-488-001	REP	86-19-002	25-42-020	NEW	86-13-002	30-08-070	NEW	86-08-072
16-488-002	NEW-P	86-14-023	25-42-030	NEW-P	86-09-038	30-12-010	NEW	86-08-072
16-488-002	NEW	86-19-002	25-42-030	NEW	86-13-002	30-12-020	NEW	86-08-072
16-488-005	REP-P	86-14-023	25-42-040	NEW-P	86-09-038	30-12-030	NEW	86-08-072
16-488-005	REP	86-19-002	25-42-040	NEW	86-13-002	30-12-040	NEW	86-08-072
16-488-006	NEW-P	86-14-023	25-42-050	NEW-P	86-09-038	30-12-050	NEW	86-08-072
16-488-006	NEW	86-19-002	25-42-050	NEW	86-13-002	30-12-060	NEW	86-08-072
16-488-010	AMD-P	86-14-023	25-42-060	NEW-P	86-09-038	30-12-070	NEW	86-08-072
16-488-010	AMD	86-19-002	25-42-060	NEW	86-13-002	30-12-080	NEW	86-08-072
16-488-015	AMD-P	86-14-023	25-42-070	NEW-P	86-09-038	30-12-090	NEW	86-08-072
16-488-015	AMD	86-19-002	25-42-070	NEW	86-13-002	30-12-100	NEW	86-08-072
16-488-020	REP-P	86-14-023	25-42-080	NEW-P	86-09-038	30-12-110	NEW	86-08-072
16-488-020	REP	86-19-002	25-42-080	NEW	86-13-002	30-12-120	NEW	86-08-072
16-488-025	AMD-P	86-14-023	25-42-090	NEW-P	86-09-038	30-12-130	NEW	86-08-072
16-488-025	AMD	86-19-002	25-42-090	NEW	86-13-002	30-12-140	NEW	86-08-072
16-488-030	AMD-P	86-14-023	25-42-100	NEW-P	86-09-038	30-12-150	NEW	86-08-072
16-488-030	AMD	86-19-002	25-42-100	NEW	86-13-002	30-12-160	NEW	86-08-072
16-488-035	REP-P	86-14-023	25-42-110	NEW-P	86-09-038	30-12-170	NEW	86-08-072
16-488-035	REP	86-19-002	25-42-110	NEW	86-13-002	51-10	AMD-P	86-14-094
16-488-040	REP-P	86-14-023	25-42-120	NEW-P	86-09-038	51-12-102	AMD-P	86-06-058
16-488-040	REP	86-19-002	25-42-120	NEW	86-13-002	51-12-102	AMD-E	86-06-059
16-488-990	NEW-P	86-14-023	25-42-130	NEW-P	86-09-038	51-12-102	AMD	86-11-013
16-488-990	NEW	86-19-002	25-42-130	NEW	86-13-002	51-12-102	AMD-P	86-16-071
16-488-995	NEW-P	86-14-023	25-48-010	NEW-P	86-09-039	51-12-102	AMD	86-20-024
16-488-995	NEW	86-19-002	25-48-010	NEW	86-13-001	51-12-201	AMD-P	86-16-071
16-524-040	AMD-P	86-06-045	25-48-020	NEW-P	86-09-039	51-12-201	AMD	86-20-024
16-524-040	AMD	86-13-057	25-48-020	NEW	86-13-001	51-12-304	AMD-P	86-16-071
16-536-040	AMD-P	86-09-079	25-48-030	NEW-P	86-09-039	51-12-304	AMD	86-20-024
16-536-040	AMD-E	86-15-001	25-48-030	NEW	86-13-001	51-12-402	AMD-P	86-16-071
16-536-040	AMD	86-15-002	25-48-040	NEW-P	86-09-039	51-12-402	AMD	86-20-024
16-560-06001	AMD-P	86-07-051	25-48-040	NEW	86-13-001	51-12-404	AMD-P	86-06-058
16-560-06001	AMD	86-14-066	25-48-050	NEW-P	86-09-039	51-12-404	AMD-E	86-06-059
16-561-010	AMD-P	86-06-046	25-48-050	NEW	86-13-001	51-12-404	AMD	86-11-013
16-561-010	AMD	86-13-012	25-48-060	NEW-P	86-09-039	51-12-411	AMD-P	86-06-058
16-561-020	AMD-P	86-06-046	25-48-060	NEW	86-13-001	51-12-411	AMD-E	86-06-059
16-561-020	AMD	86-13-012	25-48-070	NEW-P	86-09-039	51-12-411	AMD	86-11-013
16-561-040	AMD-P	86-06-046	25-48-070	NEW	86-13-001	51-12-426	AMD-P	86-06-058
16-561-040	AMD	86-13-012	25-48-080	NEW-P	86-09-039	51-12-426	AMD-E	86-06-059
16-561-041	AMD-P	86-06-046	25-48-080	NEW	86-13-001	51-12-426	AMD	86-11-013
16-561-041	AMD	86-13-012	25-48-090	NEW-P	86-09-039	51-12-426	AMD-P	86-16-071
16-570-010	NEW-P	86-12-065	25-48-090	NEW	86-13-001	51-12-426	AMD	86-20-024
16-570-010	NEW-E	86-12-066	25-48-100	NEW-P	86-09-039	51-12-601	AMD-P	86-06-058
16-570-010	NEW-C	86-15-063	25-48-100	NEW	86-13-001	51-12-601	AMD-E	86-06-059
16-570-010	NEW	86-16-023	25-48-105	NEW-P	86-09-039	51-12-601	AMD	86-11-013
16-570-020	NEW-P	86-12-065	25-48-105	NEW	86-13-001	51-12-601	AMD-P	86-16-071
16-570-020	NEW-E	86-12-066	25-48-110	NEW-P	86-09-039	51-12-601	AMD	86-20-024
16-570-020	NEW-C	86-15-063	25-48-110	NEW	86-13-001	51-12-602	AMD-P	86-06-058
16-570-020	NEW	86-16-023	25-48-120	NEW-P	86-09-039	51-12-602	AMD-E	86-06-059
16-570-030	NEW-P	86-12-065	25-48-120	NEW	86-13-001	51-12-602	AMD	86-11-013
16-570-030	NEW-E	86-12-066	25-48-130	NEW-P	86-09-039	51-12-608	AMD-P	86-06-058
16-570-030	NEW-C	86-15-063	25-48-130	NEW	86-13-001	51-12-608	AMD-E	86-06-059
16-570-030	NEW	86-16-023	25-48-140	NEW-P	86-09-039	51-12-608	AMD	86-11-013
16-570-040	NEW-E	86-16-017	25-48-140	NEW	86-13-001	51-16-060	AMD-P	86-20-095
16-654-050	NEW	86-04-026	30-01-010	NEW	86-08-072	67-35-150	AMD-P	86-04-063
16-654-060	NEW	86-04-026	30-01-020	NEW	86-08-072	67-35-150	AMD	86-08-010
16-750-010	AMD-P	86-04-062	30-01-030	NEW	86-08-072	67-35-230	AMD-P	86-04-063
16-750-010	AMD	86-07-024	30-01-040	NEW	86-08-072	67-35-230	AMD	86-08-010
16-752-001	NEW-E	86-15-054	30-01-050	NEW	86-08-072	82-50-021	AMD-P	86-14-065
16-752-001	NEW-P	86-16-073	30-01-060	NEW	86-08-072	82-50-021	AMD	86-17-001
16-752-001	NEW	86-19-060	30-04-010	NEW	86-08-072	82-60-010	NEW-E	86-16-018
16-752-005	NEW-E	86-15-054	30-04-020	NEW	86-08-072	82-60-020	NEW-E	86-16-018
16-752-005	NEW-P	86-16-073	30-04-030	NEW	86-08-072	82-60-030	NEW-E	86-16-018
16-752-005	NEW	86-19-060	30-04-040	NEW	86-08-072	98-20-020	NEW-P	86-12-068
16-752-010	NEW-E	86-15-054	30-04-050	NEW	86-08-072	98-20-020	NEW-C	86-15-036
16-752-010	NEW-P	86-16-073	30-04-060	NEW	86-08-072	98-20-020	NEW	86-17-063
16-752-010	NEW	86-19-060	30-04-070	NEW	86-08-072	100-100-010	REP-E	86-14-013
24-12-010	AMD-E	86-18-033	30-04-080	NEW	86-08-072	100-100-010	AMD-P	86-16-084
24-12-010	AMD-P	86-18-034	30-04-090	NEW	86-08-072	100-100-020	REP-E	86-14-013
25-24-010	AMD-E	86-08-082	30-04-100	NEW	86-08-072	100-100-020	AMD-P	86-16-084
25-24-020	AMD-E	86-08-082	30-04-110	NEW	86-08-072	100-100-030	REP-E	86-14-013
25-24-040	AMD-E	86-08-082	30-04-120	NEW	86-08-072	100-100-030	AMD-P	86-16-084

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132S-30-042	AMD-P	86-10-033	139-01-410	NEW	86-19-021	139-01-810	NEW-P	86-15-072
132S-30-042	AMD	86-16-010	139-01-415	NEW-P	86-15-072	139-01-810	NEW	86-19-021
132S-30-044	REP-P	86-10-033	139-01-415	NEW	86-19-021	139-01-820	NEW-P	86-15-072
132S-30-044	REP	86-16-010	139-01-420	NEW-P	86-15-072	139-01-820	NEW	86-19-021
132S-30-046	REP-P	86-10-033	139-01-420	NEW	86-19-021	139-04-010	REP-P	86-15-072
132S-30-046	REP	86-16-010	139-01-425	NEW-P	86-15-072	139-04-010	REP	86-19-021
132S-30-048	REP-P	86-10-033	139-01-425	NEW	86-19-021	139-04-020	REP-P	86-15-072
132S-30-048	REP	86-16-010	139-01-430	NEW-P	86-15-072	139-04-020	REP	86-19-021
132S-30-064	AMD-P	86-10-033	139-01-430	NEW	86-19-021	139-05-200	NEW-P	86-15-072
132S-30-064	AMD	86-16-010	139-01-435	NEW-P	86-15-072	139-05-200	NEW	86-19-021
132S-30-082	AMD-P	86-10-033	139-01-435	NEW	86-19-021	139-05-210	NEW-P	86-15-072
132S-30-082	AMD	86-16-010	139-01-440	NEW-P	86-15-072	139-05-210	NEW	86-19-021
132S-30-084	AMD-P	86-10-033	139-01-440	NEW	86-19-021	139-05-220	NEW-P	86-15-072
132S-30-084	AMD	86-16-010	139-01-445	NEW-P	86-15-072	139-05-220	NEW	86-19-021
136-60-010	NEW-P	86-17-097	139-01-445	NEW	86-19-021	139-05-230	NEW-P	86-15-072
136-60-020	NEW-P	86-17-097	139-01-450	NEW-P	86-15-072	139-05-230	NEW	86-19-021
136-60-030	NEW-P	86-17-097	139-01-450	NEW	86-19-021	139-05-240	NEW-P	86-15-072
136-60-040	NEW-P	86-17-097	139-01-455	NEW-P	86-15-072	139-05-240	NEW	86-19-021
136-60-050	NEW-P	86-17-097	139-01-455	NEW	86-19-021	139-05-250	NEW-P	86-15-072
136-60-060	NEW-P	86-17-097	139-01-460	NEW-P	86-15-072	139-05-250	NEW	86-19-021
136-130-030	AMD	86-06-005	139-01-460	NEW	86-19-021	139-05-910	NEW-P	86-15-072
136-130-050	AMD	86-06-005	139-01-465	NEW-P	86-15-072	139-05-910	NEW	86-19-021
136-130-050	AMD-P	86-17-097	139-01-465	NEW	86-19-021	139-05-915	NEW-P	86-15-072
136-130-070	AMD	86-06-005	139-01-470	NEW-P	86-15-072	139-05-915	NEW	86-19-021
136-150-010	AMD	86-06-005	139-01-470	NEW	86-19-021	139-05-920	NEW-P	86-15-072
136-150-020	AMD	86-06-005	139-01-475	NEW-P	86-15-072	139-05-920	NEW	86-19-021
136-150-024	NEW	86-06-005	139-01-475	NEW	86-19-021	139-08-005	REP-P	86-15-072
136-150-040	AMD	86-06-005	139-01-510	NEW-P	86-15-072	139-08-005	REP	86-19-021
136-160-060	AMD	86-06-005	139-01-510	NEW	86-19-021	139-08-040	REP-P	86-15-072
136-160-060	AMD-P	86-17-097	139-01-515	NEW-P	86-15-072	139-08-040	REP	86-19-021
136-180-025	AMD-P	86-17-097	139-01-515	NEW	86-19-021	139-08-050	REP-P	86-15-072
136-200-040	AMD-P	86-17-097	139-01-520	NEW-P	86-15-072	139-08-050	REP	86-19-021
136-220-020	AMD-P	86-17-097	139-01-520	NEW	86-19-021	139-08-070	REP-P	86-15-072
136-220-030	AMD-P	86-17-097	139-01-525	NEW-P	86-15-072	139-08-070	REP	86-19-021
136-230-010	NEW-P	86-17-097	139-01-525	NEW	86-19-021	139-08-080	REP-P	86-15-072
136-230-020	NEW-P	86-17-097	139-01-530	NEW-P	86-15-072	139-08-080	REP	86-19-021
136-230-030	NEW-P	86-17-097	139-01-530	NEW	86-19-021	139-08-090	REP-P	86-15-072
137-08-060	AMD-P	86-07-066	139-01-535	NEW-P	86-15-072	139-08-090	REP	86-19-021
137-08-060	AMD	86-10-010	139-01-535	NEW	86-19-021	139-08-100	REP-P	86-15-072
137-08-070	AMD-P	86-07-066	139-01-540	NEW-P	86-15-072	139-08-100	REP	86-19-021
137-08-070	AMD	86-10-010	139-01-540	NEW	86-19-021	139-08-110	REP-P	86-15-072
137-08-140	AMD-P	86-07-066	139-01-545	NEW-P	86-15-072	139-08-110	REP	86-19-021
137-08-140	AMD	86-10-010	139-01-545	NEW	86-19-021	139-08-120	REP-P	86-15-072
137-48-040	AMD-P	86-18-032	139-01-550	NEW-P	86-15-072	139-08-120	REP	86-19-021
137-54-030	AMD-P	86-04-015	139-01-550	NEW	86-19-021	139-08-130	REP-P	86-15-072
137-54-030	AMD	86-07-034	139-01-555	NEW-P	86-15-072	139-08-130	REP	86-19-021
137-56-010	AMD	86-06-012	139-01-555	NEW	86-19-021	139-08-140	REP-P	86-15-072
137-56-015	NEW-E	86-03-058	139-01-560	NEW-P	86-15-072	139-08-140	REP	86-19-021
137-56-015	NEW-P	86-03-059	139-01-560	NEW	86-19-021	139-08-150	REP-P	86-15-072
137-56-015	NEW	86-06-039	139-01-565	NEW-P	86-15-072	139-08-150	REP	86-19-021
137-56-095	NEW	86-06-012	139-01-565	NEW	86-19-021	139-08-160	REP-P	86-15-072
137-56-100	AMD	86-06-012	139-01-570	NEW-P	86-15-072	139-08-160	REP	86-19-021
137-56-110	NEW	86-06-012	139-01-570	NEW	86-19-021	139-08-170	REP-P	86-15-072
137-56-160	AMD	86-06-012	139-01-575	NEW-P	86-15-072	139-08-170	REP	86-19-021
137-56-170	AMD	86-06-012	139-01-575	NEW	86-19-021	139-08-180	REP-P	86-15-072
137-56-180	AMD	86-06-012	139-01-610	NEW-P	86-15-072	139-08-180	REP	86-19-021
137-56-190	AMD	86-06-012	139-01-610	NEW	86-19-021	139-08-190	REP-P	86-15-072
137-56-200	AMD	86-06-012	139-01-615	NEW-P	86-15-072	139-08-190	REP	86-19-021
137-56-210	AMD	86-06-012	139-01-615	NEW	86-19-021	139-08-200	REP-P	86-15-072
137-56-220	AMD	86-06-012	139-01-620	NEW-P	86-15-072	139-08-200	REP	86-19-021
137-56-230	AMD	86-06-012	139-01-620	NEW	86-19-021	139-08-210	REP-P	86-15-072
137-56-240	AMD	86-06-012	139-01-625	NEW-P	86-15-072	139-08-210	REP	86-19-021
137-56-250	AMD	86-06-012	139-01-625	NEW	86-19-021	139-08-220	REP-P	86-15-072
137-56-280	NEW	86-06-012	139-01-630	NEW-P	86-15-072	139-08-220	REP	86-19-021
139-01-100	NEW-P	86-15-072	139-01-630	NEW	86-19-021	139-08-230	REP-P	86-15-072
139-01-100	NEW	86-19-021	139-01-710	NEW-P	86-15-072	139-08-230	REP	86-19-021
139-01-110	NEW-P	86-15-072	139-01-710	NEW	86-19-021	139-08-240	REP-P	86-15-072
139-01-110	NEW	86-19-021	139-01-715	NEW-P	86-15-072	139-08-240	REP	86-19-021
139-01-210	NEW-P	86-15-072	139-01-715	NEW	86-19-021	139-08-250	REP-P	86-15-072
139-01-210	NEW	86-19-021	139-01-720	NEW-P	86-15-072	139-08-250	REP	86-19-021
139-01-310	NEW-P	86-15-072	139-01-720	NEW	86-19-021	139-08-260	REP-P	86-15-072
139-01-310	NEW	86-19-021	139-01-725	NEW-P	86-15-072	139-08-260	REP	86-19-021
139-01-320	NEW-P	86-15-072	139-01-725	NEW	86-19-021	139-08-270	REP-P	86-15-072
139-01-320	NEW	86-19-021	139-01-730	NEW-P	86-15-072	139-08-270	REP	86-19-021
139-01-330	NEW-P	86-15-072	139-01-730	NEW	86-19-021	139-08-280	REP-P	86-15-072
139-01-330	NEW	86-19-021	139-01-735	NEW-P	86-15-072	139-08-280	REP	86-19-021
139-01-410	NEW-P	86-15-072	139-01-735	NEW	86-19-021	139-08-290	REP-P	86-15-072

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
139-08-290	REP	86-19-021	139-36-020	REP-P	86-15-072	173-19-2512	AMD-P	86-06-061
139-08-300	REP-P	86-15-072	139-36-020	REP	86-19-021	173-19-2512	AMD-C	86-11-002
139-08-300	REP	86-19-021	139-36-030	REP-P	86-15-072	173-19-2512	AMD	86-12-070
139-08-310	REP-P	86-15-072	139-36-030	REP	86-19-021	173-19-2519	AMD-P	86-16-075
139-08-310	REP	86-19-021	139-36-031	REP-P	86-15-072	173-19-2519	AMD-C	86-20-064
139-08-320	REP-P	86-15-072	139-36-031	REP	86-19-021	173-19-2521	AMD-P	86-17-068
139-08-320	REP	86-19-021	139-36-032	REP-P	86-15-072	173-19-3210	AMD-P	86-14-110
139-08-330	REP-P	86-15-072	139-36-032	REP	86-19-021	173-19-3210	AMD-C	86-17-069
139-08-330	REP	86-19-021	139-36-033	REP-P	86-15-072	173-19-3210	AMD	86-19-048
139-08-340	REP-P	86-15-072	139-36-033	REP	86-19-021	173-19-330	AMD-P	86-11-068
139-08-340	REP	86-19-021	139-36-040	REP-P	86-15-072	173-19-330	AMD-C	86-16-002
139-08-350	REP-P	86-15-072	139-36-040	REP	86-19-021	173-19-330	AMD-C	86-17-071
139-08-350	REP	86-19-021	139-36-041	REP-P	86-15-072	173-19-330	AMD	86-18-052
139-08-360	REP-P	86-15-072	139-36-041	REP	86-19-021	173-19-3514	AMD-P	86-11-067
139-08-360	REP	86-19-021	139-36-050	REP-P	86-15-072	173-19-3514	AMD	86-16-004
139-08-370	REP-P	86-15-072	139-36-050	REP	86-19-021	173-19-3701	AMD-C	86-06-057
139-08-370	REP	86-19-021	139-36-051	REP-P	86-15-072	173-19-3701	AMD	86-07-049
139-08-380	REP-P	86-15-072	139-36-051	REP	86-19-021	173-19-380	AMD-P	86-08-100
139-08-380	REP	86-19-021	139-36-060	REP-P	86-15-072	173-19-380	AMD	86-12-072
139-08-500	REP-P	86-15-072	139-36-060	REP	86-19-021	173-19-390	AMD-P	86-14-111
139-08-500	REP	86-19-021	139-36-061	REP-P	86-15-072	173-19-390	AMD-C	86-17-070
139-08-520	REP-P	86-15-072	139-36-061	REP	86-19-021	173-19-390	AMD	86-19-049
139-08-520	REP	86-19-021	139-40-010	REP-P	86-15-072	173-19-3903	AMD-P	86-06-061
139-08-530	REP-P	86-15-072	139-40-010	REP	86-19-021	173-19-3903	AMD-C	86-11-002
139-08-530	REP	86-19-021	139-50-010	REP-P	86-15-072	173-19-3903	AMD	86-12-070
139-08-540	REP-P	86-15-072	139-50-010	REP	86-19-021	173-19-430	AMD-C	86-06-057
139-08-540	REP	86-19-021	139-50-020	REP-P	86-15-072	173-19-430	AMD	86-07-049
139-08-550	REP-P	86-15-072	139-50-020	REP	86-19-021	173-22	AMD-C	86-08-098
139-08-550	REP	86-19-021	139-50-030	REP-P	86-15-072	173-22-030	AMD-P	86-05-052
139-08-560	REP-P	86-15-072	139-50-030	REP	86-19-021	173-22-030	AMD	86-12-011
139-08-560	REP	86-19-021	154-12-050	AMD-E	86-13-005	173-22-040	AMD-P	86-05-052
139-08-570	REP-P	86-15-072	154-12-050	AMD-P	86-13-024	173-22-040	AMD	86-12-011
139-08-570	REP	86-19-021	154-12-050	AMD	86-16-025	173-22-050	AMD-P	86-05-052
139-08-600	AMD-E	86-14-014	173-14	AMD-C	86-08-098	173-22-050	AMD	86-12-011
139-08-600	REP-P	86-15-072	173-14-030	AMD-P	86-05-052	173-22-052	NEW-P	86-05-052
139-08-600	REP	86-19-021	173-14-030	AMD	86-12-011	173-22-052	NEW	86-12-011
139-08-601	NEW-E	86-14-014	173-14-040	AMD-P	86-05-052	173-22-055	AMD-P	86-05-052
139-10-210	NEW-P	86-15-072	173-14-040	AMD	86-12-011	173-22-055	AMD	86-12-011
139-10-210	NEW	86-19-021	173-14-055	NEW-P	86-05-052	173-22-060	AMD-P	86-05-052
139-10-220	NEW-P	86-15-072	173-14-055	NEW	86-12-011	173-22-060	AMD	86-12-011
139-10-220	NEW	86-19-021	173-14-060	AMD-P	86-05-052	173-22-060	AMD	86-12-011
139-10-230	NEW-P	86-15-072	173-14-064	AMD-P	86-05-052	173-22-0602	NEW-P	86-05-052
139-10-230	NEW	86-19-021	173-14-064	AMD	86-12-011	173-22-0602	NEW	86-12-011
139-10-235	NEW-P	86-15-072	173-14-064	AMD	86-12-011	173-22-0604	NEW-P	86-05-052
139-10-235	NEW	86-19-021	173-14-090	AMD-P	86-05-052	173-22-0604	NEW	86-12-011
139-10-240	NEW-P	86-15-072	173-14-090	AMD	86-12-011	173-22-0606	NEW-P	86-05-052
139-10-240	NEW	86-19-021	173-14-130	AMD-P	86-05-052	173-22-0606	NEW	86-12-011
139-10-240	NEW	86-15-072	173-14-130	AMD	86-12-011	173-22-0608	NEW-P	86-05-052
139-10-310	NEW-P	86-19-021	173-14-140	AMD-P	86-05-052	173-22-0608	NEW	86-12-011
139-10-310	NEW	86-15-072	173-14-140	AMD	86-12-011	173-22-0610	NEW-P	86-05-052
139-10-320	NEW-P	86-19-021	173-14-150	AMD-P	86-05-052	173-22-0610	NEW	86-12-011
139-10-320	NEW	86-15-072	173-14-150	AMD	86-12-011	173-22-0612	NEW-P	86-05-052
139-10-410	NEW-P	86-19-021	173-14-180	AMD-P	86-05-052	173-22-0612	NEW	86-12-011
139-10-410	NEW	86-15-072	173-14-180	AMD	86-12-011	173-22-0614	NEW-P	86-05-052
139-10-420	NEW-P	86-19-021	173-19	AMD-C	86-08-098	173-22-0614	NEW	86-12-011
139-10-420	NEW	86-15-072	173-19-020	AMD-P	86-05-052	173-22-0616	NEW-P	86-05-052
139-10-510	NEW-P	86-19-021	173-19-020	AMD	86-12-011	173-22-0616	NEW	86-12-011
139-10-510	NEW	86-15-072	173-19-044	AMD-P	86-05-052	173-22-0616	NEW-P	86-05-052
139-10-520	NEW-P	86-19-021	173-19-044	AMD	86-12-011	173-22-0618	NEW	86-12-011
139-10-520	NEW	86-15-072	173-19-050	AMD-P	86-05-052	173-22-0618	NEW	86-12-011
139-14-010	REP-P	86-15-072	173-19-050	AMD	86-12-011	173-22-0620	NEW-P	86-05-052
139-14-010	REP	86-19-021	173-19-060	AMD-P	86-05-052	173-22-0620	NEW	86-12-011
139-15-110	NEW-P	86-15-072	173-19-060	AMD	86-12-011	173-22-0622	NEW-P	86-05-052
139-15-110	NEW	86-19-021	173-19-061	NEW-P	86-05-052	173-22-0622	NEW	86-12-011
139-16-010	REP-P	86-15-072	173-19-061	NEW	86-12-011	173-22-0624	NEW-P	86-05-052
139-16-010	REP	86-19-021	173-19-062	AMD-P	86-05-052	173-22-0624	NEW	86-12-011
139-18-010	REP-P	86-15-072	173-19-062	AMD	86-12-011	173-22-0626	NEW-P	86-05-052
139-18-010	REP	86-19-021	173-19-062	AMD	86-12-011	173-22-0626	NEW	86-12-011
139-20-020	REP-P	86-15-072	173-19-064	AMD-P	86-05-052	173-22-0628	NEW-P	86-05-052
139-20-020	REP	86-19-021	173-19-064	AMD	86-12-011	173-22-0628	NEW	86-12-011
139-22-010	REP-P	86-15-072	173-19-130	AMD	86-04-040	173-22-0630	NEW-P	86-05-052
139-22-010	REP	86-19-021	173-19-130	AMD-P	86-06-060	173-22-0630	NEW	86-12-011
139-22-020	REP-P	86-15-072	173-19-130	AMD-C	86-11-003	173-22-0632	NEW-P	86-05-052
139-22-020	REP	86-19-021	173-19-130	AMD	86-12-069	173-22-0632	NEW	86-12-011
139-28-010	REP-P	86-15-072	173-19-1404	AMD-P	86-11-066	173-22-0634	NEW-P	86-05-052
139-28-010	REP	86-19-021	173-19-1404	AMD	86-16-003	173-22-0634	NEW	86-12-011
139-32-010	REP-P	86-15-072	173-19-220	AMD-P	86-07-068	173-22-0636	NEW-P	86-05-052
139-32-010	REP	86-19-021	173-19-220	AMD-C	86-11-032	173-22-0636	NEW	86-12-011
			173-19-220	AMD	86-12-071	173-22-0638	NEW-P	86-05-052

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-22-0638	NEW	86-12-011	173-220-045	AMD	86-06-040	173-301-352	REP	86-03-034
173-22-0640	NEW-P	86-05-052	173-220-060	AMD	86-06-040	173-301-353	REP	86-03-034
173-22-0640	NEW	86-12-011	173-220-150	AMD	86-06-040	173-301-354	REP	86-03-034
173-22-0642	NEW-P	86-05-052	173-222-010	NEW	86-06-040	173-301-355	REP	86-03-034
173-22-0642	NEW	86-12-011	173-222-015	NEW	86-06-040	173-301-356	REP	86-03-034
173-22-0644	NEW-P	86-05-052	173-222-020	NEW	86-06-040	173-301-357	REP	86-03-034
173-22-0644	NEW	86-12-011	173-222-030	NEW	86-06-040	173-301-358	REP	86-03-034
173-22-0646	NEW-P	86-05-052	173-222-040	NEW	86-06-040	173-301-359	REP	86-03-034
173-22-0646	NEW	86-12-011	173-222-050	NEW	86-06-040	173-301-400	REP	86-03-034
173-22-0648	NEW-P	86-05-052	173-222-060	NEW	86-06-040	173-301-401	REP	86-03-034
173-22-0648	NEW	86-12-011	173-222-070	NEW	86-06-040	173-301-402	REP	86-03-034
173-22-0650	NEW-P	86-05-052	173-222-080	NEW	86-06-040	173-301-450	REP	86-03-034
173-22-0650	NEW	86-12-011	173-222-090	NEW	86-06-040	173-301-451	REP	86-03-034
173-22-0652	NEW-P	86-05-052	173-222-100	NEW	86-06-040	173-301-452	REP	86-03-034
173-22-0652	NEW	86-12-011	173-222-110	NEW	86-06-040	173-301-453	REP	86-03-034
173-22-0654	NEW-P	86-05-052	173-301-100	REP	86-03-034	173-301-454	REP	86-03-034
173-22-0654	NEW	86-12-011	173-301-101	REP	86-03-034	173-301-455	REP	86-03-034
173-22-0656	NEW-P	86-05-052	173-301-105	REP	86-03-034	173-301-456	REP	86-03-034
173-22-0656	NEW	86-12-011	173-301-110	REP	86-03-034	173-301-457	REP	86-03-034
173-22-0658	NEW-P	86-05-052	173-301-120	REP	86-03-034	173-301-500	REP	86-03-034
173-22-0658	NEW	86-12-011	173-301-121	REP	86-03-034	173-301-610	REP	86-03-034
173-22-0660	NEW-P	86-05-052	173-301-122	REP	86-03-034	173-301-611	REP	86-03-034
173-22-0660	NEW	86-12-011	173-301-123	REP	86-03-034	173-301-625	REP	86-03-034
173-22-0662	NEW-P	86-05-052	173-301-124	REP	86-03-034	173-301-626	REP	86-03-034
173-22-0662	NEW	86-12-011	173-301-125	REP	86-03-034	173-303-010	AMD-P	86-07-069
173-22-0664	NEW-P	86-05-052	173-301-126	REP	86-03-034	173-303-010	AMD	86-12-057
173-22-0664	NEW	86-12-011	173-301-140	REP	86-03-034	173-303-016	AMD-P	86-07-069
173-22-0666	NEW-P	86-05-052	173-301-141	REP	86-03-034	173-303-016	AMD	86-12-057
173-22-0666	NEW	86-12-011	173-301-142	REP	86-03-034	173-303-017	AMD-P	86-07-069
173-22-0668	NEW-P	86-05-052	173-301-143	REP	86-03-034	173-303-017	AMD	86-12-057
173-22-0668	NEW	86-12-011	173-301-150	REP	86-03-034	173-303-040	AMD-P	86-07-069
173-22-0670	NEW-P	86-05-052	173-301-151	REP	86-03-034	173-303-040	AMD	86-12-057
173-22-0670	NEW	86-12-011	173-301-152	REP	86-03-034	173-303-045	AMD-P	86-07-069
173-22-0672	NEW-P	86-05-052	173-301-153	REP	86-03-034	173-303-045	AMD	86-12-057
173-22-0672	NEW	86-12-011	173-301-154	REP	86-03-034	173-303-060	AMD-P	86-07-069
173-22-0674	NEW-P	86-05-052	173-301-155	REP	86-03-034	173-303-060	AMD	86-12-057
173-22-0674	NEW	86-12-011	173-301-156	REP	86-03-034	173-303-070	AMD-P	86-07-069
173-22-0676	NEW-P	86-05-052	173-301-157	REP	86-03-034	173-303-070	AMD	86-12-057
173-22-0676	NEW	86-12-011	173-301-158	REP	86-03-034	173-303-071	AMD-P	86-07-069
173-22-0678	NEW-P	86-05-052	173-301-159	REP	86-03-034	173-303-071	AMD	86-12-057
173-22-0678	NEW	86-12-011	173-301-160	REP	86-03-034	173-303-081	AMD-P	86-07-069
173-80-080	NEW-E	86-15-005	173-301-161	REP	86-03-034	173-303-081	AMD	86-12-057
173-80-080	NEW-P	86-15-083	173-301-162	REP	86-03-034	173-303-082	AMD-P	86-07-069
173-80-080	NEW	86-19-041	173-301-163	REP	86-03-034	173-303-082	AMD	86-12-057
173-90-010	NEW-E	86-15-004	173-301-164	REP	86-03-034	173-303-084	AMD-P	86-07-069
173-90-010	NEW-P	86-15-084	173-301-180	REP	86-03-034	173-303-084	AMD	86-12-057
173-90-010	NEW	86-19-042	173-301-181	REP	86-03-034	173-303-090	AMD-P	86-07-069
173-90-015	NEW-E	86-15-004	173-301-182	REP	86-03-034	173-303-090	AMD	86-12-057
173-90-015	NEW-P	86-15-084	173-301-183	REP	86-03-034	173-303-101	AMD-P	86-07-069
173-90-015	NEW	86-19-042	173-301-184	REP	86-03-034	173-303-101	AMD	86-12-057
173-90-020	NEW-E	86-15-004	173-301-185	REP	86-03-034	173-303-102	AMD-P	86-07-069
173-90-020	NEW-P	86-15-084	173-301-186	REP	86-03-034	173-303-102	AMD	86-12-057
173-90-020	NEW	86-19-042	173-301-187	REP	86-03-034	173-303-110	AMD-P	86-07-069
173-90-040	NEW-E	86-15-004	173-301-188	REP	86-03-034	173-303-110	AMD	86-12-057
173-90-040	NEW-P	86-15-084	173-301-189	REP	86-03-034	173-303-120	AMD-P	86-07-069
173-90-040	NEW	86-19-042	173-301-190	REP	86-03-034	173-303-120	AMD	86-12-057
173-90-050	NEW-E	86-15-004	173-301-191	REP	86-03-034	173-303-121	AMD-P	86-07-069
173-90-050	NEW-P	86-15-084	173-301-192	REP	86-03-034	173-303-121	AMD	86-12-057
173-90-050	NEW	86-19-042	173-301-193	REP	86-03-034	173-303-141	AMD-P	86-07-069
173-90-060	NEW-E	86-15-004	173-301-194	REP	86-03-034	173-303-141	AMD	86-12-057
173-90-060	NEW-P	86-15-084	173-301-195	REP	86-03-034	173-303-160	AMD-P	86-07-069
173-90-060	NEW	86-19-042	173-301-196	REP	86-03-034	173-303-160	AMD	86-12-057
173-90-070	NEW-E	86-15-004	173-301-197	REP	86-03-034	173-303-161	AMD-P	86-07-069
173-90-070	NEW-P	86-15-084	173-301-300	REP	86-03-034	173-303-161	AMD	86-12-057
173-90-070	NEW	86-19-042	173-301-301	REP	86-03-034	173-303-170	AMD-P	86-07-069
173-134A-080	AMD	86-04-057	173-301-302	REP	86-03-034	173-303-170	AMD	86-12-057
173-134A-085	NEW	86-04-057	173-301-303	REP	86-03-034	173-303-180	AMD-P	86-07-069
173-216-010	AMD	86-06-040	173-301-304	REP	86-03-034	173-303-180	AMD	86-12-057
173-216-020	AMD	86-06-040	173-301-305	REP	86-03-034	173-303-200	AMD-P	86-07-069
173-216-030	AMD	86-06-040	173-301-306	REP	86-03-034	173-303-200	AMD	86-12-057
173-216-050	AMD	86-06-040	173-301-307	REP	86-03-034	173-303-201	NEW-P	86-07-069
173-216-060	AMD	86-06-040	173-301-308	REP	86-03-034	173-303-201	NEW	86-12-057
173-216-070	AMD	86-06-040	173-301-309	REP	86-03-034	173-303-210	AMD-P	86-07-069
173-216-110	AMD	86-06-040	173-301-310	REP	86-03-034	173-303-210	AMD	86-12-057
173-216-130	AMD	86-06-040	173-301-320	REP	86-03-034	173-303-220	AMD-P	86-07-069
173-216-150	NEW	86-06-040	173-301-350	REP	86-03-034	173-303-220	AMD	86-12-057
173-220-040	AMD	86-06-040	173-301-351	REP	86-03-034	173-303-230	AMD-P	86-07-069

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-303-230	AMD	86-12-057	173-325-030	NEW	86-15-008	173-555-070	AMD-W	86-18-051
173-303-240	AMD-P	86-07-069	173-325-040	NEW-E	86-09-017	173-555-080	NEW-P	86-10-062
173-303-240	AMD	86-12-057	173-325-040	NEW-P	86-10-043	173-555-080	NEW-W	86-12-048
173-303-280	AMD-P	86-07-069	173-325-040	NEW-C	86-11-069	173-555-080	NEW-P	86-13-066
173-303-280	AMD	86-12-057	173-325-040	NEW-E	86-15-007	173-555-080	NEW-W	86-18-051
173-303-360	AMD-P	86-07-069	173-325-040	NEW	86-15-008	173-591-010	NEW-P	86-10-071
173-303-360	AMD	86-12-057	173-325-050	NEW-E	86-09-017	173-591-010	NEW	86-15-029
173-303-380	AMD-P	86-07-069	173-325-050	NEW-P	86-10-043	173-591-020	NEW-P	86-10-071
173-303-380	AMD	86-12-057	173-325-050	NEW-C	86-11-069	173-591-020	NEW	86-15-029
173-303-390	AMD-P	86-07-069	173-325-050	NEW-E	86-15-007	173-591-030	NEW-P	86-10-071
173-303-390	AMD	86-12-057	173-325-050	NEW	86-15-008	173-591-030	NEW	86-15-029
173-303-395	AMD-P	86-07-069	173-403-030	AMD-P	86-19-069	173-591-040	NEW-P	86-10-071
173-303-395	AMD	86-12-057	173-403-110	AMD-P	86-19-069	173-591-040	NEW	86-15-029
173-303-400	AMD-P	86-07-069	173-403-140	REP-P	86-19-069	173-591-050	NEW-P	86-10-071
173-303-400	AMD	86-12-057	173-403-141	NEW-P	86-19-069	173-591-050	NEW	86-15-029
173-303-500	AMD-P	86-07-069	173-403-145	NEW-P	86-19-069	173-591-060	NEW-P	86-10-071
173-303-500	AMD	86-12-057	173-480-010	NEW-P	86-04-092	173-591-060	NEW	86-15-029
173-303-505	AMD-P	86-07-069	173-480-010	NEW-C	86-07-067	173-591-070	NEW-P	86-10-071
173-303-505	AMD	86-12-057	173-480-010	NEW	86-10-053	173-591-070	NEW	86-15-029
173-303-510	AMD-P	86-07-069	173-480-020	NEW-P	86-04-092	173-591-080	NEW-P	86-10-071
173-303-510	AMD	86-12-057	173-480-020	NEW-C	86-07-067	173-591-080	NEW	86-15-029
173-303-515	AMD-P	86-07-069	173-480-020	NEW	86-10-053	173-591-090	NEW-P	86-10-071
173-303-515	AMD	86-12-057	173-480-030	NEW-P	86-04-092	173-591-090	NEW	86-15-029
173-303-520	AMD-P	86-07-069	173-480-030	NEW-C	86-07-067	173-591-100	NEW-P	86-10-071
173-303-520	AMD	86-12-057	173-480-030	NEW	86-10-053	173-591-100	NEW	86-15-029
173-303-525	NEW-P	86-07-069	173-480-040	NEW-P	86-04-092	173-591-110	NEW-P	86-10-071
173-303-525	NEW	86-12-057	173-480-040	NEW-C	86-07-067	173-591-110	NEW	86-15-029
173-303-600	AMD-P	86-07-069	173-480-040	NEW	86-10-053	173-591-120	NEW-P	86-10-071
173-303-600	AMD	86-12-057	173-480-050	NEW-P	86-04-092	173-591-120	NEW	86-15-029
173-303-630	AMD-P	86-07-069	173-480-050	NEW-C	86-07-067	173-591-130	NEW-P	86-10-071
173-303-630	AMD	86-12-057	173-480-050	NEW	86-10-053	173-591-130	NEW	86-15-029
173-303-640	AMD-P	86-07-069	173-480-060	NEW-P	86-04-092	173-592-010	NEW-P	86-10-072
173-303-640	AMD	86-12-057	173-480-060	NEW-C	86-07-067	173-592-010	NEW	86-15-030
173-303-650	AMD-P	86-07-069	173-480-060	NEW	86-10-053	173-592-020	NEW-P	86-10-072
173-303-650	AMD	86-12-057	173-480-070	NEW-P	86-04-092	173-592-020	NEW	86-15-030
173-303-655	AMD-P	86-07-069	173-480-070	NEW-C	86-07-067	173-592-030	NEW-P	86-10-072
173-303-655	AMD	86-12-057	173-480-070	NEW	86-10-053	173-592-030	NEW	86-15-030
173-303-660	AMD-P	86-07-069	173-480-080	NEW-P	86-04-092	173-592-040	NEW-P	86-10-072
173-303-660	AMD	86-12-057	173-480-080	NEW-C	86-07-067	173-592-040	NEW	86-15-030
173-303-665	AMD-P	86-07-069	173-480-080	NEW	86-10-053	173-592-050	NEW-P	86-10-072
173-303-665	AMD	86-12-057	173-516-010	NEW-W	86-05-019	173-592-050	NEW	86-15-030
173-303-670	AMD-P	86-07-069	173-516-020	NEW-W	86-05-019	173-592-060	NEW-P	86-10-072
173-303-670	AMD	86-12-057	173-516-030	NEW-W	86-05-019	173-592-060	NEW	86-15-030
173-303-802	AMD-P	86-07-069	173-516-040	NEW-W	86-05-019	173-592-070	NEW-P	86-10-072
173-303-802	AMD	86-12-057	173-516-050	NEW-W	86-05-019	173-592-070	NEW	86-15-030
173-303-804	AMD-P	86-07-069	173-516-060	NEW-W	86-05-019	173-592-080	NEW-P	86-10-072
173-303-804	AMD	86-12-057	173-516-070	NEW-W	86-05-019	173-592-080	NEW	86-15-030
173-303-805	AMD-P	86-07-069	173-516-080	NEW-W	86-05-019	173-592-090	NEW-P	86-10-072
173-303-805	AMD	86-12-057	173-516-090	NEW-W	86-05-019	173-592-090	NEW	86-15-030
173-303-806	AMD-P	86-07-069	173-516-100	NEW-W	86-05-019	173-592-100	NEW-P	86-10-072
173-303-806	AMD	86-12-057	173-555-015	NEW-P	86-10-062	173-592-100	NEW	86-15-030
173-303-910	AMD-P	86-07-069	173-555-015	NEW-W	86-12-048	173-592-110	NEW-P	86-10-072
173-303-910	AMD	86-12-057	173-555-015	NEW-P	86-13-066	173-592-110	NEW	86-15-030
173-303-960	NEW-P	86-07-069	173-555-015	NEW-W	86-18-051	173-592-120	NEW-P	86-10-072
173-303-960	NEW	86-12-057	173-555-020	AMD-P	86-10-062	173-592-120	NEW	86-15-030
173-303-9902	AMD-P	86-07-069	173-555-020	AMD-W	86-12-048	180-16-200	AMD-P	86-17-085
173-303-9902	AMD	86-12-057	173-555-020	AMD-P	86-13-066	180-16-205	AMD-P	86-17-085
173-303-9903	AMD-P	86-07-069	173-555-020	AMD-W	86-18-051	180-16-220	AMD-P	86-09-095
173-303-9903	AMD	86-12-057	173-555-030	AMD-P	86-10-062	180-16-220	AMD	86-13-015
173-303-9904	AMD-P	86-07-069	173-555-030	AMD-W	86-12-048	180-16-220	AMD-P	86-17-084
173-303-9904	AMD	86-12-057	173-555-030	AMD-P	86-13-066	180-16-220	AMD	86-20-056
173-303-9905	AMD-P	86-07-069	173-555-030	AMD-W	86-18-051	180-16-221	NEW-P	86-09-095
173-303-9905	AMD	86-12-057	173-555-040	AMD-P	86-10-062	180-16-221	NEW	86-13-015
173-325-010	NEW-E	86-09-017	173-555-040	AMD-W	86-12-048	180-16-222	NEW-P	86-09-095
173-325-010	NEW-P	86-10-043	173-555-040	AMD-P	86-13-066	180-16-222	NEW	86-13-015
173-325-010	NEW-C	86-11-069	173-555-040	AMD-W	86-18-051	180-16-223	NEW-P	86-09-095
173-325-010	NEW-E	86-15-007	173-555-060	AMD-P	86-10-062	180-16-223	NEW	86-13-015
173-325-010	NEW	86-15-008	173-555-060	AMD-W	86-12-048	180-16-224	NEW-P	86-09-095
173-325-020	NEW-E	86-09-017	173-555-060	AMD-P	86-13-066	180-16-224	NEW	86-13-015
173-325-020	NEW-P	86-10-043	173-555-065	AMD-W	86-18-051	180-16-225	AMD-P	86-09-095
173-325-020	NEW-C	86-11-069	173-555-065	NEW-P	86-10-062	180-16-225	AMD	86-13-015
173-325-020	NEW-E	86-15-007	173-555-065	NEW-W	86-12-048	180-16-226	NEW	86-13-015
173-325-020	NEW	86-15-008	173-555-065	NEW-P	86-13-066	180-16-231	NEW-P	86-09-095
173-325-030	NEW-E	86-09-017	173-555-065	NEW-W	86-18-051	180-16-231	NEW	86-13-015
173-325-030	NEW-P	86-10-043	173-555-070	AMD-P	86-10-062	180-16-236	NEW-P	86-09-095
173-325-030	NEW-C	86-11-069	173-555-070	AMD-W	86-12-048	180-16-236	NEW	86-13-015
173-325-030	NEW-E	86-15-007	173-555-070	AMD-P	86-13-066	180-24-300	NEW-E	86-20-044

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
180-24-305	NEW-E 86-20-044	180-79-231	NEW-P 86-09-097	182-12-220	NEW-E 86-13-045
180-24-310	NEW-E 86-20-044	180-79-233	NEW-P 86-09-097	182-12-220	NEW 86-16-061
180-24-312	NEW-E 86-20-044	180-85-005	NEW-P 86-09-098	192-12-025	AMD-P 86-11-044
180-24-315	NEW-E 86-20-044	180-85-005	NEW 86-13-018	192-12-025	AMD 86-14-031
180-24-320	NEW-E 86-20-044	180-85-010	NEW-P 86-09-098	192-12-134	REP-P 86-14-095
180-24-325	NEW-E 86-20-044	180-85-010	NEW 86-13-018	192-28-105	AMD-P 86-14-095
180-24-327	NEW-E 86-20-044	180-85-015	NEW-P 86-09-098	192-28-105	AMD 86-17-023
180-24-330	NEW-E 86-20-044	180-85-015	NEW 86-13-018	192-28-110	AMD-P 86-14-095
180-24-335	NEW-E 86-20-044	180-85-020	NEW-P 86-09-098	192-28-110	AMD 86-17-023
180-24-340	NEW-E 86-20-044	180-85-020	NEW 86-13-018	192-28-115	AMD-P 86-14-095
180-24-345	NEW-E 86-20-044	180-85-025	NEW-P 86-09-098	192-28-115	AMD 86-17-023
180-24-350	NEW-E 86-20-044	180-85-025	NEW 86-13-018	192-28-120	AMD-P 86-14-095
180-24-355	NEW-E 86-20-044	180-85-030	NEW-P 86-09-098	192-28-120	AMD 86-17-023
180-24-360	NEW-E 86-20-044	180-85-030	NEW 86-13-018	192-28-125	AMD-P 86-14-095
180-24-365	NEW-E 86-20-044	180-85-035	NEW-P 86-09-098	192-28-125	AMD 86-17-023
180-24-370	NEW-E 86-20-044	180-85-035	NEW 86-13-018	192-40-010	NEW-P 86-05-022
180-24-375	NEW-E 86-20-044	180-85-040	NEW-P 86-09-098	192-40-010	NEW 86-08-073
180-24-380	NEW-E 86-20-044	180-85-040	NEW 86-13-018	192-40-020	NEW-P 86-05-022
180-25-043	NEW 86-04-065	180-85-045	NEW-P 86-09-098	192-40-020	NEW 86-08-073
180-25-050	AMD 86-04-066	180-85-045	NEW 86-13-018	192-40-030	NEW-P 86-05-022
180-26-057	NEW 86-04-065	180-85-075	NEW-P 86-09-098	192-40-030	NEW 86-08-073
180-27-105	AMD 86-04-067	180-85-075	NEW 86-13-018	192-40-040	NEW-P 86-05-022
180-29-1075	NEW 86-04-065	180-85-080	NEW-P 86-09-098	192-40-040	NEW 86-08-073
180-40-300	AMD-E 86-15-058	180-85-080	NEW 86-13-018	192-40-050	NEW-P 86-05-022
180-40-300	AMD-P 86-17-083	180-85-100	NEW-P 86-09-098	192-40-050	NEW 86-08-073
180-40-300	AMD 86-20-055	180-85-100	NEW 86-13-018	192-40-060	NEW-P 86-05-022
180-51-005	AMD-P 86-17-081	180-85-105	NEW-P 86-09-098	192-40-060	NEW 86-08-073
180-51-005	AMD 86-20-053	180-85-105	NEW 86-13-018	192-40-070	NEW-P 86-05-022
180-53-005	AMD-P 86-17-082	180-85-110	NEW-P 86-09-098	192-40-070	NEW 86-08-073
180-53-005	AMD 86-20-054	180-85-110	NEW 86-13-018	192-40-080	NEW-P 86-05-022
180-75	AMD-P 86-09-096	180-85-115	NEW-P 86-09-098	192-40-080	NEW 86-08-073
180-75	AMD 86-13-016	180-85-115	NEW 86-13-018	192-40-090	NEW-P 86-05-022
180-75-003	NEW-P 86-09-096	180-85-120	NEW-P 86-09-098	192-40-090	NEW 86-08-073
180-75-003	NEW 86-13-016	180-85-120	NEW 86-13-018	192-40-100	NEW-P 86-05-022
180-75-017	NEW-P 86-09-096	180-85-130	NEW-P 86-09-098	192-40-100	NEW 86-08-073
180-75-017	NEW 86-13-016	180-85-130	NEW 86-13-018	192-40-110	NEW-P 86-05-022
180-75-020	AMD-P 86-09-096	180-85-135	NEW-P 86-09-098	192-40-110	NEW 86-08-073
180-75-020	AMD 86-13-016	180-85-135	NEW 86-13-018	192-40-120	NEW-P 86-05-022
180-75-025	AMD-P 86-09-096	180-85-200	NEW-P 86-09-098	204-41-010	NEW-P 86-17-072
180-75-025	AMD 86-13-016	180-85-200	NEW 86-13-018	204-41-010	NEW 86-20-037
180-75-027	NEW-P 86-09-096	180-85-205	NEW-P 86-09-098	204-41-020	NEW-P 86-17-072
180-75-027	NEW 86-13-016	180-85-205	NEW 86-13-018	204-41-020	NEW 86-20-037
180-75-030	AMD-P 86-09-096	180-85-210	NEW-P 86-09-098	204-41-030	NEW-P 86-17-072
180-75-030	AMD 86-13-016	180-85-210	NEW 86-13-018	204-41-030	NEW 86-20-037
180-75-033	NEW-P 86-09-096	180-85-215	NEW-P 86-09-098	204-41-040	NEW-P 86-17-072
180-75-033	NEW 86-13-016	180-85-215	NEW 86-13-018	204-41-040	NEW 86-20-037
180-75-035	AMD-P 86-09-096	180-85-220	NEW-P 86-09-098	204-41-050	NEW-P 86-17-072
180-75-035	AMD 86-13-016	180-85-220	NEW 86-13-018	204-41-050	NEW 86-20-037
180-75-040	AMD-P 86-09-096	180-85-225	NEW-P 86-09-098	204-41-060	NEW-P 86-17-072
180-75-040	AMD 86-13-016	180-85-225	NEW 86-13-018	204-41-070	NEW-P 86-17-072
180-75-045	AMD-P 86-09-096	182-08-120	AMD-P 86-13-044	210-01-010	NEW-P 86-10-056
180-75-045	AMD 86-13-016	182-08-120	AMD-E 86-13-045	210-01-010	NEW 86-14-002
180-75-055	AMD-P 86-09-096	182-08-120	AMD 86-16-061	210-01-020	NEW-P 86-10-056
180-75-055	AMD 86-13-016	182-08-160	AMD-P 86-13-044	210-01-020	NEW 86-14-002
180-75-087	NEW-P 86-09-096	182-08-160	AMD-E 86-13-045	210-01-030	NEW-P 86-10-056
180-75-087	NEW 86-13-016	182-08-160	AMD 86-16-061	210-01-030	NEW 86-14-002
180-75-090	AMD-P 86-09-096	182-08-170	AMD-P 86-13-044	210-01-040	NEW-P 86-10-056
180-75-090	AMD 86-13-016	182-08-170	AMD-E 86-13-045	210-01-040	NEW 86-14-002
180-79-013	AMD-P 86-05-046	182-08-170	AMD 86-16-061	210-01-050	NEW-P 86-10-056
180-79-013	AMD 86-09-011	182-08-220	NEW-P 86-13-044	210-01-050	NEW 86-14-002
180-79-013	AMD-P 86-09-097	182-08-220	NEW-E 86-13-045	210-01-060	NEW-P 86-10-056
180-79-013	AMD 86-13-017	182-08-220	NEW 86-16-061	210-01-060	NEW 86-14-002
180-79-065	AMD-P 86-09-097	182-12-115	AMD-P 86-13-043	210-01-070	NEW-P 86-10-056
180-79-065	AMD 86-13-017	182-12-115	AMD-E 86-16-062	210-01-070	NEW 86-14-002
180-79-075	AMD-P 86-09-097	182-12-115	AMD-P 86-17-025	210-01-080	NEW-P 86-10-056
180-79-075	AMD 86-13-017	182-12-122	AMD-P 86-13-044	210-01-080	NEW 86-14-002
180-79-080	NEW-P 86-09-097	182-12-122	AMD-E 86-13-045	210-01-090	NEW-P 86-10-056
180-79-080	NEW 86-13-017	182-12-122	AMD 86-16-061	210-01-090	NEW 86-14-002
180-79-086	NEW-P 86-09-097	182-12-126	NEW-P 86-13-044	210-01-100	NEW-P 86-10-056
180-79-086	NEW 86-13-017	182-12-126	NEW-E 86-13-045	210-01-100	NEW 86-14-002
180-79-100	AMD-P 86-09-097	182-12-126	NEW 86-16-061	210-01-110	NEW-P 86-10-056
180-79-100	AMD 86-13-017	182-12-160	AMD-C 86-05-020	210-01-110	NEW 86-14-002
180-79-115	AMD-P 86-09-097	182-12-160	AMD 86-06-003	210-01-120	NEW-P 86-10-056
180-79-115	AMD 86-13-017	182-12-210	NEW-P 86-13-044	210-01-120	NEW 86-14-002
180-79-125	AMD-P 86-09-097	182-12-210	NEW-E 86-13-045	210-01-130	NEW-P 86-10-056
180-79-125	AMD 86-13-017	182-12-210	NEW 86-16-061	210-01-130	NEW 86-14-002
180-79-230	AMD-P 86-09-097	182-12-220	NEW-P 86-13-044	212-32-005	AMD-P 86-08-063

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
212-32-005	AMD	86-12-062	212-52-055	AMD-P	86-08-064	220-28-609	REP-E	86-19-018
212-32-015	AMD-P	86-08-063	212-52-055	AMD	86-11-038	220-28-610	NEW-E	86-19-018
212-32-015	AMD	86-12-062	212-52-060	AMD-P	86-08-064	220-28-610	REP-E	86-19-047
212-32-035	AMD-P	86-08-063	212-52-060	AMD	86-11-038	220-28-611	NEW-E	86-19-047
212-32-035	AMD	86-12-062	212-52-065	REP-P	86-08-064	220-28-611	REP-E	86-20-004
212-32-040	AMD-P	86-08-063	212-52-065	REP	86-11-038	220-28-612	NEW-E	86-20-004
212-32-040	AMD	86-12-062	212-52-070	AMD-P	86-08-064	220-28-612	REP-E	86-20-007
212-32-045	AMD-P	86-08-063	212-52-070	AMD	86-11-038	220-28-613	NEW-E	86-20-007
212-32-045	AMD	86-12-062	212-52-075	AMD-P	86-08-064	220-28-613	REP-E	86-20-033
212-32-050	AMD-P	86-08-063	212-52-075	AMD	86-11-038	220-28-614	NEW-E	86-20-033
212-32-050	AMD	86-12-062	212-52-080	AMD-P	86-08-064	220-28-614	REP-E	86-20-049
212-32-070	AMD-P	86-08-063	212-52-080	AMD	86-11-038	220-28-615	NEW-E	86-20-049
212-32-070	AMD	86-12-062	212-52-085	AMD-P	86-08-064	220-28-615	REP-E	86-20-057
212-32-075	AMD-P	86-08-063	212-52-085	AMD	86-11-038	220-28-616	NEW-E	86-20-057
212-32-075	AMD	86-12-062	212-52-090	AMD-P	86-08-064	220-32-02000A	NEW-E	86-07-035
212-32-080	AMD-P	86-08-063	212-52-090	AMD	86-11-038	220-32-02000B	NEW-E	86-14-012
212-32-080	AMD	86-12-062	212-52-095	AMD-P	86-08-064	220-32-021	AMD-P	86-05-040
212-32-085	AMD-P	86-08-063	212-52-095	AMD	86-11-038	220-32-021	AMD	86-08-039
212-32-085	AMD	86-12-062	212-52-100	AMD-P	86-08-064	220-32-02200P	NEW-E	86-04-017
212-32-095	AMD-P	86-08-063	212-52-100	AMD	86-11-038	220-32-02200Q	NEW-E	86-16-005
212-32-095	AMD	86-12-062	212-52-105	AMD-P	86-08-064	220-32-02200Q	REP-E	86-16-031
212-32-100	AMD-P	86-08-063	212-52-105	AMD	86-11-038	220-32-02200R	NEW-E	86-16-031
212-32-100	AMD	86-12-062	212-52-112	NEW-P	86-08-064	220-32-03000A	NEW-E	86-19-029
212-32-110	NEW-P	86-08-063	212-52-112	NEW	86-11-038	220-32-03000A	REP-E	86-19-057
212-32-110	NEW	86-12-062	212-52-115	AMD-P	86-08-064	220-32-03000B	NEW-E	86-19-057
212-32-115	NEW-P	86-08-063	212-52-115	AMD	86-11-038	220-32-03000B	REP-E	86-20-098
212-32-115	NEW	86-12-062	212-52-120	AMD-P	86-08-064	220-32-03000C	NEW-E	86-20-098
212-32-120	NEW-P	86-08-063	212-52-120	AMD	86-11-038	220-32-03000Y	NEW-E	86-06-013
212-32-120	NEW	86-12-062	212-52-99001	NEW-P	86-08-064	220-32-03000Z	NEW-E	86-14-012
212-32-125	NEW-P	86-08-063	212-52-99001	NEW	86-11-038	220-32-03000Z	REP-E	86-19-029
212-32-125	NEW	86-12-062	212-52-99002	NEW-P	86-08-064	220-32-04100I	NEW-E	86-12-013
212-32-130	NEW-P	86-08-063	212-52-99002	NEW	86-11-038	220-32-042	REP-P	86-05-040
212-32-130	NEW	86-12-062	220-12-02000A	NEW-E	86-16-014	220-32-042	REP	86-08-039
212-32-135	NEW-P	86-08-063	220-16-315	AMD-P	86-08-103	220-32-05100A	NEW-E	86-19-027
212-32-135	NEW	86-12-062	220-16-315	AMD-C	86-13-037	220-32-05100A	REP-E	86-20-047
212-32-140	NEW-P	86-08-063	220-16-315	AMD	86-13-038	220-32-05100B	NEW-E	86-20-047
212-32-140	NEW	86-12-062	220-16-385	NEW-P	86-16-021	220-32-05100B	REP-E	86-20-096
212-32-145	NEW-P	86-08-063	220-16-385	NEW	86-20-028	220-32-05100C	NEW-E	86-20-047
212-32-145	NEW	86-12-062	220-22-020	AMD-P	86-10-075	220-32-05100C	REP-E	86-20-096
212-32-150	NEW-P	86-08-063	220-22-02000D	NEW-E	86-19-028	220-32-05100D	NEW-E	86-20-096
212-32-150	NEW	86-12-062	220-22-510	NEW-P	86-15-086	220-32-05100E	NEW-E	86-20-096
212-32-155	NEW-P	86-08-063	220-22-510	NEW	86-19-043	220-32-05100W	NEW-E	86-14-012
212-32-155	NEW	86-12-062	220-22-51000A	NEW-E	86-10-027	220-32-05100W	REP-E	86-17-043
212-32-160	NEW-P	86-08-063	220-24-02000J	NEW-E	86-10-007	220-32-05100X	NEW-E	86-17-043
212-32-160	NEW	86-12-062	220-24-02000J	REP-E	86-10-015	220-32-05100X	REP-E	86-18-076
212-52-001	AMD-P	86-08-064	220-24-02000K	NEW-E	86-10-015	220-32-05100Y	NEW-E	86-18-076
212-52-001	AMD	86-11-038	220-24-02000K	REP-E	86-11-016	220-32-05100Y	REP-E	86-19-010
212-52-002	NEW-P	86-08-064	220-24-02000L	NEW-E	86-11-016	220-32-05100Z	NEW-E	86-19-010
212-52-002	NEW	86-11-038	220-24-02000L	REP-E	86-11-043	220-32-05100Z	REP-E	86-20-047
212-52-005	AMD-P	86-08-064	220-24-02000M	NEW-E	86-11-043	220-32-05500Q	NEW-E	86-11-050
212-52-005	AMD	86-11-038	220-24-02000M	REP-E	86-12-012	220-32-05500Q	REP-E	86-12-014
212-52-012	AMD-P	86-08-064	220-24-02000N	NEW-E	86-12-012	220-32-05500P	NEW-E	86-12-014
212-52-012	AMD	86-11-038	220-24-02000N	REP-E	86-12-032	220-32-05500P	REP-E	86-12-055
212-52-016	NEW-P	86-08-064	220-24-02000O	NEW-E	86-12-032	220-32-05500R	NEW-E	86-12-055
212-52-016	NEW	86-11-038	220-24-02000O	NEW-E	86-16-036	220-32-05500R	REP-E	86-17-060
212-52-018	NEW-P	86-08-064	220-24-02000P	REP-E	86-16-074	220-32-05500S	NEW-E	86-17-060
212-52-018	NEW	86-11-038	220-24-02000Q	NEW-E	86-16-074	220-32-05900I	NEW-E	86-09-015
212-52-020	AMD-P	86-08-064	220-24-02000Q	REP-E	86-16-083	220-32-05900J	NEW-E	86-10-005
212-52-020	AMD	86-11-038	220-24-02000R	NEW-E	86-16-083	220-36-020	AMD-P	86-10-075
212-52-025	AMD-P	86-08-064	220-28-01000A	NEW-E	86-17-008	220-36-020	AMD	86-15-016
212-52-025	AMD	86-11-038	220-28-601	NEW-E	86-15-017	220-36-021	AMD-P	86-10-075
212-52-027	AMD-P	86-08-064	220-28-601	REP-E	86-15-055	220-36-021	AMD	86-15-016
212-52-027	AMD	86-11-038	220-28-602	NEW-E	86-15-055	220-36-02100Y	NEW-E	86-14-084
212-52-028	NEW-P	86-08-064	220-28-602	REP-E	86-16-015	220-36-022	AMD-P	86-10-075
212-52-028	NEW	86-11-038	220-28-603	NEW-E	86-16-015	220-36-022	AMD	86-15-016
212-52-030	AMD-P	86-08-064	220-28-603	REP-E	86-16-032	220-36-024	AMD-P	86-10-075
212-52-030	AMD	86-11-038	220-28-604	NEW-E	86-16-032	220-36-024	AMD	86-15-016
212-52-037	AMD-P	86-08-064	220-28-604	REP-E	86-16-050	220-36-025	AMD-P	86-10-075
212-52-037	AMD	86-11-038	220-28-605	NEW-E	86-16-050	220-36-025	AMD	86-15-016
212-52-040	REP-P	86-08-064	220-28-605	REP-E	86-17-011	220-36-02500S	NEW-E	86-11-073
212-52-040	REP	86-11-038	220-28-606	NEW-E	86-17-011	220-36-02500S	REP-E	86-13-013
212-52-041	NEW-P	86-08-064	220-28-606	REP-E	86-17-042	220-36-02500T	NEW-E	86-12-007
212-52-041	NEW	86-11-038	220-28-607	NEW-E	86-17-042	220-36-02500T	REP-E	86-12-033
212-52-045	AMD-P	86-08-064	220-28-607	REP-E	86-18-047	220-36-02500U	NEW-E	86-12-033
212-52-045	AMD	86-11-038	220-28-608	NEW-E	86-18-047	220-36-02500U	REP-E	86-12-073
212-52-050	AMD-P	86-08-064	220-28-608	REP-E	86-19-009	220-36-02500V	NEW-E	86-12-073
212-52-050	AMD	86-11-038	220-28-609	NEW-E	86-19-009	220-36-02500V	REP-E	86-14-009

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-36-02500W	NEW-E	86-14-009	220-47-705	NEW-E	86-18-013	220-56-19500D	NEW-E	86-08-065
220-36-02500W	REP-E	86-14-057	220-47-705	REP-E	86-18-021	220-56-19500D	REP-E	86-14-024
220-36-02500X	NEW-E	86-14-057	220-47-706	NEW-E	86-18-021	220-56-19500E	NEW-E	86-19-026
220-36-02500Y	NEW-E	86-19-017	220-47-706	REP-E	86-18-046	220-56-197	REP-E	86-20-005
220-40-020	AMD-P	86-10-075	220-47-707	NEW-E	86-18-046	220-56-205	AMD-C	86-03-089
220-40-020	AMD	86-15-016	220-47-707	REP-E	86-18-062	220-56-205	AMD	86-09-020
220-40-021	AMD-P	86-10-075	220-47-708	NEW-E	86-18-062	220-56-20500A	NEW-E	86-08-065
220-40-021	AMD	86-15-016	220-47-708	REP-E	86-18-077	220-56-20500A	REP-E	86-14-024
220-40-02100G	NEW-E	86-14-084	220-47-709	NEW-E	86-18-077	220-56-240	AMD-C	86-03-089
220-40-02100G	REP-E	86-19-058	220-47-709	REP-E	86-19-008	220-56-240	AMD	86-09-020
220-40-02100H	NEW-E	86-19-058	220-47-710	NEW-E	86-19-008	220-56-24000C	NEW-E	86-08-065
220-40-02100H	REP-E	86-19-078	220-47-710	REP-E	86-19-046	220-56-24000C	REP-E	86-14-024
220-40-02100I	NEW-E	86-19-078	220-47-711	NEW-E	86-19-046	220-56-295	AMD-C	86-03-089
220-40-02100I	REP-E	86-20-008	220-47-711	REP-E	86-20-006	220-56-295	AMD	86-09-020
220-40-02100J	NEW-E	86-20-008	220-47-712	NEW-E	86-20-006	220-56-29500B	NEW-E	86-08-065
220-40-02100J	REP-E	86-20-014	220-47-712	REP-E	86-20-048	220-56-29500B	REP-E	86-14-024
220-40-02100K	NEW-E	86-20-014	220-47-713	NEW-E	86-20-048	220-56-305	AMD-C	86-03-089
220-40-02100K	REP-E	86-20-032	220-47-713	REP-E	86-20-097	220-56-305	AMD	86-09-020
220-40-02100L	NEW-E	86-20-076	220-47-714	NEW-E	86-20-097	220-56-30500B	NEW-E	86-08-065
220-40-022	AMD-P	86-10-075	220-48-01500T	NEW-E	86-03-044	220-56-30500B	REP-E	86-14-024
220-40-022	AMD	86-15-016	220-48-01500T	REP-E	86-05-012	220-56-310	AMD-C	86-03-089
220-40-024	AMD-P	86-10-075	220-48-01500U	NEW-E	86-05-012	220-56-310	AMD	86-09-020
220-40-024	AMD	86-15-016	220-48-01500U	REP-E	86-06-025	220-56-31000G	NEW-E	86-16-014
220-44-050	AMD-P	86-09-004	220-48-01500V	NEW-E	86-06-025	220-56-312	NEW-C	86-03-089
220-44-050	AMD	86-12-027	220-49-02000S	NEW-E	86-09-042	220-56-312	NEW	86-09-020
220-44-05000W	NEW-E	86-08-104	220-52-010	AMD-P	86-15-086	220-56-31200A	NEW-E	86-08-065
220-44-05000X	NEW-E	86-18-007	220-52-010	AMD	86-19-043	220-56-31200A	REP-E	86-14-024
220-44-05000X	REP-E	86-18-008	220-52-03000C	NEW-E	86-09-010	220-56-325	AMD-C	86-03-089
220-44-05000Y	NEW-E	86-18-008	220-52-05300Q	NEW-E	86-11-042	220-56-325	AMD	86-09-020
220-44-05000Y	REP-E	86-20-036	220-52-060	AMD-P	86-15-086	220-56-32500H	NEW-E	86-11-042
220-44-05000Z	NEW-E	86-20-036	220-52-060	AMD	86-19-043	220-56-330	AMD-C	86-03-089
220-47-262	AMD-P	86-08-103	220-52-069	AMD-P	86-05-002	220-56-330	AMD	86-09-020
220-47-262	AMD-C	86-13-037	220-52-069	AMD	86-08-056	220-56-335	AMD-C	86-03-089
220-47-262	AMD	86-13-038	220-52-073	AMD-P	86-16-021	220-56-335	AMD	86-09-020
220-47-301	AMD-P	86-08-103	220-52-073	AMD	86-20-028	220-56-340	AMD-C	86-03-089
220-47-301	AMD-C	86-13-037	220-52-07300C	NEW-E	86-20-029	220-56-340	AMD	86-09-020
220-47-301	AMD	86-13-038	220-52-07300E	NEW-E	86-10-026	220-56-350	AMD-C	86-03-089
220-47-307	AMD-P	86-08-103	220-52-074	AMD-P	86-16-021	220-56-350	AMD	86-09-020
220-47-307	AMD-C	86-13-037	220-52-074	AMD	86-20-028	220-56-35000B	NEW-E	86-06-026
220-47-311	AMD-P	86-08-103	220-52-07400D	NEW-E	86-20-029	220-56-36000L	NEW-E	86-05-024
220-47-311	AMD-C	86-13-037	220-52-07500A	NEW-E	86-16-014	220-56-365	AMD-C	86-03-089
220-47-311	AMD	86-13-038	220-55-04000A	NEW-E	86-19-045	220-56-365	AMD	86-09-020
220-47-312	AMD-P	86-08-103	220-56-100	AMD-C	86-03-089	220-56-380	AMD-C	86-03-089
220-47-312	AMD-C	86-13-037	220-56-100	AMD	86-09-020	220-56-380	AMD	86-09-020
220-47-312	AMD	86-13-038	220-56-10000B	NEW-E	86-08-065	220-56-382	AMD-C	86-03-089
220-47-313	AMD-P	86-08-103	220-56-10000B	REP-E	86-14-024	220-56-382	AMD	86-09-020
220-47-313	AMD-C	86-13-037	220-56-12000A	NEW-E	86-16-006	220-56-38200A	NEW-E	86-08-065
220-47-313	AMD	86-13-038	220-56-12000A	REP-E	86-19-044	220-56-38200A	REP-E	86-14-024
220-47-401	AMD-P	86-08-103	220-56-12000B	NEW-E	86-19-044	220-56-400	AMD-C	86-03-089
220-47-401	AMD-C	86-13-037	220-56-12000B	REP-E	86-20-002	220-56-400	AMD	86-09-020
220-47-401	AMD	86-13-038	220-56-150	AMD-C	86-03-089	220-56-40000B	NEW-E	86-08-065
220-47-402	AMD-P	86-08-103	220-56-150	AMD	86-09-020	220-56-40000B	REP-E	86-14-024
220-47-402	AMD-C	86-13-037	220-56-15000A	NEW-E	86-08-065	220-57-001	AMD-C	86-03-089
220-47-402	AMD	86-13-038	220-56-15000A	REP-E	86-14-024	220-57-001	AMD	86-09-020
220-47-403	AMD-P	86-08-103	220-56-16000Z	NEW-E	86-08-047	220-57-13000I	NEW-E	86-15-056
220-47-403	AMD-C	86-13-037	220-56-16000Z	REP-E	86-14-024	220-57-13500H	NEW-E	86-15-056
220-47-403	AMD	86-13-038	220-56-180	AMD-C	86-03-089	220-57-138	AMD-C	86-03-089
220-47-411	AMD-P	86-08-103	220-56-180	AMD	86-09-020	220-57-138	AMD	86-09-020
220-47-411	AMD-C	86-13-037	220-56-18000S	NEW-E	86-08-065	220-57-140	AMD-C	86-03-089
220-47-411	AMD	86-13-038	220-56-18000S	REP-E	86-14-024	220-57-140	AMD	86-09-020
220-47-412	AMD-P	86-08-103	220-56-18000T	NEW-E	86-06-031	220-57-15500F	NEW-E	86-13-013
220-47-412	AMD-C	86-13-037	220-56-190	AMD-C	86-03-089	220-57-160	AMD-C	86-03-089
220-47-412	AMD	86-13-038	220-56-190	AMD	86-09-020	220-57-160	AMD	86-09-020
220-47-413	AMD-P	86-08-103	220-56-19000A	NEW-E	86-14-024	220-57-16000A	NEW-E	86-16-022
220-47-413	AMD-C	86-13-037	220-56-19000A	REP-E	86-17-009	220-57-16000B	NEW-E	86-17-028
220-47-413	AMD	86-13-038	220-56-19000B	NEW-E	86-17-009	220-57-16000B	REP-E	86-17-044
220-47-414	AMD-P	86-08-103	220-56-19000B	REP-E	86-17-029	220-57-16000C	NEW-E	86-17-044
220-47-414	AMD-C	86-13-037	220-56-19000C	NEW-E	86-17-029	220-57-16000C	REP-E	86-18-045
220-47-414	AMD	86-13-038	220-56-19000C	REP-E	86-17-051	220-57-16000D	NEW-E	86-18-045
220-47-701	NEW-E	86-16-016	220-56-19000D	NEW-E	86-17-051	220-57-16000D	REP-E	86-18-074
220-47-701	REP-E	86-16-051	220-56-19000D	REP-E	86-18-074	220-57-16000E	NEW-E	86-18-074
220-47-702	NEW-E	86-16-051	220-56-19000E	NEW-E	86-18-074	220-57-16000E	REP-E	86-20-096
220-47-702	REP-E	86-17-010	220-56-19000E	REP-E	86-20-096	220-57-16000Z	NEW-E	86-14-011
220-47-703	NEW-E	86-17-010	220-56-19000Z	NEW-E	86-08-065	220-57-16000Z	REP-E	86-16-022
220-47-703	REP-E	86-17-041	220-56-19000Z	REP-E	86-14-024	220-57-175	AMD-C	86-03-089
220-47-704	NEW-E	86-17-041	220-56-195	AMD-C	86-03-089	220-57-175	AMD	86-09-020
220-47-704	REP-E	86-18-013	220-56-195	AMD	86-09-020	220-57-17500P	NEW-E	86-08-065

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-57-17500P	REP-E	86-14-024	220-57A-152	AMD	86-09-020	222-34-020	AMD-P	86-17-079
220-57-200	AMD-C	86-03-089	220-57A-183	NEW-C	86-03-089	222-34-030	AMD-P	86-17-079
220-57-200	AMD	86-09-020	220-57A-183	NEW	86-09-020	222-34-050	AMD-P	86-17-079
220-57-220	AMD-C	86-03-089	220-57A-18300A	NEW-E	86-16-022	230-02-020	AMD-P	86-11-005
220-57-220	AMD	86-09-020	220-57A-185	AMD-P	86-05-039	230-02-020	AMD	86-15-025
220-57-22000A	NEW-E	86-20-002	220-57A-185	AMD	86-08-040	230-02-110	AMD-P	86-15-027
220-57-235	AMD-C	86-03-089	220-57A-190	AMD-P	86-05-039	230-02-110	AMD	86-19-056
220-57-235	AMD	86-09-020	220-57A-190	AMD	86-08-040	230-02-120	AMD-P	86-15-027
220-57-24200A	NEW-E	86-13-039	220-69-220	AMD-P	86-15-086	230-02-120	AMD	86-19-056
220-57-260	AMD-C	86-03-089	220-69-220	AMD	86-19-043	230-02-125	NEW-P	86-15-027
220-57-260	AMD	86-09-020	220-69-234	AMD-P	86-15-086	230-02-125	NEW	86-19-056
220-57-270	AMD-C	86-03-089	220-69-234	AMD	86-19-043	230-02-130	AMD-P	86-15-027
220-57-27000Q	NEW-E	86-18-075	220-69-23402	AMD-P	86-15-086	230-02-130	AMD	86-19-056
220-57-290	AMD-C	86-03-089	220-69-23402	AMD	86-19-043	230-02-135	NEW-P	86-15-027
220-57-290	AMD	86-09-020	220-69-23402A	NEW-E	86-10-027	230-02-135	NEW	86-19-056
220-57-29000H	NEW-E	86-11-017	220-69-235	REP-P	86-15-086	230-02-270	AMD-P	86-15-027
220-57-31500E	NEW-E	86-09-018	220-69-235	REP	86-19-043	230-02-270	AMD	86-19-056
220-57-31500E	REP-E	86-14-024	220-69-23501	REP-P	86-15-086	230-02-350	AMD-P	86-11-005
220-57-319	AMD-C	86-03-089	220-69-23501	REP	86-19-043	230-02-350	AMD-C	86-15-026
220-57-319	AMD	86-09-020	220-69-240	AMD-P	86-15-086	230-02-350	AMD-P	86-15-027
220-57-31900B	NEW-E	86-08-065	220-69-240	AMD	86-19-043	230-02-350	AMD	86-17-057
220-57-31900B	REP-E	86-14-024	220-69-241	AMD-P	86-15-086	230-02-350	AMD-C	86-19-054
220-57-335	AMD-C	86-03-089	220-69-241	AMD	86-19-043	230-02-350	AMD-P	86-19-055
220-57-335	AMD	86-09-020	220-69-242	AMD-P	86-15-086	230-02-360	NEW-P	86-15-027
220-57-350	AMD-C	86-03-089	220-69-242	AMD	86-19-043	230-02-360	NEW	86-19-056
220-57-350	AMD	86-09-020	220-69-243	NEW-P	86-15-086	230-02-370	NEW-P	86-15-027
220-57-38500I	NEW-E	86-11-051	220-69-243	NEW	86-19-043	230-02-370	NEW	86-19-056
220-57-38500I	REP-E	86-14-024	220-69-250	AMD-P	86-15-086	230-02-380	NEW-P	86-15-027
220-57-38500J	NEW-E	86-15-056	220-69-250	AMD	86-19-043	230-02-380	NEW	86-19-056
220-57-41000A	NEW-E	86-20-009	220-69-254	AMD-P	86-15-086	230-04-060	AMD-P	86-09-040
220-57-42500H	NEW-E	86-14-058	220-69-254	AMD	86-19-043	230-04-060	AMD-P	86-13-053
220-57-42500H	REP-E	86-20-005	220-69-25402	REP-P	86-15-086	230-04-060	AMD	86-17-057
220-57-42500I	NEW-E	86-20-005	220-69-25402	REP	86-19-043	230-04-201	AMD-P	86-07-043
220-57-435	AMD-C	86-03-089	220-69-255	REP-P	86-15-086	230-04-201	AMD-P	86-09-040
220-57-435	AMD	86-09-020	220-69-255	REP	86-19-043	230-04-201	AMD-C	86-13-054
220-57-450	AMD-C	86-03-089	220-69-25501	REP-P	86-15-086	230-04-201	AMD	86-13-055
220-57-450	AMD	86-09-020	220-69-25501	REP	86-19-043	230-04-201	AMD-C	86-17-055
220-57-455	AMD-C	86-03-089	220-69-260	AMD-P	86-15-086	230-04-900	NEW-P	86-09-040
220-57-455	AMD	86-09-020	220-69-260	AMD	86-19-043	230-04-900	NEW	86-13-055
220-57-46000P	NEW-E	86-11-051	220-69-26000A	NEW-E	86-08-024	230-08-010	AMD	86-07-037
220-57-46000P	REP-E	86-13-013	220-69-26000B	NEW-E	86-14-028	230-08-010	AMD-P	86-15-027
220-57-46000Q	NEW-E	86-13-013	220-69-262	AMD-P	86-15-086	230-08-010	AMD	86-19-056
220-57-49500E	NEW-E	86-19-059	220-69-262	AMD	86-19-043	230-08-080	AMD-P	86-05-044
220-57-49500E	REP-E	86-20-032	220-69-264	AMD-P	86-15-086	230-08-080	AMD	86-09-036
220-57-49700B	NEW-E	86-12-074	220-69-264	AMD	86-19-043	230-08-100	AMD-P	86-09-040
220-57-50500K	NEW-E	86-10-028	220-69-26401	AMD-P	86-15-086	230-08-100	AMD-P	86-10-042
220-57-51500A	NEW-E	86-09-018	220-69-26401	AMD	86-19-043	230-08-100	AMD	86-13-055
220-57-51500A	REP-E	86-14-024	220-69-26402	REP-P	86-15-086	230-08-100	REP-P	86-15-027
220-57A-001	NEW-C	86-03-089	220-69-26402	REP	86-19-043	230-08-130	AMD-P	86-15-027
220-57A-001	NEW	86-09-020	220-69-265	REP-P	86-15-086	230-08-130	AMD	86-19-056
220-57A-00100C	NEW-E	86-08-065	220-69-265	REP	86-19-043	230-08-160	AMD-P	86-15-027
220-57A-00100C	REP-E	86-14-024	220-69-26501	REP-P	86-15-086	230-08-160	AMD	86-19-056
220-57A-012	AMD-C	86-03-089	220-69-26501	REP	86-19-043	230-08-165	NEW-P	86-11-005
220-57A-012	AMD	86-09-020	220-69-272	AMD-P	86-15-086	230-08-165	NEW-C	86-15-026
220-57A-015	AMD-C	86-03-089	220-69-272	AMD	86-19-043	230-08-165	NEW-C	86-17-054
220-57A-015	AMD	86-09-020	220-69-273	AMD-P	86-15-086	230-12-040	AMD-P	86-09-040
220-57A-017	AMD-C	86-03-089	220-69-273	AMD	86-19-043	230-12-040	AMD	86-13-055
220-57A-017	AMD	86-09-020	220-69-274	AMD-P	86-15-086	230-12-075	NEW-P	86-19-055
220-57A-035	AMD-C	86-03-089	220-69-274	AMD	86-19-043	230-12-240	NEW-P	86-13-053
220-57A-035	AMD	86-09-020	220-69-280	AMD-P	86-15-086	230-12-310	AMD-P	86-09-040
220-57A-037	AMD-C	86-03-089	220-69-280	AMD	86-19-043	230-12-310	AMD-P	86-13-053
220-57A-037	AMD	86-09-020	220-69-300	AMD-P	86-15-086	230-12-310	AMD-P	86-14-076
220-57A-040	AMD-C	86-03-089	220-69-300	AMD	86-19-043	230-12-310	AMD-P	86-17-056
220-57A-040	AMD	86-09-020	220-76-010	AMD-P	86-15-086	230-20-010	AMD-P	86-05-044
220-57A-045	AMD-C	86-03-089	220-76-010	AMD	86-19-043	230-20-010	AMD	86-09-036
220-57A-045	AMD	86-09-020	220-76-01000A	NEW-E	86-10-027	230-20-064	AMD-P	86-07-043
220-57A-080	AMD-C	86-03-089	220-76-015	AMD-P	86-15-086	230-20-064	AMD-C	86-13-054
220-57A-080	AMD	86-09-020	220-76-015	AMD	86-19-043	230-20-064	AMD-C	86-17-055
220-57A-110	AMD-C	86-03-089	220-76-01500A	NEW-E	86-10-027	230-20-100	AMD-P	86-05-044
220-57A-110	AMD	86-09-020	220-76-016	REP-P	86-15-086	230-20-100	AMD	86-09-036
220-57A-112	AMD-C	86-03-089	220-76-016	REP	86-19-043	230-20-240	AMD-P	86-05-044
220-57A-112	AMD	86-09-020	220-76-020	AMD-P	86-15-086	230-20-240	AMD	86-09-036
220-57A-120	AMD-C	86-03-089	220-76-020	AMD	86-19-043	230-20-246	AMD-P	86-05-044
220-57A-120	AMD	86-09-020	220-76-02000A	NEW-E	86-10-027	230-20-246	AMD	86-09-036
220-57A-140	AMD-C	86-03-089	220-76-025	REP-P	86-15-086	230-30-050	AMD	86-07-037
220-57A-140	AMD	86-09-020	220-76-025	REP	86-19-043	230-40-010	AMD-P	86-15-059
220-57A-152	AMD-C	86-03-089	222-34-010	AMD-P	86-17-079	230-40-010	AMD	86-19-056

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
230-40-055	AMD-P 86-11-005	232-28-21201	NEW-P 86-17-095	248-19-320	AMD 86-06-030
230-40-055	AMD-C 86-15-026	232-28-409	REP-P 86-14-106	248-19-325	REP 86-06-030
230-40-055	AMD 86-17-057	232-28-409	REP 86-18-020	248-19-326	NEW 86-06-030
230-40-070	AMD-P 86-09-040	232-28-410	NEW-P 86-14-106	248-19-327	NEW 86-06-030
230-40-070	AMD 86-13-055	232-28-410	NEW 86-18-020	248-19-330	AMD 86-06-030
230-40-120	AMD-P 86-11-005	232-28-508	REP-P 86-12-053	248-19-340	AMD 86-06-030
230-40-120	AMD 86-15-025	232-28-508	REP 86-18-019	248-19-350	AMD 86-06-030
230-40-310	AMD-P 86-09-040	232-28-509	NEW-P 86-12-053	248-19-373	AMD-P 86-09-049
230-40-310	AMD 86-13-055	232-28-509	NEW 86-18-019	248-19-373	AMD 86-12-044
230-40-400	AMD-P 86-11-005	232-28-61423	NEW-E 86-05-051	248-19-400	AMD 86-06-030
230-46-010	AMD-P 86-03-035	232-28-615	REP-P 86-14-102	248-19-403	AMD 86-06-030
230-46-010	AMD 86-08-007	232-28-61502	NEW-E 86-03-002	248-19-405	AMD 86-06-030
230-46-020	AMD-P 86-03-035	232-28-61506	NEW-E 86-03-018	248-19-410	AMD 86-06-030
230-46-020	AMD 86-08-007	232-28-61507	NEW-E 86-07-030	248-19-415	AMD 86-06-030
230-46-030	REP-P 86-03-035	232-28-61508	NEW-E 86-06-029	248-19-420	AMD 86-06-030
230-46-030	REP 86-07-044	232-28-61508	NEW-E 86-12-047	248-19-430	AMD 86-06-030
230-46-040	REP-P 86-03-035	232-28-61508	NEW-E 86-18-044	248-19-440	AMD 86-06-030
230-46-040	REP 86-07-044	232-28-61509	NEW-E 86-08-060	248-19-450	AMD 86-06-030
230-46-050	REP-P 86-03-035	232-28-61510	NEW-E 86-08-061	248-19-460	AMD 86-06-030
230-46-050	REP 86-07-044	232-28-61511	NEW-E 86-09-071	248-19-470	AMD 86-06-030
230-46-060	REP-P 86-03-035	232-28-61511	NEW-P 86-09-083	248-19-475	AMD 86-06-030
230-46-060	REP 86-07-044	232-28-61511	NEW 86-12-046	248-19-480	AMD 86-06-030
230-46-100	NEW-P 86-05-045	232-28-61511	REP-P 86-17-053	248-21-002	AMD-P 86-03-070
230-46-100	NEW-P 86-06-001	232-28-61512	NEW-E 86-13-041	248-21-002	AMD 86-08-002
230-46-100	NEW-C 86-11-004	232-28-61512	NEW-E 86-19-020	248-29-001	AMD 86-04-031
230-46-100	NEW-C 86-13-054	232-28-61513	NEW-E 86-16-029	248-29-010	AMD 86-04-031
230-46-110	NEW-P 86-05-045	232-28-61514	NEW-E 86-18-061	248-29-020	AMD 86-04-031
230-46-110	NEW-P 86-07-036	232-28-61515	NEW-E 86-16-030	248-29-030	AMD 86-04-031
230-46-110	NEW-C 86-11-004	232-28-616	NEW-P 86-14-102	248-29-040	AMD 86-04-031
230-46-110	NEW-C 86-13-054	232-28-707	REP 86-06-028	248-29-050	AMD 86-04-031
230-46-120	NEW-P 86-05-045	232-28-708	NEW 86-06-028	248-29-060	AMD 86-04-031
230-46-120	NEW-C 86-11-004	232-28-807	REP-P 86-05-048	248-29-070	AMD 86-04-031
230-46-140	NEW-P 86-05-045	232-28-807	REP 86-12-045	248-29-080	AMD 86-04-031
230-46-140	NEW-C 86-11-004	232-28-808	NEW-P 86-05-048	248-29-090	AMD 86-04-031
230-46-140	NEW-C 86-13-054	232-28-808	NEW 86-12-045	248-40-040	AMD-P 86-10-074
232-12-001	AMD-P 86-14-102	240-10-010	AMD-P 86-05-023	248-40-040	AMD 86-14-008
232-12-001	AMD-P 86-17-053	240-10-010	AMD 86-08-070	248-40-050	AMD-P 86-10-074
232-12-04506	NEW-E 86-03-017	240-10-030	AMD-P 86-05-023	248-40-050	AMD 86-14-008
232-12-04507	NEW-E 86-04-021	240-10-030	AMD 86-08-070	248-100-175	REP 86-05-013
232-12-091	AMD-P 86-05-047	240-10-040	AMD-P 86-05-023	248-140-010	AMD-P 86-03-070
232-12-091	AMD 86-09-023	240-10-040	AMD 86-08-070	248-140-010	AMD 86-08-002
232-12-167	REP-P 86-14-102	240-10-055	NEW-P 86-05-023	248-140-140	AMD-P 86-03-070
232-12-167	REP-P 86-17-053	240-10-055	NEW 86-08-070	248-140-140	AMD 86-08-002
232-12-168	NEW-P 86-14-102	248-14-235	AMD-P 86-16-039	248-140-150	AMD-P 86-03-070
232-12-168	NEW-P 86-17-053	248-14-235	AMD 86-20-018	248-140-150	AMD 86-08-002
232-12-189	AMD 86-03-054	248-14-240	AMD-P 86-16-039	248-140-220	AMD-P 86-03-070
232-12-241	AMD 86-03-055	248-14-240	AMD 86-20-018	248-140-220	AMD 86-08-002
232-12-241	AMD-P 86-14-103	248-16-900	AMD-P 86-03-070	248-554-000	AMD-P 86-18-064
232-12-241	AMD-W 86-16-035	248-16-900	AMD 86-08-002	248-554-001	AMD-E 86-18-065
232-12-241	AMD-P 86-17-052	248-16-999	AMD-P 86-03-070	248-554-005	AMD-P 86-18-064
232-12-292	NEW-P 86-17-096	248-16-999	AMD 86-08-002	248-554-005	AMD-E 86-18-065
232-12-804	AMD 86-03-052	248-18-001	AMD-P 86-03-070	248-554-010	AMD-P 86-18-064
232-12-806	REP 86-03-053	248-18-001	AMD 86-08-002	248-554-010	AMD-E 86-18-065
232-12-807	NEW 86-03-053	248-18-010	AMD-P 86-03-070	248-554-015	AMD-P 86-18-064
232-12-809	AMD-P 86-05-049	248-18-010	AMD 86-08-002	248-554-015	AMD-E 86-18-065
232-12-809	AMD 86-09-024	248-18-040	AMD-P 86-05-005	248-554-018	NEW-P 86-18-064
232-16-289	REP-P 86-14-105	248-18-040	AMD 86-08-086	248-554-018	NEW-E 86-18-065
232-16-289	REP 86-18-010	248-18-245	AMD-P 86-03-070	248-554-020	AMD-P 86-18-064
232-16-380	AMD-P 86-14-104	248-18-245	AMD 86-08-002	248-554-020	AMD-E 86-18-065
232-16-380	AMD-W 86-17-004	248-18-515	AMD-P 86-03-070	248-554-030	AMD-P 86-18-064
232-16-630	REP-P 86-14-105	248-18-515	AMD 86-08-002	248-554-030	AMD-E 86-18-065
232-16-630	REP 86-18-010	248-18-718	AMD-P 86-03-070	250-20-021	AMD-P 86-09-033
232-16-650	REP-P 86-14-105	248-18-718	AMD 86-08-002	250-20-021	AMD-E 86-09-034
232-16-650	REP 86-18-010	248-18-999	AMD-P 86-03-070	250-20-021	AMD 86-12-077
232-16-670	REP-P 86-14-105	248-18-999	AMD 86-08-002	250-40-050	AMD-E 86-04-038
232-16-670	REP 86-18-010	248-19-200	REP 86-06-030	250-40-050	AMD-E 86-07-041
232-28-108	REP-P 86-12-054	248-19-210	AMD 86-06-030	250-40-050	AMD-P 86-07-042
232-28-108	REP 86-16-028	248-19-220	AMD 86-06-030	250-40-050	AMD 86-10-014
232-28-109	NEW-P 86-12-054	248-19-230	AMD 86-06-030	250-61	REVIEW 86-20-094
232-28-109	NEW 86-16-028	248-19-240	AMD 86-06-030	250-61-010	NEW-P 86-13-067
232-28-210	REP-P 86-09-084	248-19-260	AMD 86-06-030	250-61-010	NEW-E 86-18-017
232-28-210	REP 86-16-020	248-19-270	AMD 86-06-030	250-61-010	NEW-C 86-20-082
232-28-211	NEW-P 86-05-050	248-19-280	AMD 86-06-030	250-61-020	NEW-P 86-13-067
232-28-211	NEW-W 86-06-027	248-19-290	REP 86-06-030	250-61-020	NEW-E 86-18-017
232-28-212	NEW-P 86-09-084	248-19-295	NEW 86-06-030	250-61-020	NEW-C 86-20-082
232-28-212	NEW 86-16-020	248-19-300	AMD 86-06-030	250-61-030	NEW-P 86-13-067
232-28-212	NEW-E 86-16-027	248-19-310	AMD 86-06-030	250-61-030	NEW-E 86-18-017

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
250-61-030	NEW-C	86-20-082	251-01-100	NEW-P	86-06-052	251-01-290	NEW	86-09-078
250-61-040	NEW-P	86-13-067	251-01-100	NEW	86-09-078	251-01-295	NEW-P	86-06-052
250-61-040	NEW-E	86-18-017	251-01-105	NEW-P	86-06-052	251-01-295	NEW	86-09-078
250-61-040	NEW-C	86-20-082	251-01-105	NEW	86-09-078	251-01-300	NEW-P	86-06-052
250-61-050	NEW-P	86-13-067	251-01-110	NEW-P	86-06-052	251-01-300	NEW	86-09-078
250-61-050	NEW-E	86-18-017	251-01-110	NEW	86-09-078	251-01-305	NEW-P	86-06-052
250-61-050	NEW-C	86-20-082	251-01-115	NEW-P	86-06-052	251-01-305	NEW	86-09-078
250-61-060	NEW-P	86-13-067	251-01-115	NEW	86-09-078	251-01-310	NEW-P	86-06-052
250-61-060	NEW-E	86-18-017	251-01-120	NEW-P	86-06-052	251-01-310	NEW	86-09-078
250-61-060	NEW-C	86-20-082	251-01-120	NEW	86-09-078	251-01-315	NEW-P	86-06-052
250-61-070	NEW-P	86-13-067	251-01-125	NEW-P	86-06-052	251-01-315	NEW	86-09-078
250-61-070	NEW-E	86-18-017	251-01-125	NEW	86-09-078	251-01-320	NEW-P	86-06-052
250-61-070	NEW-C	86-20-082	251-01-130	NEW-P	86-06-052	251-01-320	NEW	86-09-078
250-61-080	NEW-P	86-13-067	251-01-130	NEW	86-09-078	251-01-325	NEW-P	86-06-052
250-61-080	NEW-E	86-18-017	251-01-135	NEW-P	86-06-052	251-01-325	NEW	86-09-078
250-61-080	NEW-C	86-20-082	251-01-135	NEW	86-09-078	251-01-330	NEW-P	86-06-052
250-61-090	NEW-P	86-13-067	251-01-140	NEW-P	86-06-052	251-01-330	NEW	86-09-078
250-61-090	NEW-E	86-18-017	251-01-140	NEW	86-09-078	251-01-335	NEW-P	86-06-052
250-61-090	NEW-C	86-20-082	251-01-145	NEW-P	86-06-052	251-01-335	NEW	86-09-078
250-61-100	NEW-P	86-13-067	251-01-145	NEW	86-09-078	251-01-340	NEW-P	86-06-052
250-61-100	NEW-E	86-18-017	251-01-150	NEW-P	86-06-052	251-01-340	NEW	86-09-078
250-61-100	NEW-C	86-20-082	251-01-150	NEW	86-09-078	251-01-345	NEW-P	86-06-052
250-61-110	NEW-P	86-13-067	251-01-155	NEW-P	86-06-052	251-01-345	NEW	86-09-078
250-61-110	NEW-E	86-18-017	251-01-155	NEW	86-09-078	251-01-350	NEW-P	86-06-052
250-61-110	NEW-C	86-20-082	251-01-160	NEW-P	86-06-052	251-01-350	NEW	86-09-078
250-61-120	NEW-P	86-13-067	251-01-160	NEW	86-09-078	251-01-355	NEW-P	86-06-052
250-61-120	NEW-E	86-18-017	251-01-165	NEW-P	86-06-052	251-01-355	NEW	86-09-078
250-61-120	NEW-C	86-20-082	251-01-165	NEW	86-09-078	251-01-360	NEW-P	86-06-052
250-61-130	NEW-P	86-13-067	251-01-170	NEW-P	86-06-052	251-01-360	NEW	86-09-078
250-61-130	NEW-E	86-18-017	251-01-170	NEW	86-09-078	251-01-365	NEW-P	86-06-052
250-61-130	NEW-C	86-20-082	251-01-175	NEW-P	86-06-052	251-01-365	NEW	86-09-078
250-61-140	NEW-P	86-13-067	251-01-175	NEW	86-09-078	251-01-370	NEW-P	86-06-052
250-61-140	NEW-E	86-18-017	251-01-180	NEW-P	86-06-052	251-01-370	NEW	86-09-078
250-61-140	NEW-C	86-20-082	251-01-180	NEW	86-09-078	251-01-375	NEW-P	86-06-052
250-61-150	NEW-P	86-13-067	251-01-185	NEW-P	86-06-052	251-01-375	NEW	86-09-078
250-61-150	NEW-E	86-18-017	251-01-185	NEW	86-09-078	251-01-380	NEW-P	86-06-052
250-61-150	NEW-C	86-20-082	251-01-190	NEW-P	86-06-052	251-01-380	NEW	86-09-078
250-61-160	NEW-P	86-13-067	251-01-190	NEW	86-09-078	251-01-385	NEW-P	86-06-052
250-61-160	NEW-E	86-18-017	251-01-195	NEW-P	86-06-052	251-01-385	NEW	86-09-078
250-61-160	NEW-C	86-20-082	251-01-195	NEW	86-09-078	251-01-390	NEW-P	86-06-052
250-61-170	NEW-P	86-13-067	251-01-200	NEW-P	86-06-052	251-01-390	NEW	86-09-078
250-61-180	NEW-E	86-18-017	251-01-200	NEW	86-09-078	251-01-395	NEW-P	86-06-052
250-61-190	NEW-C	86-20-082	251-01-205	NEW-P	86-06-052	251-01-395	NEW	86-09-078
251-01-005	NEW-P	86-06-052	251-01-205	NEW	86-09-078	251-01-400	NEW-P	86-06-052
251-01-005	NEW	86-09-078	251-01-210	NEW-P	86-06-052	251-01-400	NEW	86-09-078
251-01-010	NEW-P	86-06-052	251-01-210	NEW	86-09-078	251-01-405	NEW-P	86-06-052
251-01-010	NEW	86-09-078	251-01-215	NEW-P	86-06-052	251-01-405	NEW	86-09-078
251-01-015	NEW-P	86-06-052	251-01-215	NEW	86-09-078	251-01-410	NEW-P	86-06-052
251-01-015	NEW	86-09-078	251-01-220	NEW-P	86-06-052	251-01-410	NEW	86-09-078
251-01-020	NEW-P	86-06-052	251-01-220	NEW	86-09-078	251-01-415	NEW-P	86-06-052
251-01-020	NEW	86-09-078	251-01-225	NEW-P	86-06-052	251-01-415	NEW	86-09-078
251-01-025	NEW-P	86-06-052	251-01-225	NEW	86-09-078	251-01-420	NEW-P	86-06-052
251-01-025	NEW	86-09-078	251-01-230	NEW-P	86-06-052	251-01-420	NEW	86-09-078
251-01-030	NEW-P	86-06-052	251-01-230	NEW	86-09-078	251-01-425	NEW-P	86-06-052
251-01-030	NEW	86-09-078	251-01-235	NEW-P	86-06-052	251-01-425	NEW	86-09-078
251-01-035	NEW-P	86-06-052	251-01-235	NEW	86-09-078	251-01-430	NEW-P	86-06-052
251-01-035	NEW	86-09-078	251-01-240	NEW-P	86-06-052	251-01-430	NEW	86-09-078
251-01-040	NEW-P	86-06-052	251-01-240	NEW	86-09-078	251-01-435	NEW-P	86-06-052
251-01-040	NEW	86-09-078	251-01-245	NEW-P	86-06-052	251-01-435	NEW	86-09-078
251-01-045	NEW-P	86-06-052	251-01-245	NEW	86-09-078	251-01-440	NEW-P	86-06-052
251-01-045	NEW	86-09-078	251-01-250	NEW-P	86-06-052	251-01-440	NEW	86-09-078
251-01-050	NEW-P	86-06-052	251-01-250	NEW	86-09-078	251-01-445	NEW-P	86-06-052
251-01-050	NEW	86-09-078	251-01-255	NEW-P	86-06-052	251-01-445	NEW	86-09-078
251-01-055	NEW-P	86-06-052	251-01-255	NEW	86-09-078	251-01-450	NEW-P	86-06-052
251-01-055	NEW	86-09-078	251-01-260	NEW-P	86-06-052	251-01-450	NEW	86-09-078
251-01-060	NEW-P	86-06-052	251-01-260	NEW	86-09-078	251-01-455	NEW-P	86-06-052
251-01-060	NEW	86-09-078	251-01-265	NEW-P	86-06-052	251-01-455	NEW	86-09-078
251-01-065	NEW-P	86-06-052	251-01-265	NEW	86-09-078	251-01-460	NEW-P	86-06-052
251-01-065	NEW	86-09-078	251-01-270	NEW-P	86-06-052	251-01-460	NEW	86-09-078
251-01-070	NEW-P	86-06-052	251-01-270	NEW	86-09-078	251-04-020	AMD	86-03-081
251-01-070	NEW	86-09-078	251-01-275	NEW-P	86-06-052	251-04-020	AMD-P	86-04-076
251-01-075	NEW-P	86-06-052	251-01-275	NEW	86-09-078	251-04-020	AMD	86-06-034
251-01-075	NEW	86-09-078	251-01-280	NEW-P	86-06-052	251-04-020	REP-P	86-06-052
251-01-080	NEW-P	86-06-052	251-01-280	NEW	86-09-078	251-04-020	REP	86-09-078
251-01-080	NEW	86-09-078	251-01-285	NEW-P	86-06-052	251-04-050	AMD-P	86-06-052
251-01-085	NEW-P	86-06-052	251-01-285	NEW	86-09-078	251-04-050	AMD	86-09-077
251-01-085	NEW	86-09-078	251-01-290	NEW-P	86-06-052	251-09-020	AMD-W	86-08-091

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
251-09-030	AMD-W 86-08-091	254-20-020	NEW-E 86-17-091	260-13-210	NEW 86-13-056
251-09-030	AMD-P 86-08-102	254-20-020	NEW-C 86-20-031	260-13-220	NEW-P 86-09-092
251-09-030	AMD 86-12-006	254-20-030	NEW-P 86-17-090	260-13-220	NEW 86-13-056
251-10-025	AMD-P 86-10-066	254-20-030	NEW-E 86-17-091	260-13-230	NEW-P 86-09-092
251-10-025	AMD-E 86-12-037	254-20-030	NEW-C 86-20-031	260-13-230	NEW 86-13-056
251-10-025	AMD 86-14-041	254-20-040	NEW-P 86-17-090	260-13-240	NEW-P 86-09-092
251-10-105	NEW 86-06-033	254-20-040	NEW-E 86-17-091	260-13-240	NEW 86-13-056
251-10-110	AMD-C 86-04-011	254-20-040	NEW-C 86-20-031	260-13-250	NEW-P 86-09-092
251-10-110	AMD 86-06-033	254-20-050	NEW-P 86-17-090	260-13-250	NEW 86-13-056
251-10-110	AMD-W 86-08-091	254-20-050	NEW-E 86-17-091	260-13-260	NEW-P 86-09-092
251-10-111	NEW 86-06-033	254-20-050	NEW-C 86-20-031	260-13-260	NEW 86-13-056
251-10-115	NEW-W 86-08-091	254-20-060	NEW-P 86-17-090	260-13-270	NEW-P 86-09-092
251-10-120	AMD-W 86-08-091	254-20-060	NEW-E 86-17-091	260-13-270	NEW 86-13-056
251-14-050	AMD-P 86-04-077	254-20-060	NEW-C 86-20-031	260-13-280	NEW-P 86-09-092
251-14-050	AMD-P 86-04-078	254-20-070	NEW-P 86-17-090	260-13-280	NEW 86-13-056
251-14-050	AMD-C 86-08-038	254-20-070	NEW-E 86-17-091	260-13-290	NEW-P 86-09-092
251-14-050	AMD 86-09-076	254-20-070	NEW-C 86-20-031	260-13-290	NEW 86-13-056
251-14-060	AMD-P 86-04-078	254-20-080	NEW-P 86-17-090	260-13-300	NEW-P 86-09-092
251-14-060	AMD-C 86-08-038	254-20-080	NEW-E 86-17-091	260-13-300	NEW 86-13-056
251-14-060	AMD 86-09-076	254-20-080	NEW-C 86-20-031	260-13-310	NEW-P 86-09-092
251-14-080	AMD-W 86-08-091	254-20-090	NEW-P 86-17-090	260-13-310	NEW 86-13-056
251-14-080	AMD-P 86-10-064	254-20-090	NEW-E 86-17-091	260-13-320	NEW-P 86-09-092
251-14-080	AMD-P 86-10-065	254-20-090	NEW-C 86-20-031	260-13-320	NEW 86-13-056
251-14-080	AMD 86-14-042	254-20-100	NEW-P 86-17-090	260-13-330	NEW-P 86-09-092
251-14-082	NEW-W 86-08-091	254-20-100	NEW-E 86-17-091	260-13-330	NEW 86-13-056
251-14-082	NEW-P 86-10-064	254-20-100	NEW-C 86-20-031	260-13-330	AMD-P 86-15-082
251-14-082	NEW 86-14-042	254-20-110	NEW-P 86-17-090	260-13-340	NEW-P 86-09-092
251-14-083	NEW-W 86-08-091	254-20-110	NEW-E 86-17-091	260-13-340	NEW 86-13-056
251-14-083	NEW-P 86-10-064	254-20-110	NEW-C 86-20-031	260-13-350	NEW-P 86-09-092
251-14-083	NEW 86-14-042	254-20-120	NEW-P 86-17-090	260-13-350	NEW 86-13-056
251-14-084	NEW-W 86-08-091	254-20-120	NEW-E 86-17-091	260-13-360	NEW-P 86-09-092
251-14-084	NEW-P 86-10-065	254-20-120	NEW-C 86-20-031	260-13-360	NEW 86-13-056
251-14-085	NEW-W 86-08-091	260-12-160	AMD-P 86-04-042	260-13-370	NEW-P 86-09-092
251-14-085	NEW-P 86-10-064	260-13-010	NEW-P 86-09-092	260-13-370	NEW 86-13-056
251-14-085	NEW 86-14-042	260-13-010	NEW 86-13-056	260-13-380	NEW-P 86-09-092
251-14-086	NEW-W 86-08-091	260-13-020	NEW-P 86-09-092	260-13-380	NEW 86-13-056
251-14-086	NEW-P 86-10-064	260-13-020	NEW 86-13-056	260-13-390	NEW-P 86-09-092
251-14-086	NEW 86-14-042	260-13-020	AMD-P 86-15-082	260-13-390	NEW 86-13-056
251-14-087	NEW-W 86-08-091	260-13-030	NEW-P 86-09-092	260-13-400	NEW-P 86-09-092
251-14-087	NEW-P 86-10-064	260-13-030	NEW 86-13-056	260-13-400	NEW 86-13-056
251-14-087	NEW 86-14-042	260-13-040	NEW-P 86-09-092	260-13-410	NEW-P 86-09-092
251-14-090	AMD-W 86-08-091	260-13-040	NEW 86-13-056	260-13-410	NEW 86-13-056
251-18-035	AMD 86-06-034	260-13-050	NEW-P 86-09-092	260-13-420	NEW-P 86-09-092
251-18-041	AMD 86-03-081	260-13-050	NEW 86-13-056	260-13-420	NEW 86-13-056
251-18-060	AMD 86-06-034	260-13-060	NEW-P 86-09-092	260-13-430	NEW-P 86-09-092
251-18-180	AMD 86-03-081	260-13-060	NEW 86-13-056	260-13-430	NEW 86-13-056
251-18-240	AMD 86-06-034	260-13-070	NEW-P 86-09-092	260-13-440	NEW-P 86-09-092
251-18-250	REP 86-06-034	260-13-070	NEW 86-13-056	260-13-440	NEW 86-13-056
251-18-390	REP 86-06-034	260-13-080	NEW-P 86-09-092	260-13-450	NEW-P 86-09-092
251-22-040	AMD-P 86-04-079	260-13-080	NEW 86-13-056	260-13-450	NEW 86-13-056
251-22-040	AMD 86-08-037	260-13-090	NEW-P 86-09-092	260-13-460	NEW-P 86-09-092
251-22-240	AMD-P 86-15-028	260-13-090	NEW 86-13-056	260-13-460	NEW-P 86-15-086
251-23-010	NEW 86-06-034	260-13-100	NEW-P 86-09-092	260-13-470	NEW-P 86-09-092
251-23-020	NEW 86-06-034	260-13-100	NEW 86-13-056	260-13-470	NEW-P 86-15-086
251-23-030	NEW 86-06-034	260-13-110	NEW-P 86-09-092	260-13-480	NEW-P 86-15-086
251-23-040	NEW 86-06-034	260-13-110	NEW 86-13-056	260-13-490	NEW-P 86-15-086
251-23-050	NEW 86-06-034	260-13-120	NEW-P 86-09-092	260-13-500	NEW-P 86-15-086
251-23-060	NEW 86-06-034	260-13-120	NEW 86-13-056	260-16-040	AMD-P 86-04-042
251-25-010	NEW-P 86-10-066	260-13-130	NEW-P 86-09-092	260-16-040	AMD-P 86-15-082
251-25-010	NEW-E 86-12-037	260-13-130	NEW 86-13-056	260-16-050	NEW-P 86-04-042
251-25-010	NEW 86-14-041	260-13-140	NEW-P 86-09-092	260-16-050	NEW-P 86-15-082
251-25-020	NEW-P 86-10-066	260-13-140	NEW 86-13-056	260-16-060	NEW-P 86-15-082
251-25-020	NEW-E 86-12-037	260-13-150	NEW-P 86-09-092	260-16-070	NEW-P 86-15-082
251-25-020	NEW 86-14-041	260-13-150	NEW 86-13-056	260-16-080	NEW-P 86-15-082
251-25-030	NEW-P 86-10-066	260-13-160	NEW-P 86-09-092	260-36-020	AMD-P 86-04-042
251-25-030	NEW-E 86-12-037	260-13-160	NEW 86-13-056	260-36-020	AMD-E 86-05-017
251-25-030	NEW 86-14-041	260-13-160	AMD-P 86-15-082	260-36-020	AMD 86-09-072
251-25-040	NEW-P 86-10-066	260-13-170	NEW-P 86-09-092	260-36-030	AMD-P 86-04-042
251-25-040	NEW-E 86-12-037	260-13-170	NEW 86-13-056	260-36-030	AMD-E 86-05-017
251-25-040	NEW 86-14-041	260-13-180	NEW-P 86-09-092	260-36-030	AMD 86-09-072
251-25-050	NEW-P 86-10-066	260-13-180	NEW 86-13-056	260-36-040	AMD-P 86-04-042
251-25-050	NEW-E 86-12-037	260-13-190	NEW-P 86-09-092	260-36-040	AMD-E 86-05-017
251-25-050	NEW 86-14-041	260-13-190	NEW 86-13-056	260-36-040	AMD 86-09-072
254-20-010	NEW-P 86-17-090	260-13-190	AMD-P 86-15-082	260-36-080	AMD-P 86-04-042
254-20-010	NEW-E 86-17-091	260-13-200	NEW-P 86-09-092	260-36-080	AMD-E 86-05-017
254-20-010	NEW-C 86-20-031	260-13-200	NEW 86-13-056	260-36-080	AMD 86-09-072
254-20-020	NEW-P 86-17-090	260-13-210	NEW-P 86-09-092	260-40-100	AMD-P 86-04-042

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
260-40-100	AMD-E	86-05-017	263-12-017	NEW	86-03-021	284-24-060	AMD-C	86-18-042
260-40-100	AMD	86-09-072	263-12-018	AMD	86-03-021	284-24-060	AMD-C	86-20-001
260-48-035	NEW-P	86-04-042	263-12-019	NEW	86-03-021	284-24-080	AMD-P	86-15-085
260-48-035	NEW-E	86-05-017	263-12-050	AMD	86-03-021	284-24-080	AMD-C	86-18-042
260-48-035	NEW	86-09-072	263-12-056	AMD	86-03-021	284-24-080	AMD-C	86-20-001
260-70-010	AMD-P	86-04-042	263-12-060	AMD	86-03-021	284-51-070	AMD-P	86-19-051
260-70-010	AMD	86-09-072	263-12-098	NEW-C	86-03-023	284-51-070	AMD-W	86-19-084
260-72-010	AMD-P	86-15-082	263-12-098	NEW-W	86-05-007	284-51-075	NEW-P	86-19-085
261-02-050	NEW-P	86-08-077	263-12-125	AMD	86-03-021	284-51-180	AMD-P	86-19-051
261-02-050	NEW	86-11-041	263-12-145	AMD	86-03-021	284-51-180	AMD-W	86-19-084
261-02-060	NEW-P	86-08-077	263-12-145	AMD-E	86-03-022	284-51-185	NEW-P	86-19-085
261-02-060	NEW	86-11-041	263-12-150	AMD	86-03-021	284-53-010	NEW-P	86-14-112
261-10-080	AMD-P	86-08-077	263-12-150	AMD-E	86-03-022	284-53-010	NEW	86-18-027
261-10-080	AMD	86-11-041	263-12-170	AMD	86-03-021	284-78-010	NEW-E	86-14-069
261-12-090	NEW-P	86-08-077	263-12-180	AMD	86-03-021	284-78-010	NEW-P	86-15-062
261-12-090	NEW	86-11-041	263-12-190	AMD	86-03-021	284-78-010	NEW	86-18-043
261-14-090	NEW-P	86-08-077	263-16-005	REP	86-03-021	284-78-020	NEW-E	86-14-069
261-14-090	NEW	86-11-041	263-16-010	REP	86-03-021	284-78-020	NEW-P	86-15-062
261-20	AMD-P	86-20-083	263-16-020	REP	86-03-021	284-78-020	NEW	86-18-043
261-20-040	AMD-P	86-08-077	263-16-030	REP	86-03-021	284-78-030	NEW-E	86-14-069
261-20-040	AMD	86-11-041	263-16-040	REP	86-03-021	284-78-030	NEW-P	86-15-062
261-20-045	AMD-P	86-08-077	263-16-050	REP	86-03-021	284-78-030	NEW	86-18-043
261-20-045	AMD-C	86-11-040	263-16-060	REP	86-03-021	284-78-040	NEW-E	86-14-069
261-20-045	AMD	86-13-052	263-16-070	REP	86-03-021	284-78-040	NEW-P	86-15-062
261-20-090	AMD-P	86-08-077	263-16-080	REP	86-03-021	284-78-040	NEW	86-18-043
261-20-090	AMD	86-11-041	263-16-090	REP	86-03-021	284-78-050	NEW-E	86-14-069
261-40-135	AMD-P	86-08-077	275-16-030	AMD-P	86-14-010	284-78-050	NEW-P	86-15-062
261-40-135	AMD	86-11-041	275-16-030	AMD-E	86-14-072	284-78-050	NEW	86-18-043
261-40-140	AMD-P	86-08-077	275-16-030	AMD	86-17-075	284-78-060	NEW-E	86-14-069
261-40-140	AMD	86-11-041	275-19-030	AMD-P	86-19-087	284-78-060	NEW-P	86-15-062
261-40-145	AMD-P	86-08-077	275-19-040	AMD-P	86-19-087	284-78-060	NEW	86-18-043
261-40-145	AMD	86-11-041	275-19-040	NEW-P	86-19-087	284-78-070	NEW-E	86-14-069
261-40-150	AMD-P	86-10-060	275-19-040	NEW-P	86-19-087	284-78-070	NEW-P	86-15-062
261-40-150	AMD	86-15-018	275-19-050	NEW-P	86-19-087	284-78-070	NEW	86-18-043
261-40-150	AMD-P	86-19-068	275-19-060	NEW-P	86-19-087	284-78-070	NEW	86-18-043
261-40-155	NEW-P	86-19-068	275-19-070	NEW-P	86-19-087	284-78-080	NEW-E	86-14-069
261-40-170	AMD-P	86-08-077	275-19-080	NEW-P	86-19-087	284-78-080	NEW-P	86-15-062
261-40-170	AMD	86-11-041	275-19-85	NEW-P	86-19-087	284-78-080	NEW	86-18-043
261-40-170	AMD-P	86-19-068	275-19-990	NEW-P	86-19-087	284-78-090	NEW-E	86-14-069
261-40-200	AMD-P	86-08-077	275-26-020	AMD-E	86-04-074	284-78-090	NEW-P	86-15-062
261-40-200	AMD	86-11-041	275-26-020	AMD-P	86-04-075	284-78-090	NEW	86-18-043
261-40-200	AMD	86-11-041	275-26-020	AMD	86-08-003	284-78-100	NEW-E	86-14-069
261-40-201	AMD-P	86-08-077	275-27	AMD-E	86-14-046	284-78-100	NEW-P	86-15-062
261-40-201	AMD-C	86-11-040	275-27	AMD-P	86-14-060	284-78-100	NEW	86-18-043
261-40-201	AMD	86-13-052	275-27	AMD	86-18-049	284-78-110	NEW-E	86-14-069
261-40-201	AMD-P	86-08-077	275-27-050	AMD-E	86-14-046	284-78-110	NEW-P	86-15-062
261-40-220	AMD-P	86-11-041	275-27-050	AMD-P	86-14-060	284-78-110	NEW	86-18-043
261-40-220	AMD	86-11-041	275-27-050	AMD	86-18-049	284-78-120	NEW-E	86-14-069
261-40-250	NEW-P	86-08-077	275-27-050	AMD-E	86-14-046	284-78-120	NEW-P	86-15-062
261-40-250	NEW	86-11-041	275-27-060	AMD-P	86-14-060	284-78-120	NEW	86-18-043
261-40-315	AMD-P	86-08-077	275-27-060	AMD	86-18-049	284-78-130	NEW-E	86-14-069
261-40-315	AMD	86-11-041	275-27-060	REP-E	86-14-046	284-78-130	NEW-P	86-15-062
261-40-400	AMD-P	86-08-077	275-27-210	REP-P	86-14-060	284-78-130	NEW	86-18-043
261-40-400	AMD	86-11-041	275-27-210	REP	86-18-049	284-78-140	NEW-E	86-14-069
261-40-405	AMD-P	86-08-077	275-27-210	NEW-E	86-14-046	284-78-140	NEW-P	86-15-062
261-40-405	AMD	86-11-041	275-27-220	NEW-P	86-14-060	284-78-140	NEW	86-18-043
261-40-410	AMD-P	86-08-077	275-27-220	NEW	86-18-049	284-78-150	NEW-E	86-14-069
261-40-410	AMD	86-11-041	275-27-220	AMD-E	86-14-046	284-78-150	NEW-P	86-15-062
261-40-435	AMD-P	86-08-077	275-27-230	AMD-P	86-14-060	284-78-150	NEW	86-18-043
261-40-435	AMD	86-11-041	275-27-230	AMD	86-18-049	284-78-160	NEW-E	86-14-069
261-40-470	AMD-P	86-08-077	275-27-400	AMD-E	86-14-046	284-78-160	NEW-P	86-15-062
261-40-470	AMD	86-11-041	275-27-400	AMD-P	86-14-060	284-78-160	NEW	86-18-043
261-40-480	AMD-P	86-08-077	275-27-400	AMD	86-18-049	284-78-170	NEW-E	86-14-069
261-40-480	AMD	86-11-041	275-27-400	AMD-E	86-14-046	284-78-170	NEW-P	86-15-062
261-40-485	AMD-P	86-08-077	275-27-500	AMD-P	86-14-060	284-78-170	NEW	86-18-043
261-40-485	AMD	86-11-041	275-27-500	AMD	86-18-049	284-78-180	NEW-E	86-14-069
261-40-490	AMD-P	86-08-077	275-27-500	AMD-P	86-14-059	284-78-180	NEW-P	86-15-062
261-40-490	AMD	86-11-041	275-38-555	AMD-E	86-14-073	284-78-180	NEW	86-18-043
261-50-030	AMD-P	86-10-046	275-38-555	AMD	86-18-002	284-90-010	NEW-P	86-17-076
261-50-030	AMD	86-14-081	275-38-860	AMD-P	86-14-059	284-90-010	NEW-C	86-20-038
261-50-040	AMD-P	86-10-046	275-38-860	AMD-E	86-14-073	284-90-020	NEW-P	86-17-076
261-50-040	AMD	86-14-081	275-38-860	AMD	86-18-002	284-90-020	NEW-C	86-20-038
261-50-045	AMD-P	86-10-046	284-19-200	AMD-P	86-17-067	284-90-030	NEW-P	86-17-076
261-50-045	AMD	86-14-081	284-19-200	AMD	86-20-039	284-90-030	NEW-C	86-20-038
261-50-090	AMD-P	86-10-046	284-20-100	NEW-P	86-15-085	286-04-010	AMD-P	86-20-052
261-50-090	AMD	86-14-081	284-20-100	NEW-C	86-18-042	286-16-010	AMD-P	86-20-052
263-12-007	AMD	86-03-021	284-20-100	NEW-C	86-20-001	286-16-080	AMD-E	86-08-074
263-12-015	AMD	86-03-021	284-20-100	NEW-C	86-20-001	286-16-080	AMD-E	86-08-074
263-12-016	AMD	86-03-021	284-24-060	AMD-P	86-15-085	286-24-010	AMD-P	86-20-052

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
286-26	AMD-P	86-20-052	296-15-090	AMD-P	86-09-094
286-26-010	AMD-P	86-20-052	296-15-090	AMD	86-14-079
286-26-020	AMD-P	86-20-052	296-15-100	AMD-P	86-09-094
286-26-030	AMD-P	86-20-052	296-15-100	AMD	86-14-079
286-26-040	AMD-P	86-20-052	296-15-110	AMD-P	86-09-094
286-26-055	AMD-P	86-20-052	296-15-110	AMD	86-14-079
286-26-060	AMD-P	86-20-052	296-15-120	AMD-P	86-09-094
286-26-070	AMD-P	86-20-052	296-15-120	AMD	86-14-079
289-02-020	AMD-P	86-14-021	296-15-135	NEW-P	86-09-094
289-02-020	AMD	86-19-016	296-15-135	NEW	86-14-079
289-10-310	AMD-P	86-14-021	296-15-150	AMD-P	86-09-094
289-10-310	AMD	86-19-016	296-15-150	AMD	86-14-079
289-10-320	REP-P	86-14-021	296-15-160	AMD-P	86-09-094
289-10-320	REP	86-19-016	296-15-160	AMD	86-14-079
289-10-330	REP-P	86-14-021	296-15-180	AMD-P	86-09-094
289-10-330	REP	86-19-016	296-15-180	AMD	86-14-079
289-10-520	AMD-P	86-14-021	296-15-200	AMD-P	86-09-094
289-10-520	AMD	86-19-016	296-15-200	AMD	86-14-079
289-10-530	AMD-P	86-14-021	296-15-21002	AMD-P	86-09-094
289-10-530	AMD	86-19-016	296-15-21002	AMD	86-14-079
289-12-030	AMD-P	86-14-021	296-15-21003	REP-P	86-14-004
289-12-030	AMD	86-19-016	296-15-21003	REP-E	86-14-080
289-12-045	NEW-P	86-14-021	296-15-21003	REP	86-18-037
289-12-045	NEW	86-19-016	296-15-240	AMD-P	86-09-094
289-15-225	AMD-P	86-05-038	296-15-240	AMD	86-14-079
289-15-225	AMD	86-09-070	296-15-255	NEW-P	86-14-004
289-15-225	AMD-P	86-14-022	296-15-255	NEW-E	86-14-080
289-15-225	AMD	86-19-015	296-15-255	NEW	86-18-037
289-26-300	AMD-P	86-14-021	296-15-260	AMD-P	86-14-004
289-26-300	AMD	86-19-016	296-15-260	AMD-E	86-14-080
289-26-310	AMD-P	86-19-019	296-15-260	AMD	86-18-037
296-04-270	AMD-P	86-20-061	296-17	AMD-C	86-03-062
296-14	AMD-E	86-13-025	296-17-310	AMD-P	86-08-083
296-14	AMD-P	86-13-026	296-17-310	AMD	86-12-041
296-14	AMD	86-18-036	296-17-320	AMD-P	86-08-083
296-14	AMD-E	86-19-030	296-17-320	AMD	86-12-041
296-14-100	NEW-E	86-13-025	296-17-420	AMD-P	86-08-083
296-14-100	NEW-P	86-13-026	296-17-420	AMD	86-12-041
296-14-100	NEW	86-18-036	296-17-505	AMD-P	86-08-083
296-14-100	NEW-E	86-19-030	296-17-505	AMD	86-12-041
296-14-150	NEW-E	86-13-025	296-17-520	AMD-P	86-08-083
296-14-150	NEW-P	86-13-026	296-17-520	AMD	86-12-041
296-14-150	NEW	86-18-036	296-17-52103	NEW-P	86-08-083
296-14-150	NEW-E	86-19-030	296-17-52103	NEW	86-12-041
296-14-200	NEW-E	86-13-025	296-17-52104	NEW-P	86-08-083
296-14-200	NEW-P	86-13-026	296-17-52104	NEW	86-12-041
296-14-200	NEW	86-18-036	296-17-536	AMD-P	86-08-083
296-14-200	NEW-E	86-19-030	296-17-536	AMD	86-12-041
296-15-010	AMD-P	86-09-094	296-17-53805	AMD-P	86-08-083
296-15-010	AMD	86-14-079	296-17-53805	AMD	86-12-041
296-15-020	AMD-P	86-09-094	296-17-555	AMD-P	86-08-083
296-15-020	AMD	86-14-079	296-17-555	AMD	86-12-041
296-15-023	AMD-P	86-09-094	296-17-632	REP-P	86-08-083
296-15-023	AMD	86-14-079	296-17-632	REP	86-12-041
296-15-025	AMD-P	86-09-094	296-17-64902	AMD-P	86-08-083
296-15-025	AMD	86-14-079	296-17-64902	AMD	86-12-041
296-15-030	AMD-P	86-09-094	296-17-659	AMD-P	86-08-083
296-15-030	AMD-P	86-14-004	296-17-659	AMD	86-12-041
296-15-030	AMD	86-14-079	296-17-677	AMD-P	86-08-083
296-15-030	AMD-E	86-14-080	296-17-677	AMD	86-12-041
296-15-030	AMD-P	86-19-079	296-17-693	AMD-P	86-08-083
296-15-030	AMD-E	86-20-043	296-17-693	AMD	86-12-041
296-15-060	AMD-P	86-09-094	296-17-694	AMD-P	86-08-083
296-15-060	AMD	86-14-079	296-17-694	AMD	86-12-041
296-15-065	NEW-P	86-14-004	296-17-708	AMD-P	86-08-083
296-15-065	NEW-E	86-14-080	296-17-708	AMD	86-12-041
296-15-065	NEW-P	86-19-079	296-17-710	AMD-P	86-08-083
296-15-065	NEW-E	86-20-043	296-17-710	AMD	86-12-041
296-15-070	AMD-P	86-09-094	296-17-761	AMD-P	86-08-083
296-15-070	AMD-P	86-14-004	296-17-761	AMD	86-12-041
296-15-070	AMD-E	86-14-080	296-17-850	AMD-P	86-08-083
296-15-070	AMD	86-18-037	296-17-850	AMD	86-12-041
296-15-072	NEW-P	86-14-004	296-17-855	AMD-P	86-20-075
296-15-072	NEW-E	86-14-080	296-17-875	AMD-P	86-08-083
296-15-072	NEW	86-18-037	296-17-875	AMD	86-12-041
296-15-080	AMD-P	86-09-094	296-17-875	AMD-P	86-20-075
296-15-080	AMD	86-14-079	296-17-880	AMD-P	86-20-075
296-17-885	AMD-P	86-08-083			
296-17-885	AMD	86-12-041			
296-17-885	AMD-P	86-20-075			
296-17-890	AMD-P	86-20-075			
296-17-895	AMD-P	86-08-083			
296-17-895	AMD	86-12-041			
296-17-895	AMD-P	86-20-075			
296-17-904	AMD	86-06-018			
296-17-904	AMD-E	86-07-011			
296-17-911	AMD	86-06-018			
296-17-911	AMD-E	86-07-011			
296-17-914	AMD	86-06-018			
296-17-914	AMD-E	86-07-011			
296-17-916	AMD	86-06-018			
296-17-916	AMD-E	86-07-011			
296-17-917	AMD	86-06-018			
296-17-917	AMD-E	86-07-011			
296-17-919	AMD	86-06-018			
296-17-919	AMD-E	86-07-011			
296-17-91901	AMD	86-06-018			
296-17-91901	AMD-E	86-07-011			
296-17-91901	AMD-P	86-11-074			
296-17-91901	AMD	86-17-002			
296-17-91902	AMD	86-06-018			
296-17-91902	AMD-E	86-07-011			
296-17-91902	AMD-P	86-11-074			
296-17-91902	AMD	86-17-002			
296-17-91903	NEW	86-06-018			
296-17-91903	NEW-E	86-07-011			
296-17-91903	AMD-P	86-11-074			
296-17-91903	AMD	86-17-002			
296-17-91904	NEW	86-06-018			
296-17-91904	NEW-E	86-07-011			
296-17-91904	AMD-P	86-11-074			
296-17-91904	AMD	86-17-002			
296-17-91905	NEW	86-06-018			
296-17-91905	NEW-E	86-07-011			
296-17-91905	AMD-P	86-11-074			
296-17-91905	AMD	86-17-002			
296-17-920	AMD-P	86-08-083			
296-17-920	AMD	86-12-041			
296-20-010	AMD-C	86-03-050			
296-20-010	AMD-C	86-04-036			
296-20-010	AMD	86-06-032			
296-20-010	AMD-P	86-15-011			
296-20-010	AMD	86-20-074			
296-20-01002	AMD-P	86-15-011			
296-20-01002	AMD	86-20-074			
296-20-015	AMD-C	86-03-050			
296-20-015	AMD-C	86-04-036			
296-20-015	AMD	86-06-032			
296-20-015	AMD-P	86-15-011			
296-20-015	AMD	86-20-074			
296-20-020	AMD-C	86-03-050			
296-20-020	AMD-C	86-04-036			
296-20-020	AMD	86-06-032			
296-20-02001	AMD-C	86-03-050			
296-20-02001	AMD-C	86-04-036			
296-20-02005	NEW-P	86-15-011			
296-20-02005	NEW	86-20-074			
296-20-02010	NEW-P	86-15-011			
296-20-02010	NEW	86-20-074			
296-20-02015	NEW-P	86-15-011			
296-20-02015	NEW	86-20-074			
296-20-023	NEW-C	86-03-050			
296-20-023	NEW-C	86-04-036			
296-20-023	NEW	86-06-032			
296-20-025	AMD-C	86-03-050			
296-20-025	AMD-C	86-04-036			
296-20-025	AMD	86-06-032			
296-20-030	AMD-C	86-03-050			
296-20-030	AMD-C	86-04-036			
296-20-030	AMD	86-06-032			
296-20-03001	AMD-C	86-03-050			
296-20-03001	AMD-C	86-04-036			
296-20-03001	AMD	86-06-032			
296-20-03001	AMD-P	86-15-011			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-23-125	AMD-C	86-03-050	296-23-50004	AMD-C	86-03-050	296-24-21705	AMD	86-03-064
296-23-125	AMD-C	86-04-036	296-23-50004	AMD-C	86-04-036	296-24-21707	AMD	86-03-064
296-23-125	AMD	86-06-032	296-23-50004	AMD	86-06-032	296-24-21711	AMD	86-03-064
296-23-201	AMD-C	86-03-050	296-23-50005	AMD-C	86-03-050	296-27-090	AMD	86-03-064
296-23-201	AMD-C	86-04-036	296-23-50005	AMD-C	86-04-036	296-27-15501	NEW	86-03-064
296-23-201	AMD	86-06-032	296-23-50005	AMD	86-06-032	296-27-15503	NEW	86-03-064
296-23-204	AMD-C	86-03-050	296-23-50006	AMD-C	86-03-050	296-27-15505	NEW	86-03-064
296-23-204	AMD-C	86-04-036	296-23-50006	AMD-C	86-04-036	296-27-16009	AMD	86-03-064
296-23-204	AMD	86-06-032	296-23-50006	AMD	86-06-032	296-44-005	AMD-P	86-11-072
296-23-208	AMD-C	86-03-050	296-23-50008	AMD-C	86-03-050	296-44-005	AMD	86-16-007
296-23-208	AMD-C	86-04-036	296-23-50008	AMD-C	86-04-036	296-44-011	NEW-P	86-11-072
296-23-208	AMD	86-06-032	296-23-50008	AMD	86-06-032	296-44-011	NEW	86-16-007
296-23-212	AMD-C	86-03-050	296-23-50009	AMD-C	86-03-050	296-44-013	AMD-P	86-11-072
296-23-212	AMD-C	86-04-036	296-23-50009	AMD-C	86-04-036	296-44-013	REP-P	86-11-072
296-23-212	AMD	86-06-032	296-23-50009	AMD	86-06-032	296-44-013	AMD	86-16-007
296-23-216	AMD-C	86-03-050	296-23-50012	AMD-C	86-03-050	296-44-015	NEW-P	86-11-072
296-23-216	AMD-C	86-04-036	296-23-50012	AMD-C	86-04-036	296-44-015	NEW	86-16-007
296-23-216	AMD	86-06-032	296-23-50012	AMD	86-06-032	296-44-016	REP-P	86-11-072
296-23-221	AMD-C	86-03-050	296-23-50013	AMD-C	86-03-050	296-44-016	AMD-P	86-11-072
296-23-221	AMD-C	86-04-036	296-23-50013	AMD-C	86-04-036	296-44-016	AMD	86-16-007
296-23-221	AMD	86-06-032	296-23-50013	AMD	86-06-032	296-44-017	NEW-P	86-11-072
296-23-224	AMD-C	86-03-050	296-23-50014	AMD-C	86-03-050	296-44-017	NEW	86-16-007
296-23-224	AMD-C	86-04-036	296-23-50014	AMD-C	86-04-036	296-44-019	REP-P	86-11-072
296-23-224	AMD	86-06-032	296-23-50014	AMD	86-06-032	296-44-019	REP	86-16-007
296-23-228	AMD-C	86-03-050	296-23-50016	NEW-C	86-03-050	296-44-022	REP-P	86-11-072
296-23-228	AMD-C	86-04-036	296-23-50016	NEW-C	86-04-036	296-44-022	REP	86-16-007
296-23-228	AMD	86-06-032	296-23-50016	NEW	86-06-032	296-44-023	NEW-P	86-11-072
296-23-232	AMD-C	86-03-050	296-23-710	AMD-C	86-03-050	296-44-023	NEW	86-16-007
296-23-232	AMD-C	86-04-036	296-23-710	AMD-C	86-04-036	296-44-02301	NEW-P	86-11-072
296-23-232	AMD	86-06-032	296-23-710	AMD	86-06-032	296-44-02301	NEW	86-16-007
296-23-300	AMD-P	86-15-011	296-23-720	AMD-C	86-03-050	296-44-02305	NEW-P	86-11-072
296-23-300	AMD	86-20-074	296-23-720	AMD-C	86-04-036	296-44-02305	NEW	86-16-007
296-23-301	AMD-C	86-03-050	296-23-720	AMD	86-06-032	296-44-02309	NEW-P	86-11-072
296-23-301	AMD	86-04-035	296-23-725	AMD-C	86-03-050	296-44-02309	NEW	86-16-007
296-23-301	AMD-P	86-15-011	296-23-725	AMD-C	86-04-036	296-44-02315	NEW-P	86-11-072
296-23-301	AMD	86-20-074	296-23-725	AMD	86-06-032	296-44-02315	NEW	86-16-007
296-23-356	AMD-P	86-15-011	296-23-900	AMD-P	86-15-011	296-44-02319	NEW-P	86-11-072
296-23-356	AMD	86-20-074	296-23-900	AMD	86-20-074	296-44-02319	NEW	86-16-007
296-23-421	AMD-C	86-03-050	296-23-910	AMD-C	86-03-050	296-44-02323	NEW-P	86-11-072
296-23-421	AMD-C	86-04-036	296-23-910	AMD-C	86-04-036	296-44-02323	NEW	86-16-007
296-23-421	AMD	86-06-032	296-23-910	AMD	86-06-032	296-44-02329	NEW-P	86-11-072
296-23-430	AMD-C	86-03-050	296-23-910	AMD-P	86-15-011	296-44-02329	NEW	86-16-007
296-23-430	AMD-C	86-04-036	296-23-910	AMD	86-20-074	296-44-02335	NEW-P	86-11-072
296-23-430	AMD	86-06-032	296-23-940	REP-C	86-03-050	296-44-02335	NEW	86-16-007
296-23-440	AMD-C	86-03-050	296-23-940	REP-C	86-04-036	296-44-02349	NEW-P	86-11-072
296-23-440	AMD-C	86-04-036	296-23-940	REP	86-06-032	296-44-02349	NEW	86-16-007
296-23-440	AMD	86-06-032	296-23-9401	REP-C	86-03-050	296-44-028	REP-P	86-11-072
296-23-450	AMD-C	86-03-050	296-23-9401	REP-C	86-04-036	296-44-028	REP	86-16-007
296-23-450	AMD-C	86-04-036	296-23-9401	REP	86-06-032	296-44-031	REP-P	86-11-072
296-23-450	AMD	86-06-032	296-23-9402	REP-C	86-03-050	296-44-031	REP	86-16-007
296-23-460	AMD-C	86-03-050	296-23-9402	REP-C	86-04-036	296-44-034	REP-P	86-11-072
296-23-460	AMD-C	86-04-036	296-23-9402	REP	86-06-032	296-44-034	REP	86-16-007
296-23-460	AMD	86-06-032	296-23-9403	REP-C	86-03-050	296-44-035	NEW-P	86-11-072
296-23-470	AMD-C	86-03-050	296-23-9403	REP-C	86-04-036	296-44-035	NEW	86-16-007
296-23-470	AMD-C	86-04-036	296-23-9403	REP	86-06-032	296-44-03505	NEW-P	86-11-072
296-23-470	AMD	86-06-032	296-23-9409	REP-C	86-03-050	296-44-03505	NEW	86-16-007
296-23-480	AMD-C	86-03-050	296-23-9409	REP-C	86-04-036	296-44-03509	NEW-P	86-11-072
296-23-480	AMD-C	86-04-036	296-23-9409	REP	86-06-032	296-44-03509	NEW	86-16-007
296-23-480	AMD	86-06-032	296-23-9410	REP-C	86-03-050	296-44-037	REP-P	86-11-072
296-23-485	NEW-C	86-03-050	296-23-9410	REP-C	86-04-036	296-44-037	REP	86-16-007
296-23-485	NEW-C	86-04-036	296-23-9410	REP	86-06-032	296-44-040	REP-P	86-11-072
296-23-485	NEW	86-06-032	296-23-950	NEW-C	86-03-050	296-44-040	REP	86-16-007
296-23-490	AMD-C	86-03-050	296-23-950	NEW-C	86-04-036	296-44-041	NEW-P	86-11-072
296-23-490	AMD-C	86-04-036	296-23-950	NEW	86-06-032	296-44-041	NEW	86-16-007
296-23-490	AMD	86-06-032	296-23-960	NEW-C	86-03-050	296-44-04105	NEW-P	86-11-072
296-23-495	AMD-C	86-03-050	296-23-960	NEW-C	86-04-036	296-44-04105	NEW	86-16-007
296-23-495	AMD-C	86-04-036	296-23-960	NEW	86-06-032	296-44-04109	NEW-P	86-11-072
296-23-495	AMD	86-06-032	296-23-960	AMD-P	86-15-011	296-44-04109	NEW	86-16-007
296-23-50001	AMD-C	86-03-050	296-23-960	AMD	86-20-074	296-44-04125	NEW-P	86-11-072
296-23-50001	AMD-C	86-04-036	296-23-970	NEW-C	86-03-050	296-44-04125	NEW	86-16-007
296-23-50001	AMD	86-06-032	296-23-970	NEW-C	86-04-036	296-44-04129	NEW-P	86-11-072
296-23-50002	AMD-C	86-03-050	296-23-970	NEW	86-06-032	296-44-04129	NEW	86-16-007
296-23-50002	AMD-C	86-04-036	296-23-980	NEW-C	86-03-050	296-44-04135	NEW-P	86-11-072
296-23-50002	AMD	86-06-032	296-23-980	NEW-C	86-04-036	296-44-04135	NEW	86-16-007
296-23-50003	AMD-C	86-03-050	296-23-980	NEW	86-06-032	296-44-043	REP-P	86-11-072
296-23-50003	AMD-C	86-04-036	296-23-980	AMD-P	86-15-011	296-44-043	REP	86-16-007
296-23-50003	AMD	86-06-032	296-23-980	AMD	86-20-074	296-44-046	REP-P	86-11-072

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-046	REP	86-16-007	296-44-08619	NEW-P	86-11-072	296-44-142	REP	86-16-007
296-44-049	REP-P	86-11-072	296-44-08619	NEW	86-16-007	296-44-145	REP-P	86-11-072
296-44-049	REP	86-16-007	296-44-088	REP-P	86-11-072	296-44-145	REP	86-16-007
296-44-051	NEW-P	86-11-072	296-44-088	REP	86-16-007	296-44-148	REP-P	86-11-072
296-44-051	NEW	86-16-007	296-44-091	REP-P	86-11-072	296-44-148	REP	86-16-007
296-44-05105	NEW-P	86-11-072	296-44-091	REP	86-16-007	296-44-151	REP-P	86-11-072
296-44-05105	NEW	86-16-007	296-44-094	REP-P	86-11-072	296-44-151	REP	86-16-007
296-44-05109	NEW-P	86-11-072	296-44-094	REP	86-16-007	296-44-154	REP-P	86-11-072
296-44-05109	NEW	86-16-007	296-44-097	REP-P	86-11-072	296-44-154	REP	86-16-007
296-44-05115	NEW-P	86-11-072	296-44-097	REP	86-16-007	296-44-157	REP-P	86-11-072
296-44-05115	NEW	86-16-007	296-44-098	NEW-P	86-11-072	296-44-157	REP	86-16-007
296-44-05119	NEW-P	86-11-072	296-44-098	NEW	86-16-007	296-44-160	REP-P	86-11-072
296-44-05119	NEW	86-16-007	296-44-09805	NEW-P	86-11-072	296-44-160	REP	86-16-007
296-44-05125	NEW-P	86-11-072	296-44-09805	NEW	86-16-007	296-44-163	REP-P	86-11-072
296-44-05125	NEW	86-16-007	296-44-09811	NEW-P	86-11-072	296-44-163	REP	86-16-007
296-44-05129	NEW-P	86-11-072	296-44-09811	NEW	86-16-007	296-44-166	REP-P	86-11-072
296-44-05129	NEW	86-16-007	296-44-09819	NEW-P	86-11-072	296-44-166	REP	86-16-007
296-44-05131	NEW-P	86-11-072	296-44-09819	NEW	86-16-007	296-44-169	REP-P	86-11-072
296-44-05131	NEW	86-16-007	296-44-09826	NEW-P	86-11-072	296-44-169	REP	86-16-007
296-44-05135	NEW-P	86-11-072	296-44-09826	NEW	86-16-007	296-44-170	NEW-P	86-11-072
296-44-05135	NEW	86-16-007	296-44-100	REP-P	86-11-072	296-44-170	NEW	86-16-007
296-44-05141	NEW-P	86-11-072	296-44-100	REP	86-16-007	296-44-17005	NEW-P	86-11-072
296-44-05141	NEW	86-16-007	296-44-103	REP-P	86-11-072	296-44-17005	NEW	86-16-007
296-44-052	REP-P	86-11-072	296-44-103	REP	86-16-007	296-44-17017	NEW-P	86-11-072
296-44-052	REP	86-16-007	296-44-106	REP-P	86-11-072	296-44-17017	NEW	86-16-007
296-44-055	REP-P	86-11-072	296-44-106	REP	86-16-007	296-44-17029	NEW-P	86-11-072
296-44-055	REP	86-16-007	296-44-109	REP-P	86-11-072	296-44-17029	NEW	86-16-007
296-44-058	REP-P	86-11-072	296-44-109	REP	86-16-007	296-44-172	REP-P	86-11-072
296-44-058	REP	86-16-007	296-44-110	NEW-P	86-11-072	296-44-172	REP	86-16-007
296-44-061	REP-P	86-11-072	296-44-110	NEW	86-16-007	296-44-175	REP-P	86-11-072
296-44-061	REP	86-16-007	296-44-11005	NEW-P	86-11-072	296-44-175	REP	86-16-007
296-44-064	REP-P	86-11-072	296-44-11005	NEW	86-16-007	296-44-178	REP-P	86-11-072
296-44-064	REP	86-16-007	296-44-11021	NEW-P	86-11-072	296-44-178	REP	86-16-007
296-44-065	NEW-P	86-11-072	296-44-11021	NEW	86-16-007	296-44-181	REP-P	86-11-072
296-44-065	NEW	86-16-007	296-44-11029	NEW-P	86-11-072	296-44-181	REP	86-16-007
296-44-06505	NEW-P	86-11-072	296-44-11029	NEW	86-16-007	296-44-182	NEW-P	86-11-072
296-44-06505	NEW	86-16-007	296-44-11035	NEW-P	86-11-072	296-44-182	NEW	86-16-007
296-44-06511	NEW-P	86-11-072	296-44-11035	NEW	86-16-007	296-44-18205	NEW-P	86-11-072
296-44-06511	NEW	86-16-007	296-44-11041	NEW-P	86-11-072	296-44-18205	NEW	86-16-007
296-44-06517	NEW-P	86-11-072	296-44-11041	NEW	86-16-007	296-44-18225	NEW-P	86-11-072
296-44-06517	NEW	86-16-007	296-44-112	REP-P	86-11-072	296-44-18225	NEW	86-16-007
296-44-067	REP-P	86-11-072	296-44-112	REP	86-16-007	296-44-18239	NEW-P	86-11-072
296-44-067	REP	86-16-007	296-44-115	REP-P	86-11-072	296-44-18239	NEW	86-16-007
296-44-070	REP-P	86-11-072	296-44-115	REP	86-16-007	296-44-18250	NEW-P	86-11-072
296-44-070	REP	86-16-007	296-44-118	REP-P	86-11-072	296-44-18250	NEW	86-16-007
296-44-073	REP-P	86-11-072	296-44-118	REP	86-16-007	296-44-18261	NEW-P	86-11-072
296-44-073	REP	86-16-007	296-44-121	REP-P	86-11-072	296-44-18261	NEW	86-16-007
296-44-074	NEW-P	86-11-072	296-44-121	REP	86-16-007	296-44-18273	NEW-P	86-11-072
296-44-074	NEW	86-16-007	296-44-124	REP-P	86-11-072	296-44-18273	NEW	86-16-007
296-44-07405	NEW-P	86-11-072	296-44-124	REP	86-16-007	296-44-184	REP-P	86-11-072
296-44-07405	NEW	86-16-007	296-44-125	NEW-P	86-11-072	296-44-184	REP	86-16-007
296-44-07411	NEW-P	86-11-072	296-44-125	NEW	86-16-007	296-44-187	REP-P	86-11-072
296-44-07411	NEW	86-16-007	296-44-12505	NEW-P	86-11-072	296-44-187	REP	86-16-007
296-44-07417	NEW-P	86-11-072	296-44-12505	NEW	86-16-007	296-44-190	REP-P	86-11-072
296-44-07417	NEW	86-16-007	296-44-12515	NEW-P	86-11-072	296-44-190	REP	86-16-007
296-44-07423	NEW-P	86-11-072	296-44-12515	NEW	86-16-007	296-44-193	REP-P	86-11-072
296-44-07423	NEW	86-16-007	296-44-127	REP-P	86-11-072	296-44-193	REP	86-16-007
296-44-07427	NEW-P	86-11-072	296-44-127	REP	86-16-007	296-44-194	NEW-P	86-11-072
296-44-07427	NEW	86-16-007	296-44-130	REP-P	86-11-072	296-44-194	NEW	86-16-007
296-44-07433	NEW-P	86-11-072	296-44-130	REP	86-16-007	296-44-19405	NEW-P	86-11-072
296-44-07433	NEW	86-16-007	296-44-133	REP-P	86-11-072	296-44-19405	NEW	86-16-007
296-44-07439	NEW-P	86-11-072	296-44-133	REP	86-16-007	296-44-19421	NEW-P	86-11-072
296-44-07439	NEW	86-16-007	296-44-134	NEW-P	86-11-072	296-44-19421	NEW	86-16-007
296-44-076	REP-P	86-11-072	296-44-134	NEW	86-16-007	296-44-19433	NEW-P	86-11-072
296-44-076	REP	86-16-007	296-44-13405	NEW-P	86-11-072	296-44-19433	NEW	86-16-007
296-44-079	REP-P	86-11-072	296-44-13405	NEW	86-16-007	296-44-196	REP-P	86-11-072
296-44-079	REP	86-16-007	296-44-13415	NEW-P	86-11-072	296-44-196	REP	86-16-007
296-44-082	REP-P	86-11-072	296-44-13415	NEW	86-16-007	296-44-199	REP-P	86-11-072
296-44-082	REP	86-16-007	296-44-13421	NEW-P	86-11-072	296-44-199	REP	86-16-007
296-44-085	REP-P	86-11-072	296-44-13421	NEW	86-16-007	296-44-202	REP-P	86-11-072
296-44-085	REP	86-16-007	296-44-13431	NEW-P	86-11-072	296-44-202	REP	86-16-007
296-44-086	NEW-P	86-11-072	296-44-13431	NEW	86-16-007	296-44-205	REP-P	86-11-072
296-44-086	NEW	86-16-007	296-44-136	REP-P	86-11-072	296-44-205	REP	86-16-007
296-44-08605	NEW-P	86-11-072	296-44-136	REP	86-16-007	296-44-208	REP-P	86-11-072
296-44-08605	NEW	86-16-007	296-44-139	REP-P	86-11-072	296-44-208	REP	86-16-007
296-44-08611	NEW-P	86-11-072	296-44-139	REP	86-16-007	296-44-211	REP-P	86-11-072
296-44-08611	NEW	86-16-007	296-44-142	REP-P	86-11-072	296-44-211	REP	86-16-007

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-212	NEW-P	86-11-072	296-44-268	REP	86-16-007	296-44-31765	NEW-P	86-11-072
296-44-212	NEW	86-16-007	296-44-271	REP-P	86-11-072	296-44-31765	NEW	86-16-007
296-44-21209	NEW-P	86-11-072	296-44-271	REP	86-16-007	296-44-31772	NEW-P	86-11-072
296-44-21209	NEW	86-16-007	296-44-274	REP-P	86-11-072	296-44-31772	NEW	86-16-007
296-44-21221	NEW-P	86-11-072	296-44-274	REP	86-16-007	296-44-31783	NEW-P	86-11-072
296-44-21221	NEW	86-16-007	296-44-277	REP-P	86-11-072	296-44-31783	NEW	86-16-007
296-44-21230	NEW-P	86-11-072	296-44-277	REP	86-16-007	296-44-31792	NEW-P	86-11-072
296-44-21230	NEW	86-16-007	296-44-278	NEW-P	86-11-072	296-44-31792	NEW	86-16-007
296-44-21241	NEW-P	86-11-072	296-44-278	NEW	86-16-007	296-44-319	REP-P	86-11-072
296-44-21241	NEW	86-16-007	296-44-27809	NEW-P	86-11-072	296-44-319	REP	86-16-007
296-44-21253	NEW-P	86-11-072	296-44-27809	NEW	86-16-007	296-44-322	REP-P	86-11-072
296-44-21253	NEW	86-16-007	296-44-27821	NEW-P	86-11-072	296-44-322	REP	86-16-007
296-44-21265	NEW-P	86-11-072	296-44-27821	NEW	86-16-007	296-44-325	REP-P	86-11-072
296-44-21265	NEW	86-16-007	296-44-27833	NEW-P	86-11-072	296-44-325	REP	86-16-007
296-44-21273	NEW-P	86-11-072	296-44-27833	NEW	86-16-007	296-44-328	REP-P	86-11-072
296-44-21273	NEW	86-16-007	296-44-27847	NEW-P	86-11-072	296-44-328	REP	86-16-007
296-44-21279	NEW-P	86-11-072	296-44-27847	NEW	86-16-007	296-44-331	REP-P	86-11-072
296-44-21279	NEW	86-16-007	296-44-280	REP-P	86-11-072	296-44-331	REP	86-16-007
296-44-21287	NEW-P	86-11-072	296-44-280	REP	86-16-007	296-44-334	REP-P	86-11-072
296-44-21287	NEW	86-16-007	296-44-283	REP-P	86-11-072	296-44-334	REP	86-16-007
296-44-21295	NEW-P	86-11-072	296-44-283	REP	86-16-007	296-44-337	REP-P	86-11-072
296-44-21295	NEW	86-16-007	296-44-286	REP-P	86-11-072	296-44-337	REP	86-16-007
296-44-214	REP-P	86-11-072	296-44-286	REP	86-16-007	296-44-340	REP-P	86-11-072
296-44-214	REP	86-16-007	296-44-289	REP-P	86-11-072	296-44-340	REP	86-16-007
296-44-217	REP-P	86-11-072	296-44-289	REP	86-16-007	296-44-343	REP-P	86-11-072
296-44-217	REP	86-16-007	296-44-292	REP-P	86-11-072	296-44-343	REP	86-16-007
296-44-220	REP-P	86-11-072	296-44-292	REP	86-16-007	296-44-346	REP-P	86-11-072
296-44-220	REP	86-16-007	296-44-295	REP-P	86-11-072	296-44-346	REP	86-16-007
296-44-223	REP-P	86-11-072	296-44-295	REP	86-16-007	296-44-349	REP-P	86-11-072
296-44-223	REP	86-16-007	296-44-29501	NEW-P	86-11-072	296-44-349	REP	86-16-007
296-44-226	REP-P	86-11-072	296-44-29501	NEW	86-16-007	296-44-350	NEW-P	86-11-072
296-44-226	REP	86-16-007	296-44-29509	NEW-P	86-11-072	296-44-350	NEW	86-16-007
296-44-229	REP-P	86-11-072	296-44-29509	NEW	86-16-007	296-44-35009	NEW-P	86-11-072
296-44-229	REP	86-16-007	296-44-29515	NEW-P	86-11-072	296-44-35009	NEW	86-16-007
296-44-232	REP-P	86-11-072	296-44-29515	NEW	86-16-007	296-44-35021	NEW-P	86-11-072
296-44-232	REP	86-16-007	296-44-29523	NEW-P	86-11-072	296-44-35021	NEW	86-16-007
296-44-235	REP-P	86-11-072	296-44-29523	NEW	86-16-007	296-44-352	REP-P	86-11-072
296-44-235	REP	86-16-007	296-44-29529	NEW-P	86-11-072	296-44-352	REP	86-16-007
296-44-238	REP-P	86-11-072	296-44-29529	NEW	86-16-007	296-44-355	REP-P	86-11-072
296-44-238	REP	86-16-007	296-44-29539	NEW-P	86-11-072	296-44-355	REP	86-16-007
296-44-241	REP-P	86-11-072	296-44-29539	NEW	86-16-007	296-44-358	REP-P	86-11-072
296-44-241	REP	86-16-007	296-44-29541	NEW-P	86-11-072	296-44-358	REP	86-16-007
296-44-242	NEW-P	86-11-072	296-44-29541	NEW	86-16-007	296-44-361	REP-P	86-11-072
296-44-242	NEW	86-16-007	296-44-29551	NEW-P	86-11-072	296-44-361	REP	86-16-007
296-44-24205	NEW-P	86-11-072	296-44-29551	NEW	86-16-007	296-44-364	REP-P	86-11-072
296-44-24205	NEW	86-16-007	296-44-29563	NEW-P	86-11-072	296-44-364	REP	86-16-007
296-44-24213	NEW-P	86-11-072	296-44-29563	NEW	86-16-007	296-44-365	NEW-P	86-11-072
296-44-24213	NEW	86-16-007	296-44-29572	NEW-P	86-11-072	296-44-365	NEW	86-16-007
296-44-24221	NEW-P	86-11-072	296-44-29572	NEW	86-16-007	296-44-36518	NEW-P	86-11-072
296-44-24221	NEW	86-16-007	296-44-298	REP-P	86-11-072	296-44-36518	NEW	86-16-007
296-44-24233	NEW-P	86-11-072	296-44-298	REP	86-16-007	296-44-36527	NEW-P	86-11-072
296-44-24233	NEW	86-16-007	296-44-301	REP-P	86-11-072	296-44-36527	NEW	86-16-007
296-44-244	REP-P	86-11-072	296-44-301	REP	86-16-007	296-44-36539	NEW-P	86-11-072
296-44-244	REP	86-16-007	296-44-304	REP-P	86-11-072	296-44-36539	NEW	86-16-007
296-44-247	REP-P	86-11-072	296-44-304	REP	86-16-007	296-44-36551	NEW-P	86-11-072
296-44-247	REP	86-16-007	296-44-307	REP-P	86-11-072	296-44-36551	NEW	86-16-007
296-44-250	REP-P	86-11-072	296-44-307	REP	86-16-007	296-44-36563	NEW-P	86-11-072
296-44-250	REP	86-16-007	296-44-310	REP-P	86-11-072	296-44-36563	NEW	86-16-007
296-44-253	REP-P	86-11-072	296-44-310	REP	86-16-007	296-44-36575	NEW-P	86-11-072
296-44-253	REP	86-16-007	296-44-313	REP-P	86-11-072	296-44-36575	NEW	86-16-007
296-44-256	REP-P	86-11-072	296-44-313	REP	86-16-007	296-44-367	REP-P	86-11-072
296-44-256	REP	86-16-007	296-44-316	REP-P	86-11-072	296-44-367	REP	86-16-007
296-44-259	REP-P	86-11-072	296-44-316	REP	86-16-007	296-44-373	REP-P	86-11-072
296-44-259	REP	86-16-007	296-44-317	NEW-P	86-11-072	296-44-373	REP	86-16-007
296-44-262	REP-P	86-11-072	296-44-317	NEW	86-16-007	296-44-376	REP-P	86-11-072
296-44-262	REP	86-16-007	296-44-31709	NEW-P	86-11-072	296-44-376	REP	86-16-007
296-44-263	NEW-P	86-11-072	296-44-31709	NEW	86-16-007	296-44-379	REP-P	86-11-072
296-44-263	NEW	86-16-007	296-44-31719	NEW-P	86-11-072	296-44-379	REP	86-16-007
296-44-26309	NEW-P	86-11-072	296-44-31719	NEW	86-16-007	296-44-382	REP-P	86-11-072
296-44-26309	NEW	86-16-007	296-44-31729	NEW-P	86-11-072	296-44-382	REP	86-16-007
296-44-26321	NEW-P	86-11-072	296-44-31729	NEW	86-16-007	296-44-385	REP-P	86-11-072
296-44-26321	NEW	86-16-007	296-44-31738	NEW-P	86-11-072	296-44-385	REP	86-16-007
296-44-26333	NEW-P	86-11-072	296-44-31738	NEW	86-16-007	296-44-386	NEW-P	86-11-072
296-44-26333	NEW	86-16-007	296-44-31749	NEW-P	86-11-072	296-44-386	NEW	86-16-007
296-44-265	REP-P	86-11-072	296-44-31749	NEW	86-16-007	296-44-38609	NEW-P	86-11-072
296-44-265	REP	86-16-007	296-44-31757	NEW-P	86-11-072	296-44-38609	NEW	86-16-007
296-44-268	REP-P	86-11-072	296-44-31757	NEW	86-16-007	296-44-38628	NEW-P	86-11-072

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-38628	NEW	86-16-007	296-44-44009	NEW-P	86-11-072	296-44-499	REP	86-16-007
296-44-38641	NEW-P	86-11-072	296-44-44009	NEW	86-16-007	296-44-502	REP-P	86-11-072
296-44-38641	NEW	86-16-007	296-44-44021	NEW-P	86-11-072	296-44-502	REP	86-16-007
296-44-38653	NEW-P	86-11-072	296-44-44021	NEW	86-16-007	296-44-505	REP-P	86-11-072
296-44-38653	NEW	86-16-007	296-44-44033	NEW-P	86-11-072	296-44-505	REP	86-16-007
296-44-388	REP-P	86-11-072	296-44-44033	NEW	86-16-007	296-44-508	REP-P	86-11-072
296-44-388	REP	86-16-007	296-44-44047	NEW-P	86-11-072	296-44-508	REP	86-16-007
296-44-391	REP-P	86-11-072	296-44-44047	NEW	86-16-007	296-44-511	REP-P	86-11-072
296-44-391	REP	86-16-007	296-44-442	REP-P	86-11-072	296-44-511	REP	86-16-007
296-44-394	REP-P	86-11-072	296-44-442	REP	86-16-007	296-44-514	REP-P	86-11-072
296-44-394	REP	86-16-007	296-44-445	REP-P	86-11-072	296-44-514	REP	86-16-007
296-44-397	REP-P	86-11-072	296-44-445	REP	86-16-007	296-44-517	REP-P	86-11-072
296-44-397	REP	86-16-007	296-44-448	REP-P	86-11-072	296-44-517	REP	86-16-007
296-44-398	NEW-P	86-11-072	296-44-448	REP	86-16-007	296-44-520	REP-P	86-11-072
296-44-398	NEW	86-16-007	296-44-451	REP-P	86-11-072	296-44-520	REP	86-16-007
296-44-39809	NEW-P	86-11-072	296-44-451	REP	86-16-007	296-44-523	REP-P	86-11-072
296-44-39809	NEW	86-16-007	296-44-452	NEW-P	86-11-072	296-44-523	REP	86-16-007
296-44-39823	NEW-P	86-11-072	296-44-452	NEW	86-16-007	296-44-526	REP-P	86-11-072
296-44-39823	NEW	86-16-007	296-44-45209	NEW-P	86-11-072	296-44-526	REP	86-16-007
296-44-39842	NEW-P	86-11-072	296-44-45209	NEW	86-16-007	296-44-529	REP-P	86-11-072
296-44-39842	NEW	86-16-007	296-44-45219	NEW-P	86-11-072	296-44-529	REP	86-16-007
296-44-39855	NEW-P	86-11-072	296-44-45219	NEW	86-16-007	296-44-532	REP-P	86-11-072
296-44-39855	NEW	86-16-007	296-44-45231	NEW-P	86-11-072	296-44-532	REP	86-16-007
296-44-400	REP-P	86-11-072	296-44-45231	NEW	86-16-007	296-44-535	REP-P	86-11-072
296-44-400	REP	86-16-007	296-44-45243	NEW-P	86-11-072	296-44-535	REP	86-16-007
296-44-403	REP-P	86-11-072	296-44-45243	NEW	86-16-007	296-44-538	REP-P	86-11-072
296-44-403	REP	86-16-007	296-44-45257	NEW-P	86-11-072	296-44-538	REP	86-16-007
296-44-406	REP-P	86-11-072	296-44-45257	NEW	86-16-007	296-44-541	REP-P	86-11-072
296-44-406	REP	86-16-007	296-44-454	REP-P	86-11-072	296-44-541	REP	86-16-007
296-44-409	REP-P	86-11-072	296-44-454	REP	86-16-007	296-44-544	REP-P	86-11-072
296-44-409	REP	86-16-007	296-44-457	REP-P	86-11-072	296-44-544	REP	86-16-007
296-44-412	REP-P	86-11-072	296-44-457	REP	86-16-007	296-44-547	REP-P	86-11-072
296-44-412	REP	86-16-007	296-44-460	REP-P	86-11-072	296-44-547	REP	86-16-007
296-44-413	NEW-P	86-11-072	296-44-460	REP	86-16-007	296-44-550	REP-P	86-11-072
296-44-413	NEW	86-16-007	296-44-463	REP-P	86-11-072	296-44-550	REP	86-16-007
296-44-41309	NEW-P	86-11-072	296-44-463	REP	86-16-007	296-44-553	REP-P	86-11-072
296-44-41309	NEW	86-16-007	296-44-466	REP-P	86-11-072	296-44-553	REP	86-16-007
296-44-41321	NEW-P	86-11-072	296-44-466	REP	86-16-007	296-44-556	REP-P	86-11-072
296-44-41321	NEW	86-16-007	296-44-467	NEW-P	86-11-072	296-44-556	REP	86-16-007
296-44-41333	NEW-P	86-11-072	296-44-467	NEW	86-16-007	296-44-559	REP-P	86-11-072
296-44-41333	NEW	86-16-007	296-44-46709	NEW-P	86-11-072	296-44-559	REP	86-16-007
296-44-41341	NEW-P	86-11-072	296-44-46709	NEW	86-16-007	296-44-562	REP-P	86-11-072
296-44-41341	NEW	86-16-007	296-44-46733	NEW-P	86-11-072	296-44-562	REP	86-16-007
296-44-41359	NEW-P	86-11-072	296-44-46733	NEW	86-16-007	296-44-565	REP-P	86-11-072
296-44-41359	NEW	86-16-007	296-44-46739	NEW-P	86-11-072	296-44-565	REP	86-16-007
296-44-415	REP-P	86-11-072	296-44-46739	NEW	86-16-007	296-44-568	REP-P	86-11-072
296-44-415	REP	86-16-007	296-44-46747	NEW-P	86-11-072	296-44-568	REP	86-16-007
296-44-418	REP-P	86-11-072	296-44-46747	NEW	86-16-007	296-44-571	REP-P	86-11-072
296-44-418	REP	86-16-007	296-44-46755	NEW-P	86-11-072	296-44-571	REP	86-16-007
296-44-421	REP-P	86-11-072	296-44-46755	NEW	86-16-007	296-44-574	REP-P	86-11-072
296-44-421	REP	86-16-007	296-44-46761	NEW-P	86-11-072	296-44-574	REP	86-16-007
296-44-424	REP-P	86-11-072	296-44-46761	NEW	86-16-007	296-44-577	REP-P	86-11-072
296-44-424	REP	86-16-007	296-44-469	REP-P	86-11-072	296-44-577	REP	86-16-007
296-44-425	NEW-P	86-11-072	296-44-469	REP	86-16-007	296-44-580	REP-P	86-11-072
296-44-425	NEW	86-16-007	296-44-472	REP-P	86-11-072	296-44-580	REP	86-16-007
296-44-42509	NEW-P	86-11-072	296-44-472	REP	86-16-007	296-44-583	REP-P	86-11-072
296-44-42509	NEW	86-16-007	296-44-478	REP-P	86-11-072	296-44-583	REP	86-16-007
296-44-42521	NEW-P	86-11-072	296-44-478	REP	86-16-007	296-44-586	REP-P	86-11-072
296-44-42521	NEW	86-16-007	296-44-481	REP-P	86-11-072	296-44-586	REP	86-16-007
296-44-42533	NEW-P	86-11-072	296-44-481	REP	86-16-007	296-44-589	REP-P	86-11-072
296-44-42533	NEW	86-16-007	296-44-484	REP-P	86-11-072	296-44-589	REP	86-16-007
296-44-42541	NEW-P	86-11-072	296-44-484	REP	86-16-007	296-44-592	REP-P	86-11-072
296-44-42541	NEW	86-16-007	296-44-487	REP-P	86-11-072	296-44-592	REP	86-16-007
296-44-42559	NEW-P	86-11-072	296-44-487	REP	86-16-007	296-44-595	REP-P	86-11-072
296-44-42559	NEW	86-16-007	296-44-490	REP-P	86-11-072	296-44-595	REP	86-16-007
296-44-427	REP-P	86-11-072	296-44-490	REP	86-16-007	296-44-598	REP-P	86-11-072
296-44-427	REP	86-16-007	296-44-491	NEW-P	86-11-072	296-44-598	REP	86-16-007
296-44-430	REP-P	86-11-072	296-44-491	NEW	86-16-007	296-44-601	REP-P	86-11-072
296-44-430	REP	86-16-007	296-44-49109	NEW-P	86-11-072	296-44-601	REP	86-16-007
296-44-433	REP-P	86-11-072	296-44-49109	NEW	86-16-007	296-44-604	REP-P	86-11-072
296-44-433	REP	86-16-007	296-44-49121	NEW-P	86-11-072	296-44-604	REP	86-16-007
296-44-436	REP-P	86-11-072	296-44-49121	NEW	86-16-007	296-44-607	REP-P	86-11-072
296-44-436	REP	86-16-007	296-44-493	REP-P	86-11-072	296-44-607	REP	86-16-007
296-44-439	REP-P	86-11-072	296-44-493	REP	86-16-007	296-44-610	REP-P	86-11-072
296-44-439	REP	86-16-007	296-44-496	REP-P	86-11-072	296-44-610	REP	86-16-007
296-44-440	NEW-P	86-11-072	296-44-496	REP	86-16-007	296-44-613	REP-P	86-11-072
296-44-440	NEW	86-16-007	296-44-499	REP-P	86-11-072	296-44-613	REP	86-16-007

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-616	REP-P	86-11-072	296-44-730	REP	86-16-007	296-52-095	REP	86-10-044
296-44-616	REP	86-16-007	296-44-733	REP-P	86-11-072	296-52-100	REP-P	86-05-026
296-44-619	REP-P	86-11-072	296-44-733	REP	86-16-007	296-52-100	REP	86-10-044
296-44-619	REP	86-16-007	296-44-736	REP-P	86-11-072	296-52-110	REP-P	86-05-026
296-44-622	REP-P	86-11-072	296-44-736	REP	86-16-007	296-52-110	REP	86-10-044
296-44-622	REP	86-16-007	296-44-739	REP-P	86-11-072	296-52-120	REP-P	86-05-026
296-44-625	REP-P	86-11-072	296-44-739	REP	86-16-007	296-52-120	REP	86-10-044
296-44-625	REP	86-16-007	296-44-742	REP-P	86-11-072	296-52-140	REP-P	86-05-026
296-44-628	REP-P	86-11-072	296-44-742	REP	86-16-007	296-52-140	REP	86-10-044
296-44-628	REP	86-16-007	296-44-745	REP-P	86-11-072	296-52-150	REP-P	86-05-026
296-44-631	REP-P	86-11-072	296-44-745	REP	86-16-007	296-52-150	REP	86-10-044
296-44-631	REP	86-16-007	296-44-748	REP-P	86-11-072	296-52-160	REP-P	86-05-026
296-44-634	REP-P	86-11-072	296-44-748	REP	86-16-007	296-52-160	REP	86-10-044
296-44-634	REP	86-16-007	296-44-751	REP-P	86-11-072	296-52-165	REP-P	86-05-026
296-44-637	REP-P	86-11-072	296-44-751	REP	86-16-007	296-52-165	REP	86-10-044
296-44-637	REP	86-16-007	296-44-754	REP-P	86-11-072	296-52-167	REP-P	86-05-026
296-44-640	REP-P	86-11-072	296-44-754	REP	86-16-007	296-52-167	REP	86-10-044
296-44-640	REP	86-16-007	296-44-757	REP-P	86-11-072	296-52-170	REP-P	86-05-026
296-44-643	REP-P	86-11-072	296-44-757	REP	86-16-007	296-52-170	REP	86-10-044
296-44-643	REP	86-16-007	296-44-760	REP-P	86-11-072	296-52-180	REP-P	86-05-026
296-44-646	REP-P	86-11-072	296-44-760	REP	86-16-007	296-52-180	REP	86-10-044
296-44-646	REP	86-16-007	296-44-763	REP-P	86-11-072	296-52-190	REP-P	86-05-026
296-44-649	REP-P	86-11-072	296-44-763	REP	86-16-007	296-52-190	REP	86-10-044
296-44-649	REP	86-16-007	296-44-766	REP-P	86-11-072	296-52-200	REP-P	86-05-026
296-44-652	REP-P	86-11-072	296-44-766	REP	86-16-007	296-52-200	REP	86-10-044
296-44-652	REP	86-16-007	296-46-348	NEW-P	86-14-077	296-52-220	REP-P	86-05-026
296-44-655	REP-P	86-11-072	296-46-348	NEW-E	86-14-078	296-52-220	REP	86-10-044
296-44-655	REP	86-16-007	296-46-348	NEW	86-18-041	296-52-230	REP-P	86-05-026
296-44-658	REP-P	86-11-072	296-46-360	AMD-P	86-14-077	296-52-230	REP	86-10-044
296-44-658	REP	86-16-007	296-46-360	AMD-E	86-14-078	296-52-260	REP-P	86-05-026
296-44-661	REP-P	86-11-072	296-46-360	AMD	86-18-041	296-52-260	REP	86-10-044
296-44-661	REP	86-16-007	296-46-600	NEW-P	86-14-077	296-52-270	REP-P	86-05-026
296-44-664	REP-P	86-11-072	296-46-600	NEW-E	86-14-078	296-52-270	REP	86-10-044
296-44-664	REP	86-16-007	296-46-600	NEW	86-18-041	296-52-330	REP-P	86-05-026
296-44-667	REP-P	86-11-072	296-46-680	NEW-P	86-14-077	296-52-330	REP	86-10-044
296-44-667	REP	86-16-007	296-46-680	NEW-E	86-14-078	296-52-350	REP-P	86-05-026
296-44-670	REP-P	86-11-072	296-46-680	NEW	86-18-041	296-52-350	REP	86-10-044
296-44-670	REP	86-16-007	296-46-915	NEW-P	86-14-077	296-52-360	REP-P	86-05-026
296-44-673	REP-P	86-11-072	296-46-915	NEW-E	86-14-078	296-52-360	REP	86-10-044
296-44-673	REP	86-16-007	296-46-915	NEW	86-18-041	296-52-370	REP-P	86-05-026
296-44-676	REP-P	86-11-072	296-46-920	NEW-P	86-14-077	296-52-370	REP	86-10-044
296-44-676	REP	86-16-007	296-46-920	NEW-E	86-14-078	296-52-380	REP-P	86-05-026
296-44-679	REP-P	86-11-072	296-46-920	NEW	86-18-041	296-52-380	REP	86-10-044
296-44-679	REP	86-16-007	296-46-930	NEW-P	86-14-077	296-52-390	REP-P	86-05-026
296-44-682	REP-P	86-11-072	296-46-930	NEW-E	86-14-078	296-52-390	REP	86-10-044
296-44-682	REP	86-16-007	296-46-930	NEW	86-18-041	296-52-400	REP-P	86-05-026
296-44-685	REP-P	86-11-072	296-46-940	NEW-P	86-14-077	296-52-400	REP	86-10-044
296-44-685	REP	86-16-007	296-46-940	NEW-E	86-14-078	296-52-401	NEW-P	86-05-026
296-44-688	REP-P	86-11-072	296-46-940	NEW	86-18-041	296-52-401	NEW	86-10-044
296-44-688	REP	86-16-007	296-46-950	NEW-P	86-14-077	296-52-405	NEW-P	86-05-026
296-44-691	REP-P	86-11-072	296-46-950	NEW-E	86-14-078	296-52-405	NEW	86-10-044
296-44-691	REP	86-16-007	296-46-950	NEW	86-18-041	296-52-409	NEW-P	86-05-026
296-44-694	REP-P	86-11-072	296-52-010	REP-P	86-05-026	296-52-409	NEW	86-10-044
296-44-694	REP	86-16-007	296-52-010	REP	86-10-044	296-52-413	NEW-P	86-05-026
296-44-697	REP-P	86-11-072	296-52-012	REP-P	86-05-026	296-52-413	NEW	86-10-044
296-44-697	REP	86-16-007	296-52-012	REP	86-10-044	296-52-417	NEW-P	86-05-026
296-44-700	REP-P	86-11-072	296-52-020	REP-P	86-05-026	296-52-417	NEW	86-10-044
296-44-700	REP	86-16-007	296-52-020	REP	86-10-044	296-52-421	NEW-P	86-05-026
296-44-703	REP-P	86-11-072	296-52-025	REP-P	86-05-026	296-52-421	NEW	86-10-044
296-44-703	REP	86-16-007	296-52-025	REP	86-10-044	296-52-425	NEW-P	86-05-026
296-44-706	REP-P	86-11-072	296-52-027	REP-P	86-05-026	296-52-425	NEW	86-10-044
296-44-706	REP	86-16-007	296-52-027	REP	86-10-044	296-52-429	NEW-P	86-05-026
296-44-709	REP-P	86-11-072	296-52-030	REP-P	86-05-026	296-52-429	NEW	86-10-044
296-44-709	REP	86-16-007	296-52-030	REP	86-10-044	296-52-433	NEW-P	86-05-026
296-44-712	REP-P	86-11-072	296-52-040	REP-P	86-05-026	296-52-433	NEW	86-10-044
296-44-712	REP	86-16-007	296-52-040	REP	86-10-044	296-52-437	NEW-P	86-05-026
296-44-715	REP-P	86-11-072	296-52-043	REP-P	86-05-026	296-52-437	NEW	86-10-044
296-44-715	REP	86-16-007	296-52-043	REP	86-10-044	296-52-441	NEW-P	86-05-026
296-44-718	REP-P	86-11-072	296-52-050	REP-P	86-05-026	296-52-441	NEW	86-10-044
296-44-718	REP	86-16-007	296-52-050	REP	86-10-044	296-52-445	NEW-P	86-05-026
296-44-721	REP-P	86-11-072	296-52-060	REP-P	86-05-026	296-52-445	NEW	86-10-044
296-44-721	REP	86-16-007	296-52-060	REP	86-10-044	296-52-449	NEW-P	86-05-026
296-44-724	REP-P	86-11-072	296-52-080	REP-P	86-05-026	296-52-449	NEW	86-10-044
296-44-724	REP	86-16-007	296-52-080	REP	86-10-044	296-52-453	NEW-P	86-05-026
296-44-727	REP-P	86-11-072	296-52-090	REP-P	86-05-026	296-52-453	NEW	86-10-044
296-44-727	REP	86-16-007	296-52-090	REP	86-10-044	296-52-457	NEW-P	86-05-026
296-44-730	REP-P	86-11-072	296-52-095	REP-P	86-05-026	296-52-457	NEW	86-10-044

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-52-461	NEW-P	86-05-026	296-56-60119	AMD	86-03-064	296-62-05415	AMD-C	86-10-001
296-52-461	NEW	86-10-044	296-56-60121	AMD	86-03-064	296-62-05415	AMD-C	86-10-035
296-52-465	NEW-P	86-05-026	296-56-60122	NEW	86-03-064	296-62-05415	AMD	86-12-004
296-52-465	NEW	86-10-044	296-56-60123	AMD	86-03-064	296-62-05417	AMD-P	86-06-051
296-52-469	NEW-P	86-05-026	296-56-60125	AMD	86-03-064	296-62-05417	AMD-C	86-10-001
296-52-469	NEW	86-10-044	296-56-60127	AMD	86-03-064	296-62-05417	AMD-C	86-10-035
296-52-473	NEW-P	86-05-026	296-56-60129	AMD	86-03-064	296-62-05417	AMD	86-12-004
296-52-473	NEW	86-10-044	296-56-60131	AMD	86-03-064	296-62-05425	AMD-P	86-06-051
296-52-477	NEW-P	86-05-026	296-56-60133	AMD	86-03-064	296-62-05425	AMD-C	86-10-001
296-52-477	NEW	86-10-044	296-56-60135	AMD	86-03-064	296-62-05425	AMD-C	86-10-035
296-52-481	NEW-P	86-05-026	296-56-60139	AMD	86-03-064	296-62-05425	AMD	86-12-004
296-52-481	NEW	86-10-044	296-56-60141	AMD	86-03-064	296-62-05427	NEW-P	86-06-051
296-52-485	NEW-P	86-05-026	296-56-60143	AMD	86-03-064	296-62-05427	NEW-C	86-10-001
296-52-485	NEW	86-10-044	296-56-60145	AMD	86-03-064	296-62-05427	NEW-C	86-10-035
296-52-489	NEW-P	86-05-026	296-56-60147	AMD	86-03-064	296-62-05427	NEW	86-12-004
296-52-489	NEW	86-10-044	296-56-60151	AMD	86-03-064	296-62-05427	NEW	86-12-004
296-52-493	NEW-P	86-05-026	296-56-60153	AMD	86-03-064	296-62-07306	AMD-P	86-11-071
296-52-493	NEW	86-10-044	296-56-60155	AMD	86-03-064	296-62-07306	AMD	86-16-009
296-52-497	NEW-P	86-05-026	296-56-60157	AMD	86-03-064	296-62-07329	AMD-P	86-11-071
296-52-497	NEW	86-10-044	296-56-60159	AMD	86-03-064	296-62-07329	AMD	86-16-009
296-52-501	NEW-P	86-05-026	296-56-60161	AMD	86-03-064	296-62-07341	AMD-P	86-11-071
296-52-501	NEW	86-10-044	296-56-60167	AMD	86-03-064	296-62-07341	AMD	86-16-009
296-52-505	NEW-P	86-05-026	296-56-60169	AMD	86-03-064	296-62-07345	AMD-P	86-11-071
296-52-505	NEW	86-10-044	296-56-60171	AMD	86-03-064	296-62-07345	AMD	86-16-009
296-52-509	NEW-P	86-05-026	296-56-60180	AMD	86-03-064	296-62-07353	AMD-P	86-11-071
296-52-509	NEW	86-10-044	296-56-60183	AMD	86-03-064	296-62-07353	AMD	86-16-009
296-56-60001	AMD	86-03-064	296-56-60189	AMD	86-03-064	296-62-07515	AMD-P	86-11-071
296-56-60003	AMD	86-03-064	296-56-60191	AMD	86-03-064	296-62-07515	AMD	86-16-009
296-56-60005	AMD	86-03-064	296-56-60193	AMD	86-03-064	296-62-14533	AMD-P	86-11-071
296-56-60007	AMD	86-03-064	296-56-60195	AMD	86-03-064	296-62-14533	AMD	86-16-009
296-56-60009	AMD	86-03-064	296-56-60199	AMD	86-03-064	296-62-14543	NEW-P	86-11-071
296-56-60011	AMD	86-03-064	296-56-60201	AMD	86-03-064	296-62-14543	NEW	86-16-009
296-56-60017	AMD	86-03-064	296-56-60205	AMD	86-03-064	296-62-20009	AMD-P	86-11-071
296-56-60019	AMD	86-03-064	296-56-60207	AMD	86-03-064	296-62-20009	AMD	86-16-009
296-56-60023	AMD	86-03-064	296-56-60209	AMD	86-03-064	296-62-20011	AMD-P	86-11-071
296-56-60025	AMD	86-03-064	296-56-60211	AMD	86-03-064	296-62-20011	AMD	86-16-009
296-56-60027	AMD	86-03-064	296-56-60215	AMD	86-03-064	296-63-001	NEW-P	86-18-070
296-56-60029	AMD	86-03-064	296-56-60217	AMD	86-03-064	296-63-003	NEW-P	86-18-070
296-56-60031	AMD	86-03-064	296-56-60219	AMD	86-03-064	296-63-005	NEW-P	86-18-070
296-56-60037	AMD	86-03-064	296-56-60221	AMD	86-03-064	296-63-007	NEW-P	86-18-070
296-56-60039	AMD	86-03-064	296-56-60223	AMD	86-03-064	296-63-009	NEW-P	86-18-070
296-56-60041	AMD	86-03-064	296-56-60229	AMD	86-03-064	296-63-011	NEW-P	86-18-070
296-56-60043	AMD	86-03-064	296-56-60231	AMD	86-03-064	296-63-013	NEW-P	86-18-070
296-56-60049	AMD	86-03-064	296-56-60233	AMD	86-03-064	296-63-015	NEW-P	86-18-070
296-56-60051	AMD	86-03-064	296-56-60235	AMD	86-03-064	296-64-400	REP-P	86-06-051
296-56-60053	AMD	86-03-064	296-56-60237	AMD	86-03-064	296-64-400	REP	86-12-004
296-56-60055	AMD	86-03-064	296-56-60239	AMD	86-03-064	296-64-405	REP-P	86-06-051
296-56-60057	AMD	86-03-064	296-56-60241	AMD	86-03-064	296-64-405	REP	86-12-004
296-56-60059	AMD	86-03-064	296-56-60243	AMD	86-03-064	296-64-410	REP-P	86-06-051
296-56-60060	AMD	86-03-064	296-56-60245	AMD	86-03-064	296-64-410	REP	86-12-004
296-56-60062	AMD	86-03-064	296-56-60249	AMD	86-03-064	296-64-415	REP-P	86-06-051
296-56-60065	AMD	86-03-064	296-56-60251	AMD	86-03-064	296-64-415	REP	86-12-004
296-56-60067	AMD	86-03-064	296-56-60253	AMD	86-03-064	296-64-420	REP-P	86-06-051
296-56-60069	AMD	86-03-064	296-56-990	REP	86-03-064	296-64-420	REP	86-12-004
296-56-60073	AMD	86-03-064	296-56-99001	REP	86-03-064	296-64-425	REP-P	86-06-051
296-56-60075	AMD	86-03-064	296-56-99002	AMD	86-03-064	296-64-425	REP	86-12-004
296-56-60077	AMD	86-03-064	296-56-99003	AMD	86-03-064	296-81-007	AMD	86-03-024
296-56-60079	AMD	86-03-064	296-56-99004	REP	86-03-064	296-81-010	AMD	86-03-024
296-56-60081	AMD	86-03-064	296-56-99005	REP	86-03-064	296-81-260	AMD	86-03-024
296-56-60083	AMD	86-03-064	296-56-99006	REP	86-03-064	296-83-010	REP	86-03-025
296-56-60085	AMD	86-03-064	296-62-05403	AMD-P	86-06-051	296-83-020	REP	86-03-025
296-56-60087	AMD	86-03-064	296-62-05403	AMD-C	86-10-001	296-83-025	REP	86-03-025
296-56-60089	AMD	86-03-064	296-62-05403	AMD-C	86-10-035	296-83-030	REP	86-03-025
296-56-60091	AMD	86-03-064	296-62-05403	AMD	86-12-004	296-83-035	REP	86-03-025
296-56-60093	AMD	86-03-064	296-62-05405	AMD-P	86-06-051	296-83-040	REP	86-03-025
296-56-60095	AMD	86-03-064	296-62-05405	AMD-C	86-10-001	296-83-045	REP	86-03-025
296-56-60097	AMD	86-03-064	296-62-05405	AMD-C	86-10-035	296-83-050	REP	86-03-025
296-56-60098	AMD	86-03-064	296-62-05405	AMD	86-12-004	296-83-055	REP	86-03-025
296-56-60101	AMD	86-03-064	296-62-05407	AMD-P	86-06-051	296-83-060	REP	86-03-025
296-56-60103	AMD	86-03-064	296-62-05407	AMD-C	86-10-001	296-83-065	REP	86-03-025
296-56-60107	AMD	86-03-064	296-62-05407	AMD-C	86-10-035	296-83-070	REP	86-03-025
296-56-60109	AMD	86-03-064	296-62-05407	AMD	86-12-004	296-83-075	REP	86-03-025
296-56-60110	AMD	86-03-064	296-62-05413	AMD-P	86-06-051	296-83-080	REP	86-03-025
296-56-60111	AMD	86-03-064	296-62-05413	AMD-C	86-10-001	296-83-085	REP	86-03-025
296-56-60113	AMD	86-03-064	296-62-05413	AMD-C	86-10-035	296-86-020	AMD	86-03-026
296-56-60115	AMD	86-03-064	296-62-05413	AMD	86-12-004	296-86-030	AMD	86-03-026
296-56-60117	AMD	86-03-064	296-62-05415	AMD-P	86-06-051	296-86-060	AMD	86-03-026

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-86-070	AMD	86-03-026	296-94-230	NEW	86-03-032	296-132-200	REP	86-08-015
296-86-075	AMD	86-03-026	296-94-240	NEW	86-03-032	296-132-205	REP-P	86-05-027
296-87-001	NEW	86-03-033	296-94-250	NEW	86-03-032	296-132-205	REP	86-08-015
296-87-020	AMD	86-03-033	296-100-001	NEW	86-03-031	296-132-210	REP-P	86-05-027
296-87-040	AMD	86-03-033	296-100-050	NEW	86-03-031	296-132-210	REP	86-08-015
296-87-060	AMD	86-03-033	296-100-060	NEW	86-03-031	296-132-215	REP-P	86-05-027
296-87-080	AMD	86-03-033	296-104-210	AMD-P	86-04-060	296-132-215	REP	86-08-015
296-87-120	AMD	86-03-033	296-104-210	AMD	86-07-064	296-132-220	REP-P	86-05-027
296-88-001	REP	86-03-027	296-104-500	AMD	86-04-059	296-132-220	REP	86-08-015
296-88-010	REP	86-03-027	296-104-501	NEW	86-04-059	296-132-225	REP-P	86-05-027
296-88-020	REP	86-03-027	296-104-515	AMD	86-04-059	296-132-225	REP	86-08-015
296-88-030	REP	86-03-027	296-116-080	AMD	86-07-010	296-132-226	REP-P	86-05-027
296-88-040	REP	86-03-027	296-116-080	AMD-P	86-19-001	296-132-226	REP	86-08-015
296-88-050	REP	86-03-027	296-116-080	AMD-W	86-20-021	296-132-250	REP-P	86-05-027
296-88-060	REP	86-03-027	296-116-300	AMD-E	86-15-021	296-132-250	REP	86-08-015
296-88-070	REP	86-03-027	296-116-300	AMD-P	86-15-047	296-132-255	REP-P	86-05-027
296-88-080	REP	86-03-027	296-116-300	AMD	86-19-066	296-132-255	REP	86-08-015
296-88-090	REP	86-03-027	296-127-010	AMD	86-03-063	296-132-260	REP-P	86-05-027
296-88-100	REP	86-03-027	296-127-020	AMD	86-03-063	296-132-260	REP	86-08-015
296-88-110	REP	86-03-027	296-127-130	NEW	86-03-063	296-132-265	REP-P	86-05-027
296-88-120	REP	86-03-027	296-127-140	NEW	86-03-063	296-132-265	REP	86-08-015
296-88-130	REP	86-03-027	296-127-150	NEW	86-03-063	296-132-301	REP-P	86-05-027
296-90-010	REP	86-03-028	296-127-160	NEW	86-03-063	296-132-301	REP	86-08-015
296-90-020	REP	86-03-028	296-127-170	NEW	86-03-063	296-132-302	REP-P	86-05-027
296-90-030	REP	86-03-028	296-127-180	NEW	86-03-063	296-132-302	REP	86-08-015
296-90-040	REP	86-03-028	296-127-190	NEW	86-03-063	296-132-306	REP-P	86-05-027
296-90-050	REP	86-03-028	296-127-200	NEW	86-03-063	296-132-306	REP	86-08-015
296-90-060	REP	86-03-028	296-127-210	NEW	86-03-063	296-132-311	REP-P	86-05-027
296-90-070	REP	86-03-028	296-127-220	NEW	86-03-063	296-132-311	REP	86-08-015
296-90-080	REP	86-03-028	296-127-300	NEW	86-03-063	296-132-316	REP-P	86-05-027
296-90-090	REP	86-03-028	296-127-310	NEW	86-03-063	296-132-316	REP	86-08-015
296-92-010	REP	86-03-029	296-127-320	NEW	86-03-063	296-132-350	REP-P	86-05-027
296-92-020	REP	86-03-029	296-132-005	REP-P	86-05-027	296-132-350	REP	86-08-015
296-92-030	REP	86-03-029	296-132-005	REP	86-08-015	296-132-360	REP-P	86-05-027
296-92-040	REP	86-03-029	296-132-010	REP-P	86-05-027	296-132-360	REP	86-08-015
296-92-050	REP	86-03-029	296-132-010	REP	86-08-015	296-132-370	REP-P	86-05-027
296-92-060	REP	86-03-029	296-132-015	REP-P	86-05-027	296-132-370	REP	86-08-015
296-92-070	REP	86-03-029	296-132-015	REP	86-08-015	296-132-380	REP-P	86-05-027
296-92-080	REP	86-03-029	296-132-050	REP-P	86-05-027	296-132-380	REP	86-08-015
296-92-090	REP	86-03-029	296-132-050	REP	86-08-015	296-150A-300	AMD-E	86-08-071
296-92-100	REP	86-03-029	296-132-055	REP-P	86-05-027	296-150A-300	AMD-P	86-14-033
296-92-110	REP	86-03-029	296-132-055	REP	86-08-015	296-150A-300	AMD-E	86-14-037
296-93-010	AMD	86-03-030	296-132-060	REP-P	86-05-027	296-150A-300	AMD	86-19-081
296-93-050	AMD	86-03-030	296-132-060	REP	86-08-015	296-150A-300	AMD-E	86-19-082
296-93-060	REP	86-03-030	296-132-065	REP-P	86-05-027	296-150B-015	AMD-P	86-14-036
296-93-070	AMD	86-03-030	296-132-065	REP	86-08-015	296-150B-015	AMD-E	86-14-040
296-93-110	REP	86-03-030	296-132-100	REP-P	86-05-027	296-150B-015	AMD-E	86-20-073
296-93-120	AMD	86-03-030	296-132-100	REP	86-08-015	296-150B-300	AMD-P	86-14-036
296-93-130	REP	86-03-030	296-132-105	REP-P	86-05-027	296-150B-300	AMD-E	86-14-040
296-93-170	AMD	86-03-030	296-132-105	REP	86-08-015	296-150B-300	AMD-E	86-20-073
296-93-180	REP	86-03-030	296-132-110	REP-P	86-05-027	296-150B-305	AMD-P	86-14-036
296-93-200	AMD	86-03-030	296-132-110	REP	86-08-015	296-150B-305	AMD-E	86-14-040
296-93-210	AMD	86-03-030	296-132-115	REP-P	86-05-027	296-150B-305	AMD-E	86-20-073
296-93-220	AMD	86-03-030	296-132-115	REP	86-08-015	296-150B-307	NEW-P	86-14-036
296-93-230	AMD	86-03-030	296-132-120	REP-P	86-05-027	296-150B-307	NEW-E	86-14-040
296-94-010	NEW	86-03-032	296-132-120	REP	86-08-015	296-150B-307	NEW-E	86-20-073
296-94-020	NEW	86-03-032	296-132-125	REP-P	86-05-027	296-150B-508	NEW-P	86-14-036
296-94-030	NEW	86-03-032	296-132-125	REP	86-08-015	296-150B-508	NEW-E	86-14-040
296-94-040	NEW	86-03-032	296-132-130	REP-P	86-05-027	296-150B-508	NEW-E	86-20-073
296-94-050	NEW	86-03-032	296-132-130	REP	86-08-015	296-150B-550	AMD-P	86-14-036
296-94-060	NEW	86-03-032	296-132-135	REP-P	86-05-027	296-150B-550	AMD-E	86-14-040
296-94-070	NEW	86-03-032	296-132-135	REP	86-08-015	296-150B-550	AMD-E	86-20-073
296-94-080	NEW	86-03-032	296-132-140	REP-P	86-05-027	296-150B-553	AMD-P	86-14-036
296-94-090	NEW	86-03-032	296-132-140	REP	86-08-015	296-150B-553	AMD-E	86-14-040
296-94-100	NEW	86-03-032	296-132-145	REP-P	86-05-027	296-150B-553	AMD-E	86-20-073
296-94-110	NEW	86-03-032	296-132-145	REP	86-08-015	296-150B-797	AMD-P	86-14-036
296-94-120	NEW	86-03-032	296-132-150	REP-P	86-05-027	296-150B-797	AMD-E	86-14-040
296-94-130	NEW	86-03-032	296-132-150	REP	86-08-015	296-150B-797	AMD-E	86-20-073
296-94-140	NEW	86-03-032	296-132-151	REP-P	86-05-027	296-150B-800	AMD-P	86-14-036
296-94-150	NEW	86-03-032	296-132-151	REP	86-08-015	296-150B-800	AMD-E	86-14-040
296-94-160	NEW	86-03-032	296-132-152	REP-P	86-05-027	296-150B-800	AMD-E	86-20-073
296-94-170	NEW	86-03-032	296-132-152	REP	86-08-015	296-155-003	AMD-C	86-03-073
296-94-180	NEW	86-03-032	296-132-155	REP-P	86-05-027	296-155-003	AMD	86-03-074
296-94-190	NEW	86-03-032	296-132-155	REP	86-08-015	296-155-005	AMD-C	86-03-073
296-94-200	NEW	86-03-032	296-132-160	REP-P	86-05-027	296-155-005	AMD	86-03-074
296-94-210	NEW	86-03-032	296-132-160	REP	86-08-015	296-155-009	NEW-C	86-03-073
296-94-220	NEW	86-03-032	296-132-200	REP-P	86-05-027	296-155-009	NEW	86-03-074

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-155-850	REP	86-03-074	296-400-030	AMD-P	86-14-034	296-403-050	NEW-E	86-12-018
296-155-855	REP-C	86-03-073	296-400-030	AMD-E	86-14-038	296-403-050	NEW	86-12-019
296-155-855	REP	86-03-074	296-400-030	AMD	86-19-083	296-403-060	NEW-P	86-07-055
296-155-860	REP-C	86-03-073	296-400-035	NEW-P	86-14-034	296-403-060	NEW-E	86-12-018
296-155-860	REP	86-03-074	296-400-035	NEW-E	86-14-038	296-403-060	NEW	86-12-019
296-155-865	REP-C	86-03-073	296-400-035	NEW	86-19-083	296-403-070	NEW-P	86-07-055
296-155-865	REP	86-03-074	296-400-045	AMD-P	86-14-034	296-403-070	NEW-E	86-12-018
296-155-870	REP-C	86-03-073	296-400-045	AMD-E	86-14-038	296-403-070	NEW	86-12-019
296-155-870	REP	86-03-074	296-400-045	AMD	86-19-083	296-403-080	NEW-P	86-19-080
296-155-875	REP-C	86-03-073	296-400-050	AMD-P	86-14-034	296-403-090	NEW-P	86-19-080
296-155-875	REP	86-03-074	296-400-050	AMD-E	86-14-038	296-403-100	NEW-P	86-19-080
296-155-880	REP-C	86-03-073	296-400-050	AMD	86-19-083	296-403-110	NEW-P	86-19-080
296-155-880	REP	86-03-074	296-400-070	NEW-P	86-14-034	296-403-120	NEW-P	86-19-080
296-155-885	REP-C	86-03-073	296-400-070	NEW-E	86-14-038	296-403-130	NEW-P	86-19-080
296-155-885	REP	86-03-074	296-400-070	NEW	86-19-083	296-403-140	NEW-P	86-19-080
296-155-890	REP-C	86-03-073	296-400-100	NEW-P	86-14-034	296-403-150	NEW-P	86-19-080
296-155-890	REP	86-03-074	296-400-100	NEW-E	86-14-038	304-12-025	AMD-P	86-09-091
296-155-895	REP-C	86-03-073	296-400-100	NEW	86-19-083	304-12-025	AMD	86-12-067
296-155-895	REP	86-03-074	296-400-110	NEW-P	86-14-034	304-12-040	NEW-P	86-09-091
296-155-900	REP-C	86-03-073	296-400-110	NEW-E	86-14-038	304-12-040	NEW	86-12-067
296-155-900	REP	86-03-074	296-400-110	NEW	86-19-083	304-12-045	NEW-P	86-09-091
296-155-905	REP-C	86-03-073	296-400-120	NEW-P	86-14-034	304-12-045	NEW	86-12-067
296-155-905	REP	86-03-074	296-400-120	NEW-E	86-14-038	304-12-145	NEW-P	86-09-091
296-155-910	REP-C	86-03-073	296-400-120	NEW	86-19-083	304-12-145	NEW	86-12-067
296-155-910	REP	86-03-074	296-400-130	NEW-P	86-14-034	304-12-290	AMD-P	86-09-091
296-155-915	REP-C	86-03-073	296-400-130	NEW-E	86-14-038	304-12-290	AMD	86-12-067
296-155-915	REP	86-03-074	296-400-130	NEW	86-19-083	304-12-350	AMD-P	86-09-091
296-155-920	REP-C	86-03-073	296-400-140	NEW-P	86-14-034	304-12-350	AMD	86-12-067
296-155-920	REP	86-03-074	296-400-140	NEW-E	86-14-038	304-25-030	AMD-P	86-03-048
296-155-950	AMD-C	86-03-073	296-400-140	NEW	86-19-083	304-25-030	AMD	86-08-042
296-155-950	AMD	86-03-074	296-401-030	AMD-P	86-14-077	304-25-560	AMD-P	86-03-048
296-200-015	AMD-P	86-14-035	296-401-030	AMD-E	86-14-078	304-25-560	AMD	86-08-042
296-200-015	AMD-E	86-14-039	296-401-030	AMD	86-18-041	308-04-010	AMD-P	86-04-090
296-200-015	AMD	86-19-086	296-401-060	AMD-P	86-14-077	308-04-010	AMD	86-08-069
296-200-080	AMD-P	86-14-035	296-401-060	AMD-E	86-14-078	308-11-030	AMD-P	86-17-094
296-200-080	AMD-E	86-14-039	296-401-060	AMD	86-18-041	308-11-030	AMD-E	86-19-076
296-200-080	AMD	86-19-086	296-401-080	AMD-P	86-14-077	308-11-035	NEW-P	86-17-094
296-200-300	AMD-P	86-14-035	296-401-080	AMD-E	86-14-078	308-11-035	NEW-E	86-19-076
296-200-300	AMD-E	86-14-039	296-401-080	AMD	86-18-041	308-11-040	REP-P	86-17-094
296-200-300	AMD	86-19-086	296-401-090	AMD-P	86-14-077	308-11-040	REP-E	86-19-076
296-200-320	AMD-P	86-14-035	296-401-090	AMD-E	86-14-078	308-11-050	REP-E	86-14-086
296-200-320	AMD-E	86-14-039	296-401-090	AMD	86-18-041	308-11-050	AMD-P	86-17-094
296-200-320	AMD	86-19-086	296-401-100	AMD-P	86-14-077	308-11-050	AMD-E	86-19-076
296-200-330	NEW-P	86-14-035	296-401-100	AMD-E	86-14-078	308-11-060	AMD-P	86-17-094
296-200-330	NEW-E	86-14-039	296-401-100	AMD	86-18-041	308-11-060	AMD-E	86-19-076
296-200-330	NEW	86-19-086	296-401-120	AMD-P	86-14-077	308-11-080	REP-P	86-17-094
296-200-340	NEW-P	86-14-035	296-401-120	AMD-E	86-14-078	308-11-080	REP-E	86-19-076
296-200-340	NEW-E	86-14-039	296-401-120	AMD	86-18-041	308-11-130	NEW-E	86-14-017
296-200-340	NEW	86-19-086	296-401-160	AMD-P	86-14-077	308-11-140	NEW-E	86-14-086
296-200-350	NEW-P	86-14-035	296-401-160	AMD-E	86-14-078	308-12-050	AMD	86-04-088
296-200-350	NEW-E	86-14-039	296-401-160	AMD	86-18-041	308-12-081	AMD	86-04-088
296-200-350	NEW	86-19-086	296-401-165	AMD-P	86-14-077	308-12-135	NEW-P	86-06-053
296-200-360	NEW-P	86-14-035	296-401-165	AMD-E	86-14-078	308-12-140	NEW	86-04-088
296-200-360	NEW-E	86-14-039	296-401-165	AMD	86-18-041	308-12-145	NEW	86-04-088
296-200-360	NEW	86-19-086	296-401-168	NEW-P	86-14-077	308-12-150	NEW	86-04-088
296-200-370	NEW-P	86-14-035	296-401-168	NEW-E	86-14-078	308-12-312	AMD-E	86-04-086
296-200-370	NEW-E	86-14-039	296-401-168	NEW	86-18-041	308-12-312	AMD-E	86-10-037
296-200-370	NEW	86-19-086	296-401-170	AMD-P	86-14-077	308-13-015	AMD-P	86-07-058
296-200-380	NEW-P	86-14-035	296-401-170	AMD-E	86-14-078	308-13-015	AMD	86-16-013
296-200-380	NEW-E	86-14-039	296-401-170	AMD	86-18-041	308-13-020	AMD-P	86-20-078
296-200-380	NEW	86-19-086	296-401-175	AMD-E	86-10-017	308-13-040	AMD-P	86-07-058
296-200-390	NEW-P	86-14-035	296-401-175	AMD-P	86-14-077	308-13-040	AMD	86-16-013
296-200-390	NEW-E	86-14-039	296-401-175	AMD-E	86-14-078	308-13-041	NEW-P	86-07-058
296-200-390	NEW	86-19-086	296-401-175	AMD	86-18-041	308-13-041	NEW	86-16-013
296-200-400	NEW-P	86-14-035	296-403-010	NEW-P	86-07-055	308-13-042	NEW-P	86-07-058
296-200-400	NEW-E	86-14-039	296-403-010	NEW-E	86-12-018	308-13-042	NEW	86-16-013
296-200-400	NEW	86-19-086	296-403-010	NEW	86-12-019	308-13-150	AMD-E	86-19-014
296-200-410	NEW	86-19-086	296-403-020	NEW-P	86-07-055	308-20-171	AMD-P	86-18-055
296-350-050	AMD-P	86-11-070	296-403-020	NEW-E	86-12-018	308-20-171	AMD-E	86-18-072
296-350-050	AMD	86-16-008	296-403-020	NEW	86-12-019	308-25-010	AMD-P	86-05-032
296-350-080	AMD-P	86-11-070	296-403-030	NEW-P	86-07-055	308-25-015	NEW-P	86-05-032
296-350-080	AMD	86-16-008	296-403-030	NEW-E	86-12-018	308-25-015	NEW	86-09-014
296-350-300	NEW	86-06-002	296-403-030	NEW	86-12-019	308-25-025	REP-P	86-05-032
296-350-400	AMD	86-03-064	296-403-040	NEW-P	86-07-055	308-25-025	REP	86-09-014
296-400-005	NEW-P	86-14-034	296-403-040	NEW-E	86-12-018	308-25-030	REP-P	86-05-032
296-400-005	NEW-E	86-14-038	296-403-040	NEW	86-12-019	308-25-030	REP	86-09-014
296-400-005	NEW	86-19-083	296-403-050	NEW-P	86-07-055	308-25-035	NEW-P	86-05-032

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-25-035	NEW	86-09-014	308-53-125	AMD-P	86-08-092	308-93-010	AMD	86-10-068
308-29-060	AMD-P	86-10-002	308-53-212	NEW-P	86-08-092	308-93-072	NEW-P	86-07-060
308-29-060	AMD	86-14-051	308-53-212	NEW	86-13-008	308-93-072	NEW	86-10-068
308-29-070	NEW-P	86-10-002	308-53-212	REVIEW	86-19-073	308-93-073	NEW-P	86-07-060
308-29-070	NEW	86-14-051	308-53-265	NEW-P	86-08-092	308-93-073	NEW	86-10-068
308-29-080	NEW-P	86-10-002	308-53-265	NEW	86-13-008	308-93-074	NEW-P	86-07-060
308-29-080	NEW	86-14-051	308-61-010	AMD	86-03-011	308-93-074	NEW	86-10-068
308-31-010	AMD-P	86-18-054	308-61-025	AMD	86-03-011	308-93-078	NEW-P	86-07-060
308-31-030	AMD-E	86-15-043	308-61-026	NEW	86-03-011	308-93-078	NEW	86-10-068
308-31-030	AMD-P	86-18-054	308-61-027	REP	86-03-011	308-93-079	NEW-P	86-07-060
308-31-550	AMD-P	86-18-054	308-61-030	AMD	86-03-011	308-93-079	NEW	86-10-068
308-40-102	AMD-P	86-04-089	308-61-040	AMD	86-03-011	308-93-240	REP-E	86-15-069
308-40-102	AMD	86-08-046	308-61-050	AMD	86-03-011	308-93-240	REP-P	86-15-070
308-42-045	AMD-P	86-16-076	308-61-100	REP	86-03-011	308-93-310	REP-E	86-15-069
308-42-045	AMD	86-19-063	308-61-105	NEW	86-03-011	308-93-310	REP-P	86-15-070
308-42-060	AMD-P	86-16-076	308-61-108	NEW	86-03-011	308-96A-005	AMD-P	86-03-010
308-42-060	AMD	86-19-063	308-61-110	REP	86-03-011	308-96A-005	AMD	86-10-040
308-48-010	AMD-P	86-09-006	308-61-115	NEW	86-03-011	308-96A-010	AMD-P	86-03-010
308-48-010	AMD	86-15-022	308-61-120	REP	86-03-011	308-96A-010	AMD	86-10-040
308-48-060	AMD-P	86-09-006	308-61-125	NEW	86-03-011	308-96A-015	AMD-P	86-03-010
308-48-060	AMD	86-15-022	308-61-130	REP	86-03-011	308-96A-015	AMD	86-10-040
308-48-120	REP-P	86-09-006	308-61-135	NEW	86-03-011	308-96A-020	AMD-P	86-03-010
308-48-120	REP	86-15-022	308-61-140	REP	86-03-011	308-96A-020	AMD	86-10-040
308-48-130	REP-P	86-09-006	308-61-145	NEW	86-03-011	308-96A-020	REP-E	86-15-069
308-48-130	REP	86-15-022	308-61-150	REP	86-03-011	308-96A-020	REP-P	86-15-070
308-48-140	AMD-P	86-09-006	308-61-155	REP	86-03-011	308-96A-026	NEW-P	86-20-080
308-48-140	AMD	86-15-022	308-61-158	NEW	86-03-011	308-96A-030	REP-P	86-03-010
308-48-150	AMD-P	86-09-006	308-61-160	REP	86-03-011	308-96A-030	REP	86-10-040
308-48-150	AMD	86-15-022	308-61-165	REP	86-03-011	308-96A-035	AMD-P	86-03-010
308-48-160	AMD-P	86-09-006	308-61-168	NEW	86-03-011	308-96A-035	AMD	86-10-040
308-48-160	AMD	86-15-022	308-61-170	REP	86-03-011	308-96A-040	AMD-P	86-03-010
308-48-165	AMD-P	86-09-006	308-61-175	NEW	86-03-011	308-96A-040	AMD	86-10-040
308-48-165	AMD	86-15-022	308-61-180	REP	86-03-011	308-96A-050	AMD-P	86-03-010
308-48-790	NEW	86-05-031	308-61-185	NEW	86-03-011	308-96A-050	AMD	86-10-040
308-50-230	REP-P	86-05-034	308-61-190	NEW	86-03-011	308-96A-055	REP-P	86-03-010
308-50-230	REP	86-09-064	308-61-205	NEW	86-08-028	308-96A-055	REP	86-10-040
308-50-330	AMD-P	86-05-034	308-61-220	AMD-E	86-16-053	308-96A-060	REP-P	86-03-010
308-50-330	AMD	86-09-064	308-61-220	AMD-P	86-16-077	308-96A-060	REP	86-10-040
308-50-420	NEW-P	86-05-034	308-61-220	AMD-P	86-20-079	308-96A-075	AMD-P	86-03-010
308-50-420	NEW	86-09-064	308-61-305	NEW	86-08-028	308-96A-075	AMD	86-10-040
308-50-430	NEW-P	86-05-034	308-61-400	AMD	86-08-028	308-96A-100	AMD-P	86-03-010
308-50-430	NEW	86-09-064	308-61-405	NEW	86-08-028	308-96A-100	AMD	86-10-040
308-52-135	AMD-P	86-08-093	308-61-420	AMD-E	86-16-053	308-96A-105	AMD-P	86-03-010
308-52-135	AMD	86-12-031	308-61-420	AMD-P	86-16-077	308-96A-105	AMD	86-10-040
308-52-139	AMD-P	86-08-093	308-61-420	AMD-P	86-20-079	308-96A-115	REP-P	86-03-010
308-52-139	AMD	86-12-031	308-66-110	AMD-E	86-16-026	308-96A-115	REP	86-10-040
308-52-140	AMD-P	86-08-093	308-66-110	AMD-P	86-16-052	308-96A-120	AMD-P	86-03-010
308-52-140	AMD	86-12-031	308-66-120	AMD-E	86-16-026	308-96A-120	AMD	86-10-040
308-52-140	AMD-P	86-13-069	308-66-120	AMD-P	86-16-052	308-96A-125	REP-P	86-03-010
308-52-140	AMD	86-16-054	308-66-130	REP-E	86-16-026	308-96A-125	REP	86-10-040
308-52-141	AMD-P	86-08-093	308-66-130	REP-P	86-16-052	308-96A-130	REP-P	86-03-010
308-52-141	AMD	86-12-031	308-66-135	NEW	86-08-028	308-96A-130	REP	86-10-040
308-52-142	REP-P	86-08-093	308-66-140	AMD-E	86-16-026	308-96A-135	AMD-P	86-03-010
308-52-142	REP	86-12-031	308-66-140	AMD-P	86-16-052	308-96A-135	AMD	86-10-040
308-52-143	REP-P	86-08-093	308-66-145	NEW-E	86-16-026	308-96A-140	REP-P	86-03-010
308-52-143	REP	86-12-031	308-66-145	NEW-P	86-16-052	308-96A-140	REP	86-10-040
308-52-145	REP-P	86-08-093	308-66-155	AMD-E	86-16-026	308-96A-145	AMD-P	86-03-010
308-52-145	REP	86-12-031	308-66-155	AMD-P	86-16-052	308-96A-145	AMD	86-10-040
308-52-146	NEW-P	86-08-093	308-66-157	NEW-E	86-16-026	308-96A-155	REP-P	86-03-010
308-52-270	AMD	86-03-056	308-66-157	NEW-P	86-16-052	308-96A-155	REP	86-10-040
308-52-502	AMD-P	86-13-069	308-66-160	AMD-E	86-16-053	308-96A-160	REP-P	86-03-010
308-52-502	AMD	86-16-054	308-66-160	AMD-P	86-16-077	308-96A-160	REP	86-10-040
308-52-515	NEW-P	86-13-069	308-66-170	AMD-E	86-16-026	308-96A-165	REP-P	86-03-010
308-52-515	NEW	86-16-054	308-66-170	AMD-P	86-16-052	308-96A-165	REP	86-10-040
308-53-010	AMD-P	86-07-059	308-66-180	AMD-E	86-16-026	308-96A-170	REP-P	86-03-010
308-53-070	AMD-P	86-07-059	308-66-180	AMD-P	86-16-052	308-96A-170	REP	86-10-040
308-53-070	AMD	86-13-009	308-66-210	AMD-E	86-16-026	308-96A-200	REP-P	86-03-010
308-53-075	NEW-P	86-08-092	308-66-210	AMD-P	86-16-052	308-96A-200	REP	86-10-040
308-53-075	NEW	86-13-008	308-66-225	NEW-E	86-16-026	308-96A-205	AMD-P	86-03-010
308-53-080	REP-P	86-08-092	308-66-225	NEW-P	86-16-052	308-96A-205	AMD	86-10-040
308-53-080	REP	86-13-008	308-66-230	AMD-E	86-16-026	308-96A-210	AMD-P	86-03-010
308-53-084	NEW-P	86-08-092	308-66-230	AMD-P	86-16-052	308-96A-210	AMD	86-10-040
308-53-084	NEW	86-13-008	308-79-050	NEW-E	86-03-071	308-96A-215	REP-P	86-03-010
308-53-085	AMD-P	86-08-092	308-79-050	NEW-P	86-06-042	308-96A-215	REP	86-10-040
308-53-085	AMD	86-13-008	308-79-050	NEW	86-10-003	308-96A-220	AMD-P	86-03-010
308-53-100	REP-P	86-08-092	308-80-015	NEW	86-08-028	308-96A-220	AMD	86-10-040
308-53-105	NEW-P	86-08-092	308-93-010	AMD-P	86-07-060	308-96A-225	REP-P	86-03-010

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-96A-225	REP	86-10-040	308-122-215	AMD	86-04-087	308-180-100	NEW	86-10-038
308-96A-230	REP-P	86-03-010	308-122-500	AMD	86-04-087	308-180-120	NEW-P	86-07-061
308-96A-230	REP	86-10-040	308-122-505	AMD	86-04-087	308-180-120	NEW	86-10-038
308-96A-235	REP-P	86-03-010	308-122-525	AMD	86-04-087	308-250-010	NEW-P	86-07-062
308-96A-235	REP	86-10-040	308-122-630	NEW	86-04-087	308-250-010	NEW	86-10-036
308-96A-240	REP-P	86-03-010	308-122-640	AMD	86-04-087	308-250-020	NEW-P	86-07-062
308-96A-240	REP	86-10-040	308-122-670	NEW	86-04-087	308-250-020	NEW	86-10-036
308-96A-260	AMD-P	86-03-010	308-124A-430	NEW-P	86-04-091	308-250-030	NEW-P	86-07-062
308-96A-260	AMD	86-08-028	308-124A-430	NEW	86-11-011	308-250-030	NEW	86-10-036
308-96A-260	AMD	86-10-040	308-124A-440	NEW-P	86-04-091	308-250-040	NEW-P	86-07-062
308-96A-265	REP-P	86-03-010	308-124A-440	NEW	86-11-011	308-250-040	NEW	86-10-036
308-96A-265	REP	86-10-040	308-124A-450	NEW-P	86-04-091	308-250-050	NEW-P	86-07-062
308-96A-270	REP-P	86-03-010	308-124A-450	NEW	86-11-011	308-250-050	NEW	86-10-036
308-96A-270	REP	86-10-040	308-124A-455	NEW-E	86-11-010	308-300-310	NEW-P	86-11-062
308-96A-275	AMD-P	86-03-010	308-124C-020	AMD	86-06-011	308-300-310	NEW-E	86-12-016
308-96A-275	AMD	86-10-040	308-124D-040	NEW-P	86-16-068	308-300-310	NEW	86-15-037
308-96A-280	REP-P	86-03-010	308-124D-040	NEW	86-19-062	308-400	AMD-P	86-20-088
308-96A-280	REP	86-10-040	308-124H-035	NEW-P	86-04-091	308-400-010	AMD-P	86-20-088
308-96A-285	REP-P	86-03-010	308-124H-035	NEW	86-11-011	308-400-020	AMD-P	86-20-088
308-96A-285	REP	86-10-040	308-124H-036	NEW-P	86-04-091	308-400-025	NEW-P	86-20-088
308-96A-290	REP-P	86-03-010	308-124H-036	NEW	86-11-011	308-400-030	AMD-P	86-20-088
308-96A-290	REP	86-10-040	308-124H-037	NEW-P	86-04-091	308-400-030	AMD-P	86-20-088
308-96A-295	AMD-P	86-03-010	308-124H-037	NEW-P	86-11-061	308-400-046	AMD-P	86-20-088
308-96A-295	AMD	86-10-040	308-124H-037	NEW	86-16-055	308-400-047	NEW-P	86-20-088
308-96A-300	AMD-P	86-03-010	308-124H-040	AMD-P	86-04-091	308-400-048	AMD-P	86-20-088
308-96A-300	AMD	86-10-040	308-124H-040	AMD	86-06-011	308-400-050	AMD-P	86-20-088
308-96A-305	REP-P	86-03-010	308-124H-040	AMD	86-11-011	308-400-052	AMD-P	86-20-088
308-96A-305	REP	86-10-040	308-124H-043	NEW	86-06-011	308-400-053	NEW-P	86-20-088
308-99-020	AMD-E	86-09-013	308-124H-045	AMD	86-06-011	308-400-054	AMD-P	86-20-088
308-99-020	AMD-P	86-09-100	308-128F-030	REP-E	86-11-018	308-400-056	AMD-P	86-20-088
308-99-020	AMD	86-14-016	308-128F-030	REP-E	86-11-018	308-400-058	AMD-P	86-20-088
308-99-021	NEW-E	86-09-013	308-128F-050	AMD-E	86-11-018	308-400-059	NEW-P	86-20-088
308-99-021	NEW-P	86-09-100	308-128F-050	AMD-E	86-18-030	308-400-070	AMD-P	86-20-088
308-99-021	NEW	86-14-016	308-151-110	NEW-P	86-05-033	308-400-080	AMD-P	86-20-088
308-102-090	AMD-P	86-03-083	308-151-110	NEW	86-08-068	314-12-030	AMD-P	86-04-033
308-102-090	AMD	86-07-018	308-153	AMD-P	86-10-067	314-12-030	AMD	86-07-012
308-102-100	AMD-P	86-03-083	308-153	AMD	86-13-070	314-12-090	AMD-P	86-09-085
308-102-100	AMD	86-07-018	308-153-010	AMD-P	86-10-067	314-12-090	AMD	86-12-021
308-102-190	AMD-P	86-03-083	308-153-010	AMD	86-13-070	314-12-140	AMD-P	86-06-021
308-102-190	AMD	86-07-018	308-153-020	AMD-P	86-10-067	314-12-140	AMD	86-09-019
308-102-200	AMD-P	86-03-083	308-153-020	AMD	86-13-070	314-12-140	AMD	86-09-017
308-102-200	AMD	86-07-018	308-153-030	AMD-P	86-10-067	314-16-025	NEW	86-09-074
308-102-265	NEW-P	86-03-083	308-153-030	AMD	86-13-070	314-16-040	AMD-P	86-04-082
308-102-265	NEW	86-07-018	308-153-040	REP-P	86-10-067	314-16-040	AMD	86-07-015
308-104-012	NEW-P	86-03-083	308-153-040	REP	86-13-070	314-16-075	AMD-P	86-11-046
308-104-012	NEW	86-07-018	308-153-045	NEW-P	86-10-067	314-16-075	AMD-P	86-15-039
308-104-056	AMD-P	86-03-083	308-153-045	NEW	86-13-070	314-16-075	AMD	86-18-018
308-104-056	AMD	86-07-018	308-154-070	REP-P	86-10-067	314-16-100	REP-P	86-04-049
308-104-058	REP-P	86-03-083	308-154-070	REP	86-13-070	314-16-100	REP	86-07-014
308-104-058	REP	86-07-018	308-156-075	NEW-P	86-05-033	314-16-115	NEW-E	86-09-027
308-104-080	AMD-P	86-03-083	308-156-075	NEW	86-08-068	314-16-115	NEW-P	86-09-086
308-104-080	AMD	86-07-018	308-171-001	AMD-P	86-06-054	314-16-115	NEW	86-12-022
308-104-090	AMD-P	86-03-083	308-171-001	AMD	86-10-004	314-16-180	AMD-P	86-12-009
308-104-090	AMD	86-07-018	308-171-001	AMD-P	86-14-018	314-16-180	AMD	86-15-042
308-104-100	AMD-P	86-03-083	308-171-001	AMD	86-17-064	314-16-196	AMD-P	86-13-059
308-104-100	AMD	86-07-018	308-171-045	NEW-P	86-16-069	314-16-196	AMD	86-15-066
308-104-105	NEW-P	86-03-083	308-171-100	AMD-P	86-06-054	314-18-040	AMD-P	86-07-046
308-104-105	NEW-E	86-03-084	308-171-100	AMD	86-10-004	314-18-040	AMD	86-09-075
308-104-105	NEW	86-07-018	308-171-103	AMD-P	86-06-054	314-20-030	AMD-P	86-20-067
308-104-130	AMD-P	86-03-083	308-171-103	AMD	86-10-004	314-20-100	AMD-P	86-04-084
308-104-130	AMD	86-07-018	308-171-103	AMD-P	86-14-018	314-20-100	AMD-C	86-07-021
308-104-135	NEW-P	86-03-083	308-171-103	AMD	86-17-064	314-20-100	AMD-C	86-14-100
308-104-135	NEW	86-07-018	308-171-104	NEW-P	86-06-054	314-20-100	AMD	86-16-060
308-104-160	AMD-P	86-03-083	308-171-104	NEW	86-10-004	314-20-105	AMD-P	86-04-084
308-104-160	AMD	86-07-018	308-171-104	AMD-P	86-14-018	314-20-105	AMD-C	86-07-021
308-115-130	AMD-P	86-11-036	308-171-104	AMD	86-17-064	314-20-105	AMD-C	86-14-100
308-115-130	AMD	86-16-012	308-171-200	AMD-P	86-06-054	314-20-105	AMD	86-16-060
308-115-180	AMD-P	86-11-036	308-171-200	AMD	86-10-004	314-24-070	AMD-P	86-08-095
308-115-180	AMD	86-16-012	308-171-200	AMD-P	86-14-018	314-24-070	AMD	86-11-014
308-117-025	AMD-P	86-14-085	308-171-200	AMD	86-17-064	314-24-080	AMD-P	86-04-083
308-117-025	AMD	86-18-031	308-171-300	AMD-P	86-14-018	314-24-080	AMD	86-07-022
308-117-100	AMD-P	86-14-085	308-171-300	AMD	86-17-064	314-24-100	AMD-P	86-08-095
308-117-100	AMD	86-18-031	308-171-301	AMD-P	86-14-018	314-24-100	AMD	86-11-014
308-122-001	NEW-P	86-09-012	308-171-301	AMD	86-17-064	314-24-160	AMD-E	86-09-028
308-122-001	NEW-C	86-13-058	308-171-302	NEW-P	86-14-018	314-24-160	AMD-P	86-09-087
308-122-001	NEW	86-19-061	308-171-302	NEW	86-17-064	314-24-160	AMD	86-12-023
308-122-060	NEW	86-04-087	308-180-100	NEW-P	86-07-061	314-24-190	AMD-P	86-04-084

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
314-24-190	AMD-C	86-07-021	315-20-090	AMD-E	86-17-015
314-24-190	AMD-C	86-14-100	315-20-090	AMD-P	86-17-093
314-24-190	AMD	86-16-060	315-32-040	AMD-P	86-03-079
314-24-200	AMD-P	86-04-084	315-32-040	AMD	86-07-039
314-24-200	AMD-C	86-07-021	315-32-040	AMD-P	86-08-079
314-24-200	AMD-C	86-14-100	315-32-040	AMD-E	86-11-039
314-24-200	AMD	86-16-060	315-32-040	AMD	86-12-002
314-28-010	AMD-P	86-04-083	322-12-010	AMD-E	86-10-073
314-28-010	AMD	86-07-022	322-12-010	AMD-E	86-17-007
314-37-020	NEW-P	86-04-048	326-02-030	AMD-P	86-14-101
314-37-020	NEW	86-07-023	326-02-030	AMD	86-17-018
314-40-040	AMD-P	86-04-034	326-08-095	NEW-P	86-14-101
314-40-040	AMD	86-07-013	326-08-095	NEW	86-17-018
314-52-005	AMD-P	86-12-010	326-20-110	AMD-P	86-14-101
314-52-005	AMD-E	86-15-013	326-20-110	AMD	86-17-018
314-52-005	AMD	86-15-041	326-20-171	NEW-P	86-14-101
314-52-020	AMD-P	86-04-001	326-20-171	NEW	86-17-018
314-52-020	AMD-E	86-04-002	326-20-172	NEW-P	86-14-101
314-52-020	AMD	86-07-019	326-20-172	NEW	86-17-018
314-52-070	AMD-P	86-12-010	326-20-220	AMD-P	86-14-101
314-52-070	AMD	86-15-041	326-20-220	AMD	86-17-018
314-52-113	AMD-P	86-12-010	326-30-038	NEW-E	86-13-046
314-52-113	AMD-C	86-15-040	326-30-038	NEW-P	86-14-101
314-52-113	AMD-W	86-16-059	326-30-038	NEW	86-17-018
314-52-113	AMD-P	86-16-065	332-12-210	AMD-P	86-04-081
314-52-113	AMD	86-19-022	332-12-210	AMD	86-07-027
314-52-114	AMD-P	86-04-084	332-12-260	AMD-P	86-04-081
314-52-114	AMD-C	86-07-021	332-12-260	AMD	86-07-027
314-52-114	AMD-C	86-14-100	332-12-262	NEW-P	86-04-081
314-52-114	AMD	86-16-060	332-12-262	NEW	86-07-027
314-64-040	AMD-P	86-19-065	332-12-310	AMD-P	86-04-081
314-64-080	AMD-P	86-08-096	332-12-310	AMD	86-07-027
314-64-080	AMD	86-11-015	332-12-360	AMD-P	86-04-081
315-04-190	AMD-E	86-07-029	332-12-360	AMD	86-07-027
315-04-190	AMD-P	86-08-059	332-12-390	AMD-P	86-04-081
315-04-190	AMD	86-12-001	332-12-390	AMD	86-07-027
315-04-230	NEW-E	86-11-039	332-16	AMD-C	86-12-017
315-04-230	NEW-E	86-17-015	332-16-270	AMD-E	86-09-068
315-04-230	NEW-P	86-17-093	332-16-270	AMD-P	86-09-080
315-06-120	AMD-E	86-17-015	332-16-270	AMD	86-14-015
315-06-120	AMD-P	86-17-093	332-16-280	REP-E	86-09-068
315-06-125	NEW-E	86-17-015	332-16-280	REP-P	86-09-080
315-06-125	NEW-P	86-17-093	332-16-280	REP	86-14-015
315-10-060	AMD-P	86-08-079	332-26-010	NEW-E	86-15-053
315-10-060	AMD	86-12-002	332-26-020	NEW-E	86-15-031
315-11-190	NEW-E	86-03-003	332-26-020	AMD-E	86-15-053
315-11-190	NEW-P	86-03-079	332-26-040	NEW-E	86-15-031
315-11-190	NEW	86-07-028	332-26-050	NEW-E	86-15-031
315-11-191	NEW-E	86-03-003	332-26-060	NEW-E	86-15-031
315-11-191	NEW-P	86-03-079	332-26-060	AMD-E	86-15-053
315-11-191	NEW-E	86-03-080	332-26-080	NEW-E	86-09-041
315-11-191	NEW	86-07-028	332-26-080	REP-E	86-10-011
315-11-192	NEW-E	86-03-003	332-26-080a	NEW-E	86-10-011
315-11-192	NEW-P	86-03-079	332-26-081	NEW-E	86-13-021
315-11-192	NEW	86-07-028	332-26-081	REP-E	86-19-011
315-11-200	NEW-E	86-07-029	332-26-081a	NEW-E	86-19-011
315-11-200	NEW-P	86-08-059	332-26-082	NEW-E	86-14-070
315-11-200	NEW	86-12-001	332-26-083	NEW-E	86-17-005
315-11-201	NEW-E	86-07-029	332-26-083	REP-E	86-17-020
315-11-201	NEW-P	86-08-059	332-26-083a	NEW-E	86-17-020
315-11-201	NEW	86-12-001	332-26-083a	REP-E	86-17-059
315-11-202	NEW-E	86-07-029	332-26-083b	NEW-E	86-17-059
315-11-202	NEW-P	86-08-059	332-26-084	NEW-E	86-17-006
315-11-202	NEW	86-12-001	332-26-084	REP-E	86-17-019
315-11-210	NEW-P	86-08-079	332-26-084a	NEW-E	86-17-019
315-11-210	NEW	86-12-002	332-26-084a	REP-E	86-17-024
315-11-211	NEW-P	86-08-079	332-26-084b	NEW-E	86-17-024
315-11-211	NEW	86-12-002	332-26-084b	REP-E	86-17-050
315-11-212	NEW-P	86-08-079	332-26-084c	NEW-E	86-17-050
315-11-212	NEW	86-12-002	332-26-084c	REP-E	86-18-006
315-11-220	NEW-E	86-17-015	332-26-084c	REP-E	86-18-011
315-11-220	NEW-P	86-17-093	332-26-085	NEW-E	86-17-092
315-11-221	NEW-E	86-17-015	332-26-086	NEW-E	86-18-006
315-11-221	NEW-P	86-17-093	332-26-086	AMD-E	86-18-011
315-11-222	NEW-E	86-17-015	332-26-086	REP-E	86-18-015
315-11-222	NEW-P	86-17-093	332-26-086	REP-E	86-18-016
315-12-030	AMD-P	86-17-093	332-26-086a	NEW-E	86-18-015
332-26-086a	AMD-E	86-18-016	332-26-086a	AMD-E	86-18-016
332-26-086a	REP-E	86-18-050	332-26-086a	NEW-E	86-18-016
332-26-086b	NEW-E	86-18-050	332-26-086b	REP-E	86-18-053
332-26-086b	REP-E	86-19-007	332-26-086b	NEW-E	86-18-053
332-26-086c	NEW-E	86-19-007	332-26-086c	REP-E	86-19-007
332-26-086c	REP-E	86-19-011	332-26-086c	NEW-E	86-19-007
332-26-087	REP-E	86-18-015	332-26-087	NEW-E	86-19-007
332-26-087	REP-E	86-18-016	332-26-087a	REP-E	86-19-023
332-26-087a	NEW-E	86-18-015	332-26-087a	NEW-E	86-19-023
332-26-087a	AMD-E	86-18-016	332-26-087a	REP-E	86-19-032
332-26-087a	REP-E	86-18-050	332-26-087b	NEW-E	86-19-032
332-26-087b	REP-E	86-19-007	332-26-087b	AMD-E	86-12-008
332-26-088	NEW-E	86-18-053	332-26-088	AMD	86-06-020
332-26-088	REP-E	86-19-007	332-26-088a	AMD	86-06-020
332-26-088a	NEW-E	86-19-007	332-26-088a	AMD-P	86-20-092
332-26-088a	REP-E	86-19-023	332-26-088a	AMD	86-06-020
332-26-088b	NEW-E	86-19-023	332-26-088b	AMD	86-06-020
332-26-090	NEW-E	86-19-023	332-26-090	AMD	86-06-020
332-26-090	REP-E	86-19-011	332-26-090	NEW	86-06-020
332-26-090a	NEW-E	86-19-011	332-26-090a	NEW	86-06-020
332-26-090a	REP-E	86-19-023	332-26-090a	AMD-P	86-16-037
332-26-090a	NEW-E	86-19-023	332-26-091	AMD	86-20-020
332-26-091	REP-E	86-19-011	332-26-091	AMD	86-06-020
332-26-092	NEW-E	86-19-011	332-26-092	AMD	86-06-020
332-26-092a	REP-E	86-19-032	332-26-092	AMD	86-06-020
332-140-300	AMD-E	86-12-008	332-26-092a	NEW	86-06-020
352-32-010	AMD	86-06-020	332-26-091	NEW	86-11-052
352-32-010	AMD	86-06-020	332-26-092	NEW	86-11-052
352-32-035	AMD-P	86-20-092	332-26-092a	NEW-P	86-08-097
352-32-040	AMD	86-06-020	332-140-300	NEW-E	86-11-052
352-32-050	AMD	86-06-020	352-32-010	NEW	86-11-053
352-32-053	NEW	86-06-020	352-32-010	NEW-P	86-08-097
352-32-056	NEW	86-06-020	352-32-030	NEW-E	86-11-052
352-32-060	AMD-P	86-16-037	352-32-035	NEW	86-11-053
352-32-060	AMD	86-20-020	352-32-040	NEW	86-11-053
352-32-080	AMD	86-06-020	352-32-050	AMD-P	86-04-085
352-32-090	AMD	86-06-020	352-32-053	AMD	86-08-014
352-32-120	AMD	86-06-020	352-32-056	AMD	86-06-020
352-32-155	NEW-P	86-08-097	352-32-060	AMD-P	86-10-058
352-32-155	NEW-E	86-11-052	352-32-060	AMD	86-14-025
352-32-155	NEW	86-11-053	352-32-080	AMD-P	86-20-093
352-32-157	NEW-P	86-08-097	352-32-090	AMD-P	86-20-093
352-32-157	NEW-E	86-11-052	352-32-120	AMD-P	86-06-056
352-32-157	NEW	86-11-053	352-32-155	AMD-C	86-09-054
352-32-165	AMD-P	86-04-085	352-32-155	AMD-E	86-09-056
352-32-165	AMD	86-08-014	352-32-157	AMD	86-12-025
352-32-210	AMD	86-06-020	352-32-157	NEW-P	86-14-092
352-32-210	AMD-P	86-10-058	352-32-165	NEW-P	86-20-091
352-32-210	AMD	86-14-025	352-32-165	NEW-P	86-14-092
352-32-25001	AMD-P	86-20-093	352-32-210	NEW-P	86-20-091
352-32-25002	AMD-P	86-20-093	352-32-210	NEW-P	86-14-092
356-05-010	AMD-P	86-06-056	352-32-210	NEW-P	86-20-091
356-05-010	AMD-C	86-09-054	352-32-25001	NEW-P	86-20-091
356-05-010	AMD-E	86-09-056	352-32-25002	NEW-P	86-14-092
356-05-010	AMD	86-12-025	356-05-010	NEW-P	86-20-091
356-05-013	NEW-P	86-14-092	356-05-010	NEW-P	86-20-091
356-05-013	NEW-P	86-20-091	356-05-013	AMD-P	86-06-056
356-05-157	NEW-P	86-14-092	356-05-013	AMD-E	86-09-054
356-05-157	NEW-P	86-20-091	356-05-157	AMD	86-12-025
356-05-165	AMD-P	86-06-056	356-05-165	REP-P	86-06-056
356-05-165	AMD-C	86-09-054	356-05-165	REP-C	86-09-054
356-05-165	AMD-E	86-09-056	356-05-190	REP-E	86-09-056
356-05-165	AMD	86-12-025	356-05-190	REP	86-12-025
356-05-190	REP-P	86-06-056	356-05-190	AMD-P	86-06-056
356-05-190	REP-C	86-09-054	356-05-210	AMD-C	86-09-054
356-05-190	REP-E	86-09-056	356-05-210	AMD-E	86-09-056
356-05-190	REP	86-12-025	356-05-210	AMD	86-12-025
356-05-210	AMD-P	86-06-056	356-05-210	NEW-P	86-08-089
356-05-210	AMD-C	86-09-054	356-05-231	NEW-E	86-09-057
356-05-210	AMD-E	86-09-056	356-05-231	NEW	86-12-025
356-05-210	AMD	86-12-025			
356-05-231	NEW-P	86-08-089			
356-05-231	NEW-E	86-09-057			
356-05-231	NEW	86-12-025			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
356-05-233	NEW-P	86-06-056	356-14-045	NEW-P	86-10-070
356-05-233	NEW-C	86-09-054	356-14-045	NEW	86-14-071
356-05-233	NEW-E	86-09-056	356-14-050	REP-P	86-10-070
356-05-233	NEW	86-12-025	356-14-050	REP	86-14-071
356-05-237	NEW-P	86-08-089	356-14-055	NEW-P	86-10-070
356-05-237	NEW-E	86-09-057	356-14-075	AMD-P	86-10-070
356-05-237	NEW	86-12-025	356-14-075	AMD-C	86-13-048
356-05-315	AMD-P	86-06-056	356-14-075	AMD-C	86-15-019
356-05-315	AMD-C	86-09-054	356-14-075	AMD	86-17-038
356-05-315	AMD-E	86-09-056	356-14-240	AMD-P	86-06-056
356-05-315	AMD	86-12-025	356-14-240	AMD-C	86-09-054
356-05-327	NEW-P	86-14-092	356-14-240	AMD-E	86-09-056
356-05-327	NEW-P	86-20-091	356-14-240	AMD	86-12-025
356-05-332	NEW-P	86-06-056	356-14-250	AMD-P	86-06-056
356-05-332	NEW-C	86-09-054	356-14-250	AMD-C	86-09-054
356-05-332	NEW-E	86-09-056	356-14-250	AMD-E	86-09-056
356-05-332	NEW	86-12-025	356-14-250	AMD	86-12-025
356-05-333	NEW-P	86-14-092	356-14-265	NEW-P	86-06-056
356-05-333	NEW-P	86-20-091	356-14-265	NEW-C	86-09-054
356-05-353	NEW-P	86-06-056	356-14-265	NEW-E	86-09-056
356-05-353	NEW-C	86-09-054	356-14-265	NEW	86-12-025
356-05-353	NEW-E	86-09-056	356-14-270	REP-P	86-06-056
356-05-353	NEW	86-12-025	356-14-270	REP-C	86-09-054
356-05-390	AMD-P	86-14-092	356-14-270	REP-E	86-09-056
356-05-390	AMD-P	86-20-091	356-14-270	REP	86-12-025
356-05-397	NEW-P	86-10-070	356-15-020	AMD-P	86-06-056
356-05-397	NEW-E	86-12-026	356-15-020	AMD-C	86-09-054
356-05-397	NEW	86-14-071	356-15-020	AMD-E	86-09-056
356-05-447	NEW-P	86-14-092	356-15-020	AMD	86-12-025
356-05-447	NEW-P	86-20-091	356-15-030	AMD-P	86-06-056
356-05-470	AMD-P	86-14-092	356-15-030	AMD-C	86-09-054
356-05-470	AMD-P	86-20-091	356-15-030	AMD-E	86-09-056
356-05-483	NEW-P	86-06-056	356-15-030	AMD	86-12-025
356-05-483	NEW-C	86-09-054	356-15-030	AMD-E	86-17-037
356-05-483	NEW-E	86-09-056	356-15-030	AMD-P	86-18-048
356-05-500	AMD-P	86-18-048	356-15-035	NEW-P	86-06-056
356-06-001	AMD-P	86-14-092	356-15-035	NEW-C	86-09-054
356-06-005	NEW-P	86-20-091	356-15-035	NEW-E	86-09-056
356-06-080	AMD-P	86-08-090	356-15-035	NEW	86-12-025
356-06-080	AMD	86-12-036	356-15-040	AMD-P	86-08-089
356-07-040	AMD-P	86-14-092	356-15-040	AMD-E	86-09-057
356-07-040	AMD-P	86-20-091	356-15-040	AMD	86-12-025
356-07-060	AMD-P	86-14-092	356-15-050	AMD-P	86-06-056
356-07-060	AMD-P	86-20-091	356-15-050	AMD-C	86-09-054
356-09-010	NEW-P	86-14-092	356-15-050	AMD-E	86-09-056
356-09-010	NEW-P	86-20-091	356-15-050	AMD	86-12-025
356-09-011	NEW-P	86-14-092	356-15-060	AMD-E	86-06-016
356-09-011	NEW-P	86-20-091	356-15-060	AMD	86-06-017
356-09-013	NEW-P	86-14-092	356-15-060	AMD-P	86-06-056
356-09-013	NEW-P	86-20-091	356-15-060	AMD-C	86-09-054
356-09-013	NEW-P	86-20-091	356-15-060	AMD-E	86-09-056
356-09-030	NEW-P	86-14-092	356-15-060	AMD	86-12-025
356-09-030	NEW-P	86-20-091	356-15-061	AMD-P	86-12-052
356-09-050	NEW-P	86-14-092	356-15-061	AMD-C	86-15-019
356-09-050	NEW-P	86-20-091	356-15-061	AMD-C	86-17-036
356-09-070	NEW-P	86-14-092	356-15-080	AMD-P	86-06-056
356-09-070	NEW-P	86-20-091	356-15-080	AMD-C	86-09-054
356-09-090	NEW-P	86-14-092	356-15-080	AMD-E	86-09-056
356-09-090	NEW-P	86-20-091	356-15-080	AMD	86-12-025
356-10-060	AMD-P	86-18-048	356-15-085	NEW-P	86-08-088
356-14-010	AMD-P	86-10-070	356-15-085	NEW-E	86-09-057
356-14-010	AMD	86-14-071	356-15-085	NEW	86-12-025
356-14-015	NEW-P	86-10-070	356-15-090	AMD-P	86-06-056
356-14-015	NEW	86-14-071	356-15-090	AMD-C	86-09-054
356-14-020	REP-P	86-10-070	356-15-090	AMD-E	86-09-056
356-14-020	REP	86-14-071	356-15-090	AMD	86-12-025
356-14-021	NEW-P	86-10-070	356-15-090	AMD-E	86-06-016
356-14-021	NEW	86-14-071	356-15-100	AMD	86-06-017
356-14-026	NEW-P	86-10-070	356-15-100	AMD-P	86-08-089
356-14-026	NEW	86-14-071	356-15-100	AMD-E	86-09-057
356-14-030	REP-P	86-10-070	356-15-100	AMD	86-12-025
356-14-030	REP	86-14-071	356-15-110	AMD-P	86-08-089
356-14-031	NEW-P	86-10-070	356-15-110	AMD-E	86-09-057
356-14-031	NEW	86-14-071	356-15-110	AMD	86-12-025
356-14-035	NEW-P	86-10-070	356-15-110	NEW-P	86-12-052
356-14-035	NEW	86-14-071	356-15-140	NEW-C	86-15-019
356-14-040	REP-P	86-10-070	356-15-140	NEW-C	86-17-036
356-14-040	REP	86-14-071	356-15-140	NEW-C	86-17-036
356-18-010	REP-P	86-06-056	356-18-010	REP-P	86-09-054
356-18-010	REP-C	86-09-054	356-18-010	REP-E	86-09-056
356-18-010	REP-E	86-09-056	356-18-010	REP	86-12-025
356-18-010	REP	86-12-025	356-18-050	AMD-P	86-14-092
356-18-050	AMD-P	86-14-092	356-18-060	AMD-P	86-14-092
356-18-060	AMD-P	86-20-090	356-18-060	AMD-P	86-20-090
356-18-090	AMD-P	86-08-090	356-18-090	AMD-P	86-08-090
356-18-090	AMD-C	86-11-007	356-18-090	AMD-C	86-11-007
356-18-090	AMD-C	86-13-048	356-18-090	AMD-C	86-15-019
356-18-090	AMD-C	86-17-035	356-18-090	AMD-C	86-17-035
356-18-115	AMD-P	86-14-092	356-18-115	AMD-P	86-20-090
356-18-115	AMD-P	86-20-090	356-18-115	AMD-P	86-20-090
356-18-116	AMD-P	86-14-092	356-18-116	AMD-P	86-14-092
356-18-116	AMD-P	86-20-090	356-18-116	AMD-P	86-20-090
356-18-120	AMD	86-14-071	356-18-120	AMD-P	86-10-070
356-18-120	AMD	86-14-071	356-18-120	AMD	86-14-071
356-18-140	AMD-P	86-14-092	356-18-140	AMD-P	86-14-092
356-18-140	AMD-P	86-20-091	356-18-140	AMD-P	86-20-091
356-18-220	AMD-P	86-14-092	356-18-220	AMD-P	86-14-092
356-18-220	AMD-P	86-20-091	356-18-220	AMD-P	86-20-091
356-22-010	AMD-P	86-14-092	356-22-010	AMD-P	86-14-092
356-22-010	AMD-P	86-20-091	356-22-010	AMD-P	86-20-091
356-22-040	AMD-P	86-14-092	356-22-040	AMD-P	86-14-092
356-22-040	AMD-P	86-20-091	356-22-040	AMD-P	86-20-091
356-22-070	AMD-P	86-14-092	356-22-070	AMD-P	86-14-092
356-22-070	AMD-P	86-20-091	356-22-070	AMD-P	86-20-091
356-22-080	AMD-P	86-04-043	356-22-080	AMD-P	86-04-043
356-22-080	AMD	86-08-035	356-22-080	AMD	86-08-035
356-22-100	AMD-P	86-14-092	356-22-100	AMD-P	86-14-092
356-22-180	AMD-P	86-14-092	356-22-180	AMD-P	86-14-092
356-22-180	AMD-P	86-20-091	356-22-180	AMD-P	86-20-091
356-22-190	AMD-P	86-14-092	356-22-190	AMD-P	86-14-092
356-22-190	AMD-P	86-20-091	356-22-190	AMD-P	86-20-091
356-26-010	AMD-P	86-14-092	356-26-010	AMD-P	86-14-092
356-26-010	AMD-P	86-20-091	356-26-010	AMD-P	86-20-091
356-26-020	AMD-P	86-14-092	356-26-020	AMD-P	86-14-092
356-26-020	AMD-P	86-20-091	356-26-020	AMD-P	86-20-091
356-26-040	AMD-P	86-14-092	356-26-040	AMD-P	86-14-092
356-26-040	AMD-P	86-20-091	356-26-040	AMD-P	86-20-091
356-26-060	AMD-P	86-14-092	356-26-060	AMD-P	86-14-092
356-26-060	AMD-P	86-18-048	356-26-060	AMD-P	86-18-048
356-26-060	AMD-P	86-20-091	356-26-060	AMD-P	86-20-091
356-26-070	AMD-P	86-14-092	356-26-070	AMD-P	86-14-092
356-26-080	AMD-P	86-14-092	356-26-080	AMD-P	86-14-092
356-26-090	AMD-P	86-14-092	356-26-090	AMD-P	86-14-092
356-26-090	AMD-P	86-20-091	356-26-090	AMD-P	86-20-091
356-26-130	AMD-P	86-14-092	356-26-130	AMD-P	86-14-092
356-26-130	AMD-P	86-20-091	356-26-130	AMD-P	86-20-091
356-30-010	AMD-P	86-14-092	356-30-010	AMD-P	86-14-092
356-30-010	AMD-P	86-20-091	356-30-010	AMD-P	86-20-091
356-30-011	NEW-P	86-14-092	356-30-011	NEW-P	86-14-092
356-30-011	NEW-P	86-20-091	356-30-011	NEW-P	86-20-091
356-30-050	AMD-P	86-14-092	356-30-050	AMD-P	86-14-092
356-30-050	AMD-P	86-20-091	356-30-050	AMD-P	86-20-091
356-30-075	AMD-P	86-14-092	356-30-075	AMD-P	86-14-092
356-30-075	AMD-P	86-20-091	356-30-075	AMD-P	86-20-091
356-30-300	AMD-P	86-14-092	356-30-300	AMD-P	86-14-092
356-30-300	AMD-P	86-20-089	356-30-300	AMD-P	86-20-089
356-30-310	AMD-P	86-14-092	356-30-310	AMD-P	86-14-092
356-30-310	AMD-P	86-20-091	356-30-310	AMD-P	86-20-091
356-30-330	AMD-P	86-08-090	356-30-330	AMD-P	86-08-090
356-30-330	AMD-C	86-11-007	356-30-330	AMD-C	86-11-007
356-30-330	AMD-C	86-13-048	356-30-330	AMD-C	86-13-048
356-34-010	AMD-P	86-14-092	356-34-010	AMD-P	86-14-092
356-34-010	AMD-P	86-20-091	356-34-010	AMD-P	86-20-091
356-34-085	REP-P	86-04-044	356-34-085	REP-P	86-04-044
356-34-085	REP	86-08-035	356-34-085	REP	86-08-035
356-34-090	AMD-P	86-04-044	356-34-090	AMD-P	86-04-044
356-34-090	AMD	86-08-035	356-34-090	AMD	86-08-035
356-34-10501	REP-P	86-04-044	356-34-10501	REP-P	86-04-044
356-34-10501	REP	86-08-035	356-34-10501	REP	86-08-035
356-34-110	AMD-P	86-04-044	356-34-110	AMD-P	86-04-044
356-34-110	AMD	86-08-035	356-34-110	AMD	86-08-035
356-34-113	AMD-P	86-04-044	356-34-113	AMD-P	86-04-044

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
356-34-113	AMD	86-08-035	360-16-096	AMD-P	86-20-081	365-130-040	NEW-E	86-04-047
356-34-118	AMD-P	86-04-044	360-16-235	NEW-P	86-20-081	365-130-040	NEW	86-06-024
356-34-118	AMD	86-08-035	360-16-240	REP-P	86-20-081	365-130-050	NEW-P	86-04-046
356-34-120	REP-P	86-04-044	360-16-245	AMD-P	86-20-081	365-130-050	NEW-E	86-04-047
356-34-120	REP	86-08-035	360-20-200	NEW-E	86-14-052	365-130-060	NEW-P	86-04-046
356-34-140	AMD-P	86-04-044	360-20-200	NEW-P	86-14-108	365-130-060	NEW-E	86-04-047
356-34-140	AMD	86-08-035	360-20-200	NEW	86-18-023	365-140-010	NEW	86-08-043
356-34-150	AMD-P	86-04-044	360-20-200	REP-P	86-18-071	365-140-020	NEW	86-08-043
356-34-150	AMD	86-08-035	360-20-210	NEW-P	86-18-071	365-140-030	NEW	86-08-043
356-34-160	AMD-P	86-04-044	360-36-410	AMD-E	86-13-011	365-140-030	AMD-E	86-14-088
356-34-160	AMD	86-08-035	360-36-410	AMD-P	86-13-068	365-140-030	AMD-P	86-15-034
356-34-210	AMD-P	86-04-044	360-36-410	AMD	86-16-057	365-140-030	AMD	86-20-010
356-34-210	AMD	86-08-035	360-36-420	AMD-E	86-13-011	365-140-030	AMD-E	86-20-012
356-34-220	AMD-P	86-04-044	360-36-420	AMD-P	86-13-068	365-140-040	NEW	86-08-043
356-34-220	AMD	86-08-035	360-36-420	AMD	86-16-057	365-140-040	AMD-E	86-14-088
356-34-230	AMD-P	86-04-044	360-60-010	NEW-P	86-07-063	365-140-040	AMD-P	86-15-034
356-34-230	AMD	86-08-035	360-60-010	NEW-P	86-14-109	365-140-040	AMD	86-20-010
356-34-250	REP-P	86-04-044	360-60-020	NEW-P	86-07-063	365-140-040	AMD-E	86-20-012
356-34-250	REP	86-08-035	360-60-020	NEW-P	86-14-109	365-140-050	NEW	86-08-043
356-34-260	AMD-P	86-04-044	360-60-030	NEW-P	86-07-063	365-140-050	AMD-E	86-14-088
356-34-260	AMD	86-08-035	360-60-030	NEW-P	86-14-109	365-140-050	AMD-P	86-15-034
356-34-270	REP-P	86-04-044	360-60-040	NEW-P	86-07-063	365-140-050	AMD	86-20-010
356-34-270	REP	86-08-035	360-60-040	NEW-P	86-14-109	365-140-050	AMD-E	86-20-012
356-34-280	REP-P	86-04-044	360-60-050	NEW-P	86-07-063	365-140-060	NEW	86-08-043
356-34-280	REP	86-08-035	360-60-050	NEW-P	86-14-109	365-140-060	AMD-E	86-14-088
356-34-290	REP-P	86-04-044	360-60-060	NEW-P	86-07-063	365-140-060	AMD-P	86-15-034
356-34-290	REP	86-08-035	360-60-060	NEW-P	86-14-109	365-140-060	AMD	86-20-010
356-34-300	REP-P	86-04-044	360-60-070	NEW-P	86-07-063	365-140-060	AMD-E	86-20-012
356-34-300	REP	86-08-035	360-60-070	NEW-P	86-14-109	365-150-010	NEW-P	86-12-078
356-35-010	AMD-P	86-14-092	360-60-080	NEW-P	86-07-063	365-150-010	NEW	86-15-067
356-35-010	AMD-P	86-20-091	360-60-080	NEW-P	86-14-109	365-150-020	NEW-P	86-12-078
356-39-070	AMD-P	86-14-092	360-60-090	NEW-P	86-07-063	365-150-020	NEW	86-15-067
356-39-070	AMD-P	86-20-091	360-60-100	NEW-P	86-07-063	365-150-030	NEW-P	86-12-078
356-46-020	AMD-P	86-14-092	360-60-110	NEW-P	86-07-063	365-150-030	NEW	86-15-067
356-46-020	REP-P	86-20-091	360-60-120	NEW-P	86-07-063	365-150-040	NEW-P	86-12-078
356-47	AMD-C	86-03-041	360-60-130	NEW-P	86-07-063	365-150-040	NEW	86-15-067
356-47	AMD-C	86-06-015	365-40-020	AMD-P	86-10-061	365-150-050	NEW-P	86-12-078
356-47	AMD-C	86-09-055	365-40-020	AMD	86-18-026	365-150-050	NEW	86-15-067
356-47-010	AMD	86-12-035	365-40-041	AMD-P	86-10-061	365-150-060	NEW-P	86-12-078
356-47-030	AMD	86-12-035	365-40-041	AMD	86-18-026	365-150-060	NEW	86-15-067
356-47-040	AMD	86-12-035	365-40-051	AMD-P	86-10-061	365-150-070	NEW-P	86-12-078
356-47-045	NEW	86-12-035	365-40-051	AMD	86-18-026	365-150-070	NEW	86-15-067
356-47-046	NEW	86-12-035	365-40-061	AMD	86-10-061	365-150-070	NEW-P	86-12-078
356-47-046	AMD-E	86-14-082	365-40-071	AMD-P	86-10-061	365-150-080	NEW	86-15-067
356-47-046	AMD-P	86-14-091	365-40-071	AMD	86-18-026	365-150-090	NEW-P	86-12-078
356-47-046	AMD	86-17-039	365-120-010	NEW	86-03-008	365-150-090	NEW	86-15-067
356-47-050	REP	86-12-035	365-120-020	NEW	86-03-008	365-160-010	NEW-E	86-13-062
356-47-051	REP	86-12-035	365-120-030	NEW	86-03-008	365-160-020	NEW-E	86-13-062
356-47-052	REP	86-12-035	365-120-030	AMD-E	86-14-089	365-160-030	NEW-E	86-13-062
356-47-060	AMD	86-12-035	365-120-030	AMD-P	86-15-033	365-160-040	NEW-E	86-13-062
356-47-065	NEW	86-12-035	365-120-030	AMD	86-20-011	365-170-010	NEW-E	86-18-073
356-47-070	AMD	86-12-035	365-120-030	AMD-E	86-20-013	365-170-010	NEW-E	86-19-050
356-47-080	AMD	86-12-035	365-120-040	NEW	86-03-008	365-170-010	NEW-P	86-20-063
356-47-090	AMD	86-12-035	365-120-040	AMD-E	86-14-089	365-170-020	NEW-E	86-18-073
356-47-100	AMD	86-12-035	365-120-040	AMD-P	86-15-033	365-170-020	NEW-E	86-19-050
356-47-110	REP	86-12-035	365-120-040	AMD	86-20-011	365-170-020	NEW-P	86-20-063
356-47-120	REP-P	86-06-055	365-120-040	AMD-E	86-20-013	365-170-030	NEW-E	86-18-073
356-47-120	REP-C	86-09-055	365-120-050	NEW	86-03-008	365-170-030	NEW-E	86-19-050
356-48-010	NEW-P	86-10-070	365-120-050	AMD-E	86-14-089	365-170-030	NEW-P	86-20-063
356-48-010	NEW-E	86-11-006	365-120-050	AMD-P	86-15-033	365-170-040	NEW-E	86-18-073
356-48-010	NEW	86-13-049	365-120-050	AMD	86-20-011	365-170-040	NEW-E	86-19-050
356-48-020	NEW-P	86-10-070	365-120-050	AMD-E	86-20-013	365-170-040	NEW-P	86-20-063
356-48-020	NEW-E	86-11-006	365-120-060	NEW	86-03-008	365-170-050	NEW-E	86-18-073
356-48-020	NEW	86-13-049	365-120-060	AMD-E	86-14-089	365-170-050	NEW-E	86-19-050
356-48-030	NEW-P	86-10-070	365-120-060	AMD-P	86-15-033	365-170-050	NEW-P	86-20-063
356-48-030	NEW-E	86-11-006	365-120-060	AMD	86-20-011	365-170-060	NEW-E	86-18-073
356-48-030	NEW	86-13-049	365-120-060	AMD-E	86-20-013	365-170-060	NEW-E	86-19-050
356-48-040	NEW-P	86-10-070	365-130-010	NEW-P	86-04-046	365-170-060	NEW-P	86-20-063
356-48-040	NEW-E	86-11-006	365-130-010	NEW-E	86-04-047	365-170-070	NEW-E	86-18-073
356-48-040	NEW	86-13-049	365-130-010	NEW	86-06-024	365-170-070	NEW-E	86-19-050
356-48-050	NEW-P	86-10-070	365-130-020	NEW-P	86-04-046	365-170-070	NEW-P	86-20-063
356-48-050	NEW-E	86-11-006	365-130-020	NEW-E	86-04-047	365-170-080	NEW-E	86-18-073
356-48-050	NEW	86-13-049	365-130-020	NEW	86-06-024	365-170-080	NEW-E	86-19-050
356-48-060	NEW-P	86-10-070	365-130-030	NEW-P	86-04-046	365-170-080	NEW-P	86-20-063
356-48-060	NEW-E	86-11-006	365-130-030	NEW-E	86-04-047	365-170-090	NEW-E	86-18-073
356-48-060	NEW	86-13-049	365-130-030	NEW	86-06-024	365-170-090	NEW-E	86-19-050
360-12-128	NEW-P	86-20-081	365-130-040	NEW-P	86-04-046	365-170-090	NEW-P	86-20-063

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
365-170-100	NEW-E	86-19-050	388-15-564	AMD	86-16-019	388-42-040	AMD	86-11-023
365-170-100	NEW-P	86-20-063	388-15-566	AMD-P	86-10-029	388-44-010	AMD	86-04-014
381	AMD	86-14-032	388-15-566	AMD	86-16-019	388-44-025	REP	86-04-014
383-06	AMD	86-04-039	388-15-568	AMD-P	86-10-029	388-44-035	AMD	86-04-014
383-06-010	AMD	86-04-039	388-15-568	AMD	86-16-019	388-44-110	AMD	86-04-014
383-06-020	AMD	86-04-039	388-15-600	AMD-P	86-08-053	388-44-115	AMD	86-04-014
383-06-030	AMD	86-04-039	388-15-600	AMD-E	86-08-058	388-44-125	AMD	86-04-014
383-06-040	AMD	86-04-039	388-15-600	AMD	86-11-024	388-44-130	REP	86-04-014
383-06-045	NEW	86-04-039	388-15-610	AMD-P	86-08-053	388-44-140	AMD	86-04-014
383-06-050	AMD	86-04-039	388-15-610	AMD-E	86-08-058	388-44-145	AMD	86-04-014
383-06-060	AMD	86-04-039	388-15-610	AMD	86-11-024	388-44-150	AMD	86-04-014
383-06-070	AMD	86-04-039	388-15-620	AMD-P	86-08-053	388-54-601	AMD-P	86-03-006
383-06-080	AMD	86-04-039	388-15-620	AMD-E	86-08-058	388-54-601	AMD	86-08-032
383-06-090	AMD	86-04-039	388-15-620	AMD	86-11-024	388-54-610	AMD-P	86-18-063
383-06-100	AMD	86-04-039	388-15-630	AMD-P	86-08-053	388-54-655	AMD-P	86-03-006
383-06-110	AMD	86-04-039	388-15-630	AMD-E	86-08-058	388-54-655	AMD	86-08-032
383-06-120	AMD	86-04-039	388-15-630	AMD	86-11-024	388-54-670	AMD-E	86-15-012
383-06-130	AMD	86-04-039	388-24-044	AMD-P	86-12-038	388-54-670	AMD-P	86-15-089
383-06-140	AMD	86-04-039	388-24-044	AMD	86-16-044	388-54-670	AMD	86-18-060
388-11-030	AMD	86-05-009	388-24-065	AMD-P	86-10-031	388-54-677	AMD-P	86-05-028
388-11-065	AMD	86-05-009	388-24-065	AMD-E	86-10-032	388-54-677	AMD-E	86-05-030
388-11-100	AMD	86-05-009	388-24-065	AMD	86-13-064	388-54-677	AMD	86-08-084
388-11-150	AMD	86-05-009	388-28-435	AMD-P	86-20-062	388-54-690	AMD-P	86-13-004
388-13-020	AMD	86-05-009	388-28-480	AMD-P	86-20-041	388-54-690	AMD-E	86-17-012
388-13-070	AMD	86-05-009	388-28-482	AMD-P	86-04-013	388-54-690	AMD	86-17-013
388-14-010	AMD	86-05-009	388-28-482	AMD	86-08-008	388-54-720	AMD-P	86-13-004
388-14-020	AMD	86-05-009	388-28-483	AMD-P	86-20-041	388-54-720	AMD-E	86-17-012
388-14-205	AMD	86-05-009	388-28-484	AMD-P	86-20-041	388-54-720	AMD	86-17-013
388-14-270	AMD	86-05-009	388-28-535	AMD-P	86-20-041	388-54-725	AMD-P	86-13-004
388-14-302	AMD	86-05-009	388-28-560	AMD-P	86-20-041	388-54-725	AMD-E	86-17-012
388-14-305	AMD	86-05-009	388-29-100	AMD-P	86-13-007	388-54-725	AMD	86-17-013
388-14-310	AMD	86-05-009	388-29-100	AMD	86-16-048	388-54-730	AMD-P	86-16-042
388-14-320	AMD	86-05-009	388-29-295	AMD-E	86-10-024	388-54-730	AMD-E	86-16-043
388-14-325	AMD	86-05-009	388-29-295	AMD-P	86-10-030	388-54-730	AMD	86-20-019
388-14-385	AMD	86-05-009	388-29-295	AMD	86-14-061	388-54-735	AMD-P	86-13-004
388-14-400	NEW	86-05-009	388-33-355	AMD-P	86-07-025	388-54-735	AMD-E	86-17-012
388-14-405	NEW	86-05-009	388-33-355	AMD	86-10-023	388-54-735	AMD	86-17-013
388-14-410	NEW	86-05-009	388-33-376	AMD-P	86-07-025	388-54-740	AMD-P	86-13-004
388-14-415	NEW	86-05-009	388-33-376	AMD	86-10-023	388-54-740	AMD-E	86-17-012
388-15-120	AMD-P	86-16-040	388-33-576	AMD-P	86-18-057	388-54-740	AMD	86-17-013
388-15-120	AMD	86-20-017	388-33-385	AMD-P	86-05-008	388-54-740	AMD-P	86-20-046
388-15-140	REP-P	86-10-029	388-33-385	AMD	86-09-081	388-54-740	AMD-E	86-20-077
388-15-140	REP	86-16-019	388-37-010	AMD-P	86-08-016	388-54-750	AMD-P	86-08-019
388-15-145	AMD-P	86-07-053	388-37-010	AMD	86-11-021	388-54-750	AMD-E	86-08-022
388-15-145	AMD	86-10-021	388-38-010	AMD-P	86-08-018	388-54-750	AMD	86-11-026
388-15-170	AMD-E	86-03-077	388-38-010	AMD-E	86-08-020	388-54-768	AMD-P	86-15-088
388-15-170	AMD	86-03-078	388-38-010	AMD	86-11-060	388-54-768	AMD	86-18-058
388-15-170	AMD-P	86-09-032	388-38-030	AMD-P	86-08-018	388-54-785	AMD-P	86-20-046
388-15-170	AMD-E	86-10-020	388-38-030	AMD-E	86-08-020	388-54-785	AMD-E	86-20-077
388-15-170	AMD	86-12-051	388-38-030	AMD	86-11-060	388-54-850	AMD-P	86-15-090
388-15-173	REP-E	86-03-077	388-38-040	AMD-P	86-08-018	388-54-850	AMD	86-18-059
388-15-173	REP	86-03-078	388-38-040	AMD-E	86-08-020	388-57-120	NEW-P	86-13-063
388-15-208	AMD-P	86-09-047	388-38-040	AMD	86-11-060	388-57-120	NEW	86-16-047
388-15-208	AMD	86-12-040	388-38-045	NEW-P	86-08-018	388-57-121	NEW-P	86-13-063
388-15-209	AMD-P	86-09-047	388-38-045	NEW-E	86-08-020	388-57-121	NEW	86-16-047
388-15-209	AMD	86-12-040	388-38-045	NEW	86-11-060	388-57-122	NEW-P	86-13-063
388-15-212	AMD-P	86-09-047	388-38-110	AMD-P	86-08-018	388-57-122	NEW	86-16-047
388-15-212	AMD	86-12-040	388-38-110	AMD-E	86-08-020	388-57-123	NEW-P	86-13-063
388-15-213	AMD-P	86-05-006	388-38-110	AMD	86-11-060	388-57-123	NEW	86-16-047
388-15-213	AMD	86-08-085	388-38-120	AMD-P	86-08-018	388-57-124	NEW-P	86-13-063
388-15-548	NEW-P	86-10-029	388-38-120	AMD-E	86-08-020	388-57-124	NEW	86-16-047
388-15-548	NEW	86-16-019	388-38-120	AMD	86-11-060	388-57-125	NEW-P	86-13-063
388-15-551	AMD-P	86-10-029	388-38-150	AMD-P	86-08-018	388-57-125	NEW	86-16-047
388-15-551	AMD	86-16-019	388-38-150	AMD-E	86-08-020	388-70-013	AMD	86-04-030
388-15-552	AMD-P	86-10-029	388-38-150	AMD	86-11-060	388-70-042	AMD	86-04-030
388-15-552	AMD	86-16-019	388-38-172	AMD-P	86-08-018	388-70-044	AMD	86-04-030
388-15-553	AMD-P	86-10-029	388-38-172	AMD-E	86-08-020	388-70-048	AMD	86-04-030
388-15-553	AMD	86-16-019	388-38-172	AMD	86-11-060	388-73	AMD-C	86-18-001
388-15-554	AMD-P	86-10-029	388-38-200	AMD-P	86-08-018	388-73	AMD-C	86-20-003
388-15-554	AMD	86-16-019	388-38-200	AMD-E	86-08-020	388-73-012	AMD-P	86-12-020
388-15-555	AMD-P	86-10-029	388-38-200	AMD	86-11-060	388-73-014	AMD-P	86-12-020
388-15-555	AMD	86-16-019	388-38-270	AMD-P	86-03-076	388-73-022	AMD-P	86-12-020
388-15-560	AMD-P	86-10-029	388-38-270	AMD	86-07-002	388-73-036	AMD-P	86-12-020
388-15-560	AMD	86-16-019	388-38-280	AMD-P	86-04-073	388-73-048	AMD-P	86-12-020
388-15-562	AMD-P	86-10-029	388-38-280	AMD	86-08-004	388-73-054	AMD-P	86-12-020
388-15-562	AMD	86-16-019	388-38-280	AMD-P	86-18-056	388-73-056	AMD-P	86-12-020
388-15-564	AMD-P	86-10-029	388-42-040	AMD-P	86-08-057	388-73-062	AMD-P	86-12-020

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-73-068	AMD-P	86-12-020	388-86-060	REP-E	86-04-007	390-16-033	NEW-P	86-11-049
388-73-069	NEW-P	86-12-020	388-86-060	REP-P	86-04-008	390-16-033	NEW-E	86-12-060
388-73-070	AMD-P	86-12-020	388-86-060	REP	86-09-007	390-16-033	NEW	86-14-056
388-73-074	AMD-P	86-12-020	388-86-095	AMD-P	86-14-067	390-16-036	AMD	86-04-071
388-73-076	AMD-P	86-12-020	388-86-095	AMD-E	86-14-074	390-16-038	AMD	86-04-071
388-73-100	AMD-P	86-12-020	388-86-095	AMD	86-18-003	390-16-039	AMD	86-04-071
388-73-102	AMD-P	86-12-020	388-86-100	AMD	86-03-047	390-16-041	AMD	86-04-071
388-73-106	AMD-P	86-12-020	388-87-070	AMD-P	86-18-078	390-16-041	AMD-P	86-05-041
388-73-108	AMD-P	86-12-020	388-87-110	NEW	86-03-047	390-16-041	AMD	86-08-030
388-73-112	AMD-P	86-12-020	388-92-015	AMD	86-03-045	390-16-050	AMD	86-04-071
388-73-114	AMD-P	86-12-020	388-95-320	AMD-E	86-04-019	390-16-055	AMD	86-04-071
388-73-116	AMD-P	86-12-020	388-95-320	AMD-P	86-04-020	390-16-060	AMD	86-04-071
388-73-118	AMD-P	86-12-020	388-95-320	AMD	86-08-005	390-16-061	REP	86-04-071
388-73-120	AMD-P	86-12-020	388-95-335	AMD-P	86-14-068	390-16-105	AMD	86-04-071
388-73-132	AMD-P	86-12-020	388-95-335	AMD-E	86-14-075	390-16-110	REP	86-04-071
388-73-134	AMD-P	86-12-020	388-95-335	AMD	86-18-005	390-16-111	AMD	86-04-071
388-73-136	AMD-P	86-12-020	388-95-340	AMD-P	86-14-068	390-16-115	AMD	86-04-071
388-73-138	AMD-P	86-12-020	388-95-340	AMD-E	86-14-075	390-16-120	AMD	86-04-071
388-73-142	AMD-P	86-12-020	388-95-340	AMD	86-18-005	390-16-125	AMD	86-04-071
388-73-144	AMD-P	86-12-020	388-96-122	AMD-P	86-07-054	390-16-150	AMD	86-04-071
388-73-146	AMD-P	86-12-020	388-96-122	AMD	86-10-055	390-16-155	AMD	86-04-071
388-73-202	AMD-P	86-12-020	388-96-502	AMD-P	86-07-054	390-16-206	AMD-C	86-04-052
388-73-208	AMD-P	86-12-020	388-96-502	AMD	86-10-055	390-16-206	AMD-C	86-06-049
388-73-212	AMD-P	86-12-020	388-96-533	AMD-P	86-07-054	390-16-206	AMD	86-08-030
388-73-214	AMD-P	86-12-020	388-96-533	AMD	86-10-055	390-16-207	AMD	86-04-071
388-73-216	AMD-P	86-12-020	388-96-535	AMD-P	86-07-054	390-16-220	REP	86-04-071
388-73-300	AMD-P	86-12-020	388-96-535	AMD	86-10-055	390-16-221	NEW	86-04-071
388-73-304	AMD-P	86-12-020	388-96-559	AMD-P	86-07-054	390-16-225	REP	86-04-071
388-73-310	AMD-P	86-12-020	388-96-559	AMD	86-10-055	390-16-230	AMD	86-04-071
388-73-402	AMD-P	86-12-020	388-96-565	AMD-P	86-07-054	390-16-306	AMD	86-04-071
388-73-403	NEW-P	86-12-020	388-96-565	AMD	86-10-055	390-18-040	NEW-P	86-04-053
388-73-406	AMD-P	86-12-020	388-96-567	AMD-P	86-07-054	390-18-040	NEW-C	86-08-029
388-73-409	NEW-P	86-12-020	388-96-567	AMD	86-10-055	390-18-040	NEW-C	86-10-012
388-73-410	AMD-P	86-12-020	388-96-585	AMD-P	86-07-054	390-18-040	NEW	86-12-059
388-73-414	NEW-P	86-12-020	388-96-585	AMD	86-10-055	390-20-013	AMD-P	86-20-086
388-73-422	AMD-P	86-12-020	388-96-722	AMD-P	86-07-054	390-20-141	NEW-P	86-06-050
388-73-424	AMD-P	86-12-020	388-96-722	AMD	86-10-055	390-20-141	NEW-C	86-10-013
388-73-436	AMD-P	86-12-020	388-96-752	AMD-P	86-07-054	390-20-141	NEW-C	86-12-058
388-73-440	AMD-P	86-12-020	388-96-754	AMD-P	86-07-054	390-20-141	NEW	86-14-056
388-73-450	AMD-P	86-12-020	388-96-754	AMD	86-10-055	390-24-010	AMD-P	86-05-041
388-73-702	AMD-P	86-12-020	388-96-769	AMD-P	86-07-054	390-24-010	AMD	86-08-030
388-82-010	AMD-E	86-04-019	388-96-769	AMD	86-10-055	390-24-010	AMD-P	86-15-065
388-82-010	AMD-P	86-04-020	388-99-010	AMD-E	86-04-019	390-24-010	AMD	86-19-039
388-82-010	AMD-P	86-08-031	388-99-010	AMD-P	86-04-020	390-24-020	AMD-P	86-05-041
388-82-010	AMD-E	86-08-033	388-99-010	AMD	86-08-005	390-24-020	AMD	86-08-030
388-82-010	AMD	86-11-025	388-99-010	AMD-P	86-08-031	390-24-020	AMD-P	86-15-065
388-82-115	AMD-P	86-08-031	388-99-010	AMD-E	86-08-033	390-24-020	AMD	86-19-039
388-82-115	AMD-E	86-08-033	388-99-010	AMD	86-11-025	390-24-025	AMD-P	86-05-041
388-82-115	AMD	86-11-025	388-99-011	NEW-E	86-17-058	390-24-025	AMD	86-08-030
388-83-031	NEW-E	86-17-058	388-99-011	NEW-P	86-17-074	390-24-025	AMD-P	86-15-065
388-83-031	NEW-P	86-17-074	388-99-020	AMD-E	86-03-066	390-24-025	AMD	86-19-039
388-83-130	AMD-P	86-16-081	388-99-020	AMD-P	86-03-069	390-24-030	AMD-P	86-05-041
388-83-130	AMD-E	86-16-082	388-99-020	AMD	86-07-003	390-24-030	AMD	86-08-030
388-83-130	AMD	86-20-015	388-99-030	AMD-P	86-12-042	390-24-032	NEW-P	86-13-006
388-84-110	AMD-P	86-08-017	388-99-030	AMD-E	86-12-043	390-24-032	NEW-C	86-14-055
388-84-110	AMD-E	86-08-021	388-99-030	AMD	86-17-022	390-24-100	AMD-P	86-05-041
388-84-110	AMD	86-11-022	388-99-050	AMD-P	86-12-042	390-24-100	AMD	86-08-030
388-84-110	AMD-P	86-12-042	388-99-050	AMD-E	86-12-043	390-24-105	AMD-P	86-05-041
388-84-110	AMD-E	86-12-043	388-99-050	AMD	86-17-022	390-24-105	AMD	86-08-030
388-84-110	AMD	86-17-022	388-100-005	AMD-E	86-04-007	390-24-110	AMD-P	86-05-041
388-85-105	AMD-P	86-16-041	388-100-005	AMD-P	86-04-008	390-24-110	AMD	86-08-030
388-85-105	AMD-E	86-16-046	388-100-005	AMD	86-09-007	390-24-160	AMD-P	86-05-041
388-85-105	AMD	86-20-016	388-100-010	AMD-P	86-08-031	390-24-160	AMD	86-08-030
388-85-115	AMD-E	86-03-067	388-100-010	AMD-E	86-08-033	390-24-200	AMD-P	86-05-041
388-85-115	AMD-P	86-03-068	388-100-010	AMD	86-11-025	390-24-200	AMD	86-08-030
388-85-115	AMD	86-07-004	389-12-010	AMD-P	86-10-063	390-24-205	AMD-P	86-05-041
388-86-009	NEW	86-03-046	389-12-010	AMD	86-14-005	390-24-205	AMD	86-08-030
388-86-009	NEW-E	86-04-041	389-12-020	AMD-P	86-10-063	390-24-210	AMD-P	86-05-041
388-86-009	AMD-P	86-13-033	389-12-020	AMD	86-14-005	390-24-210	AMD	86-08-030
388-86-009	AMD	86-16-045	389-12-071	NEW-P	86-10-063	390-32-020	AMD-P	86-04-053
388-86-009	AMD	86-17-021	389-12-071	NEW	86-14-005	390-32-020	AMD	86-08-030
388-86-00901	NEW-P	86-18-028	389-12-075	NEW-P	86-10-063	390-37-030	AMD	86-04-071
388-86-00901	NEW-E	86-18-029	389-12-140	NEW	86-14-005	390-37-060	AMD	86-04-071
388-86-040	AMD-P	86-07-052	389-12-140	NEW-P	86-10-063	390-37-063	AMD	86-04-071
388-86-040	AMD	86-10-022	389-12-140	NEW	86-14-005	390-37-070	AMD	86-04-071
388-86-050	AMD-P	86-11-045	390-16-011	AMD	86-04-071	390-37-090	AMD	86-04-071
388-86-050	AMD	86-14-099	390-16-031	AMD	86-04-071	390-37-100	AMD	86-04-071

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
390-37-210	AMD	86-04-071	392-127-287	NEW-P	86-17-088	392-127-576	NEW-E	86-17-047
391-45-171	REP-P	86-08-041	392-127-290	REP-E	86-17-047	392-127-576	NEW-P	86-17-088
391-45-171	REP	86-11-054	392-127-290	REP-P	86-17-088	392-127-577	NEW-E	86-17-047
392-126	AMD-C	86-20-060	392-127-295	AMD-E	86-17-047	392-127-577	NEW-P	86-17-088
392-126-120	AMD-E	86-17-045	392-127-295	AMD-P	86-17-088	392-127-578	NEW-E	86-17-047
392-126-120	AMD-P	86-17-087	392-127-296	AMD-E	86-17-047	392-127-578	NEW-P	86-17-088
392-126-225	AMD-E	86-17-045	392-127-296	AMD-P	86-17-088	392-127-579	NEW-E	86-17-047
392-126-225	AMD-P	86-17-087	392-127-297	NEW-E	86-17-047	392-127-579	NEW-P	86-17-088
392-126-230	AMD-E	86-17-045	392-127-297	NEW-P	86-17-088	392-127-580	NEW-E	86-17-047
392-126-230	AMD-P	86-17-087	392-127-325	REP-E	86-17-047	392-127-580	NEW-P	86-17-088
392-126-255	AMD-E	86-17-045	392-127-325	REP-P	86-17-088	392-127-600	REP-E	86-17-047
392-126-255	AMD-P	86-17-087	392-127-355	AMD-E	86-17-047	392-127-600	REP-P	86-17-088
392-126-260	AMD-E	86-17-045	392-127-355	AMD-P	86-17-088	392-127-605	REP-E	86-17-047
392-126-260	AMD-P	86-17-087	392-127-360	REP-E	86-17-047	392-127-605	REP-P	86-17-088
392-126-285	AMD-E	86-17-045	392-127-360	REP-P	86-17-088	392-127-610	REP-E	86-17-047
392-126-285	AMD-P	86-17-087	392-127-364	NEW-E	86-19-012	392-127-610	REP-P	86-17-088
392-126-290	NEW-E	86-17-045	392-127-365	AMD-E	86-17-047	392-127-615	REP-E	86-17-047
392-126-290	NEW-P	86-17-087	392-127-365	AMD-P	86-17-088	392-127-615	REP-P	86-17-088
392-126-291	NEW-E	86-17-045	392-127-368	NEW-E	86-19-012	392-127-620	REP-E	86-17-047
392-126-291	NEW-P	86-17-087	392-127-370	AMD-E	86-17-047	392-127-620	REP-P	86-17-088
392-126-325	AMD-E	86-17-045	392-127-370	AMD-P	86-17-088	392-127-625	REP-E	86-17-047
392-126-325	AMD-P	86-17-087	392-127-370	AMD-E	86-19-012	392-127-625	REP-P	86-17-088
392-126-330	AMD-E	86-17-045	392-127-371	NEW-E	86-17-047	392-127-630	REP-E	86-17-047
392-126-330	AMD-P	86-17-087	392-127-371	NEW-P	86-17-088	392-127-630	REP-P	86-17-088
392-126-355	AMD-E	86-17-045	392-127-375	AMD-E	86-17-047	392-127-635	REP-E	86-17-047
392-126-355	AMD-P	86-17-087	392-127-375	AMD-P	86-17-088	392-127-635	REP-P	86-17-088
392-126-360	AMD-E	86-17-045	392-127-375	AMD-E	86-19-012	392-127-640	REP-E	86-17-047
392-126-360	AMD-P	86-17-087	392-127-380	AMD-E	86-17-047	392-127-640	REP-P	86-17-088
392-126-385	AMD-E	86-17-045	392-127-380	AMD-P	86-17-088	392-127-645	AMD-E	86-17-047
392-126-385	AMD-P	86-17-087	392-127-385	REP-E	86-17-047	392-127-645	AMD-P	86-17-088
392-126-390	NEW-E	86-17-045	392-127-385	REP-P	86-17-088	392-127-650	AMD-E	86-17-047
392-126-390	NEW-P	86-17-087	392-127-386	NEW-E	86-17-047	392-127-650	AMD-P	86-17-088
392-126-391	NEW-E	86-17-045	392-127-386	NEW-P	86-17-088	392-127-651	NEW-E	86-17-047
392-126-391	NEW-P	86-17-087	392-127-387	NEW-E	86-17-047	392-127-651	NEW-P	86-17-088
392-126-392	NEW-E	86-17-045	392-127-387	NEW-P	86-17-088	392-127-655	AMD-E	86-17-047
392-126-392	NEW-P	86-17-087	392-127-390	REP-E	86-17-047	392-127-655	AMD-P	86-17-088
392-126-700	AMD-E	86-17-045	392-127-390	REP-P	86-17-088	392-127-660	REP-E	86-17-047
392-126-700	AMD-P	86-17-087	392-127-395	AMD-E	86-17-047	392-127-660	REP-P	86-17-088
392-126-800	AMD-E	86-17-045	392-127-395	AMD-P	86-17-088	392-127-665	AMD-E	86-17-047
392-126-800	AMD-P	86-17-087	392-127-396	AMD-E	86-17-047	392-127-665	AMD-P	86-17-088
392-126-815	AMD-E	86-17-045	392-127-396	AMD-P	86-17-088	392-127-670	AMD-E	86-17-047
392-126-815	AMD-P	86-17-087	392-127-397	NEW-E	86-17-047	392-127-670	AMD-P	86-17-088
392-127	AMD-E	86-17-047	392-127-397	NEW-P	86-17-088	392-127-675	REP-E	86-17-047
392-127	AMD-P	86-17-088	392-127-500	REP-E	86-17-047	392-127-675	REP-P	86-17-088
392-127	AMD-C	86-20-059	392-127-500	REP-P	86-17-088	392-127-676	NEW-E	86-17-047
392-127-005	AMD-E	86-17-047	392-127-505	REP-E	86-17-047	392-127-676	NEW-P	86-17-088
392-127-005	AMD-P	86-17-088	392-127-505	REP-P	86-17-088	392-127-677	NEW-E	86-17-047
392-127-010	AMD-E	86-17-047	392-127-510	REP-E	86-17-047	392-127-677	NEW-P	86-17-088
392-127-010	AMD-P	86-17-088	392-127-510	REP-P	86-17-088	392-127-678	NEW-E	86-17-047
392-127-115	NEW-E	86-17-047	392-127-515	REP-E	86-17-047	392-127-678	NEW-P	86-17-088
392-127-115	NEW-P	86-17-088	392-127-515	REP-P	86-17-088	392-127-679	NEW-E	86-17-047
392-127-120	NEW-E	86-19-012	392-127-520	REP-E	86-17-047	392-127-679	NEW-P	86-17-088
392-127-225	REP-E	86-17-047	392-127-520	REP-P	86-17-088	392-127-680	NEW-E	86-17-047
392-127-225	REP-P	86-17-088	392-127-525	REP-E	86-17-047	392-127-680	NEW-P	86-17-088
392-127-255	AMD-E	86-17-047	392-127-525	REP-P	86-17-088	392-129-013	AMD-P	86-05-035
392-127-255	AMD-P	86-17-088	392-127-530	REP-E	86-17-047	392-129-013	AMD	86-08-076
392-127-260	REP-E	86-17-047	392-127-530	REP-P	86-17-088	392-129-015	AMD-E	86-15-052
392-127-260	REP-P	86-17-088	392-127-535	REP-E	86-17-047	392-140	NEW-C	86-20-058
392-127-264	NEW-E	86-19-012	392-127-535	REP-P	86-17-088	392-140-075	NEW-P	86-05-036
392-127-265	AMD-E	86-17-047	392-127-540	REP-E	86-17-047	392-140-075	NEW-E	86-05-037
392-127-265	AMD-P	86-17-088	392-127-540	REP-P	86-17-088	392-140-075	NEW	86-08-075
392-127-268	NEW-E	86-19-012	392-127-545	AMD-E	86-17-047	392-140-076	NEW-P	86-05-036
392-127-270	AMD-E	86-17-047	392-127-545	AMD-P	86-17-088	392-140-076	NEW-E	86-05-037
392-127-270	AMD-P	86-17-088	392-127-550	AMD-E	86-17-047	392-140-076	NEW	86-08-075
392-127-270	AMD-E	86-19-012	392-127-550	AMD-P	86-17-088	392-140-077	NEW-P	86-05-036
392-127-271	NEW-E	86-17-047	392-127-551	NEW-E	86-17-047	392-140-077	NEW-E	86-05-037
392-127-271	NEW-P	86-17-088	392-127-551	NEW-P	86-17-088	392-140-077	NEW	86-08-075
392-127-275	AMD-E	86-17-047	392-127-555	AMD-E	86-17-047	392-140-078	NEW-P	86-05-036
392-127-275	AMD-P	86-17-088	392-127-555	AMD-P	86-17-088	392-140-078	NEW-E	86-05-037
392-127-275	AMD-E	86-19-012	392-127-560	REP-E	86-17-047	392-140-078	NEW	86-08-075
392-127-280	AMD-E	86-17-047	392-127-560	REP-P	86-17-088	392-140-079	NEW-P	86-05-036
392-127-280	AMD-P	86-17-088	392-127-565	AMD-E	86-17-047	392-140-079	NEW-E	86-05-037
392-127-285	REP-E	86-17-047	392-127-565	AMD-P	86-17-088	392-140-079	NEW	86-08-075
392-127-285	REP-P	86-17-088	392-127-570	AMD-E	86-17-047	392-140-080	NEW-P	86-05-036
392-127-286	NEW-E	86-17-047	392-127-570	AMD-P	86-17-088	392-140-080	NEW-E	86-05-037
392-127-286	NEW-P	86-17-088	392-127-575	REP-E	86-17-047	392-140-080	NEW	86-08-075
392-127-287	NEW-E	86-17-047	392-127-575	REP-P	86-17-088	392-140-081	NEW-P	86-05-036

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
392-140-081	NEW-E 86-05-037	392-140-119	NEW-P 86-17-089	392-196-065	REP 86-20-069
392-140-081	NEW 86-08-075	392-140-120	NEW-E 86-17-046	392-210-005	AMD-P 86-11-030
392-140-082	NEW-P 86-05-036	392-140-120	NEW-P 86-17-089	392-210-005	AMD 86-15-051
392-140-082	NEW-E 86-05-037	392-140-121	NEW-E 86-17-046	392-210-025	AMD-E 86-07-038
392-140-082	NEW 86-08-075	392-140-121	NEW-P 86-17-089	392-210-025	AMD-P 86-11-030
392-140-083	NEW-P 86-05-036	392-140-122	NEW-E 86-17-046	392-210-025	AMD 86-15-051
392-140-083	NEW-E 86-05-037	392-140-122	NEW-P 86-17-089	399-30-040	NEW 86-03-051
392-140-083	NEW 86-08-075	392-140-123	NEW-E 86-17-046	399-30-040	AMD-P 86-14-053
392-140-085	NEW-E 86-17-046	392-140-123	NEW-P 86-17-089	399-30-040	AMD-E 86-14-054
392-140-085	NEW-P 86-17-089	392-140-124	NEW-E 86-17-046	399-30-040	AMD 86-18-009
392-140-086	NEW-E 86-17-046	392-140-124	NEW-P 86-17-089	399-30-060	AMD-P 86-14-053
392-140-086	NEW-P 86-17-089	392-140-125	NEW-E 86-17-046	399-30-060	AMD-E 86-14-054
392-140-087	NEW-E 86-17-046	392-140-125	NEW-P 86-17-089	399-30-060	AMD 86-18-009
392-140-087	NEW-P 86-17-089	392-140-126	NEW-E 86-17-046	400-04-010	NEW 86-04-054
392-140-088	NEW-E 86-17-046	392-140-126	NEW-P 86-17-089	400-04-020	NEW 86-04-054
392-140-088	NEW-P 86-17-089	392-140-127	NEW-E 86-17-046	400-04-040	NEW 86-04-054
392-140-089	NEW-E 86-17-046	392-140-127	NEW-P 86-17-089	400-04-504	NEW 86-04-054
392-140-089	NEW-P 86-17-089	392-140-128	NEW-E 86-17-046	400-04-510	NEW 86-04-054
392-140-090	NEW-E 86-17-046	392-140-128	NEW-P 86-17-089	400-04-680	NEW 86-04-054
392-140-090	NEW-P 86-17-089	392-140-129	NEW-E 86-17-046	400-04-902	NEW 86-04-054
392-140-091	NEW-E 86-17-046	392-140-129	NEW-P 86-17-089	400-04-910	NEW 86-04-054
392-140-091	NEW-P 86-17-089	392-140-130	NEW-E 86-17-046	400-04-995	NEW 86-04-054
392-140-092	NEW-E 86-17-046	392-140-130	NEW-P 86-17-089	400-06-010	NEW 86-04-055
392-140-092	NEW-P 86-17-089	392-140-131	NEW-E 86-17-046	400-06-020	NEW 86-04-055
392-140-093	NEW-E 86-17-046	392-140-131	NEW-P 86-17-089	400-06-030	NEW 86-04-055
392-140-093	NEW-P 86-17-089	392-140-132	NEW-E 86-17-046	400-06-050	NEW 86-04-055
392-140-094	NEW-E 86-17-046	392-140-132	NEW-P 86-17-089	400-06-060	NEW 86-04-055
392-140-094	NEW-P 86-17-089	392-140-133	NEW-E 86-17-046	400-06-070	NEW 86-04-055
392-140-095	NEW-E 86-17-046	392-140-133	NEW-P 86-17-089	400-06-090	NEW 86-04-055
392-140-095	NEW-P 86-17-089	392-140-134	NEW-E 86-17-046	400-06-100	NEW 86-04-055
392-140-096	NEW-E 86-17-046	392-140-134	NEW-P 86-17-089	400-06-110	NEW 86-04-055
392-140-096	NEW-P 86-17-089	392-140-135	NEW-E 86-17-046	400-06-120	NEW 86-04-055
392-140-097	NEW-E 86-17-046	392-140-135	NEW-P 86-17-089	400-06-130	NEW 86-04-055
392-140-097	NEW-P 86-17-089	392-140-136	NEW-E 86-17-046	400-06-140	NEW 86-04-055
392-140-098	NEW-E 86-17-046	392-140-136	NEW-P 86-17-089	400-06-150	NEW 86-04-055
392-140-098	NEW-P 86-17-089	392-140-137	NEW-E 86-17-046	400-06-160	NEW 86-04-055
392-140-099	NEW-E 86-17-046	392-140-137	NEW-P 86-17-089	400-06-170	NEW 86-04-055
392-140-099	NEW-P 86-17-089	392-140-138	NEW-E 86-17-046	400-06-180	NEW 86-04-055
392-140-100	NEW-E 86-17-046	392-140-138	NEW-P 86-17-089	402	AMD-C 86-20-040
392-140-100	NEW-P 86-17-089	392-140-139	NEW-E 86-17-046	402-10-010	AMD-P 86-17-066
392-140-101	NEW-E 86-17-046	392-140-139	NEW-P 86-17-089	402-12-030	AMD-P 86-17-066
392-140-101	NEW-P 86-17-089	392-140-140	NEW-E 86-17-046	402-12-050	AMD-P 86-17-066
392-140-102	NEW-E 86-17-046	392-140-140	NEW-P 86-17-089	402-12-140	AMD-P 86-17-066
392-140-102	NEW-P 86-17-089	392-140-141	NEW-E 86-17-046	402-12-200	AMD-P 86-17-066
392-140-103	NEW-E 86-17-046	392-140-141	NEW-P 86-17-089	402-12-210	AMD-P 86-17-066
392-140-103	NEW-P 86-17-089	392-140-142	NEW-E 86-17-046	402-19-190	AMD-P 86-17-066
392-140-104	NEW-E 86-17-046	392-140-142	NEW-P 86-17-089	402-19-250	AMD-P 86-17-066
392-140-104	NEW-P 86-17-089	392-140-143	NEW-E 86-17-046	402-19-300	AMD-P 86-17-066
392-140-105	NEW-E 86-17-046	392-140-143	NEW-P 86-17-089	402-19-350	AMD-P 86-17-066
392-140-105	NEW-P 86-17-089	392-140-144	NEW-E 86-17-046	402-19-400	AMD-P 86-17-066
392-140-106	NEW-E 86-17-046	392-140-144	NEW-P 86-17-089	402-19-530	AMD-E 86-09-026
392-140-106	NEW-P 86-17-089	392-140-145	NEW-E 86-17-046	402-19-530	AMD-P 86-09-026
392-140-107	NEW-E 86-17-046	392-140-145	NEW-P 86-17-089	402-19-530	AMD-P 86-11-019
392-140-107	NEW-P 86-17-089	392-165-500	AMD-P 86-11-027	402-19-530	AMD-E 86-11-020
392-140-108	NEW-E 86-17-046	392-165-500	AMD 86-15-048	402-19-530	AMD 86-17-027
392-140-108	NEW-P 86-17-089	392-171	AMD-C 86-03-060	402-19-540	NEW 86-17-027
392-140-109	NEW-E 86-17-046	392-171-315	AMD 86-06-007	402-19-580	AMD-P 86-17-066
392-140-109	NEW-P 86-17-089	392-171-351	AMD 86-06-007	402-19-590	AMD-P 86-17-066
392-140-110	NEW-E 86-17-046	392-171-358	AMD 86-06-007	402-21-050	AMD-P 86-17-066
392-140-110	NEW-P 86-17-089	392-171-366	AMD 86-06-007	402-22-040	AMD-P 86-17-066
392-140-111	NEW-E 86-17-046	392-171-371	AMD 86-06-007	402-22-045	AMD-P 86-17-066
392-140-111	NEW-P 86-17-089	392-171-512	NEW 86-06-007	402-22-065	AMD-P 86-17-066
392-140-112	NEW-E 86-17-046	392-171-513	NEW 86-06-007	402-22-070	AMD-P 86-17-066
392-140-112	NEW-P 86-17-089	392-171-514	NEW 86-06-007	402-22-150	AMD-P 86-17-066
392-140-113	NEW-E 86-17-046	392-171-516	AMD 86-06-007	402-22-200	AMD-P 86-17-066
392-140-113	NEW-P 86-17-089	392-171-517	NEW 86-06-007	402-22-240	AMD-P 86-17-066
392-140-114	NEW-E 86-17-046	392-171-518	NEW 86-06-007	402-24-020	AMD-P 86-17-066
392-140-114	NEW-P 86-17-089	392-171-519	NEW 86-06-007	402-24-040	AMD-P 86-17-066
392-140-115	NEW-E 86-17-046	392-171-531	AMD 86-06-007	402-24-050	AMD-P 86-17-066
392-140-115	NEW-P 86-17-089	392-171-706	AMD 86-06-007	402-24-085	AMD-P 86-17-066
392-140-116	NEW-E 86-17-046	392-182-005	AMD-P 86-11-028	402-24-090	AMD-P 86-17-066
392-140-116	NEW-P 86-17-089	392-182-005	AMD 86-15-050	402-24-125	AMD-P 86-17-066
392-140-117	NEW-E 86-17-046	392-182-010	AMD-P 86-11-028	402-24-135	AMD-P 86-17-066
392-140-117	NEW-P 86-17-089	392-182-010	AMD 86-15-050	402-24-158	NEW-P 86-17-066
392-140-118	NEW-E 86-17-046	392-196-005	AMD-P 86-11-029	402-24-170	AMD-P 86-17-066
392-140-118	NEW-P 86-17-089	392-196-005	AMD 86-15-049	402-24-180	AMD-P 86-17-066
392-140-119	NEW-E 86-17-046	392-196-065	REP-P 86-17-086	402-24-190	AMD-P 86-17-066

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
402-24-215	AMD-P	86-17-066	402-61-280	NEW-P	86-17-066	434-57-130	NEW	86-08-045
402-28-031	AMD-P	86-17-066	402-61-290	NEW-P	86-17-066	434-57-150	NEW-P	86-05-053
402-28-032	AMD-P	86-17-066	402-61-300	NEW-P	86-17-066	434-57-150	NEW-E	86-08-044
402-28-035	AMD-P	86-17-066	402-61-310	NEW-P	86-17-066	434-57-150	NEW	86-08-045
402-28-040	AMD-P	86-17-066	402-61-320	NEW-P	86-17-066	440-44-035	AMD-P	86-09-031
402-28-091	AMD-P	86-17-066	402-61-330	NEW-P	86-17-066	440-44-035	AMD	86-12-049
402-28-101	AMD-P	86-17-066	402-61-340	NEW-P	86-17-066	440-44-040	AMD-P	86-09-031
402-32-020	AMD-P	86-17-066	402-62-010	NEW-P	86-17-066	440-44-040	AMD	86-12-049
402-32-100	AMD-P	86-17-066	402-62-020	NEW-P	86-17-066	440-44-050	RE-AD-P	86-04-025
402-34-140	AMD-P	86-17-066	402-62-030	NEW-P	86-17-066	440-44-050	RE-AD	86-08-054
402-34-210	AMD-P	86-17-066	402-62-040	NEW-P	86-17-066	440-44-057	RE-AD-P	86-04-025
402-36-070	AMD-P	86-17-066	402-62-050	NEW-P	86-17-066	440-44-057	RE-AD	86-08-054
402-38-010	NEW-P	86-17-066	402-62-060	NEW-P	86-17-066	440-44-059	NEW-P	86-09-093
402-38-025	NEW-P	86-17-066	402-62-070	NEW-P	86-17-066	440-44-059	NEW	86-12-039
402-38-030	NEW-P	86-17-066	402-62-080	NEW-P	86-17-066	440-44-061	AMD-P	86-14-006
402-38-040	NEW-P	86-17-066	402-62-090	NEW-P	86-17-066	440-44-061	AMD-E	86-14-007
402-38-060	NEW-P	86-17-066	402-70-010	AMD-P	86-17-066	440-44-061	AMD	86-18-004
402-38-080	NEW-P	86-17-066	402-70-020	AMD-P	86-17-066	440-44-100	NEW	86-05-029
402-38-100	NEW-P	86-17-066	402-70-030	AMD-P	86-17-066	446-55-010	NEW-P	86-05-015
402-38-120	NEW-P	86-17-066	402-70-050	AMD-P	86-17-066	446-55-010	NEW	86-08-067
402-38-140	NEW-P	86-17-066	402-70-070	AMD-P	86-17-066	446-55-020	NEW-P	86-05-015
402-38-160	NEW-P	86-17-066	402-70-080	NEW-P	86-17-066	446-55-020	NEW	86-08-067
402-38-180	NEW-P	86-17-066	402-70-090	AMD-P	86-17-066	446-55-030	NEW-P	86-05-015
402-38-200	NEW-P	86-17-066	402-80-010	NEW-P	86-17-066	446-55-030	NEW	86-08-067
402-38-220	NEW-P	86-17-066	402-80-020	NEW-P	86-17-066	446-55-040	NEW-P	86-05-015
402-38-240	NEW-P	86-17-066	402-80-030	NEW-P	86-17-066	446-55-040	NEW	86-08-067
402-38-260	NEW-P	86-17-066	402-80-040	NEW-P	86-17-066	446-55-050	NEW-P	86-05-015
402-38-280	NEW-P	86-17-066	402-80-050	NEW-P	86-17-066	446-55-050	NEW	86-08-067
402-38-300	NEW-P	86-17-066	402-80-060	NEW-P	86-17-066	446-55-060	NEW-P	86-05-015
402-38-320	NEW-P	86-17-066	402-80-070	NEW-P	86-17-066	446-55-060	NEW	86-08-067
402-38-340	NEW-P	86-17-066	402-80-080	NEW-P	86-17-066	446-55-070	NEW-P	86-05-015
402-38-360	NEW-P	86-17-066	402-80-090	NEW-P	86-17-066	446-55-070	NEW	86-08-067
402-38-380	NEW-P	86-17-066	402-80-100	NEW-P	86-17-066	446-55-080	NEW-P	86-05-015
402-38-400	NEW-P	86-17-066	415-02-090	AMD-P	86-04-080	446-55-080	NEW	86-08-067
402-38-420	NEW-P	86-17-066	415-02-090	AMD	86-07-026	446-55-090	NEW-P	86-05-015
402-38-440	NEW-P	86-17-066	415-02-090	AMD-E	86-09-037	446-55-090	NEW	86-08-067
402-38-500	NEW-P	86-17-066	415-02-090	AMD-P	86-09-052	446-55-100	NEW-P	86-05-015
402-44-120	AMD-P	86-17-066	415-02-090	AMD	86-13-022	446-55-100	NEW	86-08-067
402-48-010	AMD-P	86-17-066	415-108-500	NEW-E	86-09-066	446-55-110	NEW-P	86-05-015
402-48-020	AMD-P	86-17-066	415-108-500	NEW-P	86-09-067	446-55-110	NEW	86-08-067
402-48-040	AMD-P	86-17-066	415-108-500	NEW	86-13-023	446-55-120	NEW-P	86-05-015
402-48-070	AMD-P	86-17-066	419-36-090	NEW	86-04-068	446-55-120	NEW	86-08-067
402-48-080	AMD-P	86-17-066	434-57	AMD-P	86-05-053	446-55-130	NEW-P	86-05-015
402-52-050	NEW-P	86-17-066	434-57	AMD-E	86-08-044	446-55-130	NEW	86-08-067
402-52-090	NEW-P	86-11-019	434-57	AMD	86-08-045	446-55-140	NEW-P	86-05-015
402-52-090	NEW-E	86-11-020	434-57-010	NEW-P	86-05-053	446-55-140	NEW	86-08-067
402-52-090	NEW-E	86-17-026	434-57-010	NEW-E	86-08-044	446-55-150	NEW-P	86-05-015
402-52-090	NEW	86-17-027	434-57-010	NEW	86-08-045	446-55-150	NEW	86-08-067
402-52-100	AMD-P	86-17-066	434-57-020	NEW-P	86-05-053	446-55-160	NEW-P	86-05-015
402-52-300	NEW-P	86-17-066	434-57-020	NEW-E	86-08-044	446-55-160	NEW	86-08-067
402-61-010	NEW-P	86-17-066	434-57-020	NEW	86-08-045	446-55-165	NEW-P	86-05-015
402-61-020	NEW-P	86-17-066	434-57-030	AMD-P	86-05-053	446-55-165	NEW	86-08-067
402-61-030	NEW-P	86-17-066	434-57-030	AMD-E	86-08-044	446-55-170	NEW-P	86-05-015
402-61-040	NEW-P	86-17-066	434-57-030	AMD	86-08-045	446-55-170	NEW	86-08-067
402-61-050	NEW-P	86-17-066	434-57-040	NEW-P	86-05-053	446-55-180	NEW-P	86-05-015
402-61-060	NEW-P	86-17-066	434-57-040	NEW-E	86-08-044	446-55-180	NEW	86-08-067
402-61-070	NEW-P	86-17-066	434-57-040	NEW	86-08-045	446-55-190	NEW-P	86-05-015
402-61-080	NEW-P	86-17-066	434-57-050	NEW-P	86-05-053	446-55-190	NEW	86-08-067
402-61-090	NEW-P	86-17-066	434-57-050	NEW-E	86-08-044	446-55-200	NEW-P	86-05-015
402-61-100	NEW-P	86-17-066	434-57-050	NEW	86-08-045	446-55-200	NEW	86-08-067
402-61-110	NEW-P	86-17-066	434-57-070	NEW-P	86-05-053	446-55-210	NEW-P	86-05-015
402-61-120	NEW-P	86-17-066	434-57-070	NEW-E	86-08-044	446-55-210	NEW	86-08-067
402-61-130	NEW-P	86-17-066	434-57-070	NEW	86-08-045	446-55-220	NEW-P	86-05-015
402-61-140	NEW-P	86-17-066	434-57-080	NEW-P	86-05-053	446-55-220	NEW	86-08-067
402-61-150	NEW-P	86-17-066	434-57-080	NEW-E	86-08-044	446-55-230	NEW-P	86-05-015
402-61-160	NEW-P	86-17-066	434-57-080	NEW	86-08-045	446-55-230	NEW	86-08-067
402-61-170	NEW-P	86-17-066	434-57-090	NEW-P	86-05-053	446-55-240	NEW-P	86-05-015
402-61-180	NEW-P	86-17-066	434-57-090	NEW-E	86-08-044	446-55-240	NEW	86-08-067
402-61-190	NEW-P	86-17-066	434-57-090	NEW	86-08-045	446-55-250	NEW-P	86-05-015
402-61-200	NEW-P	86-17-066	434-57-100	NEW-P	86-05-053	446-55-250	NEW	86-08-067
402-61-210	NEW-P	86-17-066	434-57-100	NEW-E	86-08-044	446-55-260	NEW-P	86-05-015
402-61-220	NEW-P	86-17-066	434-57-100	NEW	86-08-045	446-55-260	NEW	86-08-067
402-61-230	NEW-P	86-17-066	434-57-120	NEW-P	86-05-053	446-55-270	NEW-P	86-05-015
402-61-240	NEW-P	86-17-066	434-57-120	NEW-E	86-08-044	446-55-270	NEW	86-08-067
402-61-250	NEW-P	86-17-066	434-57-120	NEW	86-08-045	446-55-280	NEW-P	86-05-015
402-61-260	NEW-P	86-17-066	434-57-130	NEW-P	86-05-053	446-55-280	NEW	86-08-067
402-61-270	NEW-P	86-17-066	434-57-130	NEW-E	86-08-044	446-60-010	NEW-P	86-05-015

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
446-60-010	NEW	86-08-067	458-20-122	AMD-P	86-06-047	458-53-110	AMD-P	86-16-079
446-60-020	NEW-P	86-05-015	458-20-122	AMD	86-09-058	458-53-130	AMD-P	86-16-079
446-60-020	NEW	86-08-067	458-20-122	AMD-P	86-18-068	458-53-150	AMD-P	86-16-079
446-60-030	NEW-P	86-05-015	458-20-132	AMD-P	86-05-043	458-53-160	AMD-P	86-16-079
446-60-030	NEW	86-08-067	458-20-132	AMD	86-09-002	458-57-570	AMD-P	86-09-051
446-60-040	NEW-P	86-05-015	458-20-134	AMD-P	86-17-077	458-57-570	AMD	86-12-024
446-60-040	NEW	86-08-067	458-20-134	AMD	86-20-027	458-57-610	AMD-P	86-09-051
446-60-050	NEW-P	86-05-015	458-20-135	AMD-P	86-03-043	458-57-610	AMD	86-12-024
446-60-050	NEW	86-08-067	458-20-135	AMD-P	86-06-047	458-61-030	AMD-P	86-13-010
446-60-060	NEW-P	86-05-015	458-20-135	AMD	86-09-058	458-61-030	AMD	86-16-080
446-60-060	NEW	86-08-067	458-20-136	AMD-P	86-17-077	458-61-050	AMD-P	86-13-010
446-60-070	NEW-P	86-05-015	458-20-136	AMD	86-20-027	458-61-050	AMD	86-16-080
446-60-070	NEW	86-08-067	458-20-157	AMD-P	86-18-068	458-61-080	AMD-P	86-13-010
446-60-080	NEW-P	86-05-015	458-20-17001	NEW-P	86-07-056	458-61-080	AMD	86-16-080
446-60-080	NEW	86-08-067	458-20-17001	NEW	86-10-016	458-61-100	AMD-P	86-13-010
446-60-090	NEW-P	86-05-015	458-20-175	AMD-P	86-03-043	458-61-100	AMD	86-16-080
446-60-090	NEW	86-08-067	458-20-175	AMD	86-07-005	458-61-150	NEW-P	86-13-010
448-12-020	AMD-P	86-15-073	458-20-178	AMD-P	86-16-064	458-61-150	NEW	86-16-080
448-12-020	AMD-E	86-15-074	458-20-178	AMD-C	86-19-067	458-61-210	AMD-P	86-13-010
448-12-020	AMD	86-20-085	458-20-179	REVIEW	86-14-020	458-61-210	AMD	86-16-080
448-12-210	AMD	86-05-003	458-20-179	REVIEW	86-14-093	458-61-210	AMD-E	86-19-013
448-12-210	AMD-P	86-13-027	458-20-179	AMD-P	86-15-081	458-61-230	AMD-P	86-13-010
448-12-210	AMD-E	86-13-028	458-20-179	AMD	86-18-069	458-61-230	AMD	86-16-080
448-12-210	AMD	86-16-058	458-20-187	AMD-P	86-15-080	458-61-290	AMD-P	86-13-010
448-12-220	AMD	86-05-003	458-20-187	AMD	86-18-022	458-61-290	AMD	86-16-080
448-12-220	AMD-P	86-13-027	458-20-189	AMD-P	86-15-081	458-61-320	AMD-P	86-13-010
448-12-220	AMD-E	86-13-028	458-20-189	AMD	86-18-069	458-61-320	AMD	86-16-080
448-12-220	AMD	86-16-058	458-20-193C	AMD-P	86-03-043	458-61-410	AMD-P	86-13-010
448-12-230	AMD	86-05-003	458-20-193C	AMD	86-07-005	458-61-410	AMD	86-16-080
448-12-230	AMD-P	86-13-027	458-20-210	AMD-P	86-03-043	458-61-425	NEW-P	86-13-010
448-12-230	AMD-E	86-13-028	458-20-210	AMD	86-07-005	458-61-425	NEW	86-16-080
448-12-230	AMD	86-16-058	458-20-210	AMD-P	86-18-068	458-61-490	REP-P	86-13-010
448-12-240	AMD	86-05-003	458-20-224	AMD-P	86-15-081	458-61-490	AMD-E	86-19-013
448-12-250	AMD	86-05-003	458-20-224	AMD	86-18-069	458-61-500	AMD-P	86-13-010
448-12-250	AMD-P	86-13-027	458-20-240	AMD-E	86-09-048	458-61-500	AMD	86-16-080
448-12-250	AMD-E	86-13-028	458-20-240	AMD-P	86-10-050	458-61-540	AMD-P	86-13-010
448-12-250	AMD	86-16-058	458-20-240	AMD-C	86-13-061	458-61-540	AMD	86-16-080
448-12-270	AMD	86-05-003	458-20-240	AMD	86-14-019	458-61-545	NEW-P	86-13-010
448-12-280	AMD	86-05-003	458-20-24001	AMD-E	86-10-049	458-61-545	NEW	86-16-080
448-12-300	AMD	86-05-003	458-20-24001	AMD-P	86-10-050	458-61-550	AMD-P	86-13-010
448-12-310	REP	86-05-003	458-20-24001	AMD-C	86-13-061	458-61-550	AMD	86-16-080
448-12-320	AMD	86-05-003	458-20-24001	AMD	86-14-019	458-61-555	NEW-P	86-13-010
448-12-320	AMD-P	86-13-027	458-20-24002	AMD-E	86-10-049	458-61-555	NEW	86-16-080
448-12-320	AMD-E	86-13-028	458-20-24002	AMD-P	86-10-050	458-61-570	AMD-P	86-13-010
448-12-320	AMD	86-16-058	458-20-24002	AMD-C	86-13-061	458-61-570	AMD-E	86-19-013
448-12-330	AMD	86-05-003	458-20-24002	AMD	86-14-019	458-61-580	NEW-P	86-13-010
448-12-340	AMD	86-05-003	458-20-244	AMD-P	86-18-068	458-61-590	AMD-P	86-13-010
458-16-150	AMD-P	86-09-003	458-20-247	AMD	86-04-024	458-61-590	AMD	86-16-080
458-16-150	AMD	86-12-034	458-20-248	NEW-P	86-03-042	458-61-650	AMD-P	86-13-010
458-16-210	AMD-P	86-09-003	458-20-248	NEW-P	86-06-048	458-61-650	AMD	86-16-080
458-16-210	AMD	86-12-034	458-20-248	NEW	86-09-016	458-61-670	AMD-P	86-13-010
458-16-220	AMD-P	86-09-003	458-20-249	NEW-P	86-03-042	458-61-670	AMD	86-16-080
458-16-220	AMD	86-12-034	458-20-249	NEW	86-07-006	458-61-700	NEW-P	86-13-010
458-16-230	AMD-P	86-09-003	458-20-250	NEW-E	86-12-075	460-10A-160	AMD-P	86-11-034
458-16-230	AMD	86-12-034	458-20-250	NEW-P	86-12-076	460-10A-160	AMD	86-15-023
458-16-240	AMD-P	86-09-003	458-20-250	NEW	86-15-064	460-33A-010	AMD-P	86-17-061
458-16-240	AMD	86-12-034	458-20-251	NEW-P	86-15-081	460-33A-010	AMD-E	86-17-062
458-16-280	AMD-P	86-09-003	458-20-251	NEW	86-18-069	460-33A-015	AMD-P	86-17-061
458-16-280	AMD	86-12-034	458-30-145	AMD-P	86-06-008	460-33A-015	AMD-E	86-17-062
458-16-282	AMD-P	86-09-003	458-30-145	AMD	86-09-088	460-33A-016	REP-P	86-17-061
458-16-282	AMD	86-12-034	458-40-18700	AMD-P	86-10-054	460-33A-016	REP-E	86-17-062
458-17	AMD-P	86-16-078	458-40-18700	AMD-E	86-14-063	460-33A-017	AMD-P	86-17-061
458-17-100	REP-P	86-16-078	458-40-18700	AMD	86-14-064	460-33A-017	AMD-E	86-17-062
458-17-105	NEW-P	86-16-078	458-40-18704	AMD-P	86-10-054	460-33A-020	AMD-P	86-17-061
458-17-110	NEW-P	86-16-078	458-40-18704	AMD-E	86-14-063	460-33A-020	AMD-E	86-17-062
458-17-115	NEW-P	86-16-078	458-40-18704	AMD	86-14-064	460-33A-025	AMD-P	86-17-061
458-17-120	NEW-P	86-16-078	458-40-18706	AMD-P	86-10-054	460-33A-025	AMD-E	86-17-062
458-20-101	AMD-P	86-09-059	458-40-18706	AMD-E	86-14-063	460-33A-030	AMD-P	86-17-061
458-20-101	AMD	86-12-015	458-40-18706	AMD	86-14-064	460-33A-030	AMD-E	86-17-062
458-20-102	AMD-P	86-03-043	458-40-18721	NEW-P	86-10-054	460-33A-031	NEW-P	86-17-061
458-20-102	AMD-P	86-06-047	458-40-18721	NEW-E	86-14-063	460-33A-031	NEW-E	86-17-062
458-20-102	AMD	86-09-058	458-40-18721	NEW	86-14-064	460-33A-035	AMD-P	86-17-061
458-20-107	AMD	86-03-016	458-40-18722	NEW-P	86-10-054	460-33A-035	AMD-E	86-17-062
458-20-113	AMD-P	86-17-077	458-40-18722	NEW-E	86-14-063	460-33A-040	AMD-P	86-17-061
458-20-113	AMD	86-20-027	458-40-18722	NEW	86-14-064	460-33A-040	AMD-E	86-17-062
458-20-119	AMD	86-03-016	458-53-030	AMD-P	86-16-079	460-33A-050	AMD-P	86-17-061
458-20-122	AMD-P	86-03-043	458-53-051	AMD-P	86-16-079	460-33A-050	AMD-E	86-17-062

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
460-33A-055	AMD-P	86-17-061	468-300-010	AMD-E	86-20-026	480-90-051	AMD-P	86-03-013
460-33A-055	AMD-E	86-17-062	468-300-010	AMD-P	86-20-084	480-90-051	AMD-E	86-03-039
460-33A-060	AMD-P	86-17-061	468-300-020	AMD-E	86-03-001	480-90-051	AMD	86-07-031
460-33A-060	AMD-E	86-17-062	468-300-020	AMD-E	86-03-061	480-90-177	NEW-P	86-15-032
460-33A-065	AMD-P	86-17-061	468-300-020	AMD	86-06-010	480-90-177	NEW-C	86-20-042
460-33A-065	AMD-E	86-17-062	468-300-030	AMD-E	86-03-001	480-100-032	NEW-C	86-04-023
460-33A-070	AMD-P	86-17-061	468-300-030	AMD-E	86-03-061	480-100-032	NEW	86-04-072
460-33A-070	AMD-E	86-17-062	468-300-030	AMD	86-06-010	480-100-051	AMD-P	86-03-012
460-33A-075	AMD-P	86-17-061	468-300-040	AMD-E	86-03-001	480-100-051	AMD-E	86-03-038
460-33A-075	AMD-E	86-17-062	468-300-040	AMD-E	86-03-061	480-100-051	AMD	86-07-032
460-33A-080	AMD-P	86-17-061	468-300-040	AMD	86-06-010	480-100-207	NEW-P	86-15-032
460-33A-080	AMD-E	86-17-062	468-300-040	AMD-P	86-20-084	480-100-207	NEW-C	86-20-042
460-33A-085	AMD-P	86-17-061	468-300-070	AMD-E	86-03-001	480-110-032	NEW-C	86-04-023
460-33A-085	AMD-E	86-17-062	468-300-070	AMD-E	86-03-061	480-110-032	NEW	86-04-072
460-33A-090	AMD-P	86-17-061	468-300-070	AMD	86-06-010	480-120-021	AMD	86-11-009
460-33A-090	AMD-E	86-17-062	468-300-700	AMD-P	86-11-037	480-120-031	AMD-P	86-09-022
460-33A-100	AMD-P	86-17-061	468-300-700	AMD	86-16-011	480-120-031	AMD-C	86-13-003
460-33A-100	AMD-E	86-17-062	478-116-080	AMD-P	86-11-031	480-120-031	AMD	86-14-049
460-33A-105	AMD-P	86-17-061	478-116-080	AMD	86-17-016	480-120-032	NEW-C	86-04-023
460-33A-105	AMD-E	86-17-062	478-116-140	AMD-P	86-11-031	480-120-032	NEW	86-04-072
460-33A-110	AMD-P	86-17-061	478-116-140	AMD	86-17-016	480-120-033	NEW-C	86-03-037
460-33A-110	AMD-E	86-17-062	478-116-270	AMD-P	86-11-031	480-120-033	NEW-W	86-07-008
460-33A-115	NEW-P	86-17-061	478-116-270	AMD	86-17-016	480-120-033	NEW-P	86-09-022
460-33A-115	NEW-E	86-17-062	478-116-570	AMD-P	86-11-031	480-120-033	NEW-C	86-13-003
460-33A-120	NEW-P	86-17-061	478-116-570	AMD	86-17-016	480-120-033	NEW	86-14-049
460-33A-120	NEW-E	86-17-062	478-116-582	AMD-P	86-11-031	480-120-057	NEW-C	86-04-022
460-33A-125	NEW-P	86-17-061	478-116-582	AMD	86-17-016	480-120-057	NEW-P	86-07-009
460-33A-125	NEW-E	86-17-062	478-116-600	AMD-P	86-11-031	480-120-057	NEW	86-11-009
460-33A-130	NEW-P	86-17-061	478-116-600	AMD	86-17-016	480-120-087	NEW-P	86-19-033
460-33A-130	NEW-E	86-17-062	478-136-015	AMD-P	86-07-007	480-120-088	AMD-P	86-19-033
460-44A-200	NEW-P	86-11-034	478-136-015	AMD	86-15-038	484-20-068	AMD	86-05-014
460-44A-200	NEW	86-15-023	478-138-050	AMD-P	86-11-031	484-20-075	AMD	86-05-014
460-44A-500	AMD-P	86-11-035	478-138-050	AMD	86-17-016	490-500-190	AMD	86-05-010
460-44A-500	AMD-E	86-14-087	478-355-010	NEW-P	86-04-009	490-500-560	AMD-P	86-09-053
460-44A-500	AMD	86-15-003	478-355-010	NEW	86-08-027	490-500-560	AMD	86-12-050
460-44A-501	AMD-P	86-11-035	478-355-020	NEW-P	86-04-009	490-500-570	AMD-P	86-09-053
460-44A-501	AMD-E	86-14-087	478-355-020	NEW	86-08-027	490-500-570	AMD	86-12-050
460-44A-501	AMD	86-15-003	478-355-030	NEW-P	86-04-009	490-600-010	REP-P	86-12-064
460-44A-502	AMD-P	86-11-035	478-355-030	NEW	86-08-027	490-600-010	REP	86-15-076
460-44A-502	AMD-E	86-14-087	478-355-040	NEW-P	86-04-009	490-600-010	REP-E	86-15-078
460-44A-502	AMD	86-15-003	478-355-040	NEW	86-08-027	490-600-020	REP-P	86-12-064
460-44A-503	AMD-P	86-11-035	478-355-050	NEW-P	86-04-009	490-600-020	REP	86-15-076
460-44A-503	AMD-E	86-14-087	478-355-050	NEW	86-08-027	490-600-020	REP-E	86-15-078
460-44A-503	AMD	86-15-003	478-355-060	NEW-P	86-04-009	490-600-030	REP-P	86-12-064
460-44A-505	NEW-P	86-11-035	478-355-060	NEW	86-08-027	490-600-030	REP	86-15-076
460-44A-505	NEW-E	86-14-087	480-08-250	AMD-P	86-13-019	490-600-030	REP-E	86-15-078
460-44A-505	NEW	86-15-003	480-08-250	AMD-E	86-13-020	490-600-045	REP-P	86-12-064
460-44A-506	AMD-P	86-11-035	480-08-250	AMD-C	86-16-024	490-600-045	REP	86-15-076
460-44A-506	AMD	86-15-003	480-08-250	AMD	86-17-003	490-600-045	REP-E	86-15-078
460-46A-020	AMD-P	86-14-045	480-12-033	AMD-P	86-10-047	490-600-046	REP-P	86-12-064
460-46A-020	AMD	86-18-012	480-12-033	AMD	86-14-050	490-600-046	REP	86-15-076
460-46A-090	AMD-P	86-14-045	480-12-050	AMD-P	86-09-069	490-600-046	REP-E	86-15-078
460-46A-090	AMD	86-18-012	480-12-050	AMD	86-12-029	490-600-050	REP-P	86-12-064
460-46A-115	NEW-P	86-14-045	480-12-180	AMD-P	86-10-047	490-600-050	REP	86-15-076
460-46A-115	NEW	86-18-012	480-12-180	AMD	86-14-050	490-600-050	REP-E	86-15-078
460-46A-150	AMD-P	86-14-045	480-12-195	AMD-P	86-10-047	490-600-060	REP-P	86-12-064
460-46A-150	AMD	86-18-012	480-12-195	AMD	86-14-050	490-600-060	REP	86-15-076
463	AMD-P	86-05-021	480-12-196	NEW-C	86-03-049	490-600-060	REP-E	86-15-078
468-30-060	AMD-P	86-12-005	480-12-196	NEW-W	86-03-085	490-600-061	REP-P	86-12-064
468-30-060	AMD-C	86-14-062	480-12-196	RESCIND	86-03-086	490-600-061	REP	86-15-076
468-30-060	AMD	86-18-039	480-12-196	NEW-P	86-03-087	490-600-061	REP-E	86-15-078
468-38-120	AMD-P	86-18-066	480-12-196	NEW-E	86-03-088	490-600-070	REP-P	86-12-064
468-38-120	AMD-E	86-18-067	480-12-196	NEW	86-08-006	490-600-070	REP	86-15-076
468-38-430	REP-P	86-17-017	480-12-210	AMD-P	86-09-021	490-600-070	REP-E	86-15-078
468-38-430	REP	86-20-030	480-12-210	AMD-C	86-12-028	490-600-071	REP-P	86-12-064
468-70-020	AMD-P	86-04-069	480-12-210	AMD-W	86-14-047	490-600-071	REP	86-15-076
468-70-020	AMD	86-08-023	480-12-210	AMD-P	86-19-034	490-600-071	REP-E	86-15-078
468-70-030	AMD-P	86-04-069	480-12-285	AMD	86-03-040	490-600-072	REP-P	86-12-064
468-70-030	AMD	86-08-023	480-12-340	AMD-P	86-10-047	490-600-072	REP	86-15-076
468-70-040	AMD-P	86-04-069	480-12-340	AMD	86-14-050	490-600-072	REP-E	86-15-078
468-70-040	AMD	86-08-023	480-80-240	AMD-P	86-10-018	490-600-073	REP-P	86-12-064
468-70-060	AMD-P	86-04-069	480-80-240	AMD-E	86-10-019	490-600-073	REP	86-15-076
468-70-060	AMD	86-08-023	480-80-240	AMD-C	86-13-040	490-600-073	REP-E	86-15-078
468-300-010	AMD-E	86-03-001	480-80-240	AMD-C	86-14-048	490-600-075	REP-P	86-12-064
468-300-010	AMD	86-06-010	480-80-240	AMD	86-14-113	490-600-075	REP	86-15-076
468-300-010	AMD-P	86-08-094	480-90-032	NEW-C	86-04-023	490-600-075	REP-E	86-15-078
468-300-010	AMD-P	86-20-025	480-90-032	NEW	86-04-072	490-600-076	REP-P	86-12-064

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #
490-600-076	REP	86-15-076	490-800-160	NEW-E	86-15-077
490-600-076	REP-E	86-15-078	490-800-160	AMD-E	86-20-068
490-600-077	REP-P	86-12-064	490-800-170	NEW-P	86-12-063
490-600-077	REP	86-15-076	490-800-170	NEW	86-15-075
490-600-077	REP-E	86-15-078	490-800-170	NEW-E	86-15-077
490-600-080	REP-P	86-12-064	490-800-170	AMD-E	86-20-068
490-600-080	REP	86-15-076	490-800-180	NEW-P	86-12-063
490-600-080	REP-E	86-15-078	490-800-180	NEW	86-15-075
490-800-010	NEW-P	86-12-063	490-800-180	NEW-E	86-15-077
490-800-010	NEW	86-15-075	490-800-180	AMD-P	86-16-072
490-800-010	NEW-E	86-15-077	490-800-180	AMD-E	86-20-068
490-800-010	AMD-E	86-20-068	490-800-190	NEW-P	86-12-063
490-800-012	NEW-E	86-20-068	490-800-190	NEW	86-15-075
490-800-015	NEW-E	86-20-068	490-800-190	NEW-E	86-15-077
490-800-020	NEW-P	86-12-063	490-800-190	AMD-E	86-20-068
490-800-020	NEW	86-15-075	490-800-200	NEW-P	86-12-063
490-800-020	NEW-E	86-15-077	490-800-200	NEW	86-15-075
490-800-020	AMD-E	86-20-068	490-800-200	NEW-E	86-15-077
490-800-030	NEW-P	86-12-063	490-800-200	AMD-E	86-20-068
490-800-030	NEW	86-15-075	490-800-205	NEW-E	86-20-068
490-800-030	NEW-E	86-15-077	490-800-208	NEW-E	86-20-068
490-800-030	AMD-E	86-20-068	490-800-210	NEW-P	86-12-063
490-800-040	NEW-P	86-12-063	490-800-210	NEW	86-15-075
490-800-040	NEW	86-15-075	490-800-210	NEW-E	86-15-077
490-800-040	NEW-E	86-15-077	490-800-210	AMD-E	86-20-068
490-800-040	AMD-P	86-16-072	490-800-220	NEW-P	86-12-063
490-800-040	AMD-E	86-20-068	490-800-220	NEW	86-15-075
490-800-050	NEW-P	86-12-063	490-800-220	NEW-E	86-15-077
490-800-050	NEW	86-15-075	490-800-220	AMD-E	86-20-068
490-800-050	NEW-E	86-15-077	490-800-230	NEW-P	86-12-063
490-800-050	AMD-E	86-20-068	490-800-230	NEW	86-15-075
490-800-060	NEW-P	86-12-063	490-800-230	NEW-E	86-15-077
490-800-060	NEW	86-15-075	490-800-230	AMD-E	86-20-068
490-800-060	NEW-E	86-15-077	490-800-240	NEW-P	86-12-063
490-800-060	AMD-E	86-20-068	490-800-240	NEW	86-15-075
490-800-070	NEW-P	86-12-063	490-800-240	NEW-E	86-15-077
490-800-070	NEW	86-15-075	490-800-250	NEW-E	86-20-068
490-800-070	NEW-E	86-15-077	504-17-090	AMD-P	86-13-065
490-800-070	AMD-E	86-20-068	504-17-090	AMD	86-19-024
490-800-080	NEW-P	86-12-063	504-17-130	AMD-P	86-13-065
490-800-080	NEW	86-15-075	504-17-130	AMD	86-19-024
490-800-080	NEW-E	86-15-077	504-17-185	AMD-E	86-07-040
490-800-080	AMD-E	86-20-068	504-17-195	NEW-P	86-13-065
490-800-090	NEW-P	86-12-063	504-17-195	NEW	86-19-024
490-800-090	NEW	86-15-075	504-17-210	REP-P	86-13-065
490-800-090	NEW-E	86-15-077	504-17-210	REP	86-19-024
490-800-090	AMD-E	86-20-068	504-17-215	NEW-P	86-13-065
490-800-100	NEW-P	86-12-063	504-17-215	NEW	86-19-024
490-800-100	NEW	86-15-075	504-17-220	AMD-P	86-13-065
490-800-100	NEW-E	86-15-077	504-17-220	AMD	86-19-024
490-800-100	AMD-P	86-16-072	504-17-230	REP-P	86-13-065
490-800-100	AMD-E	86-20-068	504-17-230	REP	86-19-024
490-800-105	NEW	86-15-075	504-17-235	NEW-P	86-13-065
490-800-105	NEW-E	86-15-077	504-17-235	NEW	86-19-024
490-800-105	AMD-E	86-20-068	508-12-300	NEW-P	86-19-071
490-800-110	NEW-P	86-12-063	508-12-310	NEW-P	86-19-071
490-800-110	NEW	86-15-075	508-12-320	NEW-P	86-19-071
490-800-110	NEW-E	86-15-077	508-12-330	NEW-P	86-19-071
490-800-110	AMD-E	86-20-068	508-12-340	NEW-P	86-19-071
490-800-120	NEW-P	86-12-063	508-12-350	NEW-P	86-19-071
490-800-120	NEW	86-15-075	508-12-360	NEW-P	86-19-071
490-800-120	NEW-E	86-15-077	508-12-370	NEW-P	86-19-071
490-800-120	AMD-E	86-20-068	508-12-380	NEW-P	86-19-071
490-800-130	NEW-P	86-12-063	508-14-025	NEW	86-04-058
490-800-130	NEW	86-15-075	508-14-030	AMD	86-04-058
490-800-130	NEW-E	86-15-077	508-60-040	AMD-P	86-08-100
490-800-130	AMD-E	86-20-068	508-60-040	AMD-C	86-12-061
490-800-140	NEW-P	86-12-063	508-60-040	AMD-W	86-15-061
490-800-140	NEW	86-15-075	516-52-001	AMD	86-03-020
490-800-140	NEW-E	86-15-077	516-52-010	AMD	86-03-020
490-800-140	AMD-E	86-20-068			
490-800-150	NEW-P	86-12-063			
490-800-150	NEW	86-15-075			
490-800-150	NEW-E	86-15-077			
490-800-150	AMD-E	86-20-068			
490-800-160	NEW-P	86-12-063			
490-800-160	NEW	86-15-075			

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

ACCOUNTANCY, BOARD OF		AGRICULTURE, DEPARTMENT OF—cont.	
Certified public accountants	86-16-056	Rapeseed production and establishment	
Experience	86-19-074	of districts	86-12-065
	86-20-072		86-12-066
	86-20-087		86-15-063
Quality assurance review program	86-20-087		86-16-017
			86-16-023
AGRICULTURE, DEPARTMENT OF		Red raspberry commission	
Apple maggot	86-03-075	assessments	86-06-046
	86-07-020		86-13-012
Apples		board	86-13-012
marketing standards	86-10-057	definitions	86-06-046
	86-14-026		86-13-012
other brands and grades	86-08-080	voting	86-06-046
	86-10-045	Seed testing fees, certification, etc.	86-09-090
Blueberry quarantine	86-14-023		86-13-014
	86-17-049	Tansy ragwort in hay	86-15-054
	86-19-002		86-19-060
Brucellosis in cattle	86-04-050	Tree fruit research commission	86-07-051
	86-04-051		
	86-08-055		
Bulb commission		AMUSEMENT RIDES	
assessment increase	86-06-045	Regulated	86-07-055
	86-13-057		86-12-018
Chickens			86-12-019
testing of breeding stock	86-09-001		86-19-080
Commodity inspection standards	86-16-066	APPLE ADVERTISING COMMISSION	
	86-17-030	Assessment increase	86-18-033
	86-20-050		86-18-034
	86-09-090	Delinquent assessments	86-01-082
Diseased material		APPRENTICESHIP AND TRAINING COUNCIL	
Dry pea and lentil commission	86-09-079	Meetings	86-15-010
assessments	86-15-001	Wages	86-20-061
	86-15-002		
Eggs		ARCHAEOLOGY AND HISTORIC PRESERVATION, OFFICE OF	
assessment	86-01-075	Excavation permits	86-09-039
shell egg seal fees	86-04-027		86-13-001
Frozen desserts	86-01-074	Historic preservation grants advisory	
	86-04-026	committee	86-08-082
Grain fees	86-14-083	SEPA	86-09-038
	86-20-051		86-13-002
Grape stock	86-04-070	ARCHITECTS, BOARD OF REGISTRATION FOR	
	86-08-078	Acceptable work experience	86-04-088
Gypsy moth	86-03-075	Building designers	86-01-090
	86-07-020		86-06-053
Hay crop infestation, Ellensburg	86-13-032	Examinations	
Honey bee tracheal mite	86-03-075	candidates	86-01-090
	86-07-020		86-04-088
	86-08-009	qualifications	86-01-090
	86-10-048		86-04-088
	86-14-097	Reciprocity	86-06-053
Horticulture inspection fees	86-04-029		86-01-090
	86-06-038	Seal	86-04-088
	86-08-081	Work experience	86-01-090
Hop grading	86-14-098		86-04-088
	86-17-032		
	86-17-033		
Liens	86-20-088	ARTS COMMISSION	
Milk		Public records	86-01-087
bulk milk farm tanks, thermometers	86-13-051	Purpose, goals, organization	86-01-087
	86-17-014		86-08-072
Noxious weed control	86-16-073	ASIAN AMERICAN AFFAIRS, COMMISSION ON	
Onion white rot quarantine	86-03-075	Meetings	86-03-009
	86-07-020		86-08-013
Organic labelling	86-13-050	ATTORNEY GENERAL OPINIONS	
	86-16-033	County board of equalization, appeal	
	86-17-031	to tax appeals board	86-05-042
	86-18-040	County contract to enforce city	
Popcorn	86-17-078	regulations	86-02-005
Potato seed	86-11-063	Gambling tax, usc of revenue	86-15-014
	86-14-096	Home rule counties	
	86-15-045	budget conditions	86-03-072
Rapeseed certification	86-09-090	Liens, labor and landlord liens	
		on crops	86-04-037
		Police civil service commission	
		investigations	86-14-029

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

ATTORNEY GENERAL OPINIONS—cont.		CENTRALIA COLLEGE/SOUTH PUGET SOUND COMMUNITY COLLEGE (District 12)	
Public hospital district, public rates	86-13-060	Meetings	86-08-050
School funds, investment of	86-06-023		86-11-001
SEIB, HMO's, restrictions on medical coverage	86-20-023		86-15-044
Subdivision, boundary line adjustment	86-08-012	CENTRAL WASHINGTON UNIVERSITY	
Tax information, private businesses, authority of department of revenue to require	86-11-012	Library policies	86-20-045
		Meetings	86-09-062
AVIATION		CHILDBIRTH CENTERS	
Aircraft registration	86-01-066	Generally	86-01-035
	86-03-071	CHIROPRACTIC DISCIPLINARY BOARD	
Definitions		Health food store ownership	86-07-057
local service commuter	86-02-057		86-10-039
BELLEVUE COMMUNITY COLLEGE (District 8)		Meetings	86-19-053
Board meetings	86-02-008	Vitamins, minerals, and food supplements	86-07-057
Liquor implementation	86-01-056		86-10-039
Student code	86-13-047	CHIROPRACTIC EXAMINERS, BOARD OF	
	86-19-036	Continuing education	86-03-082
Student comprehensive fee	86-09-045		86-06-043
	86-09-046		86-14-107
	86-18-038	Examinations	86-19-075
BLIND, DEPARTMENT OF SERVICES FOR THE		appeal procedure	86-03-082
Business enterprise program	86-04-063		86-06-043
	86-08-010	national board partial waiver	86-01-040
		prior approval not required	86-03-082
BOARDING HOMES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)			86-06-043
BOILER RULES, BOARD OF			86-14-107
Board meetings, who may set	86-01-088		86-19-075
Construction, new, standards	86-01-088	CHORE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)	
Definitions		CLARK COMMUNITY COLLEGE (District 14)	
child care centers	86-01-088	Meetings	86-02-018
Inspection of systems	86-01-088	COLLECTION AGENCY BOARD	
	86-07-064	Credit reporting bureau	
Rules, substantive	86-04-059	satisfaction of claim	86-10-002
BRUCELLOSIS (See AGRICULTURE, DEPARTMENT OF)			86-14-051
BUILDING CODE COUNCIL		Rate of interest disclosure	86-10-002
Barrier free facilities	86-14-094		86-14-051
Building code	86-20-095	Sale of licensed collection agencies	86-10-002
Energy code	86-06-058		86-14-051
	86-06-059	COLUMBIA BASIN COLLEGE (District 19)	
	86-11-013	Academic employees	
	86-16-071	annual workload standards	86-10-033
	86-20-024		86-16-001
Meetings	86-05-001	leaves of absence	86-16-010
	86-12-003		86-10-033
BULB COMMISSION (See AGRICULTURE, DEPARTMENT OF)		promotions	86-16-010
CEMETERY BOARD			86-10-033
Definitions		salary schedule	86-16-010
control	86-12-068		86-10-033
	86-15-036	tenure regulations	86-16-010
	86-17-063		86-10-033
ownership	86-12-068	COMMUNITY COLLEGE EDUCATION, BOARD FOR	
	86-15-036	Interdistrict program arrangements and recruiting	86-11-059
	86-17-063		86-12-056
sale	86-12-068	Meetings	86-01-037
	86-15-036		86-05-004
	86-17-063	Salary defined, TIAA/CREF	86-16-063
CENTENNIAL COMMISSION			86-19-040
Agency administration	86-14-013	Tuition and fee charges	86-19-077
	86-16-084	waivers	86-19-052
			86-19-070

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

COMMUNITY DEVELOPMENT, DEPARTMENT OF		CORRECTIONS, DEPARTMENT OF—cont.	
Bonds		Work release	86-06-012
nonessential function bond state			
ceiling volume cap	86-13-062	CORRECTIONS STANDARDS BOARD	
Coastal development project's local		Day room	86-14-021
loan boards, meetings	86-19-025	Living space	86-14-021
CSBG	86-14-090	Maximum capacities	86-02-021
Development loan fund committee			86-05-038
meetings	86-09-089		86-09-070
	86-12-079		86-14-022
procedures	86-12-078	Physical plant standards	86-19-015
Early childhood education and	86-15-067		86-14-021
assistance program	86-18-073	Special detention and work	86-19-016
	86-19-050	release facilities	
	86-20-063	crowding	86-19-019
Emergency management (see EMERGENCY		COUNTY ROAD ADMINISTRATION BOARD	
MANAGEMENT, DEPARTMENT OF)		County road logs	86-17-097
Emergency shelter programs	86-03-008	Functional classification	86-17-097
	86-14-089	Overrun reimbursement	86-17-097
	86-15-033	RAP projects, regional prioritization	86-02-025
	86-20-011		86-06-005
	86-20-013		86-17-097
Fire protection policy board meetings	86-15-071	RAP vouchers	86-17-097
Food banks	86-04-046	RATA allocation	86-02-025
	86-04-047		86-06-005
	86-08-043		86-17-097
	86-14-088	RATA eligibility	86-02-025
	86-15-034		86-06-005
	86-20-010	RATA matching requirements	86-17-097
	86-20-012		
Head start program	86-10-061	CRIMINAL JUSTICE TRAINING COMMISSION	
	86-18-026	Appeal	86-14-014
LIHEAP	86-14-090	Exemption or variance	86-14-014
Municipal bond issuances	86-02-026	Meetings	86-01-055
	86-02-027		86-02-017
	86-06-024	Repeal and adoption of all chapters	86-15-072
State fire marshal (see FIRE MARSHAL)		in Title 139 WAC	86-19-021
Transient accommodations, fire standards	86-11-038		
Weatherization assistance program		CYANIDE (See PHARMACY, BOARD OF)	
state plan hearing	86-02-002	DAY CARE	
CONSERVATION COMMISSION		Generally	86-01-025
Meetings	86-09-073	Insurance	
	86-17-040	joint underwriting association	86-14-069
CONVENTION AND TRADE CENTER		DEFERRED COMPENSATION,	
Meetings	86-03-014	COMMITTEE FOR	
	86-04-064	Modification of deferral	86-13-005
	86-05-018		86-13-024
	86-08-062		86-16-025
	86-09-044	DENTAL EXAMINERS	
CORRECTIONS, DEPARTMENT OF		Examination content	86-04-089
Definitions	86-02-022		86-08-046
	86-02-023	DENTAL HYGIENE EXAMINING COMMITTEE	
	86-06-012	Examination	86-05-032
Disciplinary actions	86-06-012		86-09-014
Disposition of earnings	86-03-058	DEVELOPMENTALLY DISABLED	
	86-03-059	Community training program	86-04-074
	86-06-039		86-04-075
Facility review committee	86-06-012		86-08-003
Mail	86-18-032	Family support services	86-14-046
Notification	86-06-012		86-14-060
Offender release dates recalculation	86-02-022		86-18-049
	86-02-023	Hearings	86-14-046
Petition for promulgation, amendment			86-14-060
or repeal of rule or for declaratory			86-18-049
rule	86-02-051	Individual service plans	86-14-046
Public records	86-07-066		86-14-060
	86-10-010		86-18-049
Reimbursable impact/rates, criminal		Institutions	
justice costs	86-02-053	IMR program and reimbursement system	86-01-008
Sale of items, products, services by			86-14-059
vocational education students	86-02-052		86-14-073
Serious infractions	86-06-012		86-18-002
Standard rules	86-06-012		
Superintendent's procedures	86-04-015		
	86-07-034		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

DEVELOPMENTALLY DISABLED—cont.		ECOLOGY, DEPARTMENT OF—cont.	
Notification and consultation	86-14-046	Edmonds	86-06-061
	86-14-060		86-11-002
	86-18-049		86-12-070
Service authorizations	86-14-046	generally	86-05-052
	86-14-060	Grays Harbor County	86-07-068
	86-18-049		86-11-032
			86-12-071
EASTERN WASHINGTON UNIVERSITY		Kirkland	86-06-061
Delegation of appointing authority	86-01-042		86-11-002
Employee financial responsibilities	86-01-042		86-12-070
		Pacific County	86-11-068
ECOLOGY, DEPARTMENT OF			86-16-002
Air quality			86-17-071
ambient air quality standards and			86-18-052
emission limits for radionuclides	86-04-092	Redmond	86-16-075
	86-07-067		86-20-064
	86-10-053	Seattle	86-17-068
creditable stack height	86-19-069	Skamania County	86-08-101
sulfur dioxide, Weyerhaeuser company	86-07-050		86-12-072
Columbia basin project	86-04-058	Snohomish	86-14-111
Dangerous wastes	86-07-069		86-17-070
	86-12-057		86-19-049
Flood control zone permit program	86-08-100	Tacoma	86-11-067
	86-12-061		86-16-004
	86-15-061	Vancouver	86-11-066
Ground water management areas			86-16-003
and programs	86-02-004	Wahkiakum	86-02-038
	86-04-057		86-06-057
	86-04-058		86-07-049
	86-11-065	Winthrop	86-14-110
	86-15-009		86-17-069
	86-15-087		86-19-048
	86-16-085		86-05-052
Hazardous waste management for		wetlands	
categories of waste		Solid wastes, minimum functional	
meetings	86-09-099	standards	86-03-034
	86-10-052	Used oil	86-07-069
			86-12-057
Instream resources protection program		Wastewater discharge	
Little Spokane	86-10-062	permit fees	86-01-095
	86-12-048		86-06-040
	86-13-066	state program	86-01-095
	86-18-051	Water pollution control facilities	
Municipal wastewater treatment		money	86-15-004
construction grants	86-15-024		86-15-084
Skokomish-Dosewallips	86-01-011		86-19-042
	86-05-019	referendum 39	86-15-005
	86-01-095		86-15-083
NPDES			86-19-041
Public water supply		Water storage dams	86-19-071
Clark County	86-10-072	Wetlands	86-08-098
	86-15-030		86-12-011
Thurston County	86-10-071		
	86-15-029	EDMONDS COMMUNITY COLLEGE	
Quincy ground water	86-04-057	(District 23)	
Radioactive waste		Meetings	86-01-032
low-level			86-05-025
disposal	86-09-017		86-07-045
	86-10-043		86-09-065
	86-11-069		86-11-033
	86-15-007		86-13-029
	86-15-008		86-14-044
Recycled wastes	86-07-069		86-19-006
	86-12-057		
Referendum 39	86-15-005	EDUCATION, STATE BOARD OF	
	86-15-083	Certification	
	86-19-041	issuance and retention	86-09-097
SEA workshops and meetings	86-05-011	notice to prospective candidates	86-05-046
	86-08-099		86-09-011
Shoreline master program	86-08-098		86-09-097
	86-12-011	professional	
Anacortes	86-02-038	continuing education requirements	86-09-098
	86-06-057		86-13-018
	86-07-049	general provisions	86-09-096
Clallam County	86-04-040		86-13-016
	86-06-060	preparation requirements	86-09-097
	86-11-002		86-13-017
	86-12-069	District authority to proceed	86-01-093
development permits	86-05-052		86-04-066

Subject/Agency Index
(Citations in bold type refer to material in this issue)

EDUCATION, STATE BOARD OF—cont.

Emergency expulsion 86-15-058
86-17-083
86-20-055

High school graduation requirements 86-17-081
86-17-082
86-20-053
86-20-054

Meetings 86-01-092
86-17-080
86-19-003
86-19-004

Project approval 86-04-065
Project commitment 86-01-094
86-04-060

Public schools, certificated personnel 86-09-095
86-13-015

School district organization
election of regional committee
members **86-20-044**

Student learning objectives 86-17-084
86-20-056

Support level, insurance receipts 86-01-093
86-04-067

Waiver options, state support 86-17-085

EGGS

(See **AGRICULTURE, DEPARTMENT OF**)

EMERGENCY MANAGEMENT, DEPARTMENT OF

Local emergency management/services
organizations 86-06-037
86-15-068

Local emergency services organizations 86-06-037

Local emergency services plans 86-06-037

Local emergency services program 86-06-037

EMPLOYMENT SECURITY DEPARTMENT

Benefit overpayment 86-14-095
86-17-023

Corporations, corporate officer coverage 86-11-044
86-14-031

Job Training Partnership Act 86-05-022
86-08-073

ENERGY FACILITY SITE EVALUATION COUNCIL

Safety, etc., at sites where construction
has stopped 86-05-021

EQUIPMENT, COMMISSION ON

Seat belts 86-17-072
86-20-037

EVERETT COMMUNITY COLLEGE

(District 5)

Meetings 86-01-031
86-03-036

EXECUTIVE ORDERS

(See **GOVERNOR, OFFICE OF THE**)

FINANCE COMMITTEE

Local government investment pool 86-10-056
86-14-002

FINANCIAL MANAGEMENT, OFFICE OF

Paydates 86-14-065
86-17-001

Tax exempt bonds 86-16-018

FIRE MARSHAL

Nursing homes, fire inspection 86-08-063
86-08-064
86-12-062

Transient accommodations 86-11-038

FISHERIES, DEPARTMENT OF

Aquaculture
commercial purchasers and receivers 86-15-086
86-19-043

crawfish 86-15-086
86-19-043

definition 86-10-027

FISHERIES, DEPARTMENT OF—cont.

districts 86-10-027
86-15-086
86-19-043

production report 86-10-027
86-15-086
86-19-043

registration 86-10-027
86-15-086
86-19-043

shellfish 86-15-086
86-19-043

Commercial

agency procedures
fish receiving tickets
accountability 86-02-029
deadline 86-08-024
distribution 86-14-028

bottomfish 86-02-028
86-03-044
86-08-104
86-09-004
86-12-027
86-18-007
86-18-008
86-20-036
86-09-042
86-05-012
86-06-025

herring, etc.
pacific whiting

salmon

Chehalis River 86-01-017
86-19-017

Columbia River

gill net seasons 86-06-013

86-14-012

86-17-043

86-18-076

86-19-029

86-19-057

86-20-047

86-20-096

86-20-098

lawful gear 86-07-035
86-14-012

Yakima, Warm Springs, Umatilla,
and Nez Perce

86-14-012

86-17-043

86-18-076

86-19-010

86-19-027

86-20-047

86-20-096

86-10-075

86-15-016

86-15-055

86-09-015

86-11-016

86-11-043

86-12-012

86-12-032

86-16-036

86-16-074

86-16-083

86-01-052

86-01-053

86-15-017

86-16-015

86-16-016

86-16-032

86-16-050

86-16-051

86-17-008

86-17-010

86-17-011

86-17-041

86-17-042

86-18-013

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

FISHERIES, DEPARTMENT OF—cont.

FISHERIES, DEPARTMENT OF—cont.

	86-18-021		86-16-006
	86-18-046	Duamish River	86-19-044
	86-18-047		86-20-002
	86-18-062	Entiat River	86-13-039
	86-18-077	Hoh River	86-18-075
	86-19-008	Icicle River	86-11-017
	86-19-009	Klickitat River	86-09-018
	86-19-018		86-14-024
	86-19-046	Lake Wenatchee	86-16-022
	86-19-047	Lakes	86-08-065
	86-20-004	Lewis River	86-08-065
	86-20-006		86-14-024
	86-20-007	Little White Salmon River	86-10-028
	86-20-033	Pacific Ocean	86-14-024
	86-20-048		86-17-009
	86-20-049		86-17-029
	86-20-057		86-17-051
	86-20-097	punch card areas	
purse seine nets	86-08-103	bag limit codes	86-06-031
	86-13-037	Quillayute River	86-11-051
	86-13-038		86-14-024
Washougal River	86-20-032		86-15-056
Willapa Harbor	86-10-075	Samish Bay	86-19-026
	86-15-016	Sammamish Slough	86-20-009
	86-19-028	Skagit River	86-14-058
	86-19-058		86-20-005
	86-19-078	Soleduck River	86-11-051
	86-20-008		86-13-013
	86-20-014		86-14-024
	86-20-032	Washougal River	86-19-059
	86-20-076	Wenatchee River	86-12-074
shad	86-12-013	Wilderness Lake	86-05-039
shellfish			86-08-040
gooseneck barnacles	86-16-014	Wind River	86-09-018
razor clams	86-09-010		86-14-024
scallops	86-05-002	Wynoochee Reservoir	86-05-039
	86-08-056		86-08-040
sea urchins	86-01-015	saltwater seasons and bag limits	86-08-065
	86-10-026		86-14-024
	86-16-021	shellfish	
	86-20-028	abalone	86-08-065
	86-20-029		86-14-024
smelt		bag limits	86-08-065
lawful gear	86-01-051		86-14-024
	86-05-040	gooseneck barnacles	86-16-014
	86-08-039	hardshell clams	86-06-026
sturgeon			86-08-065
gear, seasons	86-04-017	oysters	86-08-065
	86-16-005		86-14-024
	86-16-031	razor clams	86-05-024
Grays Harbor	86-14-084		86-08-065
troll fishery	86-10-007		86-19-045
	86-10-015	shrimp	
	86-10-075	Hood Canal	86-11-042
<u>Personal use</u>		sturgeon	
bag limits	86-08-065	bag limit	86-02-036
definitions	86-08-065	Snake River	86-08-065
	86-14-024	unlawful acts	86-08-065
freshwater hook regulations	86-08-065		86-14-024
recreation sport fishing		<u>Subsistence/Ceremonial</u>	
1986-1987 season	86-02-061	Chehalis River	86-11-073
	86-03-089		86-12-007
	86-09-020		86-12-033
Bogachiel River	86-15-056		86-12-073
Calawah River	86-15-056		86-13-013
Clearwater River	86-13-013		86-14-009
Columbia River	86-08-047		86-14-057
	86-14-011	Columbia River	86-10-005
	86-14-024	Klickitat River	86-09-015
	86-16-022	Wanapum Indians	86-11-050
	86-17-028		86-12-014
	86-17-044		86-12-055
	86-18-045		86-17-060
	86-18-074	Wind River	86-10-005
Cowlitz River	86-08-065	Yakima River	86-10-005
	86-14-024		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

FOOD STAMPS		GAMBLING COMMISSION—cont.	
Generally	86-01-009	fees	86-07-043
	86-01-078		86-13-054
Voluntary quit	86-05-028	prizes	86-17-055
	86-05-030		86-07-043
FOREST PRACTICES BOARD			86-13-054
Meetings	86-06-041	receipts	86-17-055
	86-10-034		86-05-044
	86-16-070		86-07-043
Reforestation	86-17-065		86-13-054
	86-17-079	Card rooms	86-17-055
FOREST PRODUCTS		commercial stimulants	86-11-005
Definitions	86-02-045		86-13-053
	86-02-046		86-15-026
	86-10-054		86-17-054
	86-14-063		86-17-057
	86-14-064		86-19-054
Harvester adjustments	86-02-045	counter checks	86-19-055
	86-02-046		86-09-040
	86-10-054	free coffee	86-13-055
	86-14-063		86-09-040
	86-14-064	games authorized	86-13-055
Stumpage value	86-02-045	hours limited	86-15-059
	86-02-046		86-11-005
	86-10-054		86-15-026
	86-14-063		86-17-054
	86-14-064	monthly records	86-15-027
Timber quality code numbers	86-02-045	quarterly activity reports	86-19-056
	86-02-046	tournaments	86-11-005
	86-10-054		86-15-026
	86-14-063		86-17-054
	86-14-064		86-17-057
FORT STEILACOOM COMMUNITY COLLEGE		types of games authorized	86-15-059
(See PIERCE COLLEGE)			86-19-056
FOSTER CARE		wager limits	86-11-005
Generally	86-01-006		86-15-025
FUNERAL DIRECTORS AND EMBALMERS,			86-15-026
BOARD OF		Definitions	86-17-054
Apprentices, credit for prior employment	86-15-022	Fees	86-15-027
Cremation		optional payment plans	86-19-056
registration fee for endorsement for			86-09-040
crematory operations	86-01-083	Licenses	86-13-055
	86-05-031	change of business, notice	86-17-057
Definitions	86-09-006	civil or criminal actions, report	86-09-040
	86-15-022		86-13-053
Examination	86-09-006		86-13-055
	86-15-022		86-14-076
Licenses			86-17-056
applicants from other states	86-09-006	political contributions	86-09-040
	86-15-022		86-13-055
Training requirements	86-09-006		86-15-027
	86-15-022	test for optional payment plan for	
Unprofessional conduct		annual licenses	86-09-040
concealment of crime	86-09-006		86-13-055
	86-15-022	Meetings	86-11-005
GAMBLING COMMISSION			86-15-025
Applicants			86-15-026
required information	86-09-040		86-17-054
	86-13-053	Political contributions	86-09-040
	86-13-055		86-10-042
Bingo			86-13-055
conduct of game	86-05-044		86-15-027
	86-09-036	Promotional contests	86-03-035
credit cards	86-01-059		86-07-044
daily records	86-05-044		86-08-007
	86-09-036	Punchboards/pull tabs	
disclosure of prizes and rules	86-05-044	continuous-play pull tab operation	86-01-058
	86-09-036	control of prizes	86-01-058
equipment	86-05-044	limitation on pull tab	
	86-09-036	dispensing devices	86-01-058
expenses	86-07-043	monthly records	86-07-037
	86-13-054		86-15-027
	86-17-055		86-19-056

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

GAMBLING COMMISSION—cont.

reports and records 86-07-037
86-15-027
86-19-056
86-01-058

standards for flares

Raffles
firearms as prizes authorized 86-09-040
86-13-055

Valuable consideration 86-07-044

Video and electronic games 86-05-045
86-06-001
86-07-036
86-11-004

GAME COMMISSION/DEPARTMENT

Agency procedures

bald eagle mediation committee 86-04-012
bald eagle protection rules 86-17-096
commercial buying and processing of
anadromous game fish or roc 86-05-047
86-09-023

definitions 86-17-053
description of organization 86-03-052
dogs, destruction of for
attacking deer or elk 86-01-043
86-03-017
86-04-021

eastern and western Washington defined 86-05-049
86-09-024
86-17-053

fishing contests 86-03-055
licenses 86-14-103
dealer requirements 86-16-035
86-17-052
duplicates 86-03-054
operating procedures 86-03-053

Fishing

1986 seasons and catch limits 86-14-102
86-17-053
86-18-061

1987-88 game fish regulations 86-14-102

Cedar River 86-05-051

Columbia River 86-07-030
86-08-060
86-09-071
86-09-083
86-14-102

contests 86-14-102

definitions 86-02-041
Elochoman River 86-16-029
Gadwall Lake 86-02-041
Grays River 86-16-030
Green River 86-08-061
Humptulips River 86-05-051
Lake Sammamish 86-05-051
Lake Washington 86-06-029
Lewis River, North Fork 86-12-047
86-18-044
86-02-042

Mill Creek 86-02-041
Newaukum River 86-05-051
Nooksack River 86-03-018
Puyallup River 86-13-041
Rimrock Lake 86-19-020
86-05-051

Salmon Bay 86-05-051
Sammamish River 86-16-029
Shoveler Lake 86-02-041
Skamokawa Creek 86-02-042
Snake River 86-09-071
86-09-083

Snohomish River 86-03-002
Snoqualmie River 86-02-040
Touchet River 86-02-042
Walla Walla River 86-02-042
Wenatchee River 86-02-043

GAME COMMISSION/DEPARTMENT—cont.

wild steelhead release 86-09-071
86-09-083
86-12-046

Hunting

1985 management units and area
descriptions 86-09-084
1985 seasons and game bag limits 86-09-084
1985 seasons and rules 86-02-020
1986 management units and area
descriptions 86-09-084
86-16-027

1986 mountain goat, sheep, and
moose seasons 86-05-048
86-12-045

1986 season rules and unit
descriptions 86-05-050
86-06-027
86-17-095

1986 seasons and game bag limits 86-09-084
86-16-020
86-16-027

1986 upland game bird and
migratory waterfowl seasons 86-12-054
86-14-106
86-16-028

1987 upland game bird and
migratory waterfowl seasons 86-18-020
contests 86-14-102
Harris Lake game reserve 86-14-105
86-18-010

Lower Crab Creek game reserve 86-14-105
86-18-010

Quincy Lake game reserve 86-14-105
86-18-010

Rocky Ford game reserve 86-14-105
86-18-010

Sprague Lake game reserve 86-14-104
86-17-004

Spring bear and turkey seasons 86-06-028

Trapping

1986 trapping seasons and regulations 86-12-053
1987 trapping seasons and regulations 86-18-019

**GENERAL ADMINISTRATION,
DEPARTMENT OF**

Credit unions
investments in common trust funds 86-04-068

**GENERAL ASSISTANCE
(See SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF)**

GOVERNOR, OFFICE OF THE

Affirmative action program 86-02-055
Bonds, state ceiling 86-11-058
Colville Indians, retrocession of
criminal jurisdiction 86-14-114
Cowlitz County flooding 86-07-048
Fire protection services 86-02-054
86-09-063

Flooding 86-04-056
86-07-016

Hunger, task force established 86-11-057
Legislative session on nuclear waste 86-16-049

Low-level radioactive waste,
surcharges and penalties 86-06-014
Spokane flood emergency 86-15-035
State employee combined charitable
contributions program 86-02-015
86-05-023
86-08-070

**GREEN RIVER COMMUNITY COLLEGE
(District 10)**

Meetings 86-02-032
86-09-029
86-09-082
86-06-044

Smoking

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

HEALTH, BOARD OF		HIGHER EDUCATION PERSONNEL BOARD—cont.	
Dead bodies, transportation	86-01-071	Demotion, suspension, reduction, separation, dismissal	86-04-011
	86-10-074		86-06-033
	86-14-008	Eligible lists	
Funerals		definition	86-03-081
care of bodies, burial	86-01-071	Examinations	
	86-10-074	eligibility	86-02-047
	86-14-008		86-06-034
Tuberculosis testing	86-01-070	Exclusive representative, petition for decertification	86-04-077
	86-05-013		86-04-078
HEALTH CARE FACILITIES AUTHORITY			86-08-038
Variable rate demand revenue bonds	86-08-048		86-09-076
HEARING AIDS, COUNCIL ON		Holidays	86-04-079
Fitting and dispensing	86-05-034		86-08-037
	86-09-064	Layoff seniority	86-12-037
HIGHER EDUCATION COORDINATING BOARD			86-14-041
Degree Authorization Act	86-13-067	Meetings	86-04-032
	86-18-017		86-08-036
	86-20-082		86-10-025
	86-20-094		86-14-043
Restrictions on student placement and compensation	86-07-042	Notice of unsatisfactory work	86-06-033
	86-10-014	Overtime	86-08-102
State need grant	86-09-033		86-12-006
	86-09-034	Recruitment notices	86-02-047
	86-12-077		86-06-034
Work study program	86-04-038	Removal from supervisory positions	86-06-033
	86-07-041	State internship program	86-10-066
	86-07-042		86-12-037
	86-10-014		86-14-041
HIGHER EDUCATION FACILITIES AUTHORITY		Suspension of operations	86-15-028
Bond issuance, legal publication	86-17-048	Unfair labor practices	86-10-064
Revenue bonds public hearing	86-10-059		86-10-065
HIGHER EDUCATION IN SPOKANE, JOINT CENTER FOR			86-14-042
Meetings	86-01-081	Withdrawal of notices	86-08-091
		Written agreements, contents of	86-08-038
HIGHER EDUCATION PERSONNEL BOARD			86-09-076
Administrative assistant exemption	86-06-052	HIGHLINE COMMUNITY COLLEGE (District 9)	
	86-09-078	Meetings	86-15-057
Administrative employees	86-06-052	HISTORIC PRESERVATION, ADVISORY COUNCIL ON	
	86-09-078	Tax valuation, rehabilitation of historic properties	86-17-090
Affirmative action plans	86-02-047		86-17-091
	86-06-052		86-20-031
	86-09-078	HORSE RACING COMMISSION	
Agricultural employees	86-06-052	Admission to grounds	86-04-042
	86-09-078	Funds	86-15-082
Allocation	86-06-052	Horses	86-04-042
	86-09-078	Licenses	86-04-042
Annual performance evaluation	86-06-052		86-05-017
	86-09-078	applicant information	86-09-072
Application materials, distribution	86-03-081	New tracks and transfers of existing tracks	86-15-082
Appointing authority	86-06-052	licensing	86-09-092
	86-09-078		86-13-056
Availability	86-06-052	Payoffs on minus pools	86-04-042
	86-09-078		86-09-072
Board	86-06-052	Records	86-04-042
	86-09-077		86-09-072
	86-09-078	Washington-bred horses	86-15-082
Certification		HORTICULTURE	
method	86-02-047	(See AGRICULTURE, DEPARTMENT OF)	
	86-06-034	HOSPICE CARE CENTERS	
selective	86-02-047	(See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)	
	86-06-034	HOSPITAL COMMISSION	
Class	86-06-052	Accounting and reporting manual	86-20-083
	86-09-078	Budget submittal	86-10-060
Collective bargaining	86-04-078		86-11-040
Corrective employment programs	86-02-047		86-13-052
	86-06-034		86-15-018
	86-02-047		
Definitions	86-03-081		
	86-04-076		
	86-06-034		
	86-06-052		
	86-09-078		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

HOSPITAL COMMISSION—cont.		INDIANS—cont.	
Patient discharge information	86-10-046	Subsistence fishing	
	86-14-081	Chehalis River	86-11-073
Rules, schedules, etc.	86-10-060		86-12-007
Rules	86-08-077		86-12-033
	86-11-041		86-12-073
			86-14-009
HOSPITALS		Columbia River	86-10-005
Boarding homes	86-09-031	Klickitat River	86-09-015
	86-12-049	Wanapum Indians	86-11-050
Certificate of need program	86-06-030		86-12-014
Health facility construction			86-12-055
fees	86-09-031		86-17-060
	86-12-049		86-10-005
Medical facilities	86-09-031	Wind River	86-10-005
	86-12-049	Yakima River	86-10-005
Personnel	86-05-005		
	86-08-086	INDUSTRIAL INSURANCE APPEALS	
Rates	86-19-068	Mediation conference	86-05-007
Rules	86-03-070	Practice and procedure	86-03-021
	86-08-002		86-03-022
Schedule of charges	86-14-010		86-03-023
	86-14-072	INSURANCE COMMISSIONER	
	86-17-075	AIDS	86-17-076
			86-20-038
HUMAN RIGHTS COMMISSION		Alcoholism treatment	86-14-112
Lottery operations	86-11-039		86-18-027
Meetings	86-02-013	Commercial rate filings, prior approval	86-15-085
	86-04-004		86-18-042
	86-04-006		86-20-001
	86-07-065	Day care service providers	
	86-08-025	joint underwriting association	86-14-069
	86-09-050		86-15-062
	86-13-036		86-18-043
	86-18-014	Essential property insurance inspection	
	86-20-070	and placement programs (FAIR)	86-17-067
Special meetings			86-20-039
budget, officers, advisory council	86-02-014	Fixed premium universal life insurance	86-02-011
	86-04-005	Insurance coverage	
	86-13-042	laid-off persons	86-19-051
request for reconsideration	86-17-034		86-19-084
			86-19-085
INDIANS		children, both parents covered	86-19-051
Ceremonial			86-19-084
Chehalis River	86-13-013	Marine risks	86-19-085
	86-14-057		86-15-085
Colville Indians, retrocession of		Surplus line coverages	86-20-001
criminal jurisdiction	86-14-114		86-15-085
Salmon			86-20-001
Chehalis River	86-19-017	INVESTMENT BOARD	
Columbia River	86-14-012	Meetings	86-01-089
	86-17-043		86-20-065
	86-18-076		
	86-19-010	JOINT ADMINISTRATIVE RULES	
	86-19-027	REVIEW COMMITTEE	
	86-20-047	(See RULES REVIEW COMMITTEE)	
	86-20-096	LABOR AND INDUSTRIES, DEPARTMENT OF	
Puget Sound	86-01-053	Amusement rides	86-07-055
	86-15-017		86-12-018
	86-15-055		86-12-019
	86-16-015		86-19-080
	86-16-032	Appeals	
	86-16-050	resumption of jurisdiction	86-11-070
	86-17-008		86-16-008
	86-17-011	Apprenticeship and training council	
	86-17-042	meetings	86-15-010
	86-18-047	Boiler rules, board of,	
	86-19-009	see BOILER RULES, BOARD OF	
	86-19-018	Contractor compliance infractions	86-14-035
	86-19-047		86-14-039
	86-20-004		86-19-086
	86-20-007	Crime victims compensation	86-01-003
	86-20-033		86-01-028
	86-20-049	Discriminatory action against employee	
	86-20-057	based on claim filing, etc.	86-01-016
Shad	86-12-013		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LABOR AND INDUSTRIES, DEPARTMENT OF

—cont.	
Electrical contractors, etc., fees	86-10-017 86-14-077 86-14-078 86-18-041
Electrical construction code	86-11-072 86-14-077 86-14-078 86-16-007 86-18-041
Explosives	86-05-026 86-10-044
Factory-built housing, construction standards	86-08-071 86-14-033 86-14-037 86-19-081 86-19-082
Farm labor contracting	86-01-004 86-01-027
Fire detectors	
electric eyes	86-03-024
Hazard communication standard	86-06-051 86-10-001 86-10-035 86-12-004
Health care provider fees	86-03-050 86-04-036
Inoculation or immunological treatment for exposure to infectious occupational disease	86-13-034 86-13-035 86-18-025
Labor relations, repeal obsolete rules	86-05-027 86-08-015
Medical aid rules and maximum fee schedule	86-02-060 86-04-035 86-15-011 86-18-024 86-18-025 86-20-074
Mobile homes	86-14-036 86-14-040
Mobile homes, commercial coaches, recreational vehicles, construction standards	86-20-073
Occupational health code	86-11-071 86-16-009
Plumbers	86-14-034 86-14-038 86-19-083
Prevailing wages	86-02-012 86-03-063
Retrospective rating plans and group insurance plans	86-03-062 86-06-018 86-07-011 86-11-074 86-17-002
Safety standards	
construction work	86-01-069 86-03-073 86-03-074 86-03-024 86-03-025 86-03-026 86-03-027 86-03-028 86-03-029 86-03-030 86-03-031 86-03-032 86-03-033
elevators	
Violations	
repeat violations	86-06-002

LABOR AND INDUSTRIES, DEPARTMENT OF

—cont.	
Wheels, multi-piece and single-piece rim wheels	86-03-064
Worker right to know	86-18-070
Workers' compensation	
accident fund and medical aid	
base rates	86-20-075
gainful employment for wages	86-13-025 86-13-026 86-18-036 86-19-030
group insurance plans	86-01-036
health care vendors, fee schedule	86-01-054 86-06-032 86-11-074 86-17-002
overpayments, waiver of benefits	86-13-025 86-13-026 86-18-036 86-19-030
retrospective rating plans	86-01-036 86-11-074
risk classifications	86-08-083 86-12-041
self-insured employers	86-09-094 86-14-004 86-14-079 86-14-080 86-18-037 86-19-079 86-20-043
voluntary retirement/no longer attached to workforce	86-13-025 86-13-026 86-18-036 86-19-030
LANDSCAPE ARCHITECTS, BOARD OF REGISTRATION	
Board duties	86-07-058 86-16-013
Examinations	86-07-058 86-16-013 86-20-078
LIBRARY	
Advisory council	86-09-091
Grant programs	86-09-091
Meetings	
certification of librarians, board for	86-09-009 86-09-043
commission	86-03-015 86-08-001 86-10-008 86-16-067
Western library network	86-03-015 86-06-006 86-09-035 86-16-038 86-20-035
Planning and development committee	86-09-091 86-12-067
Western library network	
operation rules	86-03-048 86-08-042
LICENSING, DEPARTMENT OF	
Acupuncture	86-07-061 86-10-038
Architects, corporate authority	86-04-086 86-10-037
Auction company licenses	86-14-017 86-14-086 86-17-094 86-19-076
Aviation	
definitions	
local service commuter	86-02-057

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LICENSING, DEPARTMENT OF—cont.		LICENSING, DEPARTMENT OF—cont.	
registration	86-03-066	fundamentals course content	86-11-011
	86-03-071	management course content	86-11-011
	86-06-042	real estate law course content	86-11-061
	86-10-003		86-16-055
Bad checks	86-04-090	salespersons	86-04-091
	86-08-069	examinations	86-11-011
Collection agencies	86-10-002	schools	86-01-038
	86-14-051		86-06-011
Cosmetology instructors		Securities	86-11-034
exams	86-18-055		86-11-035
	86-18-072		86-14-045
Escrow agents			86-14-087
cash deposit or securities	86-11-018		86-15-003
	86-18-030		86-15-023
Examinations			86-17-061
monitoring	86-11-010		86-17-062
Fees	86-19-014		86-18-012
Marine fuel use study	86-03-057	Security interests, crop liens, processor	
Midwifery	86-11-036	and preparer liens	86-20-088
	86-16-012	Tow truck operators	86-03-011
Migrant workers, public assistance		Vessel title and registration	
programs criteria	86-09-013	requirements	86-07-060
	86-09-100		86-10-068
Motor vehicles		White water river registration	86-11-062
dealers, manufacturers	86-16-026		86-12-016
	86-16-052		86-15-037
dealers, salespersons		LIQUOR CONTROL BOARD	
license renewal	86-01-039	Advertising	86-12-010
financial responsibility	86-07-018		86-15-013
leased, tax liability	86-02-058		86-15-040
licensing	86-03-010		86-15-041
	86-03-083		86-16-059
	86-07-018		86-16-065
	86-10-040	Advertising at less than price	86-04-084
public assistance program criteria	86-14-016		86-07-021
manufacturers			86-14-100
license renewal	86-01-039		86-16-060
migrant workers, resident defined	86-09-013	Banquet permits	86-07-046
	86-09-100		86-09-075
	86-14-016	Beer packages, classification	86-01-026
new residents	86-02-056	Beer suppliers and wholesalers	86-04-084
occupational license	86-03-084		86-07-021
	86-07-018		86-14-100
open container law	86-07-018		86-16-060
registration		Board samples, procedures	86-19-065
permit to drive prior to		Brand signs and point-of-sale displays	86-16-065
registration	86-20-080		86-19-022
resident redefined	86-09-013		
	86-09-100	Breweries	
	86-14-016	out-of-state	
replacement plates and validation tabs	86-15-069	reporting of samples	86-08-096
	86-15-070		86-11-015
special fuel supplier or dealer	86-02-058	Containers	86-04-083
wreckers, hulk haulers, scrap processors			86-07-022
general procedures and requirements	86-20-079	Guest and courtesy cards	86-04-034
license plates, destroying	86-16-053		86-07-013
	86-16-077		
license renewal	86-01-039	Hotels	86-09-027
	86-08-028	by the bottle	86-09-086
	86-16-077		86-12-022
Occupational therapist		Licenses	
inactive status	86-16-069	Class C	86-04-082
Prescription form completion	86-07-062		86-07-015
	86-10-036	Class H	86-04-082
			86-07-015
Real estate			86-09-027
agent disclosure	86-16-068		86-09-028
	86-19-062		86-09-087
broker			86-12-022
course content	86-11-011		86-12-023
examinations	86-04-091		86-13-059
	86-11-011		86-15-066
licensure	86-04-091	true party of interest	86-04-033
records	86-01-038		86-07-012
	86-06-011		86-12-009
commission meetings	86-03-044	use of premises by private parties	86-15-042
course approval	86-11-011		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LIQUOR CONTROL BOARD—cont.

Managers required, exceptions	86-09-085 86-12-021
Meetings	86-02-007
Minors employed on premises	86-11-046 86-15-039 86-18-018
Minors prohibited, posting requirements	86-07-047 86-09-074
Outdoor advertising	86-12-010
Packages, classification	86-20-067
Prohibited practices	86-04-003 86-06-021 86-09-019
Records	86-04-083
Rules review plan	86-02-006
Samples, procedures for board samples	86-19-065
Treating	86-04-044 86-07-014
Use of insignia or reference to liquor control board prohibited	86-04-002 86-07-019
Vending appointment	86-04-048 86-07-023
Wineries	
domestic	
bulk wines	86-11-014
fruits used	86-11-014
records	86-08-095
retail sales	86-09-028 86-09-087 86-12-023
out-of-state	
reporting of samples	86-08-096 86-11-015
Wine suppliers and wholesalers	86-04-084 86-07-021 86-14-100

LOTTERY COMMISSION

Agents	86-01-060
Central and field organization	86-17-093
Compensation	86-07-028 86-08-059
Contested cases and proposed orders	86-17-015 86-17-093
Debts owed the state	86-17-015 86-17-093
Definitions	86-01-060
Hearings	86-01-060
Indian tribes	
licensing of enterprises	86-11-039 86-17-093
<u>Instant game number 19 – Three Cards Up</u>	
criteria	86-03-003 86-03-079 86-03-080 86-07-028
definitions	86-03-003 86-03-079 86-07-028
ticket validation	86-03-003 86-03-079 86-07-028
<u>Instant game number 20 – Cash Code</u>	
criteria	86-07-029 86-08-059 86-12-001
definitions	86-07-029 86-08-059 86-12-001
ticket validation	86-07-029 86-08-059 86-12-001
<u>Instant game number 21 – Sun Dollars</u>	
criteria	86-08-079 86-12-002

LOTTERY COMMISSION—cont.

definitions	86-08-079 86-12-002
ticket validation	86-08-079 86-12-002
<u>Instant game number 22 – Silver Lining/ Silver Bells</u>	
criteria	86-17-015 86-17-093
definitions	86-17-015 86-17-093
ticket validation	86-17-015 86-17-093
Licenses	86-01-060 86-17-015
Lotto	
end of game	86-08-079 86-12-002
prizes	86-01-060 86-07-039 86-08-079 86-11-039 86-12-002 86-02-037
Meetings	86-01-060
On-line games	86-01-060
Prizes	86-03-079 86-17-015 86-17-093
Retailers	86-01-060
Slot machines prohibited	86-01-060
Tickets	86-01-060
MEDICAL ASSISTANCE (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)	
MEDICAL EXAMINERS, BOARD OF	
Acupuncture	86-13-069 86-16-054
Examinations waived for reciprocity or waiver	86-03-056
Physician's assistants	86-08-093 86-12-031 86-13-069 86-08-092
Registration revised	
MEXICAN AMERICAN AFFAIRS, COMMISSION ON	
Meetings	86-01-096 86-04-016 86-10-073 86-17-007
MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF	
Application process	86-14-101
Burden of proof	86-14-101 86-17-018
Definitions	86-14-101
Denial of certification	86-17-018 86-14-101
Goals for 1986-87	86-13-046 86-14-101 86-17-018
Resubmission of applications	86-14-101
Revocation of certification	86-17-018 86-14-101 86-17-018
NATURAL HERITAGE ADVISORY COUNCIL	
Meetings	86-20-066
NATURAL RESOURCES, DEPARTMENT OF	
Board meetings	86-02-003 86-08-087 86-10-009
Fire protection rules	86-11-008 86-13-021 86-19-011

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

NATURAL RESOURCES, DEPARTMENT OF—cont.		OFF-ROAD VEHICLES (ORVS)	
Fire restrictions		Hearings	86-05-016
closed season on DNR forest lands	86-09-041		
	86-15-031	OPTOMETRY, BOARD OF	86-19-073
	86-15-053	Contact lenses	86-08-092
	86-17-005	Continuing education	86-13-008
	86-17-006		86-08-092
	86-17-019	Eligibility	86-13-008
	86-17-020		86-08-092
	86-17-024	Examination	86-08-092
	86-17-050		86-13-008
	86-17-059	Licenses	
	86-17-092	renewal	86-07-059
	86-18-006		86-13-009
	86-18-011	Optical prescriptions	86-08-092
	86-18-015		86-13-008
	86-18-016	Postgraduate education programs	86-08-092
	86-18-050		86-13-008
	86-18-053		
	86-19-007	OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR	
	86-19-011	Grant-in-aid policies	86-08-074
	86-19-023	Meetings	86-01-033
	86-19-032		86-05-016
			86-13-031
Fire season, industrial fire tool requirements	86-10-011		86-20-022
Forest fire advisory board	86-04-028	Nonhighway off-road vehicles	86-20-052
	86-12-030		
Mineral prospecting leases and mining contracts royalties	86-09-068	PARKS AND RECREATION COMMISSION	
	86-09-080	Alcohol	86-02-062
	86-12-017		86-06-020
	86-14-015	Camping	86-10-058
Oil and gas leasing	86-04-081		86-14-025
	86-07-027	Campsite reservations	86-02-062
Outdoor burning	86-14-070	Cross country ski trails	86-06-020
	86-19-011		86-20-092
Timber sales		Firearms	86-16-037
initial deposits	86-12-008		86-20-020
WDPSC user's meeting	86-03-005	Fort Worden	86-02-062
	86-09-008	Games	86-20-093
		Lakes	86-02-062
		combustion engines on Cascade Lake, Moran State Park	86-08-097
NOXIOUS WEED CONTROL BOARD			86-11-052
List	86-04-062	Meetings	86-11-053
	86-07-024		86-02-016
NUCLEAR WASTE BOARD		Park capacities	86-08-014
Meetings	86-10-051		86-02-062
NURSING HOME ADMINISTRATORS, BOARD OF EXAMINERS		Park periods	86-06-020
Registration of licenses	86-01-086		86-02-062
NURSING HOMES		Peace and quiet	86-06-020
Accounting and reimbursement system	86-07-054		86-02-062
	86-10-055	Picnicking	86-06-020
Bed needs	86-09-049		86-02-062
	86-12-044	Public assemblies	86-06-020
Discharge allowance	86-07-053		86-04-085
	86-10-021	Swimming	86-08-014
Tuberculosis testing	86-16-039		86-02-062
	86-20-018		86-06-020
OCCUPATIONAL THERAPY PRACTICE BOARD		PENINSULA COLLEGE (District 1)	
Code of ethics and conduct standards	86-14-018	Meetings	86-02-010
Definitions	86-06-054		86-06-009
	86-10-004	PERSONNEL BOARD/DEPARTMENT	
	86-14-018	Affirmative action	86-14-092
Exams	86-06-054		86-20-091
	86-10-004	Allocation, request for review	86-18-048
Foreign trained applicants	86-06-054	Application	
	86-10-004	disqualification	86-04-043
	86-14-018		86-08-035
Licensure exemption	86-06-054	Board	
	86-10-004	powers and duties	86-08-090
	86-14-018		86-12-036
Mandatory reporting	86-14-018		
Unprofessional conduct or gross incompetency	86-14-018		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

PERSONNEL BOARD/DEPARTMENT—cont.

Call-back provisions and compensation
for work preceding or following a
scheduled workshift 86-01-049
86-02-044
86-06-016
86-06-017
86-08-089
86-09-057

for work on scheduled days off
or holidays 86-08-089
86-09-057

Career executive program 86-03-041
86-06-015
86-06-055
86-09-055
86-12-035
86-14-082
86-14-091
86-17-039
86-18-048

Certification, general methods 86-14-071
Compensation plan 86-04-044
Disciplinary action 86-08-035
86-10-070

Employee advisory service 86-06-056
Fair Labor Standards Act 86-09-054
86-09-056
86-12-025
86-08-088
86-09-057

Hours of work 86-09-057

Leave
child care emergencies **86-20-090**
inclement weather **86-20-090**
sick leave **86-20-090**
Miscellaneous leave 86-14-071
Overtime provisions and compensation 86-01-014
86-17-037
86-18-048
86-08-089
86-09-057

Overtime rate 86-08-089
86-09-057

Pay
period 86-08-089
86-09-057
special pay ranges 86-02-044

Performance evaluation **86-20-089**
Predissmissal process 86-01-048
86-08-090
86-11-007
86-13-048

Salary, fringe benefit study 86-10-070
Shift charge 86-10-070
86-12-026
86-14-071

Shift premium provisions and
compensation 86-01-049
86-02-044
86-06-016
86-06-017
86-12-052
86-15-019
86-17-036

Shift premium schedule 86-10-070
86-11-006
86-13-049

Sick leave 86-08-089
Special pay – employment problems 86-09-057

State internship programs 86-10-070
86-11-006
86-13-049

Travel time 86-08-089
86-09-057

Vacation leave
accrual 86-08-090
86-11-007
86-13-048
86-15-019
86-17-035

PERSONNEL BOARD/DEPARTMENT—cont.

Work period designations 86-01-014
Workweek 86-18-048
Y-rates 86-10-070
86-13-048
86-15-019
86-17-038

PHARMACY, BOARD OF
Capsules 86-14-052
86-14-108
86-18-023
86-18-071
86-07-063
Controlled substances or legend drugs 86-14-052
Cyanide protection 86-14-108
86-18-023
86-18-071
86-13-011
86-13-068
86-16-057
86-20-081

Marinol 86-20-081
86-14-109

Pharmacy inspections
Poison control **86-20-081**
Retired pharmacist license **86-20-081**
Sample drugs 86-14-109

PHYSICAL THERAPY
Examinations 86-16-076
passing score 86-19-063
86-19-063

Reciprocity 86-19-063

PIERCE COLLEGE
(District 11)
Meeting time and place 86-11-047
86-15-020
86-09-060
86-09-061
86-20-071
86-11-047
86-15-020

Meetings

Name change 86-15-020

PILOTAGE COMMISSIONERS, BOARD OF
Licensing of pilots 86-01-047
86-07-010
86-19-001
86-20-021

Rates 86-15-021
Puget Sound district 86-15-047
86-19-066

PODIATRY, BOARD OF
Approved schools 86-15-043
86-18-054
86-01-041
86-18-054
86-18-054

Board officers
Examination
Excessive fees

PRACTICAL NURSING, BOARD OF
Discipline, standards of conduct 86-01-084
86-14-085
86-18-031
86-18-031

Renewal of licenses

PREVAILING WAGES
(See LABOR AND INDUSTRIES,
DEPARTMENT OF)

PRISON TERMS AND PAROLES, BOARD OF
Policies and procedures 86-14-032

PRODUCTIVITY BOARD
Employee suggestion program 86-04-039

PSYCHOLOGY, EXAMINING BOARD OF
Administrative rules 86-09-012
86-13-058
86-19-061
86-04-087
86-04-087

Auxiliary staff
Continuing education
Licensing
experience prerequisite 86-04-087

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

PSYCHOLOGY, EXAMINING BOARD OF—cont.		RED RASPBERRY COMMISSION—cont.	
Moral and legal standards	86-04-087	Definitions	86-06-046
Professional relationships	86-04-087		86-13-012
Public statements	86-04-087	Voting	86-06-046
PUBLIC DEPOSIT PROTECTION COMMISSION		RETIREMENT SYSTEMS, DEPARTMENT OF	
Collateral level	86-10-063	Actuarial tables	86-04-080
Minimum standards	86-10-063		86-07-026
Out-of-state demand accounts	86-10-063		86-09-037
Practice and procedures	86-14-005		86-09-052
PUBLIC DISCLOSURE COMMISSION			86-13-022
Earmarked contributions	86-11-049	Public employees retirement board	
	86-12-060	city managers	86-09-066
	86-14-056		86-09-067
Fair campaign practices code	86-04-053		86-13-023
	86-08-030	REVENUE, DEPARTMENT OF	
Financing, funds	86-04-071	(See also FOREST PRODUCTS)	
Forms		Advertised price, etc.	86-03-016
earmarked contributions	86-11-049	Agricultural products	86-07-005
	86-12-060		86-18-068
	86-14-056	Air carriers	86-07-005
financial affairs reporting	86-05-041	Artistic and cultural organizations	86-03-042
	86-15-065		86-07-006
	86-19-039	Automobile dealers/demonstrators and	
summary of contribution and		executive vehicles	86-05-043
expenditures	86-05-041		86-09-002
	86-08-030	Excise tax rules:	
Lobbyists		bona fide initiation fees and dues	86-02-039
hire of other lobbyists	86-06-050	contributions, donations, and	
	86-10-013	endowments	86-02-039
	86-12-058	food products	86-02-039
	86-14-056	real estate excise tax	86-13-010
registration requirements	86-20-086		86-16-080
Nonreimbursed public office related		religious, charitable, benevolent,	86-19-013
expense	86-13-006	nonprofit service organizations,	
	86-14-055	and sheltered workshops	86-02-039
Ratings and endorsements	86-04-052	Feed, seed, fertilizer, and spray	
	86-06-049	materials	86-03-043
	86-08-030		86-06-047
Terms, use of	86-04-053		86-09-058
	86-08-029		86-18-068
	86-10-012		86-18-068
	86-12-059	Food products	86-18-068
PUBLIC EMPLOYMENT RELATIONS		Government contractors	86-07-056
COMMISSION			86-10-016
Unfair labor practice case rules	86-08-041	Imports and exports	86-07-005
	86-11-054	Magnesium	86-17-077
PUBLIC INSTRUCTION			86-20-027
(See SUPERINTENDENT OF		Maintenance agreements	86-03-016
PUBLIC INSTRUCTION)		Manufacturers tax credits	86-09-048
PUBLIC WORKS BOARD			86-10-050
Meetings	86-01-024		86-13-061
	86-17-073	Meals	86-14-019
Operating procedures	86-03-051	Metal bullion	86-03-016
	86-14-053		86-03-042
	86-14-054		86-06-048
	86-18-009		86-09-016
PUGET SOUND WATER QUALITY AUTHORITY		New articles, components and	
Meetings	86-10-006	ingredients	86-17-077
	86-15-060		86-20-027
	86-19-031	Open space land	
Procedures, operations	86-01-012	farm and agricultural land	86-06-008
	86-04-054		86-09-088
	86-04-055	homesite valuation	86-01-092
SEPA	86-01-012	Poultry and hatching eggs	86-18-068
	86-04-054	Property tax	
	86-04-055	exemptions	
		nonprofit organizations	86-09-003
			86-12-034
RADIOACTIVE MATERIALS		Public utility tax	86-15-081
(See ECOLOGY, DEPARTMENT OF;			86-18-069
SOCIAL AND HEALTH SERVICES,		energy conservation and	
DEPARTMENT OF)		cogeneration deductions	86-01-077
RED RASPBERRY COMMISSION		Real property	86-16-079
Assessments	86-06-046		
	86-13-012		
Board	86-13-012		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

REVENUE, DEPARTMENT OF
(See also **FOREST PRODUCTS**)—cont.

Refuse collection business 86-12-075
86-12-076
86-14-020
86-14-093
86-15-064
86-15-081
86-18-069

Sales and use tax deferrals
 manufacturing, research, development 86-10-049
86-10-050
86-13-061
86-14-019
86-15-081
86-18-069

Service and other business activities 86-15-081
86-18-069

Sewerage collection business 86-15-081
86-18-069

Ships and vessels 86-16-078

Tax credits for manufacturers 86-09-048
86-10-050
86-13-061
86-14-019
86-09-059
86-12-015

Tax registration certificates

Tax returns
 releases 86-09-051
86-12-024

Trade-ins, selling price,
 sellers' tax measures 86-01-076
86-04-024

Use tax 86-16-064
86-19-067

Vending machines 86-15-080
86-18-022

Warranties, maintenance agreements,
 and service contracts 86-03-016

RULES REVIEW COMMITTEE

Open space farm, residences 86-06-022

SEATTLE COMMUNITY COLLEGE

(District 6)

Meetings 86-01-005
86-01-030
86-01-057
86-03-065
86-07-001
86-08-034

SECRETARY OF STATE

Polling accessibility 86-05-053
86-08-044
86-08-045

SHORELINE MASTER PROGRAMS

(See **ECOLOGY, DEPARTMENT OF**)

SKAGIT VALLEY COLLEGE

(District 4)

Meetings 86-02-009
86-08-011
86-19-072

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF**

Adult family homes 86-01-079
86-10-029
86-16-019
86-16-040
86-20-017

Adult protective services 86-19-087
86-03-070
86-08-002

Alcohol and drug treatment facilities 86-01-035
86-04-031

Boarding homes

Childbirth centers 86-02-019
86-02-048

Children's involuntary mental health
 treatment

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF**—cont.

Chore services 86-05-006
86-08-085
86-09-047
86-12-040
86-08-053
86-08-058
86-11-024
86-10-029
86-16-019
86-01-025
86-03-077
86-03-078
86-09-032
86-10-020
86-12-020
86-12-051
86-18-001
86-20-003

Community options program entry system

Congregate care facilities

Day care/child care

Developmentally disabled,
 see **DEVELOPMENTALLY DISABLED**

Domestic violence shelters 86-18-064
86-18-065
86-13-063
86-16-047
86-01-009
86-01-078
86-03-006
86-05-028
86-05-030
86-08-019
86-08-022
86-08-032
86-08-084
86-11-026
86-13-004
86-15-012
86-15-088
86-15-089
86-15-090
86-16-042
86-16-043
86-17-012
86-17-013
86-18-058
86-18-059
86-18-060
86-18-063
86-20-019
86-20-046
86-20-077

Employment partnership program

Food stamps

Foster care 86-01-006
86-02-049
86-04-030

General assistance/continuing assistance
 AFDC
 applications 86-11-060
 cost of living need standard 86-13-007
86-16-048
86-13-064
 deprivation due to incapacity
 eligibility
 computation of available income
 and resources 86-18-005
 effect of newly acquired income
 and property 86-04-013
86-08-008
86-01-010
86-12-038
86-16-044
86-20-041
 need 86-04-014
 overpayment, repayment 86-04-073
 periodic review 86-04-073
 redetermination 86-08-004
86-18-056

Subject/Agency Index
(Citations in bold type refer to material in this issue)

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

special situations
family units **86-20-015**
spouses, assignment or transfer
of income 86-14-068
86-14-075
86-18-005
WIN program participation
exclusions 86-01-001
86-08-016
86-11-021
86-08-057
86-11-023
incapacity, deprivation due to 86-10-031
86-10-032
Kitsap physicians service, sound
care plan 86-18-028
86-18-029
payment standards raised for
vocational rehabilitation 86-02-030
86-02-050
redirection of warrant 86-03-076
86-07-002
resources, a compensatory award
is a resource **86-20-062**
suspension, termination, or reduction
of grant 86-05-008
86-07-025
86-09-081
86-10-023
86-07-052
86-10-022
86-03-070
86-08-002
Hearing aids
Hospice care center
Hospital, see HOSPITALS
IMR, see DEVELOPMENTALLY DISABLED
Labor camp certification 86-05-029
Medical assistance
allocation of excess income
86-12-042
86-12-043
86-17-022
86-01-002
86-08-017
86-08-018
86-08-020
86-08-021
86-11-022
86-11-060
86-12-042
86-12-043
86-17-022
86-01-080
86-04-019
86-04-020
86-16-041
86-16-046
86-20-016
86-04-019
86-04-020
86-08-005
86-08-031
86-08-033
86-11-025
86-17-058
86-17-074
86-16-081
86-16-082
86-03-045
86-11-045
86-14-099
86-18-078

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

limited casualty program
medically indigent 86-04-007
86-04-008
86-09-007
medically needy
application process 86-12-042
86-12-043
86-17-022
86-04-019
86-04-020
86-08-005
86-03-066
86-03-069
86-07-003
86-02-031
payment
physicians' services
psychotherapy 86-14-067
86-14-074
86-18-003
86-03-046
86-04-041
86-13-033
86-16-045
86-17-021
86-04-007
86-04-008
86-09-007
86-03-047
86-02-031
86-02-031
SSI
denied applicants 86-03-067
86-03-068
86-07-004
Mental health
children's involuntary treatment 86-02-019
86-02-048
86-09-013
Migrant workers
Nursing homes, see NURSING HOMES
Pregnancy
medical facilities for induction/
termination 86-03-070
86-08-002
86-20-040
86-04-025
86-08-054
86-17-066
Radioactive materials
air quality and emissions 86-17-066
large volumes of naturally
occurring material 86-17-027
86-04-025
86-08-054
86-09-093
86-12-039
86-17-066
86-17-066
regulation
transportation and waste
Radioactive waste
low-level
disposal sites 86-09-025
86-09-026
86-11-019
86-11-020
86-17-026
86-17-066
86-11-019
86-11-020
86-17-026
86-17-027
86-14-006
86-14-007
86-18-004
uranium mill regulations
uranium mill tailing areas
site surveillance fee

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

SSI 86-01-007
86-03-045
86-03-067
86-03-068
86-07-004
86-10-024
86-10-030
86-14-061
Support enforcement 86-02-033
86-02-034
86-05-009
Vocational rehabilitation
administrative review 86-09-053
86-12-050
economic need 86-05-010
fair hearing 86-09-053
86-12-050
payment standards raised 86-02-030
86-02-050
Warrants, loss, theft or destruction 86-18-057
WIN 86-01-001
AFDC eligibility 86-01-001

**SPOKANE COMMUNITY COLLEGES
(District 17)**

Meetings 86-01-046
86-04-018
86-07-033
86-19-035
Trustees 86-04-010

STATE EMPLOYEES INSURANCE BOARD

Advertising/promotion 86-13-044
86-13-045
86-16-061
Eligible employees and retirees 86-13-043
86-17-025
Employer contribution 86-13-044
86-13-045
86-16-061
Legislators 86-01-072
86-01-073
86-05-020
86-06-003
86-16-062
86-13-044
86-13-045
86-16-061
Part-time faculty
Self-pay coverage 86-16-061

STATE PATROL

Private carriers
drivers qualification and hours of
service standards 86-05-015
86-08-067

SUPERINTENDENT OF PUBLIC INSTRUCTION

Beginning teachers assistance program 86-11-029
86-15-049
Building selection process 86-17-086
86-20-069
Finance
administrative salary and insurance
benefits compliance 86-17-047
86-17-088
86-19-012
86-20-059
apportionment for part-time public
school attendance 86-01-020
86-01-021
categorical appointment 86-05-035
86-08-076
86-15-052
emergency school closure 86-01-022
general apportionment 86-01-022

**SUPERINTENDENT OF PUBLIC INSTRUCTION
—cont.**

salary compensation lid compliance 86-01-023
86-17-045
86-17-087
86-20-060
special allocation, instruction,
and requirements 86-01-019
86-05-036
86-05-037
86-08-075
86-17-046
86-17-089
86-20-058
86-01-018
86-07-038
86-11-030
86-15-051
Honors award program 86-03-060
86-06-007
Special education programs
education of all handicapped children 86-11-027
86-15-048
86-11-028
86-15-050
Special service program
financial assistance to local school
districts
Student health records

**SUPPORT ENFORCEMENT
(See SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF**

SUPREME COURT

CAR 21 86-14-030
26 86-14-030
CJC preamble 1(c) 86-08-026
CrR 2.1 86-14-001
2.2 86-14-001
2.3 86-14-001
3.1 86-14-001
3.2 86-14-001
3.3(d) 86-19-038
3.3(h) 86-14-001
4.2(f) 86-14-001
4.2(g) 86-14-001
4.3 86-14-001
4.7 86-14-001
6.15(b) 86-14-001
6.15(c) 86-14-001
7.1(b) 86-14-001
7.2(b) 86-14-001
7.8 86-14-001
GR 8.2 86-06-036
JTIR 6.2(a) 86-10-041
6.2(d) 86-11-056
86-19-037
RAP 5.3(j) 86-14-001
RLD 2.4 86-06-019
5.1 86-06-019
5.5(a) 86-06-019
5.7 86-06-019
6.7 86-06-019

**TACOMA COMMUNITY COLLEGE
(District 22)**

Meetings 86-01-045

**TAXES
(See REVENUE, DEPARTMENT OF)**

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

TOXICOLOGIST, STATE			
BAC verifier infrared breath test instrument	86-01-067		
	86-01-068		
	86-05-003		
	86-13-027		
	86-13-028		
	86-15-073		
	86-15-074		
	86-16-058		
	86-20-085		
TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF			
Nonessential function bonds	86-16-034		
TRAFFIC SAFETY COMMISSION			
Meetings	86-10-069		
TRANSPORTATION COMMISSION/DEPARTMENT			
Aircraft registration	86-01-066		
Art work	86-01-065		
Ferry tolls	86-01-044		
	86-03-001		
	86-03-061		
	86-06-010		
	86-08-094		
	86-11-037		
	86-16-011		
	86-20-025		
	86-20-026		
	86-20-084		
Load limits on SR 11	86-17-017		
	86-20-030		
Meetings	86-03-007		
Mobile home movement	86-18-066		
	86-18-067		
Motorist information signs	86-04-069		
	86-08-023		
Outdoor advertising control	86-01-063		
Pilotage rates			
Puget Sound district	86-02-035		
Rental of state highway lands and improvements	86-12-005		
	86-14-062		
	86-18-039		
Small business and minority contractors	86-01-064		
TREE FRUIT RESEARCH COMMISSION			
Assessment rates	86-07-051		
	86-14-066		
UNIVERSITY OF WASHINGTON			
Boat moorage facilities	86-11-031		
	86-17-016		
Small works roster	86-04-009		
	86-08-027		
Meetings	86-02-001		
Parking fees	86-11-031		
	86-17-016		
Use of facilities	86-07-007		
	86-15-038		
URBAN ARTERIAL BOARD			
Meetings	86-02-059		
	86-04-061		
	86-06-035		
	86-08-066		
	86-15-006		
UTILITIES AND TRANSPORTATION COMMISSION			
Automatic dialing-announcing devices	86-19-033		
Contested cases, rehearing or reconsideration	86-13-019		
	86-13-020		
	86-16-024		
	86-17-003		
Contract carriers leasing	86-09-021		
	86-12-028		
	86-14-047		
UTILITIES AND TRANSPORTATION COMMISSION—cont.			
Deposits held by electric companies		86-03-012	
		86-03-038	
		86-07-032	
gas companies		86-03-013	
		86-03-039	
		86-07-031	
		86-10-018	
		86-10-019	
		86-13-040	
		86-14-048	
		86-14-113	
telecommunications companies		86-07-009	
Energy conservation plans		86-15-032	
		86-20-042	
Interexchange telecommunications deposit or security		86-04-022	
		86-11-009	
Leasing		86-09-021	
		86-12-028	
		86-14-047	
		86-19-034	
Meetings		86-01-050	
Motor carriers		86-10-047	
		86-14-050	
Permit rights transfer		86-09-069	
		86-12-029	
Political education activities		86-04-023	
		86-04-072	
Tariffs		86-03-040	
Telecommunications, accounting and reporting		86-03-037	
		86-07-008	
		86-09-022	
		86-13-003	
		86-14-049	
Telephone solicitation		86-19-033	
Transportation of radioactive material		86-03-049	
		86-03-085	
		86-03-086	
		86-03-087	
		86-03-088	
		86-08-006	
VETERANS AFFAIRS			
Washington veterans home and Washington soldiers home and colony		86-05-014	
VETERINARY BOARD OF GOVERNORS			
Code of ethics		86-01-085	
Continuing education requirements		86-10-067	
Examination review procedures		86-05-033	
		86-08-068	
Medical facilities		86-10-067	
		86-13-070	
Practice management		86-10-067	
		86-13-070	
VOCATIONAL EDUCATION, COMMISSION FOR			
Job Training Partnership Act education coordination and grants program		86-14-003	
Meetings		86-14-003	
		86-18-035	
Private vocational schools, registration		86-12-063	
		86-12-064	
		86-14-003	
		86-15-075	
		86-15-076	
		86-15-077	
		86-15-078	
		86-16-072	
		86-20-068	

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

VOCATIONAL EDUCATION, COUNCIL ON	
Meetings	86-07-017 86-11-048 86-13-030 86-19-064
VOLUNTEER FIREMEN, BOARD FOR	
Meetings	86-01-034 86-03-019 86-09-005 86-15-079 86-20-034
WASHINGTON STATE UNIVERSITY	
Meetings	
board of regents	86-09-030 86-11-064
Motorcycle and moped parking regulations	86-07-040
Parking regulations	86-13-065 86-19-024
WESTERN LIBRARY NETWORK (See LIBRARY)	
WESTERN WASHINGTON UNIVERSITY	
Health and safety	86-03-020
Meetings	86-08-051 86-08-052
WHATCOM COMMUNITY COLLEGE (District 21)	
Meetings	86-04-045 86-06-004 86-08-049 86-11-055 86-14-027 86-15-015 86-15-046 86-19-005
YAKIMA VALLEY COMMUNITY COLLEGE (District 16)	
Meetings	86-01-029