

JANUARY 18, 1989

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filed not later than January 4, 1989

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).

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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 December 1988 pursuant to RCW 19.52.020 is twelve point one three percent (12.13%).

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 1988 pursuant to RCW 63.14.130(1)(a) is twelve and one-quarter percent (12.25%).

The maximum allowable retail installment contract service charge for the purchase of a motor vehicle pursuant to RCW 63.14.130(2)(a) is fourteen percent (14.0%) for the fourth calendar quarter of 1988.

WASHINGTON STATE REGISTER

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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.

Raymond W. Haman
Chairman, Statute Law Committee

Kerry S. Radcliff
Editor

Dennis W. Cooper
Code Reviser

Joyce Matzen
Subscription Clerk

Gary Reid
Chief Assistant Code Reviser

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 are 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 MATERIAL

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 material is new material;
 - (ii) ~~deleted material 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's office. 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's office 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's office 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.

1988 – 1989

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

<u>Issue No.</u>	<u>Closing Dates¹</u>			<u>Distribution Date</u>	<u>First Agency Action Date³</u>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
<i>For Inclusion in—</i>	<i>File no later than—</i>			<i>Count 20 days from—</i>	<i>For hearing/adoption on or after</i>
88-18	Aug 10	Aug 24	Sep 7	Sep 21	Oct 11
88-19	Aug 24	Sep 7	Sep 21	Oct 5	Oct 25
88-20	Sep 7	Sep 21	Oct 5	Oct 19	Nov 8
88-21	Sep 21	Oct 5	Oct 19	Nov 2	Nov 22
88-22	Oct 5	Oct 19	Nov 2	Nov 16	Dec 6
88-23	Oct 26	Nov 9	Nov 23	Dec 7	Dec 27
88-24	Nov 9	Nov 23	Dec 7	Dec 21	Jan 10, 1989
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89-01	Nov 23	Dec 7	Dec 21, 1988	Jan 4, 1989	Jan 24
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89-03	Dec 21, 1988	Jan 4, 1989	Jan 18	Feb 1	Feb 21
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89-08	Mar 8	Mar 22	Apr 5	Apr 19	May 9
89-09	Mar 22	Apr 5	Apr 19	May 3	May 23
89-10	Apr 5	Apr 19	May 3	May 17	Jun 6
89-11	Apr 26	May 10	May 24	Jun 7	Jun 27
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89-23	Oct 25	Nov 8	Nov 22	Dec 6	Dec 26
89-24	Nov 8	Nov 22	Dec 6	Dec 20	Jan 9, 1990

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.

³No 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.

WSR 89-02-001
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—December 19, 1988]

The board of regents of the University of Washington established the following meeting schedule for 1989 at its regular meeting held December 16, 1988:

Friday	January 20
Friday	February 17
Friday	March 17
Friday	April 21
Friday	May 19
Friday	June 9
Thursday	July 20
Friday	August 18
Friday	September 15
Friday	October 13
Friday	November 17
Friday	December 15

The meetings will commence at 1:00 p.m. unless public notice is given to the contrary. The meetings will be held in Room 301, Administration Building on the University of Washington main campus, Seattle, Washington, unless another location is established and public notice given.

WSR 89-02-002
NOTICE OF PUBLIC MEETINGS
EVERETT COMMUNITY COLLEGE
 [Memorandum—December 21, 1988]

The time and place of regular meetings for the Everett Community College board of trustees for 1989 will be as follows:

The second and third Mondays of each month, 5 p.m., the second Mondays in January and February are holidays, and the dates for these meetings are January 17, 1989, and February 21, 1989, Everett Community College or elsewhere.

WSR 89-02-003
NOTICE OF PUBLIC MEETINGS
UTILITIES AND TRANSPORTATION
COMMISSION
 [Memorandum—December 22, 1988]

Commencing January 1, 1989, and continuing for the balance of 1989, the time and place of meetings are as follows: Regular public meetings of the commission shall be held each Wednesday, commencing at 9:00 a.m., in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA.

WSR 89-02-004
NOTICE OF PUBLIC MEETINGS
LOTTERY COMMISSION
 [Memorandum—December 22, 1988]

REVISED 1988 COMMISSION MEETING SCHEDULE
 (REVISING WSR 88-21-050, FILED 11/14/88)

TYPE OF MEETING	MONTH/DAY	LOCATION
Regular	February 3	Olympia
Regular	April 7	Olympia
Regular	June 2	Seattle
Regular	August 4	Seattle
Regular	October 6	Spokane
Regular	December 1	Seattle

WSR 89-02-005
PROPOSED RULES
DEPARTMENT OF TRANSPORTATION
 [Filed December 22, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning Utility lines—Franchises and permits, adoption of new and amended sections to chapter 468-34 WAC; that the agency will at 10:00 a.m., Friday, February 10, 1989, in the Boardroom, Room 1D2, Transportation Building, Olympia, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is chapter 47.44 RCW.

The specific statute these rules are intended to implement is chapter 47.44 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 31, 1989.

Dated: December 21, 1988

By: Ed W. Ferguson
 Deputy Secretary

STATEMENT OF PURPOSE

Title: Chapter 468-34 WAC.

Description of Purpose: Adoption of amended rules to chapter 468-34 WAC.

Statutory Authority: Chapter 47.44 RCW.

Summary of Rule: This rule integrates the policy and procedures of the Federal Highway Administration and the Department of Transportation into rules for granting franchises and permits on highway rights-of-way.

Reason for Rule: This rule is the Department of Transportation's policy for granting franchises and permits within state highway rights-of-way.

Agency Proposing Rule: Washington State Department of Transportation.

Department Personnel Responsible for Drafting and Implementation: Mr. C. L. Slemmer, Project Development Engineer, Department of Transportation, Room

2C3, Transportation Building, Olympia, Washington 98504, (206) 753-6135.

Agency Comments or Recommendations: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: Revision to 23 CFR 645, Subpart B, published in the Federal Register on February 2, 1988. A Federal Highway Administration Memorandum dated February 11, 1988, is TAB E.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-020 COSTS. (1) The applicant shall pay the reasonable cost to the department for investigating, handling and granting the franchise or permit, including but not limited to fees of hearing officers and reporters, including basic overhead charges upon the application and for providing an inspector during construction and/or maintenance of the utility facility as follows:

For each new franchise	\$(150.00)
	500.00
For renewal of franchise	\$(75.00)
	250.00
For amendment of franchise	\$(100.00)
	300.00
For consolidation of franchise	\$300.00
For assignment of franchise	\$(20.00)
	50.00
For each permit	\$(35.00)
	150.00

together with an additional charge in the amount of expenses, if any, actually incurred by the department (~~in investigation of the application~~): PROVIDED, That no charge shall be made for applications for franchise or permit where the applicant is the United States or any of its agencies, or a utility anticipating relocation from its private easement acquired or to be acquired by the department for construction or reconstruction of a state highway.

(2) An equitable portion of the added costs of design and construction of highway structures shall be charged to any utility company which is required to pay the costs of relocation of its facilities and/or to any utility company making new installations.

(3) Before any construction work is started, a surety bond in an amount required by the department, but not less than one thousand dollars, written by a surety company authorized to do business in the state of Washington, may be required by the department to insure completion of construction, including the restoration of surfacing, slopes, slope treatment, top soil, landscape treatment, drainage facilities and cleanup of right of way for a period ending not more than one year after date of completion, except the applicant shall be required to maintain an individual bond for a period to two years after date of completion where the utility facility disturbs the traveled lanes or usable shoulder. A blanket surety bond may be maintained covering multiple franchises or permits in lieu of individual bonds at the department's discretion. A blanket surety bond shall be in an amount of not less than ten thousand dollars.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-060 PROTESTS. Any person whose interests would be adversely affected by the granting of a franchise may file protests thereto. No form of protest is prescribed, but such protests shall be in writing, mailed to the department of transportation(~~Olympia, Washington~~) at the address listed in the notice, and to the applicant at the address stated in the application for franchise, and shall briefly state the facts upon which such protest is based. No protest or amendment thereof shall be considered by the department unless received within fourteen days after the notice of filing has been posted and published.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-100 POLICY ON ACCOMMODATION OF UTILITIES ON HIGHWAY RIGHTS OF WAY. This policy shall apply to all franchises and permits issued subject to chapter 47.44

RCW to all public (~~and~~), private (~~utilities for electric power, telephone, telegraph, water, gas, oil, petroleum products, steam, chemicals, sewage, drainage, irrigation and similar~~), and governmental utility lines that are to be located, adjusted or relocated within the rights of way of state highways other than provided for in chapter 47.24 RCW.

Nothing in this policy shall be construed as limiting the rights of the department to impose restrictions or requirements in addition to and/or deviations from those stated herein in any franchise or permit where the department deems it advisable to do so.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-110 DEFINITION OF TERMS. Unless otherwise stated, words and phrases used herein shall have the following meaning:

(1) Highway - A general term denoting a street, road or public way for purposes of vehicular travel, including the entire area within the right of way.

(2) Conventional highway - An arterial highway without access control.

(3) Limited access highway - A highway upon which the rights to ingress and egress, light, view and air are controlled by law.

(a) Full control of access - Means that the authority to control access is exercised to give preference to through traffic by providing access connections with selected public roads by prohibiting crossings or direct private driveway connections at grade.

(b) Partial control of access - Means that the authority to control access is exercised to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings and some private driveway connections at grade.

(c) Modified control of access - Means that the authority to control access is exercised to give preference to through traffic to such a degree that most approaches, including commercial approaches, existing and in use at the time of establishment, may be allowed.

(d) Freeway - A fully controlled limited access highway of four or more traffic lanes with the opposing traffic lanes separated by a median strip of arbitrary width.

(4) Frontage road - A local street or road auxiliary to an arterial highway for service to abutting property and adjacent areas and for control of access.

(5) Scenic route - A highway forming a part of the scenic and recreational highway system as set forth under chapter 47.39 RCW.

(6) Roadway prism - That portion of the highway right of way between back of ditch, bottom of ditch, back of curbs including slopes, shoulders, pavement and a median of less than sixteen feet in width.

(7) Roadway - The portion of a highway including shoulders, for vehicular use. A divided highway has two or more roadways.

(8) Median - The portion of a divided highway separating the traveled ways for traffic in opposite directions.

(9) Roadside - (~~A general term denoting~~) The roadside is the area (~~adjoining~~) between the (~~outer~~) edge of the roadway(~~Extensive areas between the roadways of a divided highway may also be considered roadside~~) shoulder and the right of way line and unpaved medians on multilane highways.

(10) Rest area - A roadside area with parking facilities separated from the roadway provided for motorists to stop and rest. It may include drinking water, toilets, tables and benches, telephones, information, and other facilities for travelers.

(11) Viewpoint - A roadside area provided for motorists to stop their vehicles beyond the shoulder, primarily for viewing the scenery in safety.

(12) Right of way - A general term denoting land, property, or interest therein, usually in a strip, acquired for or devoted to highway transportation purposes.

(13) Clear roadside policy - The policy employed by a highway authority to increase safety, improve traffic operation and enhance the appearance of highways by designing, constructing and maintaining highway roadsides as wide, flat, and rounded as practical and as free as practical from physical obstructions above the ground such as trees, drainage structures, (~~massive~~) nonyielding sign supports, utility poles and other ground-mounted obstructions.

(14) Encroachment - Unauthorized use of highway right of way as for signs, fences, buildings, etc.

(15) Restoration - A general term denoting replacing, repairing or otherwise restoring the right of way to the same or equal conditions as before any change or construction thereon.

(16) Franchise – Occupancy and use document required for longitudinal occupancy of highway rights of way in accordance with chapter 47.44 RCW.

(17) Permit – Occupancy and use document required for an occupancy of the highway rights of way other than by franchise as provided in chapter 47.44 RCW.

(18) Private lines – Privately owned facilities which convey or transmit commodities as listed in WAC 468-34-100, but are devoted exclusively to the use of the owner.

(19) Roadway structure – The combination of subbase, base course, and surface course placed on a subgrade to support the traffic load and distribute it to the roadbed.

(20) Overcrossing – A grade separation where the subject highway passes over an intersecting highway or railroad.

(21) Undercrossing – A grade separation where the subject highway passes under an intersecting highway or railroad.

(22) Backfill – Replacement of soil around and over a pipe.

(23) Bedding – Organization of soil or fine gravel to support a pipe.

(24) Overfill – Backfill above a pipe.

(25) Sidefill – Backfill alongside a pipe.

(26) Carrier – Pipe directly enclosing a transmitted fluid (liquid or gas).

(27) Casing – A larger pipe enclosing a carrier.

(28) Sleeve – Short casing through pier or abutment of highway structure.

(29) Vent – Appurtenance to discharge gaseous contaminants from casings.

(30) Coating – Material applied to or wrapped around a pipe.

(31) Conduit or Duct – An enclosed tubular runway for protecting wires or cables.

(32) Cover – Depth of top of pipe below grade of roadway or ditch.

(33) Drain – Appurtenance to discharge accumulated liquid contaminants from casings or other enclosures.

(34) Encasement – Structural element surrounding a pipe.

(a) Jacket – Encasement by concrete poured around a pipe.

(b) Walled – Partially encased by concrete poured alongside the pipe.

(35) Gallery – An underpass for two or more pipelines.

(36) Grounded – Connected to earth or to some extended conducting body which serves as a ground instead of the earth.

(37) Manhole – An opening in an underground system which workmen or others may enter for the purpose of making installations, inspections, repairs, connections, and tests.

(38) Pipeline – A tubular product made as a production item for sale as such.

(39) Pressure – Relative internal pressure in psig (pounds per square inch gage).

(40) Slab, floating – Slab between but not contacting pipe and pavement.

(41) Trenched – Installed in a narrow open excavation.

(42) Untrenched – Installed without breaking ground or pavement surface, such as by jacking or boring.

(43) Utility service connection – A service connection from a utility's distribution or feeder line or main to the premises served.

(44) Traffic control – Those provisions necessary to safeguard the public during construction activities.

(45) Normal – Crossing at a right angle.

(46) Standard specifications for road ~~((and))~~, bridge, and municipal construction – The compilation of standard requirements for road ~~((and))~~, bridge, and municipal construction issued by the Washington state department of transportation.

(47) True line and grade – A line reasonably free from variation on both horizontal and vertical alignment.

(48) Control zone guidelines – Guidelines established to control the placement of above-ground utility facilities within the highway right of way.

(49) Major reconstruction – Upgrading the capacity of the facility and/or replacement of more than fifty percent of the poles or towers within any mile.

(50) Roadbed – The graded part of the roadway within top and side slopes, prepared as a foundation for the pavement structure and shoulders.

(51) Subgrade – The top surface of the roadbed on which subbase, base, surfacing, pavement, or layers of similar materials are placed.

(52) Utility – A term denoting electric power, communication, cable television, water, gas, oil, petroleum products, steam, chemicals, sewage, drainage, irrigation, fire or police signal systems, and similar lines.

Also, the term utility includes those utility-type facilities which are owned or leased by a government agency for its own use, or otherwise dedicated solely to governmental use. The term utility does not include utility-type facilities required for the support, control, operation, and maintenance of the highway system, if they are owned and controlled by the highway authority.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-120 APPLICATION OF POLICY TO VARIOUS TYPES OF RIGHT OF WAY. The applicable policy for the accommodation of utilities on various types of highways shall be in accordance with the following:

(1) Freeways – Accommodation of utilities shall be in accordance with "A Policy on the Accommodation of Utilities on Freeway Rights-of-Way" issued by the American Association of State Highway and Transportation Officials (~~((AASHTO) 1969))~~ (AASHTO) 1982, and amendments thereto, and this policy.

(2) Limited access highways – Accommodation of utilities shall be the same as for freeways.

(3) Conventional highways – Rural – Accommodation of utilities shall be in accordance with this policy.

(4) Conventional highways – Cities and towns – Accommodation of utilities shall be in accordance with:

(a) Underground

(i) Water and sewer – ~~The ((currently applicable)) current "Standard Specifications for Road, Bridge, and Municipal ((Public Works)) Construction((:))" ((published by Washington State Chapter American Public Works Association)).~~

(ii) All other facilities – Accommodation of utilities shall be in accordance with this policy.

(b) Overhead – Accommodation of utilities shall be in accordance with this policy.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, [filed 12/20/78])

WAC 468-34-130 LOCATION. (1) Utility installations should be located to minimize need for later adjustment to accommodate future highway improvements and to permit access for servicing such lines with minimum interference to highway traffic and must be located in accordance with the control zone guidelines.

(2) Longitudinal installations should be located on a uniform alignment and grade as near as practicable to the right of way line so as to provide a safe environment for traffic operation and preserve space for future highway improvements or other utility installations.

(3) Utility line crossings of the highway shall be normal to the highway center line to the extent feasible and practical. Crossings should be made on a true line and grade. Crossings entering the right of way at an angle greater than forty-five degrees from normal shall be considered longitudinal location except crossings within public road intersections.

(4) The horizontal location shall be placed with relation to the centerline of the highway as approved by the department.

(5) The vertical location of underground utility lines shall be in accordance with the currently applicable design standard for underground utility encroachments. The vertical clearance of above ground facilities shall be consistent with the clearances as provided in WAC 468-34-290.

(6) In all cases, full consideration shall be given to ~~((aesthetics))~~ visual quality, sound engineering principles, and overall economic aspects.

(7) Utility installations that are needed for a highway purpose, such as for continuous highway lighting or to serve a weigh station, rest or recreational area, are to be located and designed in accordance with the requirements of this policy.

(8) The department may restrict the number of utility service connections, and require the placement of one or more distribution lines in lieu thereof.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-140 UTILITY TUNNELS AND BRIDGES. The department should ~~((insure))~~ ensure adequate study is made by the

utility companies to anticipate their needs (present and future) for crossings and to determine if convergence of several crossings can be made to make it more feasible to use a utility tunnel or bridge.

In a combined tunnel or bridge, provision shall be made to isolate mutually hazardous transmittants such as fuels and electric energy by compartmentizing or by auxiliary encasement of incompatible carriers.

The utility tunnel or bridge shall comply in appearance, location, cover, earthwork and markers with the standards as set in the ~~((currently applicable))~~ current Standard Specifications for Road ~~((and))~~, Bridge, and Municipal Construction.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-150 DESIGN. (1) The utility company shall be responsible for the design of the utility facility. The department shall review and approve the utility's plans with respect to location and the manner in which the utility facility is to be installed and measures to be taken to preserve safe and free flow of traffic, structural integrity of the roadway or highway structure, ease of highway maintenance, appearance of the highway and the integrity of the utility facility.

(2) Utility installations on, over or under the rights of way and utility attachments to highway structures shall as a minimum comply with the following standards and/or amendments thereto:

(a) Electric power and communication facilities shall conform with the currently applicable National Electric Safety Code and/or Washington State Safety Code.

(b) Water lines shall conform with the ~~((currently applicable))~~ current Standard Specifications ~~((of the American Water Works Association))~~ for Road, Bridge, and Municipal Construction including but not limited to:

Welded Steel Water Pipe	AWWAC201 & ASTM A 120
	AWWAC203
	AWWAC205
((Asbestos Cement Pipe	AWWAC400))
Reinforced Concrete Water Pipe	AWWAC300
	AWWAC301
	AWWAC302
Cast Iron Water Pipe	AWWAC106
	AWWAC108
	AWWAC111
Wrought Iron Water Pipe	ASTMA72

(c) Pressure pipeline shall conform with the currently applicable sections of Standard Code for Pressure Piping of the American National Standards Institute and applicable industry codes, including:

- (i) Power Piping, ANSI B 31.10
- (ii) Petroleum Refinery Piping, ANSI B 31.3
- (iii) Liquid Petroleum Transportation Piping Systems, ANSI B 31.4
- (iv) CFR 49, Part 192, Transportation of Natural and Other Gas by Pipeline - Minimum Federal Safety Standards

(v) Liquid petroleum pipelines shall conform with the currently applicable recommended practice of the American Petroleum Institute for Pipeline Crossings Under Railroad and Highways. (API RP 1102)

(d) Sewer pipe shall conform with the ~~((currently applicable))~~ current Standard Specifications for Road ~~((and))~~, Bridge, and Municipal Construction.

(e) Drainage pipe shall conform with the ~~((currently applicable))~~ current Standard Specifications for Road ~~((and))~~, Bridge, and Municipal Construction.

(3) Ground mounted utility facilities shall be of a design compatible with the visual quality of the specific highway section being traversed.

(4) All utility installations on, over, or under highway right of way and attachment to highway structures shall be of durable material designed for long service life expectancy and relatively free from routine servicing and maintenance.

(5) On new installations or adjustment of existing utility lines, provision shall be made for known or planned expansion of the utility facilities, particularly those located underground or attached to structures. They shall be planned so as to minimize hazards and interference with highway traffic when additional overhead or underground lines are installed at some future date.

(6) Government or industry codes required by law or regulation shall be followed in addition to rules and regulations referred to herein. This shall include any highway design standards which the department shall deem necessary to provide adequate protection to the highway, its safe operation, appearance and maintenance.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-170 PERMITS AND FRANCHISES—CONTENTS. All permits or franchises shall:

(1) Incorporate all pertinent provisions of this policy as to location, construction, traffic protection, maintenance, access restriction, preservation of ~~((aesthetic))~~ visual qualities, and such special conditions as the department may deem appropriate.

(2) Generally describe the facilities to be installed as to size, type, nature and extent.

(3) Contain adequate exhibits, preferably state highway maps, depicting

- (a) Existing or proposed location in relation to the highway.
- (b) Existing or planned highway improvements.
- (c) Right of way.
- (d) Control of access and access points.

(4) Contain a summarization of the effects the installation will have on the aesthetics of the highway right of way and visible natural features.

(5) Specify the extent of liability and responsibilities associated with future adjustment of the utility facilities to accommodate highway improvements.

(6) Specify the effect of noncompliance with the conditions thereof.

(7) Contain terms which shall commit the holder to a pledge that performance of routine cutting and trimming work will be accomplished in such a manner that the roadside appearance will not be disfigured. When major work is involved, or damage to roadside appearance may become significant, the holder shall secure the approval of the department in advance of the work.

(8) Contain a certification of compliance with the control zone guidelines.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-190 PIPELINES—LOCATION AND ALIGNMENT. (1) For all crossings, the angle of crossing should be based on economic considerations of practical alternates. The crossings should be as near normal to the highway centerlines as practical.

(2) Pipeline crossings should avoid deep cuts, footings of bridges and retaining walls, wet or rocky terrain or locations where highway drainage would be affected.

(3) Longitudinal installations shall parallel the highway and lie as near as practicable to the highway right of way line. Any longitudinal installation in the roadway or median, as defined in WAC 468-34-110(7) and (8), ~~((of a limited access highway))~~ shall be considered a ~~((deviation))~~ variance from this policy. Any request for such a ~~((deviation))~~ variance must demonstrate that:

(a) The installation will not adversely affect the design, construction, stability, structural integrity, traffic safety or operation of the highway.

(b) The installation, other than in the roadway or median, will create an undue hardship or financial burden by reason of terrain, geology, or environmental damage along the roadside.

(4) Trenched crossing in the roadway as defined in WAC 468-34-110(7) shall be considered a variance from this policy. Any request for such a variance shall comply with subsection (3)(a) and (b) of this section.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-210 PIPELINES—ENCASEMENT. (1) Casings shall be required for the following conditions except as may be permitted under subsection (3) of this section.

(a) Pipeline crossings under completed freeways and other controlled access highways.

(b) Pipeline crossings where casing is required by appropriate industry code or special conditions.

(c) Pressurized carrier pipes and carriers of transmittants which are flammable, corrosive, expansive, energized, or unstable.

(d) Pipeline installations where local features, embankment materials, construction methods or other conditions indicate any possibility of damage to the protective coating during installation.

(2) Casings may be required for the following conditions.

(a) As an expediency in the insertion, removal, replacement or maintenance of carrier pipe crossings of freeways and other locations where it is necessary in order to avoid open trench construction.

(b) As protection for carrier pipe from external loads or shock, either during or after construction of the highway.

(c) As a means of conveying leaking fluids or gases away from the area directly beneath the traveled way to a point of venting at or near the right of way line or to a point of drainage in the highway ditch or a natural drainage way.

(d) Jacked or bored installations of coated carrier pipes, except where assurance is provided the department that there will be no damage to the protective coating.

(3) Casings may or may not be required for the following conditions.

(a) Pipelines relocated in advance of highway construction, including those conveying natural or other gas which meet the design, installation and cathodic protection provisions of the Minimum Federal Safety Standards, CFR 49, Part 192 may be constructed without encasement provided the department (and the pipeline officials) agree that the lines are and will remain structurally sound and operationally safe.

(b) Uncased crossings for local service connections of one inch diameter or less carrying natural or other gas which conform to the design, installation, and cathodic protection provisions of the Minimum Federal Safety Standards, CFR 49, Part 192 may be permitted on two-lane highways at those locations where the department agrees that the embankment materials and installation methods are adequate and that complete assurance is provided against damage to the protective coating of the pipe or to the roadway structure.

(c) Pipelines installed where open cutting is allowed.

(4) Casing pipes shall extend a minimum of six feet beyond the toe of fill slopes, or back of ditch line, or outside curb. The casing pipe need not be continuous on freeways with or without frontage roads; however, maintenance in the median shall not be required on a routine basis.

(5) Casing pipes shall be sealed at the ends.

(6) Casing pipes shall be designed to support the load of the highway and superimposed loads thereon and, as a minimum, shall equal the structural requirements for highway drainage facilities. Casings shall be composed of materials of sufficient durability to withstand any conditions to which they may be exposed.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-220 PIPELINES—APPURTENANCES. (1) Vents shall be required for casings, tunnels and galleries enclosing carriers of fuel where required by CFR 49, Part 192, Minimum Federal Safety Standards. Vent standpipes shall be located and constructed so as not to interfere with maintenance of the highway nor to be concealed by vegetation; preferably they should stand by a fence or on the right of way line.

(2) Drains shall be required for casings, tunnels, or galleries enclosing carriers of liquid, liquefied gas or heavy gas. Drains may outfall into the roadway ditch or natural water course at locations approved by the department. The outfall shall not be used as a wasteway for purging the carrier unless specifically authorized by the department.

(3) Marker location and emergency information shall be conspicuously marked for all pipelines, using color if necessary to contrast with the environment. They should be provided at one end of a normal crossing, at both ends of an oblique crossing and at five hundred foot intervals along a longitudinal installation. Markers shall include pipeline identification and station; owner of the pipeline; and telephone number or other means of contact with local office. Markers may also include depth of cover, size, pressure and contents of carrier, and potential of ducted wires and cables.

(4) Manholes shall not be located in the pavement or shoulders of any access controlled highway. Manholes should be designed and located in such a manner that will cause the least interference to other utilities and future highway expansion.

(5) Automatic shut-off valves shall be installed in line at or near ends of structures, near unusual hazards, unless the hazardous segments can be isolated by other sectionalizing devices within a reasonable distance.

(6) Above-ground appurtenances shall be located to comply with the ((clear roadside policy)) control zone guidelines.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-250 PIPELINES—INSTALLATION. Installation or replacement of pipelines along or crossing highways shall ordinarily

be controlled by end-product specifications. However, to insure safety of traffic and preservation of the earth structure supporting the pavement, any required construction shall be in accordance with the following controls:

(1) Trenched construction and backfill. The essential features for trench and backfill construction are:

- (a) Restoration of the structural integrity of entrenched roadbed.
- (b) Security of the pipe against deformation likely to cause leakage.
- (c) Assurance against the trench becoming a drainage channel or against drainage being blocked by the backfill.

(2) Trenched construction – bedding and backfill.

(a) Trenches shall be cut to have vertical faces, where soil and depth conditions permit, with a maximum width of outside diameter of pipe plus two feet. Shoring shall comply with the department of labor and industries safety code for construction and/or as directed by the department.

(b) Bedding shall be provided to a depth of six inches or half the diameter of the pipe, whichever is least. Bedding should consist of granular material free of lumps, clods, stones, and frozen material. Bedding shall be graded to a firm but yielding surface without abrupt change in bearing value. Unstable soils and rock ledges should be subexcavated from the bedding zone and replaced with suitable material or as directed by the department. The bottom of the trench should be prepared to provide the pipe with uniform bedding throughout the length of the installation.

(c) Backfill shall be placed in two stages:

- (i) Sidefill to the level of top of pipe.
- (ii) Overfill to former grade surface. Sidefill and overfill shall consist of granular material laid in six-inch layers, each consolidated by mechanical tamping and controlled addition of moisture, to a density of ninety-five percent ((as determined by AASHTO Method T-99)) in accordance with the current Standard Specifications for Road, Bridge, and Municipal Construction. Consolidation by saturation or ponding is not permitted. Backfilling and methods of compaction should be adapted to achieve prompt restoration of traffic. Additional cutback of base and surfacing and transitioning of trench shoulders to minimize later development of sag in the grade of the pavement over the trench shall be as directed by the department.

(3) Untrenched construction shall be required on all pipeline crossings of limited access highways and:

(a) The width of untrenched construction shall extend a minimum of six feet outside the roadway prism.

(b) Pipelines installed under a highway without disturbing the surface shall be made using a technique approved by the department.

(c) The size of the opening shall not exceed five percent oversize in diameter. Backfill is required for pipes over twelve inches in diameter.

(d) Overbreaks, unused holes, or abandoned casings shall be back-filled as directed by the department.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-290 VERTICAL CLEARANCE. The vertical clearance for overhead power and communication lines above the highway and the lateral and vertical clearance from bridges shall conform with the National Electrical Safety Code and/or with the clearances as shown below, whichever is greater.

TYPE OF UTILITY LINE	LINES	
	CROSSING ROADWAYS	LONGI-TUDINAL
Communications and Cable Television	24'	20'
Communications and/or Cable Television joint usage with electrical	20'	20'
ELECTRICAL		
0 - 750 volts	24'	24'
751 - 15,000 volts	30'	27'
15,001 - 50,000 volts	32'	32'
50,001 volts & over	34'	32'

(1) The minimum height of highway crossing shall be measured from the ((high)) point of the roadway directly under the crossing.

(2) The minimum height of longitudinal lines shall be measured from ground line.

(3) All clearances shall be at State Electrical Construction Code Temperature and loading standards, and comply with all other requirements of this code.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-300 OVERHEAD LINES—LOCATION. (1) ((As a minimum,)) Pole lines ((should)) must be located ((outside the clear roadside area for the highway section involved)) in accordance with the control zone guidelines.

(2) Guy wires to ground anchors and stub poles ((should not)) shall be ((placed between a pole and the traveled way where they encroach on the clear roadside area)) located in accordance with the control zone guidelines.

(3) Where irregular shaped portions of the right of way extend beyond the normal right of way limits, variances in the location from the right of way line should be allowed as necessary to maintain a reasonably uniform alignment for longitudinal overhead and underground installations.

(4) On and along conventional highways, poles and related facilities should be located as near as practicable to the right of way line.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-320 CONVERSION TO UNDERGROUND OR RELOCATION OF OVERHEAD LINES—RESPONSIBILITY. Consistent with existing statutes and the necessity for protecting roadside appearance and removal or relocation of existing aerial lines within certain areas, the following methods of sharing cost responsibility shall pertain under various circumstances.

(1) Where an aerial utility line exists under franchise and for ~~((aesthetic))~~ reasons of visual quality the department desires undergrounding or aerial relocation during the life of the franchise to serve the highway purpose, the department will pay the cost of the new facility, plus cost of removal of the old plant, less a credit for depreciation and salvage on the replaced plant.

(2) For new franchises for new utility lines where none presently exist and where the department determines on the basis of scenic classification (WAC 468-34-330) that the facilities shall be placed underground, the entire cost shall be borne by the utility.

Where a franchise is to be amended or has been renewed for the first time after the effective date (August 20, 1974) of this policy revision and the department determines on the basis of scenic classification (WAC 468-34-330) that the facility should be placed underground or relocated aerially, the cost for such undergrounding or relocation shall be borne by the utility. Such undergrounding or relocation shall occur at the time of reconstruction of the line by the utility or at a time determined by the utility within the renewal period, whichever occurs first.

(3) Within the limits of projects for highway construction where the utility occupies the right of way by right of franchise and where the department determines on the basis of scenic classification (WAC 468-34-330) that the facility should be placed underground or, based on design and/or location considerations the facility may be relocated aerially, the cost responsibilities shall be determined as follows:

(a) The utility shall be responsible for the full cost of that portion of the existing aerial facility that must be relocated within the physical limits of construction.

(b) The department will pay the cost of the new facility, plus the cost of removal of the old plant less a credit for depreciation and salvage on the replaced plant, for that portion of aerial line not physically affected by the highway construction.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-34-340 MISCELLANEOUS. (1) Preservation, restoration and cleanup

(a) Disturbed areas – The size of the disturbed area shall be kept to a minimum. Restoration methods shall be in accordance with the specifications and/or special provisions of the permit or franchise. Unsatisfactory restoration work shall be promptly redone by the utility. If necessary, ~~((unsatisfactory))~~ restoration work ~~((may be accomplished))~~ that is not acceptable to the department, may be repaired by the department and billed to the utility company.

(b) Drainage – Care shall be taken in utility installations to avoid disturbing existing drainage facilities. Underground utility facilities should be backfilled with pervious material and outlets provided for entrapped water. Underdrains should be provided where necessary. No jetting or puddling shall be permitted under the roadway.

(c) Spraying, cutting and trimming of trees – The indiscriminate cutting of trees or disfiguring of any feature of scenic value shall not be permitted. The utility shall repair or replace in kind any tree or shrub removed or disfigured when such is not necessary for the utility installation.

(d) If chemical sprays are used to kill weeds and brush, they shall comply with currently applicable federal and state department of agriculture regulations and the following:

(i) A special permit issued by the department shall be required.

(ii) Brush and trees thirty inches or higher shall be close cut and treated with spray to kill the roots and stumps.

(iii) Brush shall be disposed of by chipping or ~~((burning))~~ removal from the right of way.

(iv) Brush and weeds thirty inches or less in height may be treated with a chemical spray. After the brush and weeds have died, they shall be immediately removed to prevent a serious fire hazard.

(v) The utility shall be responsible for any drift of the spray that contacts vegetation on private property adjacent to the highway.

(vi) Ingredients that are toxic to livestock, game animals or fowls shall not be used.

(e) Refuse and debris shall be disposed of to the satisfaction of the department.

(2) Safety and convenience

(a) Traffic controls including detours for utility construction and maintenance shall conform with currently applicable "Manual on Uniform Traffic Control Devices for Streets and Highways." All construction and maintenance operations shall be planned to keep interference with traffic to an absolute minimum. On heavily traveled highways construction operations interfering with traffic shall not be allowed during periods of peak traffic flow. Work shall be planned so that closure of intersecting streets, road approaches or other access points is held to a minimum. Adequate provisions shall be made to safeguard any open excavation to include barricades, lights, flagmen, or other protective devices as may be necessary.

(b) All utility facilities shall be kept in good state of repair both structurally and from the standpoint of appearance. The permit or franchise shall specify the maintenance operations which are permitted and the required notification to the department before any work is accomplished. Vehicle parking and the storage of materials on through roadways or ramps shall not be allowed.

(c) If emergency repairs are required, such repairs shall be undertaken and notice given immediately and approval as to the manner of repair secured as soon as possible. The utility shall confine its operations as much as possible to the nontraveled portion of the right of way and shall exercise caution to protect the traveling public during such repairs. Flagmen, warning lights, barricades, and signs shall be employed in accordance with currently applicable Manual on Uniform Traffic Control Devices for Streets and Highways, and Manual for Emergency Traffic Control for Protection of Men and Equipment.

NEW SECTION

WAC 468-34-350 CONTROL ZONE GUIDELINES. Consistent with federal, state, or local laws or regulations all utility installations within the highway right of way shall be located in accordance with the control zone guidelines. The control zone guidelines govern the location of utilities within the right of way for the following:

(1) New installations or reconstruction.

(2) Highway projects involving safety improvements.

(3) Franchise renewal or consolidation of existing utility objects.

WSR 89-02-006**ADOPTED RULES****DEPARTMENT OF LICENSING
(Veterinary Board of Governors)**

[Order PM 804—Filed December 27, 1988]

Be it resolved by the Washington State Veterinary Board of Governors, acting at the West Coast Sea-Tac Hotel, 18220 Pacific Highway South, Seattle, WA, that it does adopt the annexed rules relating to:

New WAC 308-157-010 Disciplinary reinstatement procedures.
Amd WAC 308-153-010 Definitions.

Amd WAC 308-153-030 Minimum physical facilities.
 Amd WAC 308-153-045 Practice management.

This action is taken pursuant to Notice No. WSR 88-21-080 filed with the code reviser on October 19, 1988. 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 Veterinary Board of Governors as authorized in RCW 18.92.030.

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 November 29, 1988.
 By Michael Lust, D.V.M.
 Chairperson

Chapter 308-157 WAC
 MISCELLANEOUS PROCEDURES AND RE-
 QUIREMENTS

WAC
 308-157-010 Disciplinary reinstatement procedures.

NEW SECTION

WAC 308-157-010 DISCIPLINARY REINSTATEMENT PROCEDURES. (1) Unless a final order of the board indicates otherwise, all persons whose license has been suspended, revoked, or placed on probation shall:

- (a) Submit a written request to the board for reinstatement of the license when eligible to do so;
- (b) Be scheduled for an appearance before the board in the form of a reinstatement hearing;
- (c) Have the burden of proving to the board that the license should be reinstated.
- (2) The board, in reviewing a request for reinstatement subsequent to disciplinary action, may consider the following criteria:
 - (a) The applicant's character, standing, and professional reputation in the community in which he or she resided and practiced prior to discipline;
 - (b) The ethical standards which he or she observed in the practice of veterinary medicine;
 - (c) The nature and character of the charge(s) for which he or she was disciplined;
 - (d) The sufficiency of the punishment undergone in connection therewith, and the compliance or failure to comply with the board's order;
 - (e) His or her attitude, conduct, and reformation subsequent to discipline;
 - (f) The time that has elapsed since discipline;
 - (g) His or her current proficiency in veterinary medicine; and
 - (h) The sincerity, frankness, and truthfulness of the applicant in presenting and discussing the factors relating to the discipline and reinstatement.
- (3) The board reserves the right to reinstate a license subject to terms and conditions deemed appropriate.

AMENDATORY SECTION (Amending Order PM 600, filed 6/18/86)

WAC 308-153-010 DEFINITIONS. (1) Veterinary medical facility: Any premise, unit, structure or vehicle where any animal is received and/or confined to be examined, diagnosed or treated medically, surgically or prophylactically, as defined in RCW 18.92.010. (~~This does not include the owner's animal on the owner's premises:))~~

(2) Mobile clinic: A vehicle, including a camper, motor home, trailer or mobile home, used as a veterinary medical facility. A mobile clinic is not required for house calls or farm calls.

(3) Aseptic surgery: Aseptic surgical technique exists when everything that comes in contact with the wound is sterile and precautions are taken to ensure such sterility during the procedure. These precautions include, but are not limited to, such things as the surgery room itself, sterilization procedures, scrubbing hands and arms, sterile gloves, caps and masks, sterile long-sleeved gowns, and sterile draping and operative techniques.

(4) Antiseptic surgery: Antiseptic surgical technique exists when care is taken to avoid bacterial contamination but the precautions are not as thorough and extensive as in aseptic surgery. Surgeons and surgical assistants must wear clean attire and sterile gloves, and the patient must be appropriately draped. A separate sterile surgical pack must be used for each animal.

AMENDATORY SECTION (Amending Order PM 719, filed 4/1/88)

WAC 308-153-030 MINIMUM PHYSICAL FACILITIES. All veterinary medical facilities in which animals are received for medical, surgical or prophylactic treatment must have the following minimum facilities, but are not limited to only these facilities:

- (1) Reception room and office: Or a combination of the two.
- (2) Examination room: Should be separate but may be combined with a room having a related function, such as a pharmacy or laboratory. It must be of sufficient size to accommodate the veterinarian, patient and client. Examination tables must have impervious surfaces. Waste receptacles must be lined, covered or in a closed compartment, and properly maintained. A sink with clean or disposable towels must be within easy access.
- (3) Surgery: If surgery is performed, a separate and distinct area so situated as to keep contamination and infection to a minimum; provided, however, that effective January 1, 1988, a separate and distinct room so situated as to keep contamination and infection to a minimum will be required.
- (4) Laboratory: May be either in the facility or through consultative facilities, adequate to render diagnostic information.
- (5) Radiology: Facilities for diagnostic radiography must be available either on or off the premises. The facilities must meet federal and Washington state protective requirements and be capable of producing good quality diagnostic radiographs.

(6) Animal housing areas: Any veterinary medical facility confining animals must have individual cages, pens, exercise areas or stalls to confine said animals in a comfortable, sanitary and safe manner.

Cages and stalls must be of impervious material and of adequate size to assure patient comfort and sanitation.

Runs and exercise pens must be of a size to allow patient comfort and exercise. Effective January 1, 1988, runs and exercise pens must provide and allow effective separation of adjacent animals and their waste products, and must be constructed in such a manner as to protect against escape or injury. Floors of runs must be of impervious material.

Animals that are hospitalized for treatment of contagious diseases must be isolated in such a manner as to prevent the spread of contagious diseases.

AMENDATORY SECTION (Amending Order PM 600, filed 6/18/86)

WAC 308-153-045 PRACTICE MANAGEMENT. All veterinary medical facilities shall maintain a sanitary environment to avoid sources and transmission of infection. This includes the proper sterilization or sanitation of all equipment used in diagnosis or treatment and the proper routine disposal of waste materials.

(1) Surgery: Surgery shall be performed in a manner compatible with current veterinary practice with regard to anesthesia, asepsis or antiseptics, life support and monitoring procedures, and recovery care. The minimum standards for surgery shall be:

(a) Effective January 1, 1988, aseptic or antiseptic surgery shall be performed in a room designated and reserved for surgery and directly related noncontaminating activities.

(b) The surgery room shall be clean, orderly, well lighted and maintained in a sanitary condition, free of offensive odors.

(c) Storage in the surgery room shall be limited only to items and equipment related to surgery and surgical procedures.

(d) Instruments and equipment utilized in the surgery room shall be appropriate for the type of surgical service being provided.

(e) The operating table shall be constructed of a smooth and impervious material.

(f) Chemical disinfection ("cold sterilization") may be used only for field conditions or minor surgical procedures. Sterilizing of all appropriate equipment is required. Effective January 1, 1988, provisions for sterilization must include a steam pressure sterilizer (autoclave) or a gas sterilizer (e.g., ethylene oxide).

(g) Surgical packs include towels, drapes, gloves, sponges and proper instrumentation. They shall be properly prepared for sterilization by heat or gas (sufficient to kill spores) for each sterile surgical procedure.

(h) For any major procedure, such as opening the abdominal or thoracic cavity or exposing bones or joints, a separate sterile surgical pack must be used for each animal. Surgeons and surgical assistants shall use aseptic technique throughout the entire surgical procedure.

(i) Uncomplicated ovariohysterectomy or castration of normal healthy animals, and minor surgical procedures, such as excising small skin lesions or suturing superficial lacerations, may be performed under clean, antiseptic conditions. Surgeons and surgical assistants shall wear clean attire and sterile gloves, and care shall be taken to avoid introducing bacterial contamination.

(j) All animals shall be properly prepared for surgery as follows:

(i) Clipping and shaving of the surgical area for major procedures requiring aseptic technique as in (h) must be performed in a room other than the surgery room. Loose hair must be removed from the surgical area.

(ii) Scrubbing the surgical area with soap and water.

(iii) Disinfecting the surgical area.

(iv) Draping the surgical area if appropriate.

(k) Anesthetic equipment appropriate for the type of patient and surgery performed shall be available at all times.

(l) Compressed oxygen or other adequate means shall be available to be used for resuscitation.

(m) Emergency drugs must be available to the surgery area.

(n) Grossly contaminated procedures, such as lancing and draining abscesses, shall not be performed in the room designated for aseptic or antiseptic surgery.

(2) Library: A library of appropriate veterinary journals and textbooks shall be available on the premises for ready reference.

(3) Laboratory: Veterinary medical facilities shall have the capability for use of either in-house or consultant laboratory service for blood chemistry, bacterial cultures and antibiotic sensitivity examinations, complete blood counts, histopathologic examinations and complete necropsies. The in-house laboratory facility shall meet the following minimum standards:

(a) The laboratory room shall be clean and orderly with provision for ample storage.

(b) Ample refrigeration shall be provided.

(c) Any tests performed shall be properly conducted by currently recognized methods to assure reasonable accuracy and reliability of results.

(4) Radiology: Veterinary medical facilities shall have the capability for use of either in-house or consultant services for obtaining radiographs of diagnostic quality. Radiology equipment and use must be in compliance with federal and Washington state laws, and should follow the guidelines approved by the American Veterinary Medical Association.

(5) Biologicals and drugs: The minimum standards for drug procedures shall be:

(a) All controlled substances shall be stored, maintained, administered, dispensed and prescribed in compliance with federal and Washington state laws.

(b) Among things otherwise provided by RCW 69.41-.050, legend drugs dispensed by a veterinarian shall be labeled with the following:

(i) Name of client or identification of animal.

(ii) Date dispensed.

(iii) Complete directions for use.

(iv) Name and strength of the drug.

(v) Name of prescribing veterinarian.

(c) A record of all drugs administered or dispensed shall be kept in the client's record. In the case of companion animals this record shall be by individual animal.

(6) Limited services: If veterinary medical services are limited to specific aspects of practice,

(a) The public shall be informed of the limitation of services provided.

(b) All veterinary services provided in the facility must conform to the requirements for those services listed in WAC 308-153-030 and (~~WAC 308-153-045~~) this section.

(c) The general requirements prescribed in WAC 308-153-020 shall apply to all veterinary medical facilities.

(7) Exceptions:

(a) The standards and requirements prescribed in WAC 308-153-030(3) and (~~308-153-045~~) subsection (1)(a), (c), (j)(i), (n) of this section, shall not apply to equine or food animal veterinary procedures performed in medical facilities.

(b) The standards and requirements prescribed in WAC 308-153-020 (1), (2), (3), (4), (6), (8), 308-153-030 and subsections (1)(a), (b), (c), (e), (h), (j)(i), (l), (n), (2), (3), (4), (6)(b), (c) of this section, shall not apply to equine or food animal veterinary procedures performed on the owner's premises by a veterinarian.

WSR 89-02-007

ADOPTED RULES

BOARD OF HEALTH

[Order 323—Filed December 27, 1988]

Be it resolved by the Washington State Board of Health, acting at 18220 Pacific Highway South, Seattle Room, Sea-Tac West Coast Hotel, Seattle, that it does adopt the annexed rules relating to:

Amd WAC 248-40-040 Handling and care of human remains.

Amd WAC 248-40-050 Transportation of human remains.

This action is taken pursuant to Notice No. WSR 88-01-088 [88-21-088] filed with the code reviser on October 19, 1988. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.20.050 (2)(e) 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 December 14, 1988.

By John A. Beare, M.D., M.P.H.

Secretary

AMENDATORY SECTION (Amending Order 312, filed 6/16/88)

WAC 248-40-040 HANDLING AND CARE OF HUMAN REMAINS. (1) Definitions applicable to WAC 248-40-040 and 248-40-050.

(a) "Barrier precaution" means protective attire or equipment or other physical barriers worn to protect or prevent exposure of skin and mucous membranes of the wearer to infected or potentially infected blood, tissue, and body fluids.

(b) "Burial transit permit" means a form, approved and supplied by the state registrar of vital statistics as described in chapter 43.20A RCW, identifying the name of the deceased, date and place of death, general information, disposition and registrar and sexton information.

(c) "Common carrier" means any person transporting property for the general public for compensation as defined in chapter 81.80 RCW.

(d) "Department" means the Washington state department of social and health services.

(e) "Embalmer" means a person licensed as required in chapter 18.39 RCW and engaged in the profession or business of disinfecting, preserving, or preparing dead human bodies for disposal or transportation.

(f) "Funeral director" means a person licensed as required in chapter 18.39 RCW and engaged in the profession or business of conducting funerals and supervising or directing the burials and disposal of human remains.

(g) "Health care facility" means any facility or institution licensed under:

(i) Chapter 18.20 RCW, boarding homes;

(ii) Chapter 18.46 RCW, maternity homes;

(iii) Chapter 18.51 RCW, nursing homes;

(iv) Chapter 70.41 RCW, hospitals; or

(v) Chapter 71.12 RCW, private establishments, or clinics, or other settings where one or more health care providers practice.

(h) "Health care provider" means any person having direct or supervisory responsibility for the delivery of health care or medical care including persons licensed in Washington state under Title 18 RCW to practice medicine, podiatry, chiropractic, optometry, osteopathy, nursing, midwifery, dentistry, physician assistant, and military personnel providing health care within Washington state regardless of licensure.

(i) "Local registrar of vital statistics" means the health officer or administrator who registers certificates of birth and death occurring in his or her designated registration district as defined in chapter 70.58 RCW.

(2) Funeral directors, medical examiners, coroners, health care providers, health care facilities, and their employees directly handling or touching human remains shall:

(a) Wash hands and other exposed skin surfaces with soap and water or equivalent immediately and thoroughly after contact with human remains, blood, or body fluids;

(b) Use barrier precautions whenever a procedure involves potential contact with blood, body fluids, or tissues of the deceased;

(c) Not eat, drink, or smoke in areas where handling of human remains or body fluids take place;

(d) Use reasonable precautions to prevent spillage of body fluids during transfer and transport of human remains including, when necessary:

(i) Containing, wrapping, or pouching with materials appropriate to the condition of the human remains; and

(ii) Obtaining approval from the coroner or medical examiner prior to pouching any human remains under their jurisdiction.

(e) Wash hands immediately after gloves are removed;

~~((f))~~ (f) Take precautions to prevent injuries by needles, scalpels, instruments, and equipment during use, cleaning, and disposal;

~~((g))~~ (g) Properly disinfect or discard protective garments and gloves immediately after use;

~~((h))~~ (h) Properly disinfect all surfaces, instruments, and equipment used if in contact with human remains, blood, or body fluids;

~~((i))~~ (i) Provide appropriate disposal of body fluids, blood, tissues, and wastes including:

(i) Equipping autopsy rooms, morgues, holding rooms, preparation rooms, and other places with impervious containers;

(ii) Lining containers with impervious, disposable material;

(iii) Equipping disposal containers with tightly fitting closures;

(iv) Destroying contents of disposal containers by methods approved by local ordinances and requirements related to disposal of infectious wastes;

(v) Immediately disposing of all fluids removed from bodies into a sewage system approved by the local health jurisdiction or by the department; and

(vi) Disinfecting immediately after use all containers and cans used to receive solid or fluid material taken from human remains.

~~(3) ((Health care facilities, health care providers, medical examiners, coroners, and their employees shall place human remains in a lightweight, heat-sealed, zippered, disposable body pouch of at least four mils to prevent leakage:~~

~~((4))~~ Funeral directors, embalmers, and others assisting in preparation of human remains shall refrigerate or embalm the remains within twenty-four hours of receipt. If remains are refrigerated, they shall remain so until final disposition or transport as permitted under WAC 248-40-050.

~~((5))~~ (4) Persons responsible for transfer or transport of human remains shall clean and disinfect equipment and the vehicle if body fluids are present and as necessary.

~~((6))~~ (5) Persons disposing of human remains in Washington state shall comply with requirements under chapter 68.50 RCW.

AMENDATORY SECTION (Amending Order 312, filed 6/16/88)

WAC 248-40-050 TRANSPORTATION OF HUMAN REMAINS. (1) Persons handling human remains shall:

(a) Use effective hygienic measures consistent with handling potentially infectious material;

(b) Obtain and use a burial-transit permit from the local health officer or local registrar of vital statistics when transporting human remains by common carrier;

(c) Enclose the burial-transit permit in a sturdy envelope; and

(d) Attach the permit to the shipping case.

(2) Prior to transporting human remains by common carrier, persons responsible for preparing and handling the remains shall:

(a) Enclose the casket or transfer case in a tightly closed, securely constructed outer box;

(b) Transport human remains pending final disposition more than twenty-four hours after receipt of human remains by the funeral director only if:

(i) The remains are thoroughly embalmed, or

(ii) The remains are prepared by:

(A) Packing orifices with a material saturated with a topical preservative;

(B) Wrapping the remains in absorbent material approximately one inch thick and saturated with a preservative or ~~((coated-f))~~ coating the remains ~~((f))~~ with heavy viscosity preservative gel;

(C) Placing the remains in a lightweight, disposable burial pouch; and

(D) Placing the disposable burial pouch inside a heavy canvas rubberized pouch and appropriately sealing along the zippered area with a substance such as collodion.

(3) Persons responsible for human remains routed to the point of final destination on a burial-transit permit shall:

(a) Allow temporary holding of remains at a stopover point within the state of Washington for funeral or other purposes without an additional permit ~~((f-f))~~; and

(b) Surrender the burial-transit permit to the sexton or crematory official at the point of interment or cremation.

(4) Sextons and cremation officials shall accept the burial-transit permit as authority for interment or cremation anywhere within the state of Washington.

WSR 89-02-008

ADOPTED RULES

BOARD OF HEALTH

[Order 324—Filed December 27, 1988]

Be it resolved by the Washington State Board of Health, acting at 18220 Pacific Highway South, Seattle Room, Sea-Tac West Coast Hotel, Seattle, that it does adopt the annexed rules relating to:

New WAC 248-100-072 Notification.

Amd WAC 248-100-209 HIV pretest and post-test counseling.

Amd WAC 248-100-036 Responsibilities of local health officers.

This action is taken pursuant to Notice No. WSR 88-21-089 filed with the code reviser on October 19, 1988. 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 70.24 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 December 14, 1988.

By John A. Beare, M.D., M.P.H.
Secretary

AMENDATORY SECTION (Amending Order 308, filed 3/16/88)

WAC 248-100-036 RESPONSIBILITIES AND DUTIES—LOCAL HEALTH OFFICERS. (1) The local health officer shall review and determine appropriate action for:

- (a) Each reported case or suspected case of a reportable disease or condition;
- (b) Any disease or condition considered a threat to public health;
- (c) Each reported outbreak or suspected outbreak of disease, requesting assistance from the department in carrying out investigations when necessary; and
- (d) Instituting disease prevention and infection control, isolation, detention, and quarantine measures necessary to prevent the spread of communicable disease, invoking the power of the courts to enforce these measures when necessary.

(2) Local health officers shall:

- (a) Submit reports to the state health officer as required in chapter 248-100 WAC;
- (b) Establish a system at the local health department for maintaining confidentiality of written records and written and telephoned disease case reports consistent with WAC 248-100-016;
- (c) Notify health care providers within the health district regarding requirements in this chapter;
- (d) Distribute appropriate report forms to persons responsible for reporting; ~~((and))~~
- (e) Notify the ~~((principle))~~ principal health care provider, if possible, prior to initiating a case investigation by the local health department;
- (f) Make HIV testing, AIDS counseling, and pretest and post-test counseling, as defined in this chapter, available for voluntary, mandatory, and anonymous testing and counseling as required by RCW 70.24.400;
- (g) Make information on anonymous HIV testing, AIDS counseling, and pretest and post-test counseling, as described under WAC 248-100-208 and 248-100-209, available;
- (h) Use identifying information on HIV-infected individuals provided according to WAC 248-100-072 only:
 - (i) For purposes of contacting the HIV-positive individual to provide test results and post-test counseling; or
 - (ii) To contact sex and injection equipment-sharing partners; and
 - (i) Destroy documentation of referral information established in WAC 248-100-072 and this subsection

containing identities and identifying information on HIV-infected individuals and at-risk partners of those individuals immediately after notifying partners or within three months, whichever occurs first.

(3) Each local health officer has the authority to:

- (a) Carry out additional steps determined to be necessary to verify a diagnosis reported by a health care provider;
 - (b) Require any person suspected of having a reportable disease or condition to submit to examinations required to determine the presence of the disease or condition; and
 - (c) Investigate any case or suspected case of a reportable disease or condition or other illness, communicable or otherwise, if deemed necessary.
- (4) Local health officers shall conduct investigations and institute control measures consistent with those indicated in the fourteenth edition (1985) of Control of Communicable Diseases in Man, edited by Abram S. Benenson, published by the American public health association, except:
- (a) When superseded by more up-to-date measures, or
 - (b) When other measures are more specifically related to Washington state.

NEW SECTION

WAC 248-100-072 RULES FOR NOTIFICATION OF PARTNERS AT-RISK OF HIV INFECTION. (1) A health care provider may consult with the local health officer or an authorized representative about an HIV-infected individual without identifying the individual.

(2) Only under the specific circumstances listed below, a principal health care provider shall report the identity of sex or injection equipment-sharing partners of an HIV-infected individual to the local health officer or an authorized representative:

(a) After being informed of the necessity to notify sex and injection-equipment sharing partners, the HIV-infected individual either refuses or is unable to notify partners that partners:

- (i) May have been exposed to and infected with HIV; and
- (ii) Should seek HIV-pretest counseling and consider HIV testing; and
- (b) The HIV-infected individual neither accepts assistance nor agrees to referral to the local health officer or an authorized representative for assistance in notifying partners.

(3) Only in the specific circumstances listed below, a principal health care provider shall report the identity of an individual with a positive HIV test result to the local health officer or an authorized representative:

(a) The principal health care provider provided pretest counseling as described in WAC 248-100-209(1) before the individual was tested; and

(b) The principal health care provider made efforts, but was unable to meet face-to-face with the individual to notify the individual of the HIV-test result and to provide post-test counseling as required in WAC 248-100-209 in order to assure partner notification.

(4) A health care provider shall not disclose the identity of an HIV-infected individual or the identity of sex and injection equipment-sharing partners at risk of HIV infection, except as authorized in RCW 70.24.105, WAC 248-100-072, or 248-100-076.

(5) Local health officers and authorized representatives shall:

(a) Confirm conditions in subsections (2) and (3) of this section were met prior to initiating partner notification or receiving referral of identity of an HIV-infected individual; and

(b) Use identifying information, provided according to this section, on HIV-infected individuals only for contacting the HIV-infected individual to provide post-test counseling or to contact sex and injection equipment-sharing partners; and

(c) Destroy documentation of referral information established under this subsection, containing identities and identifying information on the HIV-infected individual and at-risk partners of that individual, immediately after notifying partners or within three months of the date information was received, whichever occurs first.

AMENDATORY SECTION (Amending Order 318, filed 8/17/88)

WAC 248-100-209 COUNSELING STANDARDS—HUMAN IMMUNODEFICIENCY VIRUS (HIV) PRETEST COUNSELING—HIV POST-TEST COUNSELING. (1) Health care providers and other persons providing pretest counseling shall:

(a) Assess the individual's risk of acquiring and transmitting HIV by evaluating information about the individual's possible risk-behaviors;

(b) Provide at least one individual counseling session prior to HIV testing;

(c) Inform any individual planning to be tested for HIV that:

(i) If the test result is positive, the tested individual needs to notify sex and injection equipment-sharing partners that partners:

(A) May have been exposed to and infected with HIV; and

(B) Should seek HIV pretest counseling and consider HIV testing; and

(ii) Unless HIV testing is anonymous, the principal health care provider is required to refer identities of at-risk partners to the local health officer or authorized representative if:

(A) The HIV-infected individual either refuses or is unable to notify partners of exposure, possible infection, and need for pretest counseling and HIV testing; or

(B) The HIV-infected individual neither accepts assistance nor agrees to referral to the local health officer or an authorized representative for assistance in notifying partners; and

(iii) Unless HIV testing is anonymous, the principal health care provider is required to refer the identify of the individual testing positive to the local health officer or an authorized representative if the principal health care provider made efforts, but was unable to meet face-to-face with the individual to:

(A) Notify the individual of the HIV test result; and
(B) Provide post-test counseling, as required in this section, to assure partner notification.

(2) When an individual is assessed by a counselor or health care provider as "virtually no risk of HIV infection," as defined in WAC ((~~248-100-208 (3)(e)(iii)~~)) 248-100-208 (3)(e)(v) a counselor or the health care provider shall, in addition to subsection (1)(a) of this section:

(a) Maintain a nonjudgmental environment during counseling which:

(i) Considers the individual's particular circumstances; and

(ii) Is culturally, socially, linguistically, and developmentally appropriate to the individual being counseled.

(b) Explain the nature, purpose, value, and reason for the HIV tests;

(c) Explain the possible effect of HIV testing and a positive HIV test result related to employment, insurance, housing, and other potential legal, social, and personal consequences;

(d) Develop and maintain a system of referral and make referrals that:

(i) Are accessible and confidential for those counseled;

(ii) Are acceptable to and supportive of those counseled;

(iii) Provide assistance to those counseled in maintaining risk reduction behaviors.

(e) Provide at least one individual counseling session at the time HIV test results are disclosed to individuals testing positive; and

(f) Maintain disclosure and confidentiality requirements in WAC 248-100-016.

(3) If the individual is assessed by a health care provider to be other than "virtually no risk of HIV infection," as defined in WAC ((~~248-100-208 (3)(e)(iii)~~)) 248-100-208 (3)(e)(v), the person providing pretest counseling shall maintain requirements in subsection (1) and (2) of this section and:

(a) Focus counseling on behaviors increasing the risk of HIV acquisition and transmission;

(b) Provide personalized risk reduction education to individuals who:

(i) Are men engaging in unprotected intercourse with other men at any time since 1977;

(ii) Used intravenous substances at any time since 1977, especially those sharing injection equipment;

(iii) Engaged in sex for money or drugs at any time since 1977;

(iv) Have had sexual and/or injection equipment-sharing contacts at any time since 1977 with persons listed in subsection (3)(b)(i), (ii), and (iii) of this section;

(v) Have been exposed to or diagnosed with a sexually transmitted disease;

(vi) Are at increased risk of HIV infection by definition of United States Public Health Services, Centers for Disease Control;

(vii) Are required by ((~~chapter 70.24~~)) RCW 70.24-.095 and 70.24.340 to receive HIV counseling and testing.

(c) Inform any individual planning to be tested for HIV of the need to notify sexual and injection equipment-sharing partners if test results are positive;

(d) Advise individuals listed in subsection (3)(b)(i), (ii), and (iii) of this section not to donate or sell blood, blood products, semen, organs, or other body tissues; and

(e) Emphasize or re-emphasize the following counseling messages:

(i) The following will eliminate or decrease the risk of HIV infection:

(A) Sexual abstinence;

(B) A mutually monogamous relationship between uninfected people; and

(C) Following safer sex guidelines.

(ii) Do not share intravenous drugs and injection equipment;

(iii) Do not engage in behaviors in which blood, vaginal fluid, or semen is exchanged;

(iv) Condoms, even if used properly, do not supply absolute protection from HIV infection;

(v) Condoms may reduce risk of HIV infection if the condom is:

(A) Latex and used with a water-based lubricant rather than an oil-based lubricant, if a lubricant is used;

(B) Used in conjunction with spermicide during vaginal or anal intercourse; and

(C) Worn from start to finish of vaginal, oral, and anal intercourse.

(vi) Dental dams may reduce risk of HIV infection if the dental dam is:

(A) Latex; and

(B) Used from start to finish of oral intercourse.

(vii) The sexual behaviors having highest risk for HIV infection are those involving the exchange of blood or semen, especially receptive anal and vaginal intercourse;

(viii) Anal intercourse may increase the risk of condom failure and HIV infection;

(ix) Infected women should postpone pregnancy until more is known about how to prevent prenatal and perinatal transmission of HIV infection;

(x) Sexual negotiation skills can be learned to enhance risk reduction; and

(xi) Other sexually transmitted diseases, especially those causing genital ulcers, may increase the risk of acquiring or transmitting HIV infection.

(f) Make those counseled aware HIV retesting at a later date may be necessary or recommended.

(4) Persons providing post-test counseling shall:

(a) Follow requirements in subsection (1) of this section;

(b) Provide at least one individual counseling session at the time HIV test results are disclosed for individuals:

(i) Testing positive for HIV; or

(ii) Reporting practice of behaviors listed in (3)(b)(i), (ii), and (iii) of this section.

(c) If the individual being counseled tested positive for HIV infection:

(i) Provide assistance to persons in notifying partners; and/or

(ii) Offer to refer individuals to the local health officer as necessary for assistance in notifying partners; and/or

(iii) Offer to refer partners for counseling and testing; and

(iv) Develop or adopt a system to avoid documenting the names of referred partners in the permanent record of the individual being counseled; and

(v) Offer referral for alcohol and drug and mental health counseling, including suicide prevention, if appropriate; and

(vi) Refer for tuberculosis screening.

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 89-02-009

PROPOSED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Filed December 28, 1988]

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 overtime provisions and compensation, amending WAC 356-15-030;

that the agency will at 10:00 a.m., Thursday, February 9, 1989, in the Department of Personnel, Board Hearings Room, 521 South Capitol Way, 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 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 February 7, 1989.

Dated: December 28, 1988

By: Leonard Nord
Secretary

STATEMENT OF PURPOSE

Title: Amending WAC 356-15-030, Overtime provisions and compensation.

Purpose: Sets forth conditions deemed to be overtime, and describes which work period designations are entitled to overtime payment for which of those conditions.

Statutory Authority: RCW 41.06.150(9).

Summary: This proposal has two issues included in this amendment. The first issue (paragraphs (6) and (7)) would provide that both intermittent and part-time employees get the overtime now provided for part-time employees. The second issue will entitle departments to continue overtime pay rates for nonscheduled and exceptions work period employees into the following work day and until they are released from duty. Under the present rules, the first 8 hours in the following work day would normally be straight time, and overtime would not be resumed until eight hours of straight time had been completed. The proposal would require the extension of

overtime rates over into the continuous work hours of a new work day for scheduled work period employees. But scheduled employees already must be paid overtime rates for any hours outside their scheduled hours of work. So this proposal appears not to have much affect on the scheduled employees, but could substantially affect nonscheduled and exceptions employees. In addition to natural resources fire personnel, this proposal could effect increased costs of running Y.D.C.C. camps in parks and recreation; of taking DSHS residents of developmentally disabled and mental patients on excursions which often last for more than one day; and possibly some emergency work done in the Department of Transportation.

Reasons: In the first issue, may [many] departments have inquired about overtime eligibility for intermittent employees. The present rules provide no specific answer. Department of Personnel has responded that treatment should be the same as for part-time employees, which in effect, they are. But the merit system rules do not presently make that clear. The second issue pertains to forest fire camps and some other types of emergencies, fire fighting and support personnel are normally assigned to 12-hour shifts. But sometimes when they have worked the shift, they are sent back on some emergency, or the camp is ordered to be moved, or other reasons occur why they can't be relieved from duty. In some cases employees are on duty for 24 hours or longer without a rest break. This proposal would extend the overtime, once begun, into the following work day or days until the employees are released from duty (presumably for at least a five-hour sleeping period).

Responsibility for Drafting: Gail Salisbury, Department of Personnel, 521 South Capitol Way, FE-11, Olympia, WA 98504, phone (206) 753-5383; Implementation and Enforcement: Department of Personnel.

Agency or Organization Submitting Proposal: First issue, Department of Personnel, governmental agency; and second issue, Washington Public Employees Association and Department of Natural Resources.

Rule Proposal a Result of Federal Law, or Federal or State Court Action: No.

AMENDATORY SECTION (Amending Order 285, filed 11/24/87, effective 1/1/88)

WAC 356-15-030 OVERTIME PROVISIONS AND COMPENSATION. (1) The following conditions constitute overtime:

(a) For full-time employees, work in excess of the workshift within the work day.

(b) Work in excess of forty nonovertime hours in one workweek or eighty nonovertime hours in a scheduled fourteen consecutive day period as authorized under WAC 356-15-020 (2)(a)(ii).

(c) Work on a holiday (except Sunday when it is within the scheduled workshift). Scheduled work performed on a Sunday which is coincidental with some other state holiday is overtime work.

(d) Work on a scheduled day off.

(e) Time worked in excess of the 28-day work period by law enforcement positions.

(f) For full-time employees who are in overtime status entering a new day, all work in the new work day until relieved from duty.

(2) Scheduled work period employees shall receive overtime compensation for work which meets subsection (1)(a) through (d) of this section and may be paid overtime compensation for work which meets subsection (1)(f) of this section.

(3) Nonscheduled work period employees shall receive overtime compensation for work which meets subsection (1)(b) through (d) of

this section and may be paid overtime compensation for work which meets subsection (1)(a) and/or subsection (1)(f) of this section.

(4) Law enforcement positions have a one hundred sixty-hour, twenty-eight-day work period, rather than a forty-hour workweek.

(a) When the combination of credited work hours (vacation, sick leave, holidays, or compensatory time) and actual work hours exceeds one hundred sixty hours, the employee shall be compensated at time and one-half rates in cash or compensatory time at the option of the agency.

(b) Overtime compensation for actual work in excess of one hundred seventy-one hours in a work period may be in the form of compensatory time off if the employee and the agency agree.

(c) Assigned, actual work on a holiday shall be considered as work in excess of one hundred sixty hours.

(d) For the positions receiving assignment pay for an extended work period, the following special provisions apply:

(i) These law enforcement classes or positions have a one hundred seventy-one-hour, twenty-eight-day work period, for which they receive four ranges (approximately ten percent) above the base salary range.

(ii) When the combination of credited work hours and actual work hours exceeds one hundred seventy-one hours, the employee shall be compensated at time and one-half rates. Compensation may be in the form of compensatory time off if the employee and the agency agree.

(iii) Assigned, actual work on a holiday shall be considered as work in excess of one hundred seventy-one hours.

(5) Exceptions work period employees are not required to be compensated beyond their regular monthly rate of pay for work which meets subsection (1)(a) through (d) or subsection (1)(f) of this section. However, they may be compensated or granted exchange time for any of those conditions if their appointing authority deems it appropriate.

(a) If overtime compensation is authorized, the appointing authority may fix the rate, not to exceed the overtime rate (WAC 356-05-231). As indicated in subsection (5) of this section, the agency and the employee may agree to use compensatory time off in lieu of cash; in that event, the rules covering liquidation of compensatory time apply.

(b) Exchange time may be authorized for any number of hours worked beyond the exceptions work period employee's normal hours of work. For those hours authorized, the rate shall be equal hours off for those worked. Exchange time can be accrued to a limit determined by each agency, not to exceed one hundred seventy-four hours. The exchange time accrual for incumbents in the class of youth development and conservation corps camp supervisor only may be increased to four hundred eighty hours by the employing agency.

(c) Employees must be allowed, and may be required, to use all exchange time in excess of eighty hours prior to each April 1 and October 1, or other semiannual dates fixed by an agency and made known to its employees and the director of personnel by that agency's director. As an exception to the above, the director of personnel may establish a single annual date based on the special needs of the requesting agency. Employees must exhaust their exchange time before using compensatory time or vacation leave unless this would result in a loss of accumulated leave.

(d) Employee absence on approved exchange time shall be considered as time worked for payroll purposes.

(e) Exchange time has no cash liquidation value. However, employees voluntarily terminating from state service or transferring to another agency must be offered the opportunity to postpone their cessation of employment by the granting agency until their accumulated, authorized exchange time has been used. Employees who were separated due to a reduction in force or disability separation are entitled to reinstatement of accumulated exchange time if they are rehired on a permanent basis by the granting agency within three years of separation.

~~((6) Overtime shall be compensated in accord with the provisions of WAC 356-14-230 through 356-14-265.))~~

~~(7) (6)(a) Both intermittent employees and P part-time employees whose positions are in job classes designated as scheduled, nonscheduled, or law enforcement shall receive overtime compensation for work which meets subsection (1)(b) or (c) of this section.~~

(b) Hourly paid employees whose positions are in job classes designated as exceptions are not exempt from the overtime provisions of the Fair Labor Standards Act. For these employees, an agency must determine and notify the employee of the beginning of the workweek, must maintain the wage and hour records identified in WAC 356-14-220, and must pay overtime compensation for actual hours worked in excess of 40 nonovertime hours in a workweek.

(7) Overtime shall be compensated in accord with the provisions of WAC 356-14-230 through 356-14-265.

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 89-02-010
ADOPTED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Order 311—Filed December 28, 1988—Eff. February 1, 1989]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 521 South Capitol Way, Olympia, WA, that it does adopt the annexed rules relating to Certification—Errors—Correction, amending WAC 356-26-120.

This action is taken pursuant to Notice No. WSR 88-21-065 filed with the code reviser on October 17, 1988. These rules shall take effect at a later date, such date being February 1, 1989.

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

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

APPROVED AND ADOPTED December 8, 1988.

By Leonard Nord
 Secretary

AMENDATORY SECTION (Amending Order 76, filed 3/31/75)

WAC 356-26-120 CERTIFICATION—ERRORS—CORRECTION. (1) The director shall ensure that the proper actions have been taken and reported.

(2) In the event that a name is certified in error and the error is discovered before one of the named applicants is notified that he or she is appointed, the erroneous certification will be withdrawn and a correct certification made. If a certification is to fill more than one position, only that portion of it pertaining to positions for which applicants have not been notified that they are appointed will be withdrawn.

(3) In the event a name is certified in error and the error is discovered after one of the named applicants is notified that he or she is appointed but prior to the effective date of the appointment, the certification and appointment will be withdrawn as in subsection (2) ((above)) of this section unless:

(a) Acceptance of the appointment caused the named applicant to change his or her place of residence.

(b) Acceptance of the appointment caused the named applicant to resign from a position that cannot be regained. When the named applicant is a state employee, the agency from which he or she resigned will reinstate the named applicant in his or her previous status.

(4) In the event a name is certified in error and the error is discovered after the effective date of the appointment of one of the named applicants, the director may revoke the appointment and make a proper certification of names. The error may be on the part of any party including erroneous information contained in the application.

(5) Falsification or misrepresentation of information on an application for employment will be cause to remove an applicant's name from the register. If the applicant has been appointed prior to the discovery of the falsification or misrepresentation, the director may revoke the appointment during the probationary period. After the probationary period the appointing authority may dismiss the employee for cause pursuant to WAC 356-34-010.

WSR 89-02-011
ADOPTED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Order 312—Filed December 28, 1988—Eff. February 1, 1989]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 521 South Capitol Way, Olympia, WA, that it does adopt the annexed rules relating to:

- Amd WAC 356-05-450 Union shop.
- New WAC 356-05-456 Union shop nonassociation fee.
- New WAC 356-05-461 Union shop representation fee.
- Rep WAC 356-05-455 Union shop fee.
- Amd WAC 356-42-010 Membership in employee organization.
- Amd WAC 356-42-030 Determination of bargaining unit—Of exclusive representative.
- Amd WAC 356-42-040 Decertification of exclusive representative.
- Amd WAC 356-42-043 Union shop requirements.
- Amd WAC 356-42-045 Union shop elections.
- Amd WAC 356-42-047 Union shop decertification.
- Amd WAC 356-42-050 Contents of written agreements.

This action is taken pursuant to Notice No. WSR 88-22-066 filed with the code reviser on November 2, 1988. These rules shall take effect at a later date, such date being February 1, 1989.

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

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

APPROVED AND ADOPTED December 8, 1988.

By Leonard Nord
 Secretary

AMENDATORY SECTION (Amending Order 209, filed 8/10/84)

WAC 356-05-450 UNION SHOP. A form of union security that requires that all employees within a

bargaining unit (~~(become members of the certified bargaining representative)~~) pay monthly or other periodic dues to an employee organization or pay a representation fee in accordance with the procedure adopted by the employee organization or a nonassociation fee within ((30)) thirty calendar days of the union shop election or ((30)) thirty calendar days from an employee's date of hire, whichever is later.

NEW SECTION

WAC 356-05-456 UNION SHOP NONASSOCIATION FEE. A fee which an employee who is granted nonassociation as provided in WAC 356-42-043(4) must pay to a union shop exclusive bargaining representative as an alternative to becoming a member of such employee organization and paying regular dues. This fee is equivalent to the regular monthly dues of the employee organization less any included monthly premiums for union-sponsored insurance programs.

NEW SECTION

WAC 356-05-461 UNION SHOP REPRESENTATION FEE. A fee in lieu of regular dues which an employee may pay to a union shop representative. The fee shall constitute an employee's proportionate fair share of the direct costs of negotiating and administering the collective bargaining agreement and of settling grievances, appeals, and disputes, and also the expenses of activities or undertakings normally or reasonably employed to implement or effectuate the duties of the organization as exclusive representative.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-05-455 UNION SHOP FEE.

AMENDATORY SECTION (Amending Order 147, filed 9/16/80)

WAC 356-42-010 MEMBERSHIP IN EMPLOYEE ORGANIZATION. (1) State employees shall have the right to affiliate with, be represented by and participate in, the management of employee organizations. State employees shall have the right to be represented by such organizations in collective negotiations with appointing authorities. No persons or parties shall directly or indirectly interfere with, restrain, coerce or discriminate against any state employee or group of state employees in the free exercise of these rights. However, the right not to affiliate with employee organizations shall be modified by the certification of a union shop representative according to WAC 356-42-043.

(2) Any employee organization or person desiring to represent state employees before the state personnel board or in collective negotiations with an appointing authority must first file a notice of intent to represent state employees with the director of personnel. Such notice of intent to represent state employees must set forth the name of the person or employee organization, and if the latter, the name of an agent authorized to speak on

its behalf; a mailing address and telephone number; a general description of the types of employment falling within the intended area of representation; and a copy of a constitution, by-laws, or any other documents defining powers and authorizing representation of the parties filing the notice of intent.

(3) An employee organization which is, or desires to be, an exclusive bargaining representative for a bargaining unit which has chosen to be a union shop must have a written procedure concerning representation fees which complies with applicable statutory and constitutional requirements. Such employee organization must provide to the director a written opinion of the employee organization's attorney that its representation fee procedure is in compliance with applicable statutory and constitutional requirements.

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

WAC 356-42-030 DETERMINATION OF BARGAINING UNIT—OF EXCLUSIVE REPRESENTATIVE. (1) The director shall certify an employee organization as exclusive representative of the employees of a bargaining unit when such organization shows proof that it represents a majority of such employees at the close of the last preceding payroll period and such proof is not contested by the appointing authority, the director, or any other interested party. Prior to certification, the director shall give ten calendar days' notice that an employee representative has petitioned to be named the exclusive representative of a bargaining unit. Such notice shall inform all other interested parties that an election may be requested as herein provided and that the proof of representation may be contested. In the event that proof of representation is not satisfactory to the director, he may require an election to be held.

(2) The director shall conduct a secret vote for selection of an exclusive representative of the employees of a bargaining unit upon request from an employee organization showing satisfactory proof of at least 30 percent representation within the unit at the close of the last preceding payroll period. Upon granting a request for an election, the director shall give notice thereof and allow ten calendar days for other employee organizations desiring their names placed on the ballot to show satisfactory proof of at least ten percent representation within the unit at the close of the last preceding payroll period.

(3) The director, after consultation with interested employee organizations and the appointing authority, shall promulgate rules for the conduct of the election and shall distribute sample ballots. The ballot shall contain the name of the requesting employee organization and the name of any other employee organization showing satisfactory proof of at least ten percent representation within the unit and shall provide a choice for any employee within the unit to designate that he does not desire any representation. Where more than one organization is on the ballot and none of the choices receives a majority of all votes cast in such election, a run-off election shall be held. The run-off ballot shall contain the two choices which received the largest and the second largest number of votes.

(4) An employee organization receiving a majority of all votes cast in such an election, or run-off election, shall be certified by the director of personnel as the exclusive representative of the employees of the bargaining unit. If no employee organization receives a majority of votes cast, the director will issue notification to that effect.

(5) When an employee organization has been certified as the exclusive representative of the employees of a bargaining unit, the employee organization shall be entitled to act for and to negotiate collective bargaining agreements covering all employees in the bargaining unit. The certified employee organization shall be responsible for representing the interests of all such employees. Individual grievances or group grievances of employees may, however, be presented by them to management and may be adjusted by management so long as the adjustment is not inconsistent with the collective bargaining agreement and the exclusive representative has had an opportunity to review such adjustments. Noncertified employee representatives may also present their views to the appointing authority.

(6) Upon request by the certified exclusive representative, the appointing authority shall provide that organization with the names and addresses of all employees in the bargaining unit. The appointing authority shall not be required to provide such lists more often than quarterly unless otherwise provided in a collective bargaining agreement.

AMENDATORY SECTION (Amending Order 49, filed 8/17/72)

WAC 356-42-040 DECERTIFICATION OF EXCLUSIVE REPRESENTATIVE. (1) Upon petition to the director by no less than ~~((30))~~ thirty percent of the employees of a bargaining unit, decertification or a new certification shall be determined by an election as prescribed in WAC 356-42-030; provided however, that no petition shall be honored where:

(a) Less than ~~((12))~~ twelve months have elapsed since the ~~((last))~~ director last certified either the exclusive representative or the results of an exclusive representation certification ~~((or))~~ election; or

(b) A valid collective bargaining agreement exists for the unit, except for that period of no more than ~~((90))~~ ninety calendar days nor less than ~~((60))~~ sixty calendar days prior to the expiration of the contract. This ~~((30-day))~~ thirty-day open period shall apply to the initial, extended and automatically renewed contract periods.

(2) The election shall be conducted at the close of the contract term, or at an appropriate time, if no contract exists for the unit.

AMENDATORY SECTION (Amending Order 307, filed 8/26/88)

WAC 356-42-043 UNION SHOP REQUIREMENTS. (1) Once ~~((an employee organization has been certified to a bargaining unit as union shop))~~ a majority of employees within a bargaining unit determine by

election to require as a condition of employment membership in the employee organization designated as exclusive representative, all employees included in that unit, ~~((except for those employees who qualify for non-membership on the basis of bona fide religious objection as stated in WAC 356-42-043(2);))~~ shall be required to ~~((become members of))~~ pay to the employee organization the regular dues of the organization, or pay a representation fee or a nonassociation fee within ~~((30))~~ thirty calendar days following their start of employment or ~~((30))~~ thirty calendar days after an employee organization wins certification as union shop representative, whichever is later. The ~~((30))~~ thirty calendar days starts the first day of the employee's employment within the bargaining unit which has a certified union shop representative or starts the date of the director's certification of the election results, whichever is later.

(2) Upon certification as a union shop representative, the employee organization shall notify all employees within the bargaining unit of the existence of the union shop requirement and the conditions of employment which arise under that requirement.

(3) Membership in the employee organization is satisfied by the payment of monthly or other periodic dues or representation fees and does not require payment of initiation, reinstatement, or any other fees or fines and includes full and complete membership rights.

(4) Employees who have a bona fide religious objection precluding them from membership in an employee organization, based on religious tenets, or teachings (~~and who are members~~) of ~~((the))~~ a church or religious body ~~((holding such tenets or teachings;))~~ of which they are members may satisfy the union shop requirement by paying to the union shop representative a ~~((union shop))~~ nonassociation fee. This fee is an amount equivalent to the regular dues of the union shop representative, minus any monthly premiums for union sponsored insurance programs.

~~((3))~~ (5) Employees who wish to exercise the right of nonassociation from an employee organization, as provided in ~~((WAC 356-42-043(2)))~~ subsection (4) of this section, must submit their request to the union shop representative. If the union shop representative rejects the employee's request or fails to respond within ten working days, either the employee or the union shop representative may submit the issue to the director or his designee who shall investigate and confer with the parties in an effort to resolve the dispute. If agreement is not reached, the director shall issue a written decision which shall be final.

~~((4))~~ (6) Once an employee has qualified to pay the ~~((union shop))~~ nonassociation fee, the employee may designate that the fee go to that program or programs within the functions of the union shop representative in harmony with the employee's individual conscience.

~~((5))~~ An employee who pays a union shop fee shall be entitled to full and complete representation rights.

(6) Once an employee organization has been certified as union shop representative, the affected bargaining unit employees shall be required to pay membership dues or union shop fees to that employee organization. Payment of dues or fees may be required on a monthly

~~or other periodic basis. Such employees shall not be required to make payment of initiation fees, reinstatement fees, or any other fees or fines. All employees included in a bargaining unit to which an employee organization is certified as union shop representative, and who are members of the certified employee organization, will have full and complete rights as members within that employee organization.)~~

(7) Employees who qualify for nonassociation shall not be members of the employee organization, but are entitled to the same representation rights as members of the employee organization.

(8) Employees who object to payment for activities of the exclusive representative which are supported by regular dues and which are not related to representation of the employees in the bargaining unit may pay a representation fee in lieu of regular dues in accordance with the procedure adopted by the employee organization. The representation fee is to be calculated by the representative in accordance with applicable constitutional and statutory requirements. See WAC 356-05-461.

(9) Failure of an employee to become a member of the employee organization which is the union shop representative or make payment of the union shop representation fee or the nonassociation fee within ~~((30))~~ thirty calendar days following the employee's start of employment or within ~~((30))~~ thirty calendar days after an employee organization has been certified as union shop representative, whichever is later, shall cause that employee to be dismissed as hereinafter provided.

~~((8))~~ (10) Employees on leave of absence without pay for an entire calendar month shall not be required to pay dues or union shop representation or nonassociation fees to the union shop representative during that month. When an employee returns from leave of absence to employment and pay status within the bargaining unit, he shall be considered included in the bargaining unit and required to pay the union dues or union shop representation or nonassociation fee.

~~((9))~~ (11) Once an employee organization has been certified by the director as a union shop representative, the affected appointing authority shall provide the employee organization with a monthly list of the employees in the bargaining unit.

~~((10) Upon)~~ (12) After written notification by the union shop representative that an employee has not complied with the union shop requirements, the appointing authority shall give written notification to the employee of ~~((15))~~ fifteen calendar days' notice of his or her dismissal for failure to join the union or pay ~~((union shop))~~ representation or nonassociation fees. The dismissal action shall be rescinded if an employee complies with the union shop requirements within those ~~((15))~~ fifteen calendar days, ~~((the dismissal action shall be rescinded))~~ or presents evidence that the union shop representative has not complied with WAC 356-42-010(3) or the representation fee or nonassociation fee requirements of this section.

~~((11))~~ (13) The appointing authority shall notify affected employees of existing union shop provisions prior to their hire, promotion, or transfer into a bargaining unit where such provisions are in effect.

AMENDATORY SECTION (Amending Order 307, filed 8/26/88)

WAC 356-42-045 UNION SHOP ELECTIONS.

(1) An employee organization is eligible to petition for a union shop representation election if the employee organization is certified as exclusive bargaining representative for a bargaining unit in accordance with WAC 356-42-030.

(2) Upon receipt of a valid petition from the certified exclusive bargaining representative, the director or designee shall order a union shop representation election. ~~((A petitioning employee organization will be certified as union shop representative if a majority of the employees who are included in the bargaining unit vote in favor of the union shop.))~~ If the employee organization does not already have the opinion of counsel required by WAC 356-42-010(3) on file with the director, the petition shall not be considered complete until such an opinion is provided.

(3) The election will be conducted under the general procedures outlined in WAC 356-42-042.

(4) A petitioning employee organization will be certified as union shop representative if a majority of the employees who are included in the bargaining unit vote in favor of the union shop.

(5) The petitioning employee organization shall take great care to avoid making untrue statements concerning union shop election issues.

~~((4))~~ (6) The appointing authority shall cooperate with the director or designee to assure that eligible employees have a maximum opportunity to vote in union shop elections.

~~((5))~~ (7) The appointing authority, supervisors, and other representatives of management shall remain neutral on the questions, merits and issues of the union shop and the petitioning employee organization for the purposes of union shop elections; except that such individuals who are members of the bargaining unit shall have the right to express their personal opinions and beliefs regarding the issues when their positions are included in the bargaining unit. If an objection is made by the petitioning employee organization or by an employee included in the bargaining unit to written or oral statements made by the appointing authority, supervisors or other representatives of management, the director or designee shall investigate the objection and determine the appropriate remedy if the objection is found to be meritorious.

~~((6))~~ (8) When the board, pursuant to WAC 356-42-020, adds a new classification of employees into an existing bargaining unit which has a union shop provision in place, such action shall effect an automatic request for a new union shop certification election to determine the desires of the employees of the new unit unless fewer than twelve months have elapsed since the last union shop election and:

(a) The same employee organization is the certified union shop representative for each of the units being combined; or

(b) The results of the union shop election previously held still represent a majority vote in favor of the union shop provision in the new unit; or

(c) A majority of the incumbents in the positions to be added have signed a petition indicating acceptance of the union shop condition.

~~((7))~~ (9) No union shop election petition will be honored within twelve months following the director's certification of the results of a prior union shop certification election or a prior union shop decertification election.

AMENDATORY SECTION (Amending Order 57, filed 7/31/73)

WAC 356-42-047 UNION SHOP DECERTIFICATION. (1) ~~((No union shop decertification election petition shall be honored within twelve months following a prior union shop election or union shop decertification election:~~

~~(2))~~ Upon petition of ~~((30))~~ thirty percent or more of the employees included in a bargaining unit, a union shop decertification election will be conducted by the director or his designee to determine whether the employee organization which is the union shop representative will remain certified as union shop representative for a bargaining unit.

(2) The election will be conducted under the general procedures outlined in WAC 356-42-042.

(3) If a majority of the employees included in the bargaining unit vote to decertify the employee organization as union shop representative, the director will issue a notice of decertification. Once an employee organization has been decertified from a bargaining unit as union shop representative, all of its union shop rights cease in that unit.

(4) An employee organization is automatically decertified as union shop representative if it is decertified as exclusive bargaining representative in accordance with WAC 356-42-040 Decertification of exclusive bargaining representative.

(5) The appointing authority, supervisors, and other representatives of management shall remain neutral on the questions, merits, and issues of the union shop and the union shop representative for the purpose of union shop decertification elections; except that such individuals who are members of the bargaining unit shall have the right to express their personal opinions and beliefs regarding the issues when their positions are included in the bargaining unit. If an objection is made by the union shop representative or by an employee included in the bargaining unit to written or oral statements made by the appointing authority, supervisors or other representatives of management, the director or designee shall investigate the objection and determine the appropriate remedy if the objection is found to be meritorious.

(6) No union shop decertification election petition shall be honored within twelve months following the director's certification of the results of a prior union shop election or union shop decertification election.

AMENDATORY SECTION (Amending Order 210, filed 10/17/84)

WAC 356-42-050 CONTENTS OF WRITTEN AGREEMENTS. (1) Written agreements may contain provisions covering all personnel matters over which the appointing authority of the appropriate bargaining unit of such agency may lawfully exercise discretion.

(2) Written agreements shall include a grievance procedure for processing individual and group grievances within the bargaining unit and shall provide for mediation by the director of personnel or his designee. Requests for mediation must be submitted in writing to the director of personnel no later than thirty calendar days from the date of the agency's written response at the final internal step of the procedure. Grievance procedures shall also provide for arbitration by the board in accordance with WAC 356-42-055.

(3) Written agreements may contain provisions for payroll deduction of employee organization dues upon authorization by the employee member. Any employee may cancel his payroll deduction of employee organization dues by filing a written notice with the appointing authority and the employee organization thirty calendar days prior to the effective date of such cancellation. Where union shop ~~((union security))~~ provisions exist, payroll deduction rights shall also extend to those employees who ~~((;))~~ because of religious tenets ~~((;))~~ pay a ~~((union shop))~~ nonassociation fee, or employees who pay a representation fee.

(4) The initial term of written agreements shall not exceed three years. Automatic renewal or extension provisions may extend the period of the contract for a period not to exceed one year at a time.

(5) Written agreements shall be filed with the director. Provisions of such agreements shall not prevail if in conflict with the merit system rule, the state civil service law or other applicable law.

WSR 89-02-012

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 88-185—Filed December 28, 1988]

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

I, Joseph R. Blum, 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 a harvestable quota of groundfish has been established by the Pacific Fisheries Management Council. This regulation provides for harvest of the quota without impacting nonharvestable stocks. There is inadequate time to follow the permanent rule adoption process.

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 75.08.070 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 December 21, 1988.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-44-05000U COASTAL BOTTOM-FISH CATCH LIMITS. Notwithstanding the provisions of WAC 220-44-050, effective 12:01 A.M. January 1, 1989, 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*)** – 30,000 pounds per vessel trip per calendar week, defined as Wednesday through the following Tuesday. It is unlawful for any vessel to make more than one landing in excess of 3,000 pounds per calendar week.

(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 restrictions on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if Pacific Ocean perch represent 20 per cent or less of total weight of fish on board. Under no circumstances may a vessel land more than 5,000 pounds of Pacific Ocean perch in any one vessel trip.

(4) **All other species of rockfish (*Sebastes spp.*)** – 25,000 pounds of all other species combined per vessel trip per calendar week, defined as Wednesday through the following Tuesday, of which no more than 7,500 pounds may be yellowtail rockfish (*Sebastes flavidus*) except that a fisherman having made a 1989 declaration of intent, may make either one landing of no more than 50,000 pounds of all other species combined per vessel trip biweekly, defined as Wednesday through the second Tuesday following of which no more than 15,000 pounds may be yellowtail rockfish or two landings of not more than 12,500 pounds of all other species in any one calendar week of which no more than 3,750 pounds in any one landing may be yellowtail rockfish. All previous declaration forms 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 1989 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 received 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 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 received prior to the beginning of the week 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. The date of first landing will determine the beginning of biweekly periodicity. Biweekly periodicity will restart after a landing that occurs more than four calendar weeks after the immediate prior landing. A calendar week is defined as Wednesday through the following Tuesday.

(b) **Sablefish –**

(a) **Trawl Vessels – No trip limit.** No restrictions on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if sablefish represent 45 percent or less of total combined round weight of sablefish, dover sole, arrowtooth flounder, and thornyhead rockfish on board. To convert from round weight to dressed weight multiply the dressed weight by 1.75. Minimum size 22 inches in length, unless dressed in which case minimum size 15.5 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail. Trawl vessels are allowed an incidental catch less than the minimum size of 45 percent of the total combined round weight of sablefish, dover sole, arrowtooth flounder and thornyhead rockfish, not to exceed 5,000 pounds per trip.

(b) **Non-trawl vessels – No trip limit.** Minimum size 22 inches in length, unless dressed, in which case minimum size 15.5 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail. Non-trawl vessels are allowed an incidental catch less than the minimum size of 1,500 pounds, or three percent of the total round weight of sablefish on board, whichever is greater, per trip.

(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 initiation of transfer of catch from the fishing vessel, and all fish aboard the vessel are considered part of the vessel trip limit at the initiation 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 11:59 p.m. December 31, 1988:

WAC 220-44-05000T COASTAL BOTTOMFISH CATCH LIMITS. (88-176)

Reviser's note: Errors of punctuation in the above repealer occurred in the copy filed by the agency and appears herein pursuant to the requirements of RCW 34.08.040.

WSR 89-02-013

**NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE CENTER**

[Memorandum—December 27, 1988]

There will be a special meeting of the board of directors of the Washington State Convention and Trade Center (WSCTC), on Thursday, December 29, 1988, at 4:00 p.m. The location of the meeting will be the Washington State Convention and Trade Center, 800 Convention Place, Room 601, in downtown Seattle.

WSR 89-02-014

**ADOPTED RULES
LIQUOR CONTROL BOARD**

[Order 274, Resolution No. 283—Filed December 28, 1988]

Be it resolved by the Washington State Liquor Control Board, acting at the Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Wine labels—Certificate of label approval required—~~((Product samples and))~~ labels to be submitted ~~((analysis fee))~~, amending WAC 314-24-040.

This action is taken pursuant to Notice No. WSR 88-23-053 filed with the code reviser on November 14, 1988. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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 December 28, 1988.

By L. H. Pedersen
Chairman

**AMENDATORY SECTION (Amending Order 254,
Resolution No. 263, filed 8/23/88)**

WAC 314-24-040 WINE LABELS—CERTIFICATE OF LABEL APPROVAL REQUIRED—

~~((PRODUCT SAMPLES AND))~~ LABELS TO BE SUBMITTED ~~((ANALYSIS FEE))~~. No wine shall be imported or sold within the state of Washington until the certificate of approval holder, or domestic winery, or United States importer of foreign wine, shall have obtained from the board a certificate of label approval for such wine.

(1) A request for certificate of label approval must be submitted to the board on forms prescribed by the board, together with the following:

(a) Two labels of the brand and type for which approval is requested ~~((, and a list of the container sizes on which the label is to be used;))~~ for wines under seven percent alcohol by volume; and

(b) ~~((Two pint samples (or two containers of 375 milliliters each), or one four-fifths quart (or 750 milliliters), or one quart (or one liter) of the finished wine for chemical analysis with a label attached with identical information on it for which approval is requested: PROVIDED, HOWEVER, That if such wine is available only in containers of larger capacity than one liter, such a sample may be submitted in such package size nearest in quantity to one liter;~~

~~(c) Finished wine is the final finished product as bottled or packaged for sale. Tank or barrel samples will not be accepted.~~

~~(d) Payment of a fee of \$15.00 for each chemical analysis; and~~

~~(e)) One copy of the federal certificate of label approval for such wine which has been issued by the Bureau of Alcohol, Tobacco, and Firearms, U.S. Treasury Department.~~

(2) Any change in label or product which requires re-issuance of federal approval under the provisions of 27 CFR Part 4, must also be submitted to the board in accordance with the foregoing provisions of this regulation.

(3) ~~((If a change in product has been made, a sample of said wine must be submitted for analysis, as provided in subsection (1)(b) and (d) of this section. No fee is required if the application is for approval of a revised label only, where no change has been made in the content of a previously approved product.~~

~~(4) The board may, upon written request, where rare vintage wines of limited quantity are concerned, issue a certificate of label approval based on the condition that such a wine has received federal label approval. In submitting such a request the applicant should furnish the board with a copy of the federal certificate of label approval and file certified information confirming that such wine is actually of rare vintage and of limited quantity.~~

~~(5)) Every producer, importer, bottler, or wholesaler of wine shall, upon request of the board or its authorized representative, furnish without cost to the board, samples of any brand of wine upon its premises for the purpose of analysis in order to determine whether the wine conforms to the ((analysis of that brand of wine approved originally by the board)) quality standards set by the board in WAC 314-24-060 and conforms with commercial standards.~~

(4) No label shall be used that is misleading.

WSR 89-02-015
ADOPTED RULES
LIQUOR CONTROL BOARD

[Order 275, Resolution No. 284—Filed December 28, 1988]

Be it resolved by the Washington State Liquor Control Board, acting at the Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Beer labels—Certificate of label approval required—~~((Product samples and))~~ labels to be submitted ~~((analysis fee))~~, amending WAC 314-20-020.

This action is taken pursuant to Notice No. WSR 88-23-052 filed with the code reviser on November 14, 1988. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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 December 28, 1988.

By L. H. Pedersen
 Chairman

AMENDATORY SECTION (Amending Order 255, Resolution No. 264, filed 7/6/88)

WAC 314-20-020 BEER LABELS—CERTIFICATE OF LABEL APPROVAL REQUIRED—~~LABELS ((AND PRODUCT SAMPLES)) TO BE SUBMITTED((=ANALYSIS FEE))~~. (1) Every bottle or can containing beer intended for sale in the state of Washington shall bear a label in compliance with RCW 66.28.120. No beer shall be imported or sold within the state of Washington until the licensed brewery, or certificate of approval holder, shall have obtained from the board a certificate of label approval for such beer.

(2) A request for certificate of label approval must be submitted on a form~~((s))~~ prescribed by the board~~((, together with the following:~~

~~(a) Two bottle labels or two photostatic copies of can flats of the brand and type of beer for which approval is requested, and a list of container sizes on which the label is to be used;~~

~~(b) Two product samples of approximately twelve-ounce size, or one quart of finished beer for chemical analysis; the samples must have a label attached with identical information on it for which approval is requested;~~

~~(c) Finished beer is the final finished product as bottled or packaged for sale. Draft keg beer will be submitted in suitable containers of approximately one quart size;~~

~~(d) Each request for approval must clearly state whether the product is pasteurized, microfiltered, draft or bottle fermented;~~

~~(e) Payment of a fee of \$ 32.00 for each chemical analysis;~~

~~((f))~~ which is one copy of the federal certificate of label approval for such beer, issued by the Bureau of Alcohol, Tobacco, and Firearms, U.S. Treasury Department.

(3) Any change in label or product which requires re-issuance of federal certificate of label approval, must also be submitted to the board, in accordance with the foregoing provisions of this regulation.

(4) ~~((If a change in product has been made, a sample of such beer must be submitted for analysis, as provided in subsection (2) of this section. No analysis fee is required if the application is for approval of a revised label only, where no change has been made in the content of a previously approved product.~~

~~((5))~~ No label shall be used that is misleading.

~~((6))~~ (5) Every producer, importer, or wholesaler of beer shall, upon request of the board or its authorized representative, furnish without cost to the board, samples of any brand of beer upon its premises for the purpose of analysis in order to determine whether the beer conforms to ~~((the analysis of that brand of beer approved originally by the board))~~ commercial standards.

WSR 89-02-016

ADOPTED RULES

INSURANCE COMMISSIONER

[Order R 88-16—Filed December 28, 1988]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the special liability insurance reports required to be made by insurers with respect to medical malpractice, products liability, attorneys' malpractice, architects' and engineers' malpractice, municipal liability and day care center liability, by amending WAC 284-07-010, 284-07-014 and 284-07-024 and adding a new section to chapter 284-07 WAC.

This action is taken pursuant to Notice No. WSR 88-23-103 filed with the code reviser on November 22, 1988. 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 and 48.05.380 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.05.380 and 48.05.390.

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 December 28, 1988.

Dick Marquardt
 Insurance Commissioner
 By Robert E. Johnson
 Deputy Commissioner

AMENDATORY SECTION (Amending Order R 87-2, filed 2/11/87)

WAC 284-07-010 SPECIAL LIABILITY INSURANCE REPORT REQUIRED (~~AS ADDENDUM TO ANNUAL STATEMENT~~) ANNUALLY.

(1) Pursuant to RCW 48.05.380, each insurer authorized to write property and casualty insurance in the state of Washington shall record and report its Washington state loss and expense experience and other data, as required by RCW 48.05.390, on Form A (~~and~~), Form B₂ and Form C, as set forth in WAC 284-07-014 (~~and~~), 284-07-024, and 284-07-026, respectively.

(2) (~~Form A shall be used with respect to the annual liability insurance summary report and Form B shall be used with respect to the annual liability insurance closed claim report by incurred year. A combination of Form A and Form B shall be used separately for each of the following types of insurance written by an insurer for policies pertaining to:~~

- (a) Medical malpractice for physicians and surgeons;
- (b) Malpractice for hospitals;
- (c) Malpractice for other health care professions;
- (d) Malpractice for other health care facilities;
- (e) Products liability, which shall include both products and completed operations;
- (f) Attorneys' malpractice;
- (g) Architects' and engineers' malpractice;
- (h) Municipal liability, which shall include all classes of local government entities; and

(i) Day care center liability.) Each such insurer shall complete the forms in accordance with the definitions and instructions on the forms.

(3) (~~The report on Forms A and B, as required for each type of insurance written by an insurer, shall be included as an addendum to each annual statement required by RCW 48.05.250, beginning with the year-end report for the reporting period ending December 31, 1986. The due date for the first such report is March 1, 1987.~~) Each such insurer shall submit these reports to the insurance commissioner annually. Reports covering the period ending December 31 of each year must be submitted no later than May 1 of the following year.

AMENDATORY SECTION (Amending Order R 87-2, filed 2/11/87)

WAC 284-07-014 FORM A ((TO BE USED FOR 1986 ANNUAL SUMMARY REPORT)) FOR LOSS AND EXPENSE EXHIBIT.

((
Type of insurance _____ Name of company and CIC number _____
Sec WAC 284-07-010(2)

STATE OF WASHINGTON
LIABILITY INSURANCE SUMMARY REPORT
YEAR 1986

(As required by RCW 48.05.380 and 48.05.390)

Due date is March 1, 1987 _____ Must be filed with annual statement

~~ALL DATA TO BE REPORTED ON DIRECT BASIS - WASHINGTON EXPERIENCE ONLY~~

1. Premiums written	\$ _____
2. Premiums earned	_____
3. Losses incurred* (paid losses plus change in loss reserves including incurred but not reported reserves)	\$ _____
4. Loss adjustment expense incurred (include both allocated and unallocated loss adjustment expenses)	_____
5. Commission and brokerage incurred	\$ _____
6. Other acquisition, field supervision and collection expense incurred	_____
7. General expenses incurred	_____
8. Taxes, licenses and fees incurred	_____
9. Total expenses incurred (sum of Items 5, 6, 7 and 8)	\$ _____
10. UNDERWRITING GAIN (OR LOSS) (Item 2 less Items 3, 4 and 9)	\$ _____
11. Investment income (less investment expenses including net realized capital gains, and other income)	_____
12. Dividends to policyholders	_____
13. NET OPERATING GAIN (OR LOSS) (Item 10 plus Item 11 less Item 12)	\$ _____

*Include only losses chargeable against Washington premiums:))

STATE OF WASHINGTON
OFFICE OF INSURANCE COMMISSIONER

Form A

State of Washington Loss and Expense Exhibit for Calendar Year _____

COMPANY NAME: _____ NAIC GROUP CODE: _____

CONTACT PERSON: _____ TITLE: _____ NAIC COMPANY CODE: _____

MAILING ADDRESS: _____

CITY/STATE/ZIP: _____ TELEPHONE: _____

PREMIUMS, LOSSES EXPENSES AND NET INCOME (Amounts in thousands of dollars.)	MEDICAL MALPRACTICE				PRODUCTS LIABILITY 5	ATTORNEYS MALPRACTICE 6	ARCHITECTS & ENGINEERS MALPRACTICE 7	MUNICIPAL LIABILITY 8	DAY CARE CENTER LIABILITY 9
	PHYSICIANS & SURGEONS 1	HOSPITALS 2	OTHER HEALTH CARE PROFESSIONS 3	OTHER HEALTH CARE FACILITIES 4					
1 Direct Premiums Written									
2 Direct Premiums Earned									
3a Direct Losses Paid									
3b Change in Direct Case Reserves									
3c Change in Direct IBNR Reserve									
3d Direct Losses Incurred: 3a+3b+3c									
4 Direct Loss Adjustment Expense Incurred									
5 Direct Commission and Brokerage Incurred									
6 Other Acquisition, Field Supervision and Collection Expenses Incurred									
7 General Expenses Incurred									
8 Taxes, Licenses and Fees Incurred									
9 Total Expenses Incurred: 4+5+6+7+8									
10 Net Investment Gain or Loss and Other Income (including net realized capital gain or loss)									
11 Dividends to Policyholders									
12 Net income before federal and foreign income taxes: (2+10) - (3d+9+11)									

Enter premium, loss and expense data allocable to Washington insureds only. The format of this form is identical to the Insurance Expense Exhibit, Part IIA, filed with the statutory annual statement, except that all items must be adjusted to a direct basis and components of incurred losses must be shown (Lines 3a, 3b and 3c). Otherwise, the same adjustments, assumptions and formulas used to complete the Insurance Expense Exhibit should be used for this exhibit. The Medical Malpractice sublines should be as defined for Supplement A to Schedule T of the statutory annual statement. The Products Liability subline should be as defined for the Products Liability Insurance Supplement to the statutory annual statement. The other sublines should be defined using appropriate statistical coding for policies with specific premium charges for such coverages or with an indivisible premium for which at least 50% of the loss coverage is for one of these liability sublines. Municipal Liability refers to coverage for all classes of local government entities.

"Direct Premium" includes additional premium billings, return premiums, audit and retrospective adjustments but does not include reinsurance transactions. "Direct Losses" includes salvage, subrogation and other recoveries but not reinsurance losses ceded or assumed.

"Losses Incurred" must be calculated as losses paid plus the change in losses unpaid (including incurred but not reported claims) from the beginning of the calendar year to the end of the year.

Attach a brief memorandum explaining how these items have been allocated to Washington.

This exhibit is required by RCW 48.05.380 and .390. It must be filed not later than May 1 for the preceding calendar year.

Send completed exhibit to: Property/Casualty Actuary, Office of Insurance Commissioner, Insurance Building, Olympia, WA 98504.

AMENDATORY SECTION (Amending Order R 87-2, filed 2/11/87)

WAC 284-07-024 FORM B ((TO BE USED FOR 1986 CLOSED CLAIM REPORTS)) FOR REPORTING PAID AND UNPAID LOSSES.

((

 Type of insurance _____ Name of company and CIC number
 Sec WAC 284-07-010(2)

STATE OF WASHINGTON
 LIABILITY INSURANCE CLOSED CLAIM REPORT - BY INCURRED YEAR
 INCLUDE ALL CLAIMS CLOSED IN 1986
 WASHINGTON EXPERIENCE ONLY

YEAR 1986

Due date is March 1, 1987 - Must be filed with annual statement
 All data to be reported on direct basis - Include only payments to claimants
 As required by RCW 48.05.390 (2)(h) and (i)

INCURRED YEAR*	CLAIMS CLOSED WITH PAYMENT		CLAIMS CLOSED WITHOUT PAYMENT	
	Number	Dollar** Amount	Amount*** Reserved	Amount*** Reserved
1986				
1985				
1984				
1983				
1982				
1981				
1980 and before				
TOTALS		\$	\$	\$

* The year in which the incident giving rise to a claim occurred (same as "occurrence year" or "accident year").

** The total amount of indemnity paid on the given claims. Exclude loss adjustment expense. Include all claims closed in 1986 with payment, whether such payments were made in 1986 or prior years.

*** The sum of the amounts initially reserved for the given claims. Exclude reserves for loss adjustment expenses.)

STATE OF WASHINGTON
OFFICE OF INSURANCE COMMISSIONER

Form B

State of Washington Report Year Exhibit as of December 31, _____

PAID AND UNPAID LOSSES

COMPANY NAME: _____ NAIC GROUP CODE: _____

CONTACT PERSON: _____ TITLE: _____ NAIC COMPANY CODE: _____

MAILING ADDRESS: _____

CITY/STATE/ZIP: _____ TELEPHONE: _____

YEAR IN WHICH CLAIM WAS FIRST REPORTED TO INSURER		MEDICAL MALPRACTICE				PRODUCTS LIABILITY 5	ATTORNEYS MALPRACTICE 6	ARCHITECTS & ENGINEERS MALPRACTICE 7	MUNICIPAL LIABILITY 8	DAY CARE CENTER LIABILITY 9
		PHYSICIANS & SURGEONS 1	HOSPITALS 2	OTHER HEALTH CARE PROFESSIONS 3	OTHER HEALTH CARE FACILITIES 4					
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									
	Paid									
	Unpaid									

In the left column, enter the last nine calendar years, from earliest to latest. Losses are to be sorted by the calendar year in which each claim was first reported to the insurer. Report cumulative payments and outstanding losses as of December 31 of the latest year. Please inspect the reported amounts for consistency with the amounts shown on the previous year's report, in which losses were evaluated as of the previous year-end.

Enter paid and unpaid loss amounts attributable to Washington insureds only. Report amounts in thousands of dollars. The Medical Malpractice sublines should be as defined for Supplement A to Schedule T of the statutory annual statement. The Products Liability subline should be as defined for the Products Liability Insurance Supplement to the statutory annual statement. The other sublines should be defined using appropriate statistical coding for such coverages. Municipal Liability refers to coverage for all classes of local government entities.

Paid and unpaid losses are to be reported on a direct basis, including salvage, subrogation and other recoveries but not reinsurance losses coded or assumed. Reserves for incurred but not reported losses should be excluded. This exhibit is required by RCW 48.05.380 and .390. It must be filed not later than May 1 for losses evaluated as of December 31 of the preceding year.

Send completed exhibit to: Property/Casualty Actuary, Office of Insurance Commissioner, Insurance Building, Olympia, WA 98504.

INS (9/86) -1436-



NEW SECTION

WAC 284-07-026 FORM C FOR REPORTING CLOSED AND OPEN CLAIMS.

STATE OF WASHINGTON
OFFICE OF INSURANCE COMMISSIONER

Form C

State of Washington Report Year Exhibit as of December 31, _____

CLOSED AND OPEN CLAIMS

COMPANY NAME: _____ NAIC GROUP CODE: _____
CONTACT PERSON: _____ TITLE: _____ NAIC COMPANY CODE: _____
MAILING ADDRESS: _____
CITY/STATE/ZIP: _____ TELEPHONE: _____

Table with columns: YEAR IN WHICH CLAIM WAS FIRST REPORTED TO INSURER, MEDICAL MALPRACTICE (PHYSICIANS & SURGEONS, HOSPITALS, OTHER HEALTH CARE PROFESSIONS, OTHER HEALTH CARE FACILITIES), PRODUCTS LIABILITY, ATTORNEYS MALPRACTICE, ARCHITECTS & ENGINEERS MALPRACTICE, MUNICIPAL LIABILITY, DAY CARE CENTER LIABILITY. Rows include Closed with Payment, Closed without Payment, and Open.

In the left column, enter the last nine calendar years, from earliest to latest. Claims are to be sorted by the calendar year in which each claim was first reported to the insurer. Report cumulative closed claim counts and open claim counts as of December 31 of the latest year. Enter the number of claims attributable to Washington insureds only. All claim counts are to be reported on a direct basis. This exhibit is required by RCW 48.05.390 and .390. It must be filed not later than May 1 for claim counts evaluated as of December 31 of the preceding year. Send completed exhibit to: Property/Casualty Actuary, Office of Insurance Commissioner, Insurance Building, Olympia, WA 98504. INS (9-88) -1436-

WSR 89-02-017

EMERGENCY RULES

**DEPARTMENT OF GENERAL ADMINISTRATION
(Division of Banking)**

[Order 76—Filed December 28, 1988]

I, Thomas H. Oldfield, director of the Division of Banking, Department of General Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to semiannual assessments, amending WAC 50-44-020.

I, Thomas H. Oldfield, 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 December 31, 1988, Report of condition is due the end of January 1989, and the amendment must become effective before that date. The amendment is for collection of the semiannual assessment 30 days earlier than currently collected under the existing rule, and requiring the financial institutions to calculate the asset charge due for each assessment period, commencing with the December 31, 1988, asset total and all future assessments.

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

This rule is promulgated pursuant to RCW 30.04.030 which directs that the Supervisor of Banking has authority to implement the provisions of RCW 30.04.070.

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

APPROVED AND ADOPTED December 28, 1988.

By Thomas H. Oldfield
Supervisor of Banking

AMENDATORY SECTION (Amending Order 55, filed 10/3/83)

WAC 50-44-020 SEMIANNUAL ASSET CHARGE—ASSESSMENT. A semiannual charge for assets will be computed upon the asset value reflected in the most recent report of condition. The rate of such charge shall be as set forth in the following schedules:

(1) Commercial banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	1	\$ 500	.0000850	0
1	10	1,000	.0000850	1
10	100	1,000	.0000800	1
100	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000538	1
700	900	1,000	.0000525	1
900	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

(2) Alien banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	200	\$1,000	.0000625	1
200	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000550	1
700	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

(3) Mutual savings banks and stock savings banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	100	\$3,000		
100	200	1,000	.0000225	1
200	500	1,000	.0000200	1
500	1,000	1,000	.0000175	1
1,000	3,000	1,000	.00001625	1
3,000	—	1,000	.0000150	1

(4) Industrial loan companies.

If the total assets on a consolidated basis are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	1	\$ 250		
1	—	250	.000075	1

The supervisor's office shall forward by ((first-class)) United States mail a notice to each ((respective)) financial institution showing the ((total amount of)) manner of calculating the asset charge due and a worksheet for such purposes. The notices shall be mailed ((during the months of February and August, commencing in February 1982)) with the blank June and December report of condition commencing with the December 1988 report of condition. The asset charge ((must be received by)) shall be calculated by the financial institution and forwarded to the office of the supervisor of banking ((within thirty days from the time the supervisor's notice is mailed)) with the applicable report of condition. A completed copy of the worksheet shall be included with the assessment. An additional two hundred dollar penalty shall be assessed if the amount is not paid within the time specified.

WSR 89-02-018

**NOTICE OF PUBLIC MEETINGS
LIQUOR CONTROL BOARD**

[Memorandum—December 28, 1988]

The Liquor Control Board will hold regular meetings on Monday through Friday of each week, except on holidays, beginning at 9:30 a.m. or as soon thereafter as a quorum is assembled, at its offices on the Fifth Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA.

WSR 89-02-019
REVIEW OF RULES
LIQUOR CONTROL BOARD
 [Filed December 29, 1988]

Pursuant to RCW 19.85.050(3), the Liquor Control Board is submitting the following list of rules which are scheduled for review in the next twelve months. This review will be held on September 15, 1989, beginning at 9:30 a.m. in the Board's Offices, Fifth Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504. Public comment on any of these rules is invited in writing to be received prior to September 15, 1989. Any member of the public wishing to present oral arguments on any of these rules may do so on September 15 at the above time and place.

This agency does administer rules which have an economic impact on more than 20 percent of all industries or on 10 percent of the businesses in any one industry.

The following rules are scheduled for review in the next twelve months.

WAC/CHAPTER	TITLE/SUBJECT	LEGAL BASIS FOR RULE
314-40	Clubs	RCW 66.08.030 (2)(q)
314-44	Liquor salesmen and representatives (Title IX)	RCW 66-08-030
314-45	Serving and donating of liquor by suppliers at trade conventions of licensees (Title IX-A)	RCW 66.20.010
314-48	Transportation of liquor (Title XI)	RCW 66.08.030 (2)(s)

WSR 89-02-020
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—December 28, 1988]

In accordance with RCW 42.30.075, the University of Washington is providing the following list of governing bodies that maintain regular meeting schedules at the University of Washington Visitors Information Center.

[These schedules are available for public inspection at the following address:

Visitors Information Center
 University of Washington
 4014 University Way N.E.
 Seattle, WA 98105
 (206) 543-9198]

- Aeronautics and Astronautics
- Asian Languages and Literature
- Anthropology
- Architecture
- Associated Students/UW
- Biochemistry
- Biological Structure
- Botany
- Business Administration
- Chemical Engineering
- Chemistry
- Chicano Studies
- Classics

- Communications
- Economics
- Education
- Electrical Engineering
- Endodontics
- Environmental Health
- Epidemiology
- Faculty Senate
- Family Medicine
- Fisheries
- Forest Resources
- Geography
- Graduate School
- Graduate School of Public Affairs
- Graduate & Professional Student Senate
- Harborview Medical Center
- Health Services
- Industrial Engineering
- International Studies—Comparative Religion
- Landscape Architecture
- Library & Information Science
- Materials Science & Engineering
- Mathematics
- Mechanical Engineering
- Near Eastern Languages and Civilization
- Nursing—Community Health Care Systems
- Neurological Surgery
- Oceanography
- Ophthalmology
- Oral Biology
- Orthodontics
- Parent and Child Nursing
- Pediatric Dentistry
- Periodontics
- Pharmacy Practice
- Philosophy
- Physics
- Physiological Nursing
- Physiology & Biophysics
- Prosthodontics
- Psychosocial Nursing
- Regents
- Restorative Dentistry
- Scandinavian Languages and Literature
- Social Work
- Sociology
- Speech Communication
- Speech and Hearing Sciences
- Statistics
- University Hospital
- Women's Studies

WSR 89-02-021
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
 [EO 88-10]

ESTABLISHING THE GOVERNOR'S HEALTH POLICY GROUP

WHEREAS, Substitute House Bill No. 2038, Chapter 107, Sections 4, 5, and 6, Laws of 1988, now RCW 41.05.030 and 41.05.021, directed the new Washington State Health Care Authority to perform a number of reviews and report back to the Legislature no later than

December 1, 1990, on items related to state health care purchasing and consolidation and coordination of different state health care functions.

WHEREAS:

- (1) The primary duty of the Washington State Health Care Authority is to develop health care benefit programs for state employees;
- (2) Taking the lead role in the state health care purchasing study would detract the Washington State Health Care Authority from performing its primary duty;
- (3) The Washington State Health Care Authority should be an active participant in the study;
- (4) I am supportive of the goals encompassed in the Legislation, and want to ensure the review is accomplished with the fullest agency cooperation and participation;
- (5) The Office of Financial Management can best act as convener and coordinating agency for this interagency review;
- (6) I am seeking Legislation to formalize this needed change;

NOW, THEREFORE, I, Booth Gardner, Governor of the State of Washington, hereby create the Governor's Health Policy Group which shall be composed of the following representative departments: Department of Social and Health Services, Department of Corrections, Department of Labor and Industries, Basic Health Plan, Health Care Authority, Department of Licensing, Department of Veterans Affairs, Office of Insurance Commissioner, and Hospital Commission, with the Office of Financial Management acting as the convener and coordinating agency.

The purpose of this group is to develop and coordinate Health Policy as it relates to state government. The complexity and interaction of health policy make interagency coordination important if the State is to meet its goals in the area of health. These goals include: (1) appropriately controlled health care costs for beneficiaries of the state programs; (2) access to appropriate health care for all citizens of the state; (3) quality health care for the State's beneficiaries and (4) public health services availability.

The immediate function of this group shall be to facilitate performance of the reviews required by House Bill No. 2038 requiring a focused and coordinated study of the state purchased health care programs and regulatory agencies, with reports due back to the Legislature by December 1, 1989, and December 1, 1990.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 23rd day of December, A.D., Nineteen Hundred and Eighty-Eight.

Booth Gardner

Governor of Washington

BY THE GOVERNOR:

Teri A. Yount

Acting Deputy
Secretary of State

WSR 89-02-022
ADOPTED RULES
DEPARTMENT OF FISHERIES
[Order 88-186—Filed December 29, 1988]

I, Joseph R. Blum, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use and commercial fishing rules.

This action is taken pursuant to Notice No. WSR 88-23-125 filed with the code reviser on November 23, 1988. 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 December 27, 1988.

By Judith Merchant
for Joseph R. Blum
Director

AMENDATORY SECTION (Amending Order 88-15, filed 4/26/88)

WAC 220-20-010 GENERAL PROVISIONS—LAWFUL AND UNLAWFUL ACTS—SALMON, OTHER FOOD FISH AND SHELLFISH. (1) It shall be unlawful to take, fish for, possess or transport for any purpose food fish, shellfish or parts thereof, in or from any of the waters or land over which the state of Washington has jurisdiction, or from the waters of the Pacific Ocean, except at the times, places and in the manners and for the species, quantities, sizes or sexes provided for in the regulations of the department of fisheries.

(2) It shall be unlawful for any person to have in possession or under control or custody any food fish or

shellfish within the land or water boundaries of the state of Washington, except in those areas which are open to commercial fishing or wherein the possession, control or custody of salmon or other food fish or shellfish for commercial purposes is made lawful under a statute of the state of Washington or the rules and regulations of the director of fisheries, unless otherwise provided.

(3) It shall be lawful to fish for, possess, process and otherwise deal in food fish and fish offal or scrap for any purpose, provided; that it shall be unlawful to use any of the following listed species for purposes other than human consumption or fishing bait:

Pacific halibut	(Hippoglossus stenolepis)
Pacific herring (except as prescribed in WAC 220-49-020)	(Clupea harengus pallasii)
Salmon	
Chinook	(Oncorhynchus tshawytscha)
Coho	(Oncorhynchus kisutch)
Chum	(Oncorhynchus keta)
Pink	(Oncorhynchus gorbuscha)
Sockeye	(Oncorhynchus nerka)
Masu	(Oncorhynchus masu)

(4) It shall be unlawful for any person to fish for food fish or shellfish while in possession in the field of food fish or shellfish that are in violation of the harvest regulations for the area being fished. This regulation does not apply to vessels in transit.

(5) It shall be unlawful for the owner or operator of any commercial food fish or shellfish gear to leave such gear unattended in waters of the state or offshore waters unless said gear is marked with a buoy to which shall be affixed in a visible and legible manner the department of fisheries approved and registered buoy brand provided that:

(a) Buoys affixed to unattended gear must be visible on the surface of the water except during strong tidal flow or extreme weather conditions.

(b) When two or more shellfish pots are attached to a common ground line the number of pots so attached must be clearly labeled on the required buoy.

(c) It shall be unlawful at any time to leave a gill net unattended in the commercial salmon fishery.

(6) It shall be unlawful to place any commercial food fish or shellfish gear in any waters closed to commercial fishing, provided; that this provision shall not apply to reef nets or brush weirs or to gear being tested under supervision of the department of fisheries, provided further that it shall be unlawful to take, fish for or possess food fish with any type of commercial fishing gear in the waters of Carr Inlet north of north latitude 47° 20' from August 15 through November 30 except as provided in chapter 220-47 WAC.

(7) It shall be unlawful for the owner or operator of any fishing gear to refuse to submit such gear to inspection in any manner specified by authorized representatives of the department of fisheries.

(8) It shall be unlawful for any person taking or possessing food fish or shellfish taken from any of the waters or beaches of the Columbia River, the state of Washington or the Pacific Ocean for any purpose to fail to submit such food fish or shellfish for inspection by authorized representatives of the department of fisheries.

(9) It shall be unlawful for any person licensed under the fisheries code of Washington to fail to make any report or return required of him by the department of fisheries relative to the taking, selling, possessing, transporting, processing, freezing and storing of food fish or shellfish whether taken within the jurisdiction of the state of Washington or beyond or on Indian reservations or usual and accustomed Indian fishing grounds.

(10) It shall be unlawful to take, fish for or possess or to injure, kill or molest fish in any fishway, fish ladder, fish screen, holding pond, rearing pond, or other fish protective device, or to interfere in any manner with the proper operation of such fish protective devices.

(11) It shall be unlawful to club, gaff, shoot, snag, snare, dip net, harass, spear, stone or otherwise molest, injure, kill or destroy any food fish or shellfish or parts thereof, or for any person to attempt to commit such acts, or to have any fish, shellfish or parts thereof so taken in possession, except as provided for in this subsection:

(a) It shall be lawful to use a dip net, gaff or club in the landing of food fish taken by personal-use angling unless otherwise provided.

(b) It shall be lawful to use a dip net, gaff, or club in the landing of food fish or shellfish taken for commercial purposes, except that it is unlawful to use a fish pew, pitchfork, or any other instrument that will penetrate the body of the food fish or shellfish while sorting commercial catches during the act of discarding those fish that are not going to be retained.

(c) It shall be lawful to use a spear in underwater spear fishing as provided for in WAC 220-56-160.

(d) It shall be lawful to use a spear to take carp as provided for in WAC 220-56-280.

(e) It shall be lawful to snag herring, smelt, anchovies, pilchard, sand lance, and squid when using baitfish jig-gear or squid jigs.

(12) It shall be unlawful to take or possess for any purpose any food fish or shellfish smaller than the lawful minimum size limits. Any such fish either snagged, hooked, netted or gilled must be immediately returned to the water with the least possible injury to the fish or shellfish and it shall be unlawful to allow undersized salmon entangled in commercial nets to pass through a power block or onto a power reel or drum.

(13) It shall be unlawful to possess aboard any vessel engaged in commercial fishing or having commercially caught fish aboard, any food fish or shellfish in such condition that its species, length, weight or sex cannot be determined if a species, length, weight, or sex limit is prescribed for said species and it is unlawful to possess food fish or shellfish mutilated in any manner such that the natural length or weight cannot be determined if a length or weight limit is prescribed for said species.

(14) It shall be unlawful in any area to use, operate or carry aboard a commercial fishing vessel a licensed net

or combination of such nets, whether fished singly or separately, in excess of the maximum lawful size or length prescribed for a single net in that area, except as otherwise provided for in the rules and regulations of the department of fisheries.

(15) It shall be unlawful for any permit holder to fail to comply with all provisions of any special permit or letter of approval issued to him under the authority of the director of fisheries, or to perform any act not specifically authorized in said document or in the regulations of the director of fisheries.

(16) It shall be unlawful to use, place or cause to be placed in the waters or on the beaches or tidelands of the state any substance or chemical used for control of predators or pests affecting food fish or shellfish or other aquatic marine organisms, without first having obtained a special permit to do so from the director of fisheries.

(17) It shall be unlawful to test commercial fishing gear except as follows:

(a) Bellingham Bay - inside and northerly of a line from Governor's Point to the south tip of Eliza Island to Point Frances in waters 10 fathoms and deeper.

(b) Boundary Bay - north of a line from Birch Point to Point Roberts and south of the international boundary in waters 10 fathoms and deeper during times not under IPSFC control.

(c) San Juan Channel - within a 1 mile radius of Point Caution during times not under IPSFC control.

(d) Port Angeles - inside and westerly of a line projected from the east tip of Ediz Hook through buoy C "1" to the mainland.

(e) Port Gardner - within a 2 mile radius of the entrance to Everett breakwater in waters 10 fathoms and deeper.

(f) Central Puget Sound - between lines from Meadow Point to Point Monroe and Skiff Point to West Point in waters 50 fathoms and deeper.

(g) East Pass - between lines from Point Robinson true east to the mainland and from Dash Point to Point Piner in waters 50 fathoms and deeper.

(h) Port Townsend - westerly of a line from the Coast Guard station in Port Townsend to Walan Point to Kala Point in waters 10 fathoms and deeper.

(i) All tows or sets are limited to 20 minutes exclusive of setting and retrieving time.

(j) All testing is to be accomplished between 8:00 a.m. and 4:00 p.m.

(k) Codends of trawl nets must be left open, all hooks of set line gear must be unbaited, and no lures or baited hooks shall be used with jig or troll gear.

(l) Any and all incidentally caught fish and shellfish must be returned to the waters immediately, and no fish or shellfish are to be retained aboard the vessel at any time during a gear test operation.

(m) It shall be unlawful for any person conducting such gear testing operations to fail to notify the fisheries patrol office in Olympia prior to testing.

(18) It is unlawful for any person or corporation licensed by the department of fisheries to fail to comply with the directions of authorized department personnel related to the collection of sampling data or material from food fish or shellfish. It is also unlawful for any

such person or corporation to fail to relinquish to the department, upon request, any part of a salmon or other food fish containing coded-wire tags, including but not limited to, the snouts of those salmon that are marked by having clipped adipose fins.

WSR 89-02-023

PROPOSED RULES

UTILITIES AND TRANSPORTATION

COMMISSION

[Filed December 29, 1988]

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 brokers and forwarders, WAC 480-12-100, 480-12-375 and 480-12-990, Cause No. TV-2213.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 18, 1989.

The authority under which these rules are proposed is RCW 80.01.040(4) and 81.80.290.

The specific statute these rules are intended to implement is chapter 31, Laws of 1988.

This notice is connected to and continues the matter in Notice No. WSR 88-21-115 filed with the code reviser's office on October 19, 1988.

Dated: December 28, 1988

By: Steve McLellan
for Paul Curl
Acting Secretary

WSR 89-02-024

PROPOSED RULES

UTILITIES AND TRANSPORTATION

COMMISSION

[Filed December 29, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 480-12-180, 480-12-190 and 480-12-195 relating to motor carriers; WAC 480-30-095 and 480-30-100 relating to auto transportation companies; and WAC 480-70-330, 480-70-400 and 480-70-405 relating to garbage and refuse collection companies. The amendatory sections are shown below as Appendix A, Cause No. TV-2225. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendments on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 9:00 a.m., Wednesday, February 8, 1989, in the Commission's Hearing Room, Second Floor, 1300 South Evergreen Park Drive S.W., 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 80.01.040, 81.68.030(5) and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 3, 1989.

Dated: December 28, 1988

By: Steve McLellan
for Paul Curl
Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-12-180, 480-12-190 and 480-12-195 relating to motor carriers; WAC 480-30-095 and 480-30-100 relating to auto transportation companies; and WAC 480-70-330, 480-70-400 and 480-70-405 relating to garbage and refuse collection companies.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040, 81.68.030(5) and 81.80.290 which direct that the commission has authority to implement the provisions of chapters 81.68, 81.77 and 81.80 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to adopt latest amendments to Title 49 C.F.R., which were in effect on October 1, 1988, to adopt Title 49 C.F.R., Part 383, relating to commercial driver's license standards, to correct the telephone number to be used by auto transportation companies and garbage and refuse collection companies for reporting accidents.

Paul Curl, Acting Secretary, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, phone (206) 753-6451, and members of his staff were responsible for the drafting of the proposed rules and will be responsible for implementation and enforcement of the proposed rules.

The proponent of the rules is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization reflected in RCW 80.01.040, 81.68.030(5) and 81.80.290.

The rule change is not necessary as the result of federal law, or federal or state court action.

The rule changes proposed will affect no economic values.

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Joint Administrative Rules Review Committee.

APPENDIX "A"

AMENDATORY SECTION (Amending Order R-281, Cause No. TV-2119, filed 12/23/87)

WAC 480-12-180 EQUIPMENT—DRIVERS—SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.80 RCW shall comply with the following:

(1) Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 392, excluding

section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1; part 396, except that with respect to section 396.11 no driver vehicle inspection report need be filed if no defects are found, and excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on ((January 1, 1986)) October 1, 1988, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

(3) Safety chains or other load fastening devices. Any motor truck, truck tractor, trailer, semitrailer, or any combination thereof, transporting logs upon a public highway where binder devices are required, shall have the load thereon securely fastened and protected as follows:

(a) Placement and number of wrappers required on log trucks using stakes.

(i) In the hauling of one log loads, one wrapper chain or cable shall be required and it shall be secured to the rear bunk and the log shall be properly blocked or secured in a manner which will prevent it from rolling or shifting. An additional wrapper, secured to the front bunk, is optional.

(ii) In the hauling of two log loads, not less than two wrapper chains or cables shall be used to secure the load. The logs shall be properly blocked to prevent them from rolling or shifting.

(iii) On loads consisting of three or four logs not over forty-four feet in length, the load shall be secured by not less than two properly spaced wrapper chains or cables. Ends of short logs not secured by such wrappers shall be secured with extra wrappers. If any log is over forty-four feet in length, the load shall be secured by not less than three properly spaced wrappers.

(iv) Loads consisting of five or more logs, when the logs are all seventeen feet or less in length, shall be secured by not less than two properly spaced wrappers. Loads consisting of five or more logs, when any log is over seventeen feet in length, shall be secured by not less than three properly spaced wrappers.

(b) Placement and number of wrappers required on log trucks using chock blocks.

(i) In the hauling of one log load, one wrapper chain or cable shall be required and secured to the rear bunk and the log shall be properly blocked in a manner to prevent it from rolling or shifting.

(ii) One additional wrapper chain or cable shall be required on log trucks using chock blocks over and above the requirements in subparagraphs (a)(iii) and (iv) of this subsection.

(c) Placement and number of wrappers required on crosswise loaded trucks, trailers, etc. In the case of short logs loaded crosswise, the following method of securing the load shall be used if the truck trailer is not provided with solid ends of a height sufficient to prevent any log in the load from rolling off: Not less than two chock blocks shall be used at each open end of the vehicle and the load shall be held with at least two wrapper chains or cables. The wrappers shall be firmly attached to the end of the truck or trailer. Rigid standards or stakes may be used in lieu of chock blocks but each such standard or stake shall be either rigidly connected to the bed of the truck or trailer or shall be placed in a tight fitting socket at least twelve inches in depth. Other means furnishing equivalent security may be acceptable.

(d) Wrapper placement. When two wrappers are required, they shall be applied within six feet of the front and rear bunks. When more than two wrappers are required, the front and back binder shall be applied within six feet of the front and rear bunks.

(e) Short logs. To properly secure short logs, binders shall be placed near the end, not less than twelve inches from the end of the log.

(f) Log on top or in outside saddle. No log loaded on top or in outside saddles of a load shall be transported unless secured by not less than two wrapper chains or cables, one of which shall be placed near each end of such log.

(g) Fasten in place. All wrappers and binders shall be fastened in place prior to tightening to prevent the displacement of logs on the top of the load.

(h) Surround load. All wrapper chains or cables, except in the case of one log loads, shall entirely surround the load. This does not apply to gut-wrappers.

(i) Gut-wrappers. Gut-wrappers, when used, shall be adjusted so as to be tightened by, but not carry the weight of the logs above them.

(j) Wrappers and binders to be placed before leaving immediate loading area. Wrappers and binders shall be placed and tightened around the completed load before the truck leaves the immediate loading area.

(k) Construction of wrappers and binders. Wrapper chains or cables, binders, fasteners, or attachments thereof, used for any purpose as required by these standards, shall have a minimum breaking strength of not less than fifteen thousand pounds and shall be rigged so that it can be safely released.

(l) Bundle straps or banding. For the purposes of this standard, applied bundle straps or banding are not acceptable as wrappers and binders.

(m) Loose ends secured. All loose ends of wrapper chains or cables shall be securely fastened so as to prevent their swinging free in a manner that will create a hazard.

(n) Trucks in sorting yards. Trucks and trailers used around sorting yards, etc., which travel at slow speeds, will not be required to use wrappers providing all logs are contained by and lie below the height

of the stakes and there are no persons on the ground exposed to such traffic.

(o) Binder hook design. Binders for securing wrappers on logging trucks shall be fitted with hooks of proper size and design for the wrapper chain being used.

(p) Defective wrappers. Wrappers shall be removed from service when any of the following conditions exist:

- (i) Excessively worn links on chains;
- (ii) Deformed or stretched chain links;
- (iii) Cracked chain links;
- (iv) Frayed, stranded, knotted, or otherwise defective wire rope.

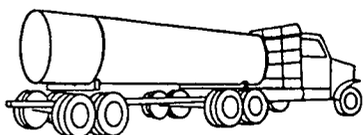
(q) Binder extensions. Pipe extension handles (swedes) for tightening or securing binders shall be limited to not longer than thirty-six inches. Care shall be taken that a sufficient amount of the pipe extends over the binder handle.

(r) Defective binders. Defective binders shall be immediately removed from service.

Note: See the following Diagrams I and II for illustrations of placement and number of load fastening devices.

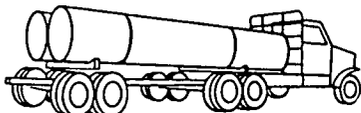
PLACEMENT AND NUMBER OF WRAPPERS

One log load



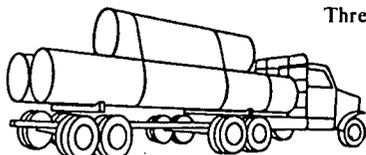
One wrapper required which shall be secured to the rear bunk. Log shall be blocked or secured in a manner to prevent it from rolling or shifting. A second wrapper secured to the front bunk is optional.

Two log load



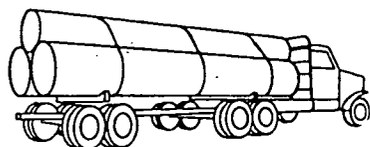
A minimum of two wrappers required. Logs shall be blocked to prevent them from rolling or shifting.

Three or four log load forty-four feet or less



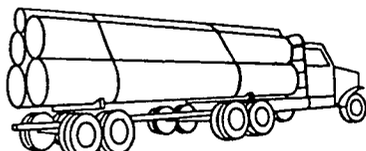
A minimum of two wrappers required.

Three or four log loads more than forty-four feet

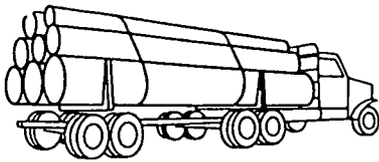


A minimum of three wrappers required.

Five or six log load
all logs seventeen feet or less

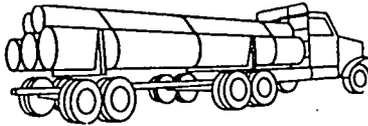


A minimum of two wrappers required.



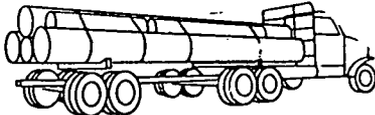
Seven or more log load
all logs seventeen feet or less

A minimum of two wrappers required.



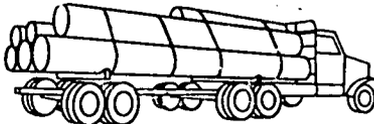
Five or more log load
if any logs are more than seventeen feet

A minimum of three wrappers required.



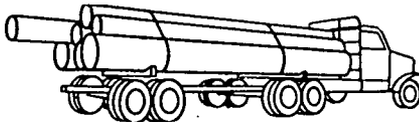
Outside logs or top logs

All outside or top logs shall be secured by a binder near but not within 12 inches of each end.



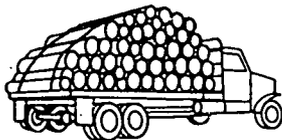
A wrapper shall be near each bunk

Each load shall be secured by having a wrapper within 6 feet of each bunk except on one log loads.



Proper support for logs

Not more than approximately one-third the weight of any log shall extend beyond the end of the logs or bunk supporting it.



Short logs loaded crosswise

A minimum of two wrappers are required and two chocks or stakes shall be used on the open end of the truck.

Note: All loads of logs on logging trucks equipped with chock blocks instead of stakes, shall have at least one additional wrapper over and above the requirements for trucks equipped with stakes, excepting on one and two log loads and trucks with short logs loaded crosswise.

(4) Approved load fastening devices. The following binder devices are hereby approved for purposes of transporting logs as referred to in subsection (3) of this section, provided that they meet a breaking strength of at least fifteen thousand pounds:

- (a) Three-eighths inch high-test steel chain;
- (b) One-half inch diameter steel cable; and
- (c) Steel strapping not less than two inches by fifty one-thousandths inches in dimension.

(5) Anti-spray devices. Every vehicle shall be equipped with a device adequate to effectively reduce the wheel spray or splash of water

from the roadway to the rear thereof. All such devices shall be as wide as the tires behind which they are mounted and extend downward at least to the center of the axle.

(6) Qualifications of drivers. Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.49, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto in effect on ~~(January 1, 1986)~~ October 1, 1988, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW except:

(a) The minimum age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall be eighteen years of age.

(b) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to October 20, 1979.

(c) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date October 20, 1979.

(d) Sections 391.21, 391.23, 391.25, 391.27, 391.31, 391.33, 391.35, and 391.37 shall not apply to a single vehicle owner driver when operating under its own permit.

(e) Section 391.49 shall not apply when a driver has obtained from the department of licensing the proper drivers license endorsement and restrictions (if any) for the operation of the motor vehicle the person is driving.

(7) Whenever the designation "director, bureau of motor carrier safety" is used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (6) of this section, such designation for the purpose of this rule shall mean the "Washington utilities and transportation commission," located in Olympia, Washington.

(8) Whenever the term "lightweight vehicle" is used in this section or is used in rules adopted herein by reference, such term shall mean a motor vehicle that:

(a) Was manufactured on or after January 1, 1972, and has a manufacturer's gross vehicle weight rating of ten thousand pounds or less, in the case of a single vehicle, or a manufacturer's gross combination weight rating of ten thousand pounds or less, in the case of an articulated vehicle; or

(b) Was manufactured before January 1, 1972, and has a gross weight, including its load and the gross weight of any vehicle being towed by the motor vehicle, of ten thousand pounds or less, except:

(c) The term "lightweight vehicle" does not include a vehicle that is being used to transport hazardous materials of a type or quantity that requires the vehicle to be marked or placarded in accordance with WAC 480-12-195.

AMENDATORY SECTION (Amending Order R-244, Cause No. TV-1913, filed 11/7/85)

WAC 480-12-190 HOURS OF SERVICE—ON DUTY—ADOPTION OF FEDERAL SAFETY REGULATIONS. The rules and regulations adopted by the United States Department of Transportation in Title 49, Code of Federal Regulations, Part 395, as well as and including all appendices and amendments thereto in effect on ((January 1, 1985)) October 1, 1988, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW, except:

(1) A driver who is driving a motor vehicle in the hauling of logs from the point of production or in dump truck operations, exclusively in intrastate commerce, shall not drive nor be permitted to drive more than twelve hours following eight consecutive hours off duty. Such driver shall not be on duty nor be permitted to be on duty more than ninety hours in any period of seven consecutive days.

(2) A driver who is driving a motor vehicle in the hauling of agricultural products from the point of production on farms, exclusively in intrastate commerce, shall not drive nor be permitted to drive more than twelve hours following eight consecutive hours off duty. Such driver shall not be on duty nor be permitted to be on duty more than ninety hours in any period of seven consecutive days.

(3) The rules and regulations governing driver's daily logs prescribed in Title 49, Code of Federal Regulations, section 395.8 and adopted in this section, do not apply to a driver who drives wholly within a radius of one hundred miles of the terminal or garage at which he or she reports for work, if the motor carrier who employs the driver maintains and retains for a period of one year accurate and true records showing the total number of hours of driving time and the time that the driver is on duty each day and the time at which the driver reports for, and is released from, duty each day. A tacograph showing the required driver hourly information may be substituted for the required records.

(4) Whenever the term "lightweight vehicle" is used in Title 49, Code of Federal Regulations, Part 395, adopted in this section, such term shall mean a motor vehicle that:

(a) Was manufactured on or after January 1, 1972, and has a manufacturer's gross vehicle weight rating of ten thousand pounds or less, in the case of a single vehicle, or a manufacturer's gross combination weight rating of ten thousand pounds or less, in the case of an articulated vehicle; or

(b) Was manufactured before January 1, 1972, and has a gross weight, including its load and the gross weight of any vehicle being towed by the motor vehicle, of ten thousand pounds or less, except:

(c) The term "lightweight vehicle" does not include a vehicle that is being used to transport hazardous materials of a type or quantity that requires the vehicle to be marked or placarded in accordance with WAC 480-12-195.

AMENDATORY SECTION (Amending Order R-262, Cause No. TV-1956, filed 6/27/86)

WAC 480-12-195 HAZARDOUS MATERIALS REGULATIONS. (1) The rules and regulations governing hazardous materials prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, Parts 170-189, as well as and including all appendices and amendments thereto, in effect on ((January 1, 1986)) October 1, 1988, are adopted and prescribed by the commission to define hazardous materials for motor vehicle transportation purposes, and to state the precautions that must be observed in storage, packaging, loading, and unloading such materials, and in maintaining, placarding, marking, and certifying motor vehicles and equipment used in transporting such materials, and in the maintenance of shipping papers prepared in conjunction with transporting such materials. The rules and regulations adopted and prescribed by this rule shall be observed by all common, contract, and registered carriers operating in this state.

(2) In addition to any accident reporting requirement now or hereafter prescribed by the commission, every common, contract, and registered carrier operating in this state who reports to the United States Department of Transportation any incidents occurring in this state involving hazardous materials, shall send a copy of any such report to the commission.

AMENDATORY SECTION (Amending Order R-197, Cause No. TC-1684, filed 2/23/83)

WAC 480-30-095 EQUIPMENT—SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.68 RCW shall comply with the following:

(1) Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1, and sections 393.13, 393.14, 393.15, 393.16, 393.76, 393.100, 393.102, 393.104, 393.106; part 396, except that with respect to section 396.11 no driver vehicle inspection report need be filed if no defects are found, and excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on ((January 1, 1983)) October 1, 1988, are adopted and prescribed by the commission to be observed by all auto transportation companies operating under chapter 81.68 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-244, Cause No. TV-1913, filed 11/7/85)

WAC 480-30-100 OPERATION OF MOTOR VEHICLES. (1) All motor vehicles shall be operated in accordance with the requirements of existing state laws and no driver or operator thereof shall operate the same in any other than a careful and prudent manner, nor at any greater speed than is reasonable or proper, having due regard to the traffic and use of the highway by others, or so as to endanger the life and limb of any person.

(2) Qualifications of drivers. Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as

and including all appendices and amendments thereto, in effect on (~~January 1, 1983~~) October 1, 1988, are adopted and prescribed by the commission to be observed by all auto transportation companies or excursion service companies operating under chapter 81.68 RCW except:

(a) The minimum age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall be eighteen years of age.

(b) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to the effective date of this rule.

(c) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date the effective date of this rule.

(3) No driver or operator of a motor vehicle carrying passengers shall smoke any cigar, cigarette, tobacco or other substance in such vehicle during the time he is driving the vehicle.

(4) No driver or operator of a motor vehicle shall create any disturbance or unnecessary noise to attract persons to the vehicle.

(5) The rules and regulations relating to drivers' logs and drivers' hours of service adopted by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 395, as well as and including all appendices and amendments thereto in effect on (~~January 1, 1985~~) October 1, 1988, are adopted and prescribed by the commission to be observed by all auto transportation companies or excursion service companies operating under chapter 81.68 RCW (~~except that the radius distance identified in paragraph (f) of section 395.8 shall be one hundred miles~~).

(6) No driver or operator of any motor vehicle used in the transportation of passengers shall refuse to carry any person offering himself or herself at a regular stopping place for carriage and who tenders the regular fare to any stopping place on the route of said motor vehicle, or between the termini thereof, if allowed to carry passengers to such point under the certificate for such route: PROVIDED, HOWEVER, That the driver or operator of such motor vehicle may refuse transportation to any person who is in an intoxicated condition or conducting himself in a boisterous or disorderly manner or is using profane language, who is suffering from a contagious disease, or whose condition is such as to be obnoxious to passengers on such motor vehicle. A driver is responsible for the comfort, safety and peace of mind of his passengers to the extent that he should be constantly on the alert for and immediately correct any act of misconduct on the part of occupants of the vehicle.

(7) No auto transportation company or excursion service company operating any motor vehicle used in the transportation of persons, shall permit smoking on said vehicle either by passengers or other persons while present in said motor vehicle.

Auto transportation companies and excursion service companies shall place suitable signs in buses, of sufficient size and number to adequately inform passengers that smoking is not permitted in the motor vehicle.

(8) No motor vehicle used in the transportation of persons shall carry more persons than one hundred fifty percent of its rated carrying capacity but no paying passenger shall be required to stand for a distance in excess of twenty miles. The commission may amend, rescind or grant exceptions to this rule in the event of emergency.

(9) The front seat of all passenger carrying vehicles, if connected with the driver's seat, shall be considered as an emergency seat and no passenger will be allowed to occupy the same unless all of the other seats of such vehicle are fully occupied. In no case shall more than one passenger be allowed to occupy the front seat of any motor vehicle unless such seat is forty-eight or more inches in width in the clear. No passenger shall be allowed to sit in the front seat to the left of the driver.

(10) No motor vehicle used for the transportation of passengers shall carry or transport any baggage, trunk, crate or other load which shall extend beyond the running board of said motor vehicle on the left side.

(11) Except when specially authorized by the commission, no motor vehicle used in the transportation of passengers shall be operated or driven with any trailer or other vehicle attached thereto; except in case a vehicle becomes disabled while on a trip and is unable to be operated by its own power, such disabled vehicle may be towed without passengers to the nearest point where repair facilities are available. No right-hand drive vehicle shall be used except by special authorization of the commission and then only when equipped as directed by it.

(12) Accidents occurring in this state arising from or in connection with the operations of any auto transportation company or excursion

service company operating under chapter 81.68 RCW resulting in an injury to any person, or the death of any person shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following numbers: 1-800-562-6150; or if the call is made from out of the state: (~~1-206-753-6411~~) 1-206-586-1119. Copies of written reports of all accidents, including those described in this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

(13) Auto transportation companies or excursion service companies transporting passengers shall maintain such comfort stations in a clean and sanitary condition along its line or route, and shall make such regular stops thereat as shall be necessary to care properly for the comfort of its patrons.

(14) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsections (2) and (5) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-244, Cause No. TV-1913, filed 11/7/85)

WAC 480-70-330 DRIVERS, HOURS OF WORK. (1) The rules and regulations relating to drivers' logs and drivers' hours of service adopted by the United States Department of Transportation in Title 49, Code of Federal Regulations, Part 395, as well as and including all appendices and amendments thereto in effect on (~~January 1, 1985~~) October 1, 1988, are adopted and prescribed by the commission to be observed by all garbage and/or refuse collection companies operating under chapter 81.77 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-194, Cause No. TG-1686, filed 2/23/83)

WAC 480-70-400 EQUIPMENT—SAFETY. (1) All motor vehicles operated under authority of chapter 81.77 RCW, as amended, shall be maintained in a safe and sanitary condition. They shall at all times be subject to inspection by the commission and its duly authorized representatives, inspection stations, or the state patrol, who shall have power to order out of service any vehicle which in their judgment is unsafe or not being operated in compliance with the state laws in regard to equipment or method.

(2) Failure of any certificate holder to obey and comply with all motor vehicle safety laws of the state of Washington shall be grounds for cancellation of certificate.

(3) In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.77 RCW shall comply with the following:

(a) The rules and regulations governing motor carrier safety prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1, and sections 393.16, 393.17, 393.76, 393.100, 393.102, 393.104, 393.106; part 396, except that with respect to section 396.11 no driver vehicle inspection report need be filed if no defects are found, and excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on (~~January 1, 1983~~) October 1, 1988, are adopted and prescribed by the commission to be observed by all garbage and/or refuse collection companies operating under chapter 81.77 RCW.

(b) The rules and regulations governing hazardous materials prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, parts 170-189, as well as and including all appendices and amendments thereto, in effect on January 1, 1983, are adopted and prescribed by the commission to define hazardous materials for motor vehicle transportation purposes, and to state the

precautions that must be observed in storage, packaging, loading, and unloading such materials, and in maintaining, placarding, marking, and certifying motor vehicles and equipment used in transporting such materials, and in the maintenance of shipping papers prepared in conjunction with transporting such materials. The rules and regulations adopted and prescribed by this rule shall be observed by all garbage and/or refuse collection companies operating under chapter 81.77 RCW.

(c) In addition to any accident reporting requirement now or hereafter prescribed by the commission, every garbage and/or refuse collection company operating under chapter 81.77 RCW who reports to the United States Department of Transportation any incidents occurring in this state involving hazardous materials, shall send a copy of any such report to the commission.

(d) Qualifications of drivers. Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto, in effect on ~~(January 1, 1983)~~ October 1, 1988, are adopted and prescribed by the commission to be observed by all garbage and/or refuse collection companies operating under chapter 81.77 RCW except:

(i) The minimum age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall be eighteen years of age.

(ii) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to the effective date of this rule.

(iii) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date the effective date of this rule.

(iv) Section 391.21, 391.23, 391.25, 391.27, 391.31, 391.33, 391.35, and 391.37 shall not apply to a single vehicle owner driver when operating under its own permit.

(e) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (3) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

(f) Whenever the term "lightweight vehicle" is used in Title 49, Code of Federal Regulations, part 391 and part 395, adopted in this section, such term shall mean a motor vehicle that:

(i) Was manufactured on or after January 1, 1972, and has a manufacturer's gross vehicle weight rating of ten thousand pounds or less, in the case of a single vehicle, or a manufacturer's gross combination weight rating of ten thousand pounds or less, in the case of an articulated vehicle; or

(ii) Was manufactured before January 1, 1972, and has a gross weight, including its load and the gross weight of any vehicle being towed by the motor vehicle, of ten thousand pounds or less, except:

(iii) The term "lightweight vehicle" does not include a vehicle that is being used to transport hazardous materials of a type or quantity that requires the vehicle to be marked or placarded in accordance with WAC 480-12-195.

AMENDATORY SECTION (Amending Order R-145, Cause No. TG-1357, filed 8/7/80)

WAC 480-70-405 ACCIDENT REPORTING. (1) Accidents occurring in this state arising from or in connection with the operations of any garbage and/or refuse company operating under chapter 81.77 RCW, resulting in an injury to any person, the death of any person, or involving a motor vehicle carrying hazardous materials and required to be placarded, shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following number: 1-800-562-6150; or if the call is made from out of the state: ~~((+206-753-6411))~~ 1-206-586-1119.

(2) Copies of written reports of all accidents, including those accidents described in subsection (1) of this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

WSR 89-02-025
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
(Noxious Weed Control Board)
[Memorandum—December 27, 1988]

The 1989 meetings of the Washington State Noxious Weed Control Board are as follows:

DATE	LOCATION
January 24, 1989	Spokane
January 25, 1989	Spokane
February 15, 1989	Ellensburg
February 16, 1989	Ellensburg
March 15, 1989	Ellensburg
April 19, 1989	King County
May 17, 1989	Ellensburg
June 21, 1989	Ellensburg
July 19, 1989	Ellensburg
August 16, 1989	Ellensburg
September 20, 1989	Ellensburg
October 18, 1989	Ellensburg
November 15, 1989	Ellensburg
December 20, 1989	Ellensburg

For more information call Catherine Hovanic, Executive Secretary, Washington State Noxious Weed Control Board, (206) 872-6480.

WSR 89-02-026
EMERGENCY RULES
DEPARTMENT OF REVENUE
[Order FT-88-4—Filed December 30, 1988]

I, William R. Wilkerson, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to taxation of forest land and timber, amending chapter 458-40 WAC.

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 chapter 84.33 RCW requires stumpage values for timber be shown on tables prepared by the Department of Revenue each year on or before December 31 for use the following January through June 30, and on or before June 30 for use the following July through December 31. These stumpage values shall, in accordance with the policy of the Department of Revenue, reflect the most recent sales data which is 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 84.33.091 and chapter 84.33 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 December 30, 1988.

By John B. Conklin
Assistant Director
Forest Tax Division

AMENDATORY SECTION (Amending Order FT-88-2, filed 6/30/88)

WAC 458-40-660 TIMBER EXCISE TAX—STUMPAGE VALUE TABLES. The following stumpage value tables are hereby adopted for use in reporting the taxable value of stumpage harvested during the period ((July)) January 1 through ((December 31, 1988)) June 30, 1989:

((TABLE 1—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Timber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Douglas-fir	DF	1	1	\$313	\$306	\$299	\$292	\$285
		2	2	289	282	275	268	261
		3	3	219	212	205	198	191
		4	4	217	210	203	196	189
		5	5	158	151	144	137	130
		6	6	142	135	128	121	114
Western Redcedar ²	RC	1	1	480	473	466	459	452
		2	2	430	423	416	409	402
		3	3	244	237	230	223	216
		4	4	172	165	158	151	144
Sitka Spruce	SS	1	1	532	525	518	511	504
		2	2	317	310	303	296	289
		3	3	251	244	237	230	223
		4	4	226	219	212	205	198
		5	5	159	152	145	138	131
		6	6	91	84	77	70	63
Western Hemlock ³	WH	1	1	320	313	306	299	292
		2	2	199	192	185	178	171
		3	3	170	163	156	149	142
		4	4	136	129	122	115	108
		5	5	116	109	102	95	88
		6	6	102	95	88	81	74
Other Conifer	OC	1	1	320	313	306	299	292
		2	2	199	192	185	178	171
		3	3	170	163	156	149	142
		4	4	136	129	122	115	108
		5	5	116	109	102	95	88
		6	6	102	95	88	81	74
Red Alder	RA	1	1	52	45	38	31	24
Black Cottonwood	BC	1	1	47	40	33	26	19
Other Hardwood	OH	1	1	36	29	22	15	8
Hardwood Utility	HU	5	5	12	12	12	12	12
Conifer Utility	CU	5	5	9	9	9	9	9

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble

Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 2—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1988**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	1	140	133	126	119	112
Western Redcedar & Other Posts ²	RCP	1	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees	DFX	1	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees	TFX	1	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

**TABLE 3—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1988**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Douglas-fir	DF	1	1	\$371	\$364	\$357	\$350	\$343
		2	2	268	261	254	247	240
		3	3	266	259	252	245	238
		4	4	172	165	158	151	144
		5	5	131	124	117	110	103
		6	6	119	112	105	98	91
Western Redcedar ²	RC	1	1	427	420	413	406	399
		2	2	388	381	374	367	360
		3	3	256	249	242	235	228
		4	4	173	166	159	152	145
Sitka Spruce	SS	1	1	505	498	491	484	477
		2	2	195	188	181	174	167
		3	3	180	173	166	159	152
		4	4	167	160	153	146	139
		5	5	154	147	140	133	126
		6	6	104	97	90	83	76
Western Hemlock ³	WH	1	1	292	285	278	271	264
		2	2	199	192	185	178	171
		3	3	183	176	169	162	155
		4	4	179	172	165	158	151
		5	5	114	107	100	93	86
		6	6	102	95	88	81	74
Other Conifer	OC	1	1	292	285	278	271	264
		2	2	199	192	185	178	171
		3	3	183	176	169	162	155

TABLE 3—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
		4	179	172	165	158	151
		5	114	107	100	93	86
		6	102	95	88	81	74
Red Alder	RA	1	72	65	58	51	44
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions—Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Alaska-cedar.

³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 4—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1988**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	140	133	126	119	112
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

**TABLE 5—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1988**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$352	\$345	\$338	\$331	\$324
		2	289	282	275	268	261

TABLE 5—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
		3	261	254	247	240	233
		4	173	166	159	152	145
		5	158	151	144	137	130
		6	143	136	129	122	115
Western Redcedar ³	RC	1	391	384	377	370	363
		2	372	365	358	351	344
		3	251	244	237	230	223
		4	187	180	173	166	159
Western Hemlock ⁴	WH	1	377	370	363	356	349
		2	278	271	264	257	250
		3	211	204	197	190	183
		4	148	141	134	127	120
		5	110	103	96	89	82
		6	95	88	81	74	67
Other Conifer	OC	1	377	370	363	356	349
		2	278	271	264	257	250
		3	211	204	197	190	183
		4	148	141	134	127	120
		5	110	103	96	89	82
		6	95	88	81	74	67

¹Log scale conversions—Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 6—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1988**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar—Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	140	133	126	119	112
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$418	\$411	\$404	\$397	\$390
		2	278	271	264	257	250
		3	259	252	245	238	231
		4	211	204	197	190	183
		5	166	159	152	145	138
		6	150	143	136	129	122
Western Redcedar ³	RC	1	344	337	330	323	316
		2	233	226	219	212	205
		3	231	224	217	210	203
		4	187	180	173	166	159
Western Hemlock ⁴	WH	1	368	361	354	347	340
		2	216	209	202	195	188
		3	159	152	145	138	131
		4	155	148	141	134	127
		5	130	123	116	109	102
		6	95	88	81	74	67
Other Conifer	OC	1	368	361	354	347	340
		2	216	209	202	195	188
		3	159	152	145	138	131
		4	155	148	141	134	127
		5	130	123	116	109	102
		6	95	88	81	74	67
Red Alder	RA	1	66	59	52	45	38
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1988

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112

TABLE 8—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar & Other Posts ¹	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ²	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

TABLE 9—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$410	\$403	\$396	\$389	\$382
		2	306	299	292	285	278
		3	240	233	226	219	212
		4	200	193	186	179	172
		5	136	129	122	115	108
		6	123	116	109	102	95
Western Redcedar ³	RC	1	390	383	376	369	362
		2	177	170	163	156	149
		3	175	168	161	154	147
		4	167	160	153	146	139
Western Hemlock ⁴	WH	1	397	390	383	376	369
		2	239	232	225	218	211
		3	193	186	179	172	165
		4	145	138	131	124	117
		5	133	126	119	112	105
		6	75	68	61	54	47
Other Conifer	OC	1	397	390	383	376	369
		2	239	232	225	218	211
		3	193	186	179	172	165
		4	145	138	131	124	117
		5	133	126	119	112	105
		6	75	68	61	54	47
Red Alder	RA	1	76	69	62	55	48
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 10—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1988**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks ²	RCF	1	140	133	126	119	112
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 11—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1988**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$126	\$120	\$114	\$108	\$102
Engelmann Spruce	ES	1	92	86	80	74	68
Lodgepole Pine	LP	1	85	79	73	67	61
Ponderosa Pine	PP	1	229	223	217	211	205
		2	151	145	139	133	127
Western Redcedar ³	RC	1	139	133	127	121	115
True Firs ⁴	WH	1	112	106	100	94	88
Western White Pine	WP	1	217	211	205	199	193
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	15	15	15	15	15

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 12—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1988**

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ²	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ²	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

**TABLE 13—Stumpage Value Table
Stumpage Value Area 7
July 1 through December 31, 1988**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$92	\$86	\$80	\$74	\$68
Engelmann Spruce	ES	1	80	74	68	62	56
Lodgepole Pine	LP	1	71	65	59	53	47
Ponderosa Pine	PP	1	136	130	124	118	112
		2	106	100	94	88	82
Western Redcedar ³	RC	1	130	124	118	112	106
True Firs ⁴	WH	1	83	77	71	65	59
Western White Pine	WP	1	170	164	158	152	146
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	5	5	5	5	5

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 14—Stumpage Value Table
Stumpage Value Area 7
 July 1 through December 31, 1988

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
 Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ¹	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ²	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

TABLE 15—Stumpage Value Table
Stumpage Value Area 10
 July 1 through December 31, 1988

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
 Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$221	\$215	\$209	\$203	\$197
		2	151	145	139	133	127
		3	138	132	126	120	114
Engelmann Spruce	ES	1	107	101	95	89	83
		2	99	93	87	81	75
		3	97	91	85	79	73
Lodgepole Pine	LP	1	117	111	105	99	93
		2	107	101	95	89	83
		3	97	91	85	79	73
Ponderosa Pine	PP	1	270	264	258	252	246
		2	260	254	248	242	236
		3	250	244	238	232	226
Western Redcedar ³	RC	1	200	194	188	182	176
		2	135	129	123	117	111
		3	121	115	109	103	97
True Firs ⁴	WH	1	207	201	195	189	183
		2	174	168	162	156	150
		3	106	100	94	88	82
Western White Pine	WP	1	270	264	258	252	246
		2	174	168	162	156	150
		3	93	87	81	75	69
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	2	2	2	2	2

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.

¹ Includes Alaska cedar.
² Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 16—Stumpage Value Table
Stumpage Value Area 10
 July 1 through December 31, 1988

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
 Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ¹	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ²	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.)

TABLE 1—Stumpage Value Table
Stumpage Value Area 1
 January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
 Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$341	\$334	\$327	\$320	\$313
		2	294	287	280	273	266
		3	269	262	255	248	241
		4	246	239	232	225	218
		5	193	186	179	172	165
		6	145	138	131	124	117
Western Redcedar ²	RC	1	446	439	432	425	418
		2	431	424	417	410	403
		3	283	276	269	262	255
		4	204	197	190	183	176
Sitka Spruce	SS	1	496	489	482	475	468
		2	448	441	434	427	420
		3	245	238	231	224	217
		4	213	206	199	192	185
		5	168	161	154	147	140
		6	119	112	105	98	91
Western Hemlock ³	WH	1	335	328	321	314	307
		2	240	233	226	219	212
		3	213	206	199	192	185
		4	194	187	180	173	166
		5	153	146	139	132	125
		6	67	60	53	46	39
Other Conifer	OC	1	335	328	321	314	307
		2	240	233	226	219	212
		3	213	206	199	192	185
		4	194	187	180	173	166

TABLE 1—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			5	153	146	139	132
		6	67	60	53	46	39
Red Alder	RA	1	74	67	60	53	46
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Alaska-cedar.

³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 2—Stumpage Value Table
Stumpage Value Area 1
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-fir	DF	1	\$397	\$390
		2	380	373	366	359	352
		3	317	310	303	296	289
		4	255	248	241	234	227

TABLE 3—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
					5	193	186
		6	145	138	131	124	117
Western Redcedar ²	RC	1	395	388	381	374	367
		2	393	386	379	372	365
		3	309	302	295	288	281
		4	167	160	153	146	139
Sitka Spruce	SS	1	482	475	468	461	454
		2	169	162	155	148	141
		3	163	156	149	142	135
		4	129	122	115	108	101
		5	116	109	102	95	88
		6	104	97	90	83	76
Western Hemlock ³	WH	1	297	290	283	276	269
		2	240	233	226	219	212
		3	220	213	206	199	192
		4	175	168	161	154	147
		5	131	124	117	110	103
		6	57	50	43	36	29
Other Conifer	OC	1	297	290	283	276	269
		2	240	233	226	219	212
		3	220	213	206	199	192
		4	175	168	161	154	147
		5	131	124	117	110	103
		6	57	50	43	36	29
Red Alder	RA	1	68	61	54	47	40
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Alaska-cedar.

³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 4—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25

TABLE 4—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Fir & Other Christmas Trees	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 5—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$420	\$413	\$406	\$399	\$392
		2	343	336	329	322	315
		3	324	317	310	303	296
		4	293	286	279	272	265
		5	167	160	153	146	139
		6	161	154	147	140	133
Western Redcedar ³	RC	1	396	389	382	375	368
		2	336	329	322	315	308
		3	230	223	216	209	202
		4	210	203	196	189	182
Western Hemlock ⁴	WH	1	380	373	366	359	352
		2	276	269	262	255	248
		3	190	183	176	169	162
		4	154	147	140	133	126
		5	103	96	89	82	75
		6	88	81	74	67	60
Other Conifer	OC	1	380	373	366	359	352
		2	276	269	262	255	248
		3	190	183	176	169	162
		4	154	147	140	133	126
		5	103	96	89	82	75
		6	88	81	74	67	60
Red Alder	RA	1	58	51	44	37	30
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 6—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$396	\$389	\$382	\$375	\$368
		2	292	285	278	271	264
		3	287	280	273	266	259
		4	209	202	195	188	181
		5	167	160	153	146	139
		6	161	154	147	140	133
Western Redcedar ³	RC	1	470	463	456	449	442
		2	292	285	278	271	264
		3	262	255	248	241	234
		4	203	196	189	182	175
Western Hemlock ⁴	WH	1	396	389	382	375	368
		2	278	271	264	257	250
		3	217	210	203	196	189
		4	183	176	169	162	155
		5	167	160	153	146	139
		6	123	116	109	102	95
Other Conifer	OC	1	396	389	382	375	368
		2	278	271	264	257	250
		3	217	210	203	196	189
		4	183	176	169	162	155
		5	167	160	153	146	139
		6	123	116	109	102	95
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3

TABLE 7—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
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Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
---	-----	---	------	------	------	------	------

Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
--	-----	---	------	------	------	------	------

True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 9—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$469	\$462	\$455	\$448	\$441
		2	317	310	303	296	289
		3	278	271	264	257	250
		4	177	170	163	156	149
		5	166	159	152	145	138
		6	161	154	147	140	133

TABLE 9—cont.
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar ³	RC	1	402	395	388	381	374
		2	273	266	259	252	245
		3	245	238	231	224	217
		4	187	180	173	166	159

Western Hemlock ⁴	WH	1	434	427	420	413	406
		2	238	231	224	217	210
		3	222	215	208	201	194
		4	181	174	167	160	153
		5	107	100	93	86	79
		6	73	66	59	52	45

Other Conifer	OC	1	434	427	420	413	406
		2	238	231	224	217	210
		3	222	215	208	201	194
		4	181	174	167	160	153
		5	107	100	93	86	79
		6	73	66	59	52	45

Red Alder	RA	1	70	63	56	49	42
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Black Cottonwood	BC	1	31	24	17	10	3
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Other Hardwood	OH	1	31	24	17	10	3
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Hardwood Utility	HU	5	16	16	16	16	16
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Conifer Utility	CU	5	6	6	6	6	6
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¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 10—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
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Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
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Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
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True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 11—Stumpage Value Table
Stumpage Value Area 6
January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$158	\$152	\$146	\$140	\$134
Engelmann Spruce	ES	1	104	98	92	86	80
Lodgepole Pine	LP	1	76	70	64	58	52
Ponderosa Pine	PP	1	240	234	228	222	216
		2	164	158	152	146	140
Western Redcedar ³	RC	1	139	133	127	121	115
True Firs ⁴	WH	1	118	112	106	100	94
Western White Pine	WP	1	197	191	185	179	173
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	18	18	18	18	18

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 12—Stumpage Value Table
Stumpage Value Area 6
January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

TABLE 13—Stumpage Value Table
Stumpage Value Area 7
January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$107	\$101	\$95	\$89	\$83
Engelmann Spruce	ES	1	86	80	74	68	62
Lodgepole Pine	LP	1	81	75	69	63	57
Ponderosa Pine	PP	1	166	160	154	148	142
		2	118	112	106	100	94
Western Redcedar ³	RC	1	153	147	141	135	129
True Firs ⁴	WH	1	92	86	80	74	68
Western White Pine	WP	1	181	175	169	163	157
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	10	10	10	10	10

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 14—Stumpage Value Table
Stumpage Value Area 7
January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

TABLE 15—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$230	\$224	\$218	\$212	\$206
		2	186	180	174	168	162
		3	138	132	126	120	114
Engelmann Spruce	ES	1	118	112	106	100	94
		2	110	104	98	92	86
		3	108	102	96	90	84
Lodgepole Pine	LP	1	125	119	113	107	101
		2	115	109	103	97	91
		3	105	99	93	87	81
Ponderosa Pine	PP	1	256	250	244	238	232
		2	246	240	234	228	222
		3	150	144	138	132	126
Western Redcedar ³	RC	1	149	143	137	131	125
		2	136	130	124	118	112
		3	126	120	114	108	102
True Firs ⁴	WH	1	277	271	265	259	253
		2	221	215	209	203	197
		3	157	151	145	139	133
Western White Pine	WP	1	359	353	347	341	335
		2	240	234	228	222	216
		3	121	115	109	103	97
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	7	7	7	7	7

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska-cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 16—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods

WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴ Stumpage value per lineal foot.

AMENDATORY SECTION (Amending Order FT-88-2, filed 6/30/88)

WAC 458-40-670 TIMBER EXCISE TAX—STUMPAGE VALUE ADJUSTMENTS. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:

(1) No harvest adjustment shall be allowed against conifer utility, hardwood utility, or any of the special forest products.

(2) Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.

(3) Timber harvesters planning to remove timber from areas having damaged timber may apply to the department for adjustment in stumpage values. Such applications should contain a map with the legal descriptions of the area, a description of the damage sustained by the timber, and a list of estimated costs to be incurred. Such applications shall be sent to the department before the harvest commences. Upon receipt of such application, the department will determine the amount of adjustment allowed, and notify the harvester. Such amount may be taken as a credit against tax liabilities or, if harvest is terminated, a refund may be authorized. In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application not later than ninety days following completion of the harvest unit.

The following harvest adjustment tables are hereby adopted for use during the period of ((~~July~~)) January 1 through ((~~December 31, 1988~~)) June 30, 1989:

TABLE 1—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, and 5
((~~July~~)) January 1 through
((~~December 31, 1988~~)) June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	\$0.00
Class 2	Harvest of 20 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of 10 thousand board feet to but not including 20 thousand board feet per acre.	-\$7.00
Class 4	Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre.	-\$9.00
Class 5	Harvest of less than 5 thousand board feet per acre.	-\$10.00

TABLE 1—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	((-\$11.00)) -\$15.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	((-\$23.00)) -\$31.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	((-\$81.00)) -\$78.00

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

IV. Thinning (see WAC 458-40-610 (20))

Class 1	Average log volume of 50 board feet or more.	-\$25.00
Class 2	Average log volume of less than 50 board feet.	-\$35.00

TABLE 2—Harvest Adjustment Table
Stumpage Value Areas 6, 7, and 10
(~~(July)~~) January 1 through
(~~December 31, 1988~~) June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	-\$13.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	-\$26.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	((-\$81.00)) -\$78.00

TABLE 2—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
III. Remote island adjustment:		
	For timber harvested from a remote island	- \$50.00

TABLE 3—DOMESTIC MARKET ADJUSTMENT

Harvest of timber not sold by a competitive bidding process which is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber which must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska yellow cedar. (Stat. Ref. - 36 CFR 223.10)

State Timber Sales: Western red cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

The adjustment amounts shall be as follows:

Class 1:	All eligible species in Western Washington (SVA's 1 through 5)	((-\$46.00)) -\$34.00 per MBF
Class 2:	All eligible species in Eastern Washington (SVA's 6, 7, and 10)	((-\$13.00)) -\$19.00 per MBF

Note: The adjustment will not be allowed on conifer utility, hardwood utility or special forest products.

WSR 89-02-027

ADOPTED RULES

DEPARTMENT OF REVENUE

[Order FT-88-5—Filed December 30, 1988]

I, William R. Wilkerson, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to taxation of forest land and timber, amending chapter 458-40 WAC.

This action is taken pursuant to Notice No. WSR 88-22-067 filed with the code reviser on November 2, 1988. 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 84.33.091 and chapter 84.33 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 December 30, 1988.

By John B. Conklin
Assistant Director
Forest Tax Division

AMENDATORY SECTION (Amending Order FT-88-2, filed 6/30/88)

WAC 458-40-660 TIMBER EXCISE TAX—STUMPAGE VALUE TABLES. The following stumpage value tables are hereby adopted for use in reporting

the taxable value of stumpage harvested during the period ((July)) January 1 through ((December 31, 1988)) June 30, 1989:

((TABLE 1—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Timber Quality		Hauling Distance Zone Number					
		Code	Number	1	2	3	4	5	
									Code
Douglas fir	DF	1	\$313	\$306	\$299	\$292	\$285		
		2	289	282	275	268	261		
		3	219	212	205	198	191		
		4	217	210	203	196	189		
		5	158	151	144	137	130		
		6	142	135	128	121	114		
Western Redcedar ²	RC	1	480	473	466	459	452		
		2	430	423	416	409	402		
		3	244	237	230	223	216		
		4	172	165	158	151	144		
Sitka Spruce	SS	1	532	525	518	511	504		
		2	317	310	303	296	289		
		3	251	244	237	230	223		
		4	226	219	212	205	198		
		5	159	152	145	138	131		
		6	91	84	77	70	63		
Western Hemlock ³	WH	1	320	313	306	299	292		
		2	199	192	185	178	171		
		3	170	163	156	149	142		
		4	136	129	122	115	108		
		5	116	109	102	95	88		
		6	102	95	88	81	74		
Other Conifer	OC	1	320	313	306	299	292		
		2	199	192	185	178	171		
		3	170	163	156	149	142		
		4	136	129	122	115	108		
		5	116	109	102	95	88		
		6	102	95	88	81	74		
Red Alder	RA	1	52	45	38	31	24		
Black Cottonwood	BC	1	47	40	33	26	19		
Other Hardwood	OH	1	36	29	22	15	8		
Hardwood Utility	HU	5	12	12	12	12	12		
Conifer Utility	CU	5	9	9	9	9	9		

¹Log-scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Alaska cedar.

³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 2—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1988

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality		Hauling Distance Zone Number					
		Code	Number	1	2	3	4	5	
									Code
Western Redcedar Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360		
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112		
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76		
Douglas fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25		
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50		

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality		Hauling Distance Zone Number					
		Code	Number	1	2	3	4	5	
									Code
Douglas fir	DF	1	\$371	\$364	\$357	\$350	\$343		
		2	268	261	254	247	240		
		3	266	259	252	245	238		
		4	172	165	158	151	144		
		5	131	124	117	110	103		
		6	119	112	105	98	91		
Western Redcedar ²	RC	1	427	420	413	406	399		
		2	388	381	374	367	360		
		3	256	249	242	235	228		
		4	173	166	159	152	145		
Sitka Spruce	SS	1	505	498	491	484	477		
		2	195	188	181	174	167		
		3	180	173	166	159	152		
		4	167	160	153	146	139		
		5	154	147	140	133	126		
		6	104	97	90	83	76		
Western Hemlock ³	WH	1	292	285	278	271	264		
		2	199	192	185	178	171		
		3	183	176	169	162	155		
		4	179	172	165	158	151		
		5	114	107	100	93	86		
		6	102	95	88	81	74		
Other Conifer	OC	1	292	285	278	271	264		
		2	199	192	185	178	171		
		3	183	176	169	162	155		
		4	179	172	165	158	151		

TABLE 3—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
		5	114	107	100	93	86
		6	102	95	88	81	74
Red Alder	RA	1	72	65	58	51	44
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Alaska cedar.

³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 4—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1988

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112
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Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
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Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
--	-----	---	------	------	------	------	------

True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 5—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$352	\$345	\$338	\$331	\$324
		2	289	282	275	268	261
		3	261	254	247	240	233
		4	173	166	159	152	145

TABLE 5—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
		5	158	151	144	137	130
		6	143	136	129	122	115
Western Redcedar ³	RC	1	391	384	377	370	363
		2	372	365	358	351	344
		3	251	244	237	230	223
		4	187	180	173	166	159
Western Hemlock ⁴	WH	1	377	370	363	356	349
		2	278	271	264	257	250
		3	211	204	197	190	183
		4	148	141	134	127	120
		5	110	103	96	89	82
		6	95	88	81	74	67
Other Conifer	OC	1	377	370	363	356	349
		2	278	271	264	257	250
		3	211	204	197	190	183
		4	148	141	134	127	120
		5	110	103	96	89	82
		6	95	88	81	74	67
Red Alder	RA	1	52	45	38	31	24
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 6—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1988

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112
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Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
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Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
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True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$418	\$411	\$404	\$397	\$390
		2	278	271	264	257	250
		3	259	252	245	238	231
		4	211	204	197	190	183
		5	166	159	152	145	138
		6	150	143	136	129	122
Western Redcedar ³	RC	1	344	337	330	323	316
		2	233	226	219	212	205
		3	231	224	217	210	203
		4	187	180	173	166	159
Western Hemlock ⁴	WH	1	368	361	354	347	340
		2	216	209	202	195	188
		3	159	152	145	138	131
		4	155	148	141	134	127
		5	130	123	116	109	102
		6	95	88	81	74	67
Other Conifer	OC	1	368	361	354	347	340
		2	216	209	202	195	188
		3	159	152	145	138	131
		4	155	148	141	134	127
		5	130	123	116	109	102
		6	95	88	81	74	67
Red Alder	RA	1	66	59	52	45	38
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1988

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	\$380	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112

TABLE 8—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 9—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1988

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$410	\$403	\$396	\$389	\$382
		2	306	299	292	285	278
		3	240	233	226	219	212
		4	200	193	186	179	172
		5	136	129	122	115	108
		6	123	116	109	102	95
Western Redcedar ³	RC	1	390	383	376	369	362
		2	177	170	163	156	149
		3	175	168	161	154	147
		4	167	160	153	146	139
Western Hemlock ⁴	WH	1	397	390	383	376	369
		2	239	232	225	218	211
		3	193	186	179	172	165
		4	145	138	131	124	117
		5	133	126	119	112	105
		6	75	68	61	54	47
Other Conifer	OC	1	397	390	383	376	369
		2	239	232	225	218	211
		3	193	186	179	172	165
		4	145	138	131	124	117
		5	133	126	119	112	105
		6	75	68	61	54	47
Red Alder	RA	1	76	69	62	55	48
Black Cottonwood	BC	1	47	40	33	26	19
Other Hardwood	OH	1	36	29	22	15	8
Hardwood Utility	HU	5	12	12	12	12	12
Conifer Utility	CU	5	9	9	9	9	9

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 10—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1988**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	\$388	\$381	\$374	\$367	\$360
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	140	133	126	119	112
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 11—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1988**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$126	\$120	\$114	\$108	\$102
Engelmann Spruce	ES	1	92	86	80	74	68
Lodgepole Pine	LP	1	85	79	73	67	61
Ponderosa Pine	PP	1	229	223	217	211	205
		2	151	145	139	133	127
Western Redcedar ³	RC	1	139	133	127	121	115
True Firs ⁴	WH	1	112	106	100	94	88
Western White Pine	WP	1	217	211	205	199	193
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	15	15	15	15	15

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 12—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1988**

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

**TABLE 13—Stumpage Value Table
Stumpage Value Area 7
July 1 through December 31, 1988**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$92	\$86	\$80	\$74	\$68
Engelmann Spruce	ES	1	80	74	68	62	56
Lodgepole Pine	LP	1	71	65	59	53	47
Ponderosa Pine	PP	1	136	130	124	118	112
		2	106	100	94	88	82
Western Redcedar ³	RC	1	130	124	118	112	106
True Firs ⁴	WH	1	83	77	71	65	59
Western White Pine	WP	1	170	164	158	152	146
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	5	5	5	5	5

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 14—Stumpage Value Table
Stumpage Value Area 7
July 1 through December 31, 1988**

**EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

**TABLE 15—Stumpage Value Table
Stumpage Value Area 10
July 1 through December 31, 1988**

**EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$221	\$215	\$209	\$203	\$197
		2	151	145	139	133	127
		3	138	132	126	120	114
Engelmann Spruce	ES	1	107	101	95	89	83
		2	99	93	87	81	75
		3	97	91	85	79	73
Lodgepole Pine	LP	1	117	111	105	99	93
		2	107	101	95	89	83
		3	97	91	85	79	73
Ponderosa Pine	PP	1	270	264	258	252	246
		2	260	254	248	242	236
		3	250	244	238	232	226
Western Redcedar ³	RC	1	200	194	188	182	176
		2	135	129	123	117	111
		3	121	115	109	103	97
True Firs ⁴	WH	1	207	201	195	189	183
		2	174	168	162	156	150
		3	106	100	94	88	82
Western White Pine	WP	1	270	264	258	252	246
		2	174	168	162	156	150
		3	93	87	81	75	69
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	2	2	2	2	2

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.

²Includes Alaska cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 16—Stumpage Value Table
Stumpage Value Area 10
July 1 through December 31, 1988**

**EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.)

**TABLE 1—Stumpage Value Table
Stumpage Value Area 1
January 1 through June 30, 1989**

**WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$341	\$334	\$327	\$320	\$313
		2	294	287	280	273	266
		3	269	262	255	248	241
		4	246	239	232	225	218
		5	193	186	179	172	165
		6	145	138	131	124	117
Western Redcedar ²	RC	1	446	439	432	425	418
		2	431	424	417	410	403
		3	283	276	269	262	255
		4	204	197	190	183	176
Sitka Spruce	SS	1	496	489	482	475	468
		2	448	441	434	427	420
		3	245	238	231	224	217
		4	213	206	199	192	185
		5	168	161	154	147	140
		6	119	112	105	98	91
Western Hemlock ³	WH	1	335	328	321	314	307
		2	240	233	226	219	212
		3	213	206	199	192	185
		4	194	187	180	173	166
		5	153	146	139	132	125
		6	67	60	53	46	39
Other Conifer	OC	1	335	328	321	314	307
		2	240	233	226	219	212
		3	213	206	199	192	185
		4	194	187	180	173	166

TABLE 1—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			5	153	146	139	132
		6	67	60	53	46	39
Red Alder	RA	1	74	67	60	53	46
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska-cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 2—Stumpage Value Table
Stumpage Value Area 1
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-fir	DF	1	\$397	\$390
		2	380	373	366	359	352
		3	317	310	303	296	289
		4	255	248	241	234	227

TABLE 3—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar ²	RC	1	395	388
		2	393	386	379	372	365
		3	309	302	295	288	281
		4	167	160	153	146	139
Sitka Spruce	SS	1	482	475	468	461	454
		2	169	162	155	148	141
		3	163	156	149	142	135
		4	129	122	115	108	101
		5	116	109	102	95	88
		6	104	97	90	83	76
Western Hemlock ³	WH	1	297	290	283	276	269
		2	240	233	226	219	212
		3	220	213	206	199	192
		4	175	168	161	154	147
		5	131	124	117	110	103
		6	57	50	43	36	29
Other Conifer	OC	1	297	290	283	276	269
		2	240	233	226	219	212
		3	220	213	206	199	192
		4	175	168	161	154	147
		5	131	124	117	110	103
		6	57	50	43	36	29
Red Alder	RA	1	68	61	54	47	40
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska-cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 4—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25

TABLE 4—cont.
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 5—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$420	\$413	\$406	\$399	\$392
		2	343	336	329	322	315
		3	324	317	310	303	296
		4	293	286	279	272	265
		5	167	160	153	146	139
		6	161	154	147	140	133
Western Redcedar ³	RC	1	396	389	382	375	368
		2	336	329	322	315	308
		3	230	223	216	209	202
		4	210	203	196	189	182
Western Hemlock ⁴	WH	1	380	373	366	359	352
		2	276	269	262	255	248
		3	190	183	176	169	162
		4	154	147	140	133	126
		5	103	96	89	82	75
		6	88	81	74	67	60
Other Conifer	OC	1	380	373	366	359	352
		2	276	269	262	255	248
		3	190	183	176	169	162
		4	154	147	140	133	126
		5	103	96	89	82	75
		6	88	81	74	67	60
Red Alder	RA	1	58	51	44	37	30
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 6—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$396	\$389	\$382	\$375	\$368
		2	292	285	278	271	264
		3	287	280	273	266	259
		4	209	202	195	188	181
		5	167	160	153	146	139
		6	161	154	147	140	133
Western Redcedar ³	RC	1	470	463	456	449	442
		2	292	285	278	271	264
		3	262	255	248	241	234
		4	203	196	189	182	175
Western Hemlock ⁴	WH	1	396	389	382	375	368
		2	278	271	264	257	250
		3	217	210	203	196	189
		4	183	176	169	162	155
		5	167	160	153	146	139
		6	123	116	109	102	95
Other Conifer	OC	1	396	389	382	375	368
		2	278	271	264	257	250
		3	217	210	203	196	189
		4	183	176	169	162	155
		5	167	160	153	146	139
		6	123	116	109	102	95
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3

TABLE 7—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Hardwood Utility	HU	5	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
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Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
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Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
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True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 9—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-fir ²	DF	1	\$469	\$462
		2	317	310	303	296	289
		3	278	271	264	257	250
		4	177	170	163	156	149
		5	166	159	152	145	138
		6	161	154	147	140	133

TABLE 9—cont.

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Western Redcedar ³	RC	1	402	395
		2	273	266	259	252	245
		3	245	238	231	224	217
		4	187	180	173	166	159
Western Hemlock ⁴	WH	1	434	427	420	413	406
		2	238	231	224	217	210
		3	222	215	208	201	194
		4	181	174	167	160	153
		5	107	100	93	86	79
		6	73	66	59	52	45
Other Conifer	OC	1	434	427	420	413	406
		2	238	231	224	217	210
		3	222	215	208	201	194
		4	181	174	167	160	153
		5	107	100	93	86	79
		6	73	66	59	52	45
Red Alder	RA	1	70	63	56	49	42
Black Cottonwood	BC	1	31	24	17	10	3
Other Hardwood	OH	1	31	24	17	10	3
Hardwood Utility	HU	5	16	16	16	16	16
Conifer Utility	CU	5	6	6	6	6	6

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 10—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1989

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$342	\$335	\$328	\$321	\$314
---	-----	---	-------	-------	-------	-------	-------

Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	153	146	139	132	125
---	-----	---	-----	-----	-----	-----	-----

Western Redcedar & Other Posts ²	RCP	1	0.76	0.76	0.76	0.76	0.76
---	-----	---	------	------	------	------	------

Douglas-fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
--	-----	---	------	------	------	------	------

True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 11—Stumpage Value Table
Stumpage Value Area 6
 January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
 Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$158	\$152	\$146	\$140	\$134
Engelmann Spruce	ES	1	104	98	92	86	80
Lodgepole Pine	LP	1	76	70	64	58	52
Ponderosa Pine	PP	1	240	234	228	222	216
		2	164	158	152	146	140
Western Redcedar ³	RC	1	139	133	127	121	115
True Firs ⁴	WH	1	118	112	106	100	94
Western White Pine	WP	1	197	191	185	179	173
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	18	18	18	18	18

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 12—Stumpage Value Table
Stumpage Value Area 6
 January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
 Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴Stumpage value per lineal foot.

TABLE 13—Stumpage Value Table
Stumpage Value Area 7
 January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
 Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$107	\$101	\$95	\$89	\$83
Engelmann Spruce	ES	1	86	80	74	68	62
Lodgepole Pine	LP	1	81	75	69	63	57
Ponderosa Pine	PP	1	166	160	154	148	142
		2	118	112	106	100	94
Western Redcedar ³	RC	1	153	147	141	135	129
True Firs ⁴	WH	1	92	86	80	74	68
Western White Pine	WP	1	181	175	169	163	157
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	10	10	10	10	10

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska-cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 14—Stumpage Value Table
Stumpage Value Area 7
 January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
 Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴Stumpage value per lineal foot.

TABLE 15—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1989

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir ²	DF	1	\$230	\$224	\$218	\$212	\$206
		2	186	180	174	168	162
		3	138	132	126	120	114
Engelmann Spruce	ES	1	118	112	106	100	94
		2	110	104	98	92	86
		3	108	102	96	90	84
Lodgepole Pine	LP	1	125	119	113	107	101
		2	115	109	103	97	91
		3	105	99	93	87	81
Ponderosa Pine	PP	1	256	250	244	238	232
		2	246	240	234	228	222
		3	150	144	138	132	126
Western Redcedar ³	RC	1	149	143	137	131	125
		2	136	130	124	118	112
		3	126	120	114	108	102
True Firs ⁴	WH	1	277	271	265	259	253
		2	221	215	209	203	197
		3	157	151	145	139	133
Western White Pine	WP	1	359	353	347	341	335
		2	240	234	228	222	216
		3	121	115	109	103	97
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	7	7	7	7	7

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska-cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 16—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1989

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$54	\$48	\$42	\$36	\$30
Lodgepole Pine & Other Posts ²	LPP	1	0.25	0.25	0.25	0.25	0.25
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴ Stumpage value per lineal foot.

AMENDATORY SECTION (Amending Order FT-88-2, filed 6/30/88)

WAC 458-40-670 TIMBER EXCISE TAX—STUMPAGE VALUE ADJUSTMENTS. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:

(1) No harvest adjustment shall be allowed against conifer utility, hardwood utility, or any of the special forest products.

(2) Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.

(3) Timber harvesters planning to remove timber from areas having damaged timber may apply to the department for adjustment in stumpage values. Such applications should contain a map with the legal descriptions of the area, a description of the damage sustained by the timber, and a list of estimated costs to be incurred. Such applications shall be sent to the department before the harvest commences. Upon receipt of such application, the department will determine the amount of adjustment allowed, and notify the harvester. Such amount may be taken as a credit against tax liabilities or, if harvest is terminated, a refund may be authorized. In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application not later than ninety days following completion of the harvest unit.

The following harvest adjustment tables are hereby adopted for use during the period of ((July)) January 1 through ((December 31, 1988)) June 30, 1989:

TABLE 1—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, and 5
((July)) January 1 through
((December 31, 1988)) June 30, 1989

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
1. Volume per acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	\$0.00
Class 2	Harvest of 20 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of 10 thousand board feet to but not including 20 thousand board feet per acre.	-\$7.00
Class 4	Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre.	-\$9.00
Class 5	Harvest of less than 5 thousand board feet per acre.	-\$10.00

TABLE 1—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	((-\$11.00)) - \$15.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	((-\$23.00)) - \$31.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	((-\$81.00)) - \$78.00

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

IV. Thinning (see WAC 458-40-610 (20))

Class 1	Average log volume of 50 board feet or more.	- \$25.00
Class 2	Average log volume of less than 50 board feet.	- \$35.00

**TABLE 2—Harvest Adjustment Table
Stumpage Value Areas 6, 7, and 10
(~~(July)~~) January 1 through
(~~(December 31, 1988)~~) June 30, 1989**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	- \$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	- \$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	- \$13.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$26.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	((-\$81.00)) - \$78.00

TABLE 2—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
III. Remote island adjustment:		
	For timber harvested from a remote island	- \$50.00

TABLE 3—DOMESTIC MARKET ADJUSTMENT

Harvest of timber not sold by a competitive bidding process which is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber which must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska yellow cedar. (Stat. Ref. - 36 CFR 223.10)

State Timber Sales: Western red cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

The adjustment amounts shall be as follows:

Class 1:	All eligible species in Western Washington (SVA's 1 through 5)	((-\$46.00)) - \$34.00 per MBF
Class 2:	All eligible species in Eastern Washington (SVA's 6, 7, and 10)	((-\$13.00)) - \$19.00 per MBF

Note: The adjustment will not be allowed on conifer utility, hardwood utility or special forest products.

WSR 89-02-028

EMERGENCY RULES

BASIC HEALTH PLAN

[Order 88-002—Filed December 30, 1988]

I, Thomas L. Kobler, director of the Washington Basic Health Plan, do promulgate and adopt at Olympia, Washington, the annexed rules relating to this notice proposes to change chapter 55-01 WAC.

I, Thomas L. Kobler, 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 in order to assure that individuals eligible for enrollment in the BHP are given the earliest possible opportunity to begin receiving covered services from participating managed health care systems, the BHP has determined that it is necessary to adopt these amendments to its administrative rules on an emergency basis. BHP is, at the same time, filing these amendments as proposed rules for adoption on a permanent basis.

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

This rule is promulgated pursuant to RCW 70.47.050 which directs that the Washington Basic Health Plan has authority to implement the provisions of chapter 70.47 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 December 30, 1988.

By Thomas L. Kobler
Director

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-010 DEFINITIONS. The following definitions apply throughout these rules.

(1) "Administrator" means the Washington basic health plan administrator.

(2) "Certificate of coverage" means a written document issued by the plan to a subscriber which describes the covered services, premiums, grievance procedures and other rights and responsibilities of enrollees. The certificate of coverage issued to a subscriber shall pertain to the subscriber and family dependents.

(3) "Co-payment" means a payment indicated in the schedule of benefits which is made by an enrollee to a managed health care system or health care provider, or to the plan, when specifically instructed to do so by the plan, for covered services provided to the enrollee.

(4) "Covered services" means those services and benefits to which an enrollee is entitled, under the certificate of coverage issued by the plan to the enrollee (or to a subscriber on behalf of the enrollee), in exchange for payment of premium and applicable copayments.

(5) "Dependent child" means an individual's unmarried natural child, stepchild, or legally adopted child, who is either (a) younger than age nineteen, or (b) younger than age twenty-three and (i) is a full-time student at an educational organization which normally maintains a regular faculty and curriculum and normally has a regularly enrolled body of pupils or students in attendance at the place where its educational activities are regularly carried on, or (ii) is pursuing a full-time course of institutional on-farm training under the supervision of an educational organization described in WAC 55-01-010 (5)(b)(i).

(6) "Effective date of enrollment" means the first date, as established by the plan, on which an enrollee is entitled to receive covered services from the enrollee's respective participating managed health care system.

((6)) (7) "Enrollee" means a person who meets all eligibility requirements, who is enrolled in the plan, and for whom applicable premium payments have been made.

((7)) (8) "Family" means an individual or an individual and the individual's spouse, if not legally separated, and the individual's dependent children. For purposes of eligibility determination and enrollment in the plan, an individual cannot be a member of more than one family.

((8)) (9) "Family dependent" means a subscriber's legal spouse, if not legally separated, or the subscriber's dependent child, who meets all eligibility requirements, is enrolled in the plan, and for whom the applicable premium has been paid.

((9)) (10) "Grievance procedure" means the formal process for resolution of problems or concerns raised by enrollees which cannot be resolved in an informal manner to the enrollee's satisfaction. "Grievance" means a problem or concern presented for resolution through a grievance procedure.

((10)) (11) "Gross family income" means the total income of all members of an enrollee's family, regardless of whether those family members enroll in the plan. For purposes of this definition, "income" includes but is not limited to wages and salaries, net income from rentals or self-employment, tips, interest income, dividends, royalties, public or private pensions, and Social Security benefits. For purposes of this definition, "income" shall not include income of dependent children, nor shall it include income of a family member who resides in another household when such income is not available to those family members seeking enrollment in the plan.

((11)) (12) "Managed health care system" (or "MHCS") means any health care organization, including health care providers, insurers, health care service contractors, health maintenance organizations, or any combination thereof, that provides directly or by contract basic health care services, as defined by the administrator and rendered by duly licensed providers, on a prepaid capitated basis to a defined patient population enrolled in the plan and in the managed health care system.

((12)) (13) "Medicare" means programs established by Title XVIII of Public Law 89-97, as amended, "Health Insurance for the Aged and Disabled."

((13)) (14) "Open enrollment" means a time period designated by the administrator during which enrollees may apply to transfer their membership from one participating managed health care system to another. There shall be at least one open enrollment period of at least twenty consecutive days, at least once annually, in each site served by the plan.

((14)) (15) "Participating," when referring to a managed health care system, means one that has entered into a contract with the plan to provide covered services to enrollees. When referring to a health care provider, "participating" means one who is employed by or has entered into a contract with a participating managed health care system to provide covered services to enrollees.

((15)) (16) "Premium" means a periodic payment, based upon gross family income and determined under RCW 70.47.060(2), which a subscriber makes to the plan on behalf of the subscriber and family dependents in consideration for enrollment in the plan.

((16)) (17) "Provider" or "health care provider" means a health care professional or institution duly licensed and accredited to provide covered services in the State of Washington.

((17)) (18) "Rate" means the per capita amount, negotiated by the administrator with and paid to a participating managed health care system, that is based upon the enrollment of enrollees in the plan and in that MHCS.

((18)) (19) "Schedule of benefits" means the basic health care services adopted and from time to time

amended by the administrator, which enrollees shall be entitled to receive from participating managed health care systems.

~~((19))~~ (20) "Service area" means the geographic area served by a participating managed health care system as defined in its contract with the plan.

~~((20))~~ (21) "Site" means a geographic area designated by the plan in which one or more participating managed health care systems are offered to enrollees for selection.

~~((21))~~ (22) "Subscriber" means an enrollee, or the parent or legal guardian of an enrolled dependent child, who has been designated by the plan as the individual to whom the plan and the managed health care system will issue all notices, information requests and premium bills on behalf of all enrolled family members. For purposes of Chapter 55-01 WAC, notice to a subscriber shall be considered notice to all enrolled members of the subscriber's family as well.

~~((22))~~ (23) "Subsidy" means the difference between the rate paid by the administrator, from funds appropriated from the basic health plan trust account, to a managed health care system on behalf of an enrollee and the enrollee's premium responsibility.

~~((23))~~ (24) "Washington Basic Health Plan" or "plan" means the system of enrollment and payment on a prepaid capitated basis for basic health care services, administered by the plan administrator through participating managed health care systems, created by chapter 70.47 RCW.

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-030 **PREMIUMS AND COPAYMENTS.** (1) Each subscriber shall be responsible for paying a monthly premium to the plan, on behalf of the subscriber and all family dependents, according to a premium schedule to be provided by the plan at the time the subscriber is enrolled by the plan. The amount of premium payable by any subscriber will be based upon the subscriber's gross family income and rates payable to participating managed health care systems, and may vary with the number and ages of individuals enrolled from a given family. Premium amounts payable shall be a monthly dollar payment or a percentage of the total rate payable by the plan. A description of the premium schedule and an estimate of amounts due will accompany the benefits description and application for enrollment provided to applicants.

(2) Based on the information provided by an enrollee on the application for enrollment, and any other information obtained by the plan, the enrollee will be informed of the premium amount due. The plan will notify subscribers in writing of any revisions to the premium schedule or to the premium amounts payable to the plan, such notice to be mailed at least thirty days prior to the due date of the premium payment for the month in which such revisions are to take effect, except that retroactive enrollment of a newborn or newly adopted child (as provided in WAC 55-01-050(6)) may result in a corresponding retroactive increase in premium payable to the plan. For purposes of this provision, notice shall

be deemed complete upon depositing the written revisions in the United States mail, first class postage paid, directed to the enrollee at the enrollee's last mailing address on file with the plan.

(3) Once the plan has determined that a subscriber and members of the subscriber's family (if any) are eligible for enrollment, the plan will bill the subscriber for the family's first month's premium. The subscriber and family members will not be eligible to receive covered services on the effective date of ~~((coverage))~~ enrollment specified by the plan ~~((until))~~ unless the premium bill is paid in full by the due date specified on the bill. Thereafter, the plan will bill each subscriber monthly, and the subscriber shall be responsible for payment of the billed amount in full by the date specified on the bill.

(4) Premium bills must be paid in full by the date specified on the bill. Payment may be made in person at the plan's administrative office in Olympia, Washington, or by mail to the address specified on the bill. If the plan does not receive payment in full of a premium bill by 5:00 p.m. on the date specified on the bill, the plan shall issue a notice of delinquency to the subscriber, at the subscriber's last address on file with the plan, requiring payment in full by a date not less than ten days from the date of the notice. If full payment is not received by the date specified in the delinquency notice, the subscriber and enrolled family members will be disenrolled effective the first day of the month following the last month for which full premium payment was received by the plan. Partial payment of premiums due will be regarded as non-payment. The plan may disenroll a subscriber and enrolled family members in the event that the subscriber receives more than two delinquency notices in a twelve-month period.

(5) Enrollees shall be responsible for paying any required copayment directly to the provider of a covered service, unless the enrollee has been instructed by his or her managed health care system or the plan to make payment to another party. Copayments must be paid in full by the enrollee at the time of service. Failure to pay a required copayment in full at the time of service may result in the denial or rescheduling of that service by the managed health care system. Repeated failure to pay copayments in full on a timely basis may result in disenrollment, as provided in WAC 55-01-060(2).

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-050 **ENROLLMENT IN THE PLAN.** (1) Any individual applying for enrollment in the plan must complete and submit the plan's application for enrollment. Applications for enrollment of children under the age of eighteen must be signed by the child's parent or legal guardian, who shall also be held responsible by the plan for payment of premiums due on behalf of the child.

(2) Each applicant shall complete and sign the application for enrollment, listing family members to be enrolled and supplying such other information as required by the plan. (a) Documentation will be required, showing the amount and sources of applicants' income for the most recent complete calendar month as of the date of

application. Applicants will also be required to submit a copy of their most recent federal income tax form. Income documentation shall be required for all income-earning family members, including those not applying for enrollment, except for family members who reside in another household and whose income is not available to the family seeking enrollment, and dependent children. (b) Documentation of residence shall also be required, displaying the applicant's name and address. (c) The plan may request additional information from applicants for purposes of establishing or verifying eligibility, premium responsibility or managed health care system selection. (d) Submission of incomplete or inaccurate information may delay or prevent an applicant's enrollment in the plan. Intentional submission of false information may result in disenrollment of the applicant and all enrolled family members, retroactive to the date upon which coverage began.

(3) Each family applying for enrollment must designate a participating managed health care system from which all enrolled family members will receive covered services. All applicants from the same family must receive covered services from the same managed health care system. No applicant will be enrolled for whom designation of a participating managed health care system has not been made as part of the application for enrollment. The administrator will establish procedures for the selection of managed health care systems, which will include conditions under which an enrollee may change from one managed health care system to another. Such procedures will allow enrollees to change from one managed health care system to another during open enrollment, or otherwise upon showing of good cause for the transfer.

(4) Except as provided in WAC 55-01-040(2), applications for enrollment will be reviewed by the plan within thirty days of receipt and those applicants satisfying the eligibility criteria and who have provided all required information, documentation and premium payments will be notified of ~~((the date upon which they may begin receiving covered services from the plan))~~ their effective date of enrollment.

(5) Eligible applicants will be enrolled in the plan in the order in which their completed applications, including all required documentation, have been received by the plan, provided that the applicant ~~((has))~~ also ((remitted)) remits full payment of the first premium bill to the plan by the due date specified by the plan.

(6) Not all family members are required to apply for enrollment in the plan; however, any family member for whom application for enrollment is not made at the same time that other family members apply may not subsequently enroll as a family dependent until the next open enrollment period available to that family member. Eligible newborn and newly adopted children may be enrolled effective from the date of birth or physical placement with the adoptive parents for adoption, provided that application for enrollment is submitted to the plan within ~~((thirty))~~ sixty days of the date of birth or such placement for adoption. A newly acquired spouse of an enrollee may apply for enrollment within thirty days of the date of marriage and, if found eligible by the

plan, will be enrolled on the first of a month following completion of the enrollment process by the plan, provided that the addition of the spouse does not otherwise render the family ineligible for coverage by the plan.

(7) Any enrollee who disenrolls from the plan for reasons other than (a) ineligibility due to an increase in gross family income or (b) coverage by another health care benefits program may not re-enroll in the plan for a period of twelve months from the effective date of disenrollment. An enrollee who disenrolls because of ineligibility due to an increase in gross family income may re-enroll in the event that gross family income subsequently falls to a level which qualifies the enrollee for eligibility. An enrollee who disenrolls because of coverage by another health care benefits program may re-enroll in the event that the enrollee becomes ineligible for such other coverage, provided that the enrollee has been continuously covered since the date of disenrollment from the plan, and provides documentation of such continuous coverage to the plan. Before any person shall be re-enrolled in the plan, that person must complete a new application for enrollment and must be determined by the plan to be otherwise eligible for enrollment as of the date of application.

(8) Once once every six months, the plan will request verification of information from enrollees ("recertification"), which may include a request to complete a new application form and submit required documentation. At recertification, enrollees will be required to report their monthly gross family income for the preceding six months, and to provide the same documentation of such income as required of applicants. The plan may request information more frequently from an enrollee for the purpose of verifying eligibility if the plan has good cause to believe that the enrollee's income, residence, family size or other eligibility criteria may have changed since the date on which information was last received by the plan. Enrollees shall be given at least twenty days from the date of any such information request to respond to the request. Failure to ((comply)) respond within the time designated in any information request shall result in a second request from the plan. Failure to respond within the time designated in any second request for information may result in disenrollment of the enrollee. Each enrollee is responsible for notifying the plan within thirty days of any changes which could affect the enrollee's eligibility or premium responsibility.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-060 **DISENROLLMENT FROM THE PLAN.** (1) An enrollee may disenroll effective the first day of any month by giving the plan at least ten days prior written notice of the intention to disenroll.

Re-enrollment in the plan shall be subject to the provisions of WAC 55-01-050(7). The administrator shall also establish procedures for notice by an enrollee of a disenrollment decision, including the date upon which disenrollment shall become effective. Nonpayment of premium by an enrollee shall be considered an indication of the enrollee's intention to disenroll from the plan.

(2) ~~((Bases for disenrollment of an enrollee by the plan may include, but shall not be limited to, the following:))~~ The plan may disenroll any enrollee from the plan for good cause, which shall include: failure to meet the eligibility requirements set forth in WAC 55-01-040; loss of eligibility; nonpayment of premium; repeated failure to pay copayments in full on a timely basis; fraud or abuse (including but not limited to serious misconduct); intentional misconduct; and refusal to accept or follow procedures or treatment determined by a participating provider to be essential to the health of the enrollee, where the managed health care system demonstrates to the satisfaction of the ((administrator)) plan that no professionally acceptable alternative ((exists)) form of treatment is available from the managed health care system, and the enrollee has been so advised by the managed health care system. The plan shall provide the enrollee with advance written notice of its intent to disenroll the enrollee. Such notice shall specify an effective date of disenrollment, which shall be at least ten days from the date of the notice, and shall describe the procedures for disenrollment, including the enrollee's right to appeal the disenrollment decision as set forth in WAC 55-01-070. Prior to the effective date specified, if the enrollee submits a grievance to the plan contesting the disenrollment decision, as provided in WAC 55-01-070(3), disenrollment shall not become effective until the date, if any, established as a result of the plan's grievance procedure, provided that the enrollee otherwise remains eligible and continues to make all premium payments when due; and further provided that the enrollee does not pose a treat of nonconsensual violent, aggressive or sexually aggressive behavior, assault or battery or purposeful damage to or theft of managed health care system property, or the property of staff or providers, patients or visitors while on the property of the managed health care system or one of its participating providers.

(3) Any applicant for enrollment in the plan who knowingly provides false information to the plan or to a participating managed health care system may be disenrolled by the plan and may be held financially responsible for any covered services obtained from the plan. The administrator may apply other available remedies as well.

WSR 89-02-029
PROPOSED RULES
BASIC HEALTH PLAN
 [Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Basic Health Plan intends to adopt, amend, or repeal rules

concerning this notice proposes to adopt permanently the emergency amendatory rules of chapter 55-01 WAC;

that the agency will at 1:00 p.m., Tuesday, February 7, 1989, in the First Floor Auditorium, General Administration Building, 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 February 16, 1989.

The authority under which these rules are proposed is RCW 70.47.050.

The specific statute these rules are intended to implement is chapter 70.47 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

The agency reserves the right to modify the text of these proposed amendments to 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:

Marc E. Provence
 Director of Operations
 Washington Basic Health Plan
 1220 Eastside Street S.E., HL-11
 Olympia, WA 98504
 phone (206) 586-5332

Dated: December 30, 1988

By: Thomas L. Kobler
 Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s) Affected by Amendatory Rules: Chapter 55-01 WAC, Washington Basic Health Plan (BHP); includes WAC 55-01-010 Definitions; 55-01-030 Premiums and copayments; 55-01-050 Enrollment in the plan; and 55-01-060 Disenrollment from the plan.

Statutory Authority: RCW 70.47.050.

Specific Statute that the Amendatory Rule(s) are Intended to Implement: Chapter 70.47 RCW.

Summary of the Amendatory Rule(s): This notice proposes amendatory rules to chapter 55-01 WAC, Washington Basic Health Plan, that will define the term "effective date of enrollment"; provide for retroactive premium increases for retroactively enrolled newborns or newly adopted children; clarify the requirement for establishing enrollment eligibility; require enrollees at each six-month recertification to provide documentation of their monthly gross family income for the preceding six months; clarify the bases for disenrollment of enrollees; and provide for immediate disenrollment of enrollees who pose a threat of nonconsensual violent, aggressive or

sexually aggressive behavior, assault or battery, or purposeful damage to or theft of managed health care system property or the property of staff, providers, patients or visitors.

Reasons Supporting the Proposed Amendatory Rule(s): The Washington Basic Health Plan intends to begin accepting applications for enrollment in January, 1989. These rules are necessary in order to establish the basis upon which members of the public may seek to enroll in the BHP and managed health care systems may seek to contract with the BHP.

Agency Personnel Responsible for Drafting: Marc E. Provence, Director of Operations, Washington Basic Health Plan, 1220 Eastside Street S.E., HL-11, Olympia, WA 98504, (206) 586-5332; **Implementation and Enforcement:** Thomas L. Kobler, Director, Washington Basic Health Plan, 1220 Eastside Street S.E., HL-11, Olympia, WA 98504, (206) 586-5332.

Name of the Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule: Washington Basic Health Plan.

Additional Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule(s): None.

These amendatory rule(s) are 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 Amendatory Rule(s) or Their Purpose: None.

Small Business Economic Impact Statement: Not applicable.

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-010 DEFINITIONS. The following definitions apply throughout these rules.

(1) "Administrator" means the Washington basic health plan administrator.

(2) "Certificate of coverage" means a written document issued by the plan to a subscriber which describes the covered services, premiums, grievance procedures and other rights and responsibilities of enrollees. The certificate of coverage issued to a subscriber shall pertain to the subscriber and family dependents.

(3) "Co-payment" means a payment indicated in the schedule of benefits which is made by an enrollee to a managed health care system or health care provider, or to the plan, when specifically instructed to do so by the plan, for covered services provided to the enrollee.

(4) "Covered services" means those services and benefits to which an enrollee is entitled, under the certificate of coverage issued by the plan to the enrollee (or to a subscriber on behalf of the enrollee), in exchange for payment of premium and applicable copayments.

(5) "Dependent child" means an individual's unmarried natural child, stepchild, or legally adopted child, who is either (a) younger than age nineteen, or (b) younger than age twenty-three and (i) is a full-time student at an educational organization which normally maintains a regular faculty and curriculum and normally has a regularly enrolled body of pupils or students in attendance at the place where its educational activities are regularly carried on, or (ii) is pursuing a full-time course of institutional on-farm training under the supervision of an educational organization described in WAC 55-01-010 (5)(b)(i).

(6) "Effective date of enrollment" means the first date, as established by the plan, on which an enrollee is entitled to receive covered services from the enrollee's respective participating managed health care system.

((67)) (7) "Enrollee" means a person who meets all eligibility requirements, who is enrolled in the plan, and for whom applicable premium payments have been made.

((77)) (8) "Family" means an individual or an individual and the individual's spouse, if not legally separated, and the individual's dependent children. For purposes of eligibility determination and enrollment in the plan, an individual cannot be a member of more than one family.

((87)) (9) "Family dependent" means a subscriber's legal spouse, if not legally separated, or the subscriber's dependent child, who meets all eligibility requirements, is enrolled in the plan, and for whom the applicable premium has been paid.

((97)) (10) "Grievance procedure" means the formal process for resolution of problems or concerns raised by enrollees which cannot be resolved in an informal manner to the enrollee's satisfaction. "Grievance" means a problem or concern presented for resolution through a grievance procedure.

((107)) (11) "Gross family income" means the total income of all members of an enrollee's family, regardless of whether those family members enroll in the plan. For purposes of this definition, "income" includes but is not limited to wages and salaries, net income from rentals or self-employment, tips, interest income, dividends, royalties, public or private pensions, and Social Security benefits. For purposes of this definition, "income" shall not include income of dependent children, nor shall it include income of a family member who resides in another household when such income is not available to those family members seeking enrollment in the plan.

((117)) (12) "Managed health care system" (or "MHCS") means any health care organization, including health care providers, insurers, health care service contractors, health maintenance organizations, or any combination thereof, that provides directly or by contract basic health care services, as defined by the administrator and rendered by duly licensed providers, on a prepaid capitated basis to a defined patient population enrolled in the plan and in the managed health care system.

((127)) (13) "Medicare" means programs established by Title XVIII of Public Law 89-97, as amended, "Health Insurance for the Aged and Disabled."

((137)) (14) "Open enrollment" means a time period designated by the administrator during which enrollees may apply to transfer their membership from one participating managed health care system to another. There shall be at least one open enrollment period of at least twenty consecutive days, at least once annually, in each site served by the plan.

((147)) (15) "Participating," when referring to a managed health care system, means one that has entered into a contract with the plan to provide covered services to enrollees. When referring to a health care provider, "participating" means one who is employed by or has entered into a contract with a participating managed health care system to provide covered services to enrollees.

((157)) (16) "Premium" means a periodic payment, based upon gross family income and determined under RCW 70.47.060(2), which a subscriber makes to the plan on behalf of the subscriber and family dependents in consideration for enrollment in the plan.

((167)) (17) "Provider" or "health care provider" means a health care professional or institution duly licensed and accredited to provide covered services in the State of Washington.

((177)) (18) "Rate" means the per capita amount, negotiated by the administrator with and paid to a participating managed health care system, that is based upon the enrollment of enrollees in the plan and in that MHCS.

((187)) (19) "Schedule of benefits" means the basic health care services adopted and from time to time amended by the administrator, which enrollees shall be entitled to receive from participating managed health care systems.

((197)) (20) "Service area" means the geographic area served by a participating managed health care system as defined in its contract with the plan.

((207)) (21) "Site" means a geographic area designated by the plan in which one or more participating managed health care systems are offered to enrollees for selection.

((217)) (22) "Subscriber" means an enrollee, or the parent or legal guardian of an enrolled dependent child, who has been designated by the plan as the individual to whom the plan and the managed health care system will issue all notices, information requests and premium bills on behalf of all enrolled family members. For purposes of Chapter 55-01 WAC, notice to a subscriber shall be considered notice to all enrolled members of the subscriber's family as well.

((227)) (23) "Subsidy" means the difference between the rate paid by the administrator, from funds appropriated from the basic health

plan trust account, to a managed health care system on behalf of an enrollee and the enrollee's premium responsibility.

~~((23))~~ (24) "Washington Basic Health Plan" or "plan" means the system of enrollment and payment on a prepaid capitated basis for basic health care services, administered by the plan administrator through participating managed health care systems, created by chapter 70.47 RCW.

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-030 PREMIUMS AND COPAYMENTS. (1) Each subscriber shall be responsible for paying a monthly premium to the plan, on behalf of the subscriber and all family dependents, according to a premium schedule to be provided by the plan at the time the subscriber is enrolled by the plan. The amount of premium payable by any subscriber will be based upon the subscriber's gross family income and rates payable to participating managed health care systems, and may vary with the number and ages of individuals enrolled from a given family. Premium amounts payable shall be a monthly dollar payment or a percentage of the total rate payable by the plan. A description of the premium schedule and an estimate of amounts due will accompany the benefits description and application for enrollment provided to applicants.

(2) Based on the information provided by an enrollee on the application for enrollment, and any other information obtained by the plan, the enrollee will be informed of the premium amount due. The plan will notify subscribers in writing of any revisions to the premium schedule or to the premium amounts payable to the plan, such notice to be mailed at least thirty days prior to the due date of the premium payment for the month in which such revisions are to take effect, except that retroactive enrollment of a newborn or newly adopted child (as provided in WAC 55-01-050(6)) may result in a corresponding retroactive increase in premium payable to the plan. For purposes of this provision, notice shall be deemed complete upon depositing the written revisions in the United States mail, first class postage paid, directed to the enrollee at the enrollee's last mailing address on file with the plan.

(3) Once the plan has determined that a subscriber and members of the subscriber's family (if any) are eligible for enrollment, the plan will bill the subscriber for the family's first month's premium. The subscriber and family members will not be eligible to receive covered services on the effective date of ~~((coverage))~~ enrollment specified by the plan ~~((until))~~ unless the premium bill is paid in full by the due date specified on the bill. Thereafter, the plan will bill each subscriber monthly, and the subscriber shall be responsible for payment of the billed amount in full by the date specified on the bill.

(4) Premium bills must be paid in full by the date specified on the bill. Payment may be made in person at the plan's administrative office in Olympia, Washington, or by mail to the address specified on the bill. If the plan does not receive payment in full of a premium bill by 5:00 p.m. on the date specified on the bill, the plan shall issue a notice of delinquency to the subscriber, at the subscriber's last address on file with the plan, requiring payment in full by a date not less than ten days from the date of the notice. If full payment is not received by the date specified in the delinquency notice, the subscriber and enrolled family members will be disenrolled effective the first day of the month following the last month for which full premium payment was received by the plan. Partial payment of premiums due will be regarded as non-payment. The plan may disenroll a subscriber and enrolled family members in the event that the subscriber receives more than two delinquency notices in a twelve-month period.

(5) Enrollees shall be responsible for paying any required copayment directly to the provider of a covered service, unless the enrollee has been instructed by his or her managed health care system or the plan to make payment to another party. Copayments must be paid in full by the enrollee at the time of service. Failure to pay a required copayment in full at the time of service may result in the denial or rescheduling of that service by the managed health care system. Repeated failure to pay copayments in full on a timely basis may result in disenrollment, as provided in WAC 55-01-060(2).

AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-050 ENROLLMENT IN THE PLAN. (1) Any individual applying for enrollment in the plan must complete and submit the plan's application for enrollment. Applications for enrollment of

children under the age of eighteen must be signed by the child's parent or legal guardian, who shall also be held responsible by the plan for payment of premiums due on behalf of the child.

(2) Each applicant shall complete and sign the application for enrollment, listing family members to be enrolled and supplying such other information as required by the plan. (a) Documentation will be required, showing the amount and sources of applicants' income for the most recent complete calendar month as of the date of application. Applicants will also be required to submit a copy of their most recent federal income tax form. Income documentation shall be required for all income-earning family members, including those not applying for enrollment, except for family members who reside in another household and whose income is not available to the family seeking enrollment, and dependent children. (b) Documentation of residence shall also be required, displaying the applicant's name and address. (c) The plan may request additional information from applicants for purposes of establishing or verifying eligibility, premium responsibility or managed health care system selection. (d) Submission of incomplete or inaccurate information may delay or prevent an applicant's enrollment in the plan. Intentional submission of false information may result in disenrollment of the applicant and all enrolled family members, retroactive to the date upon which coverage began.

(3) Each family applying for enrollment must designate a participating managed health care system from which all enrolled family members will receive covered services. All applicants from the same family must receive covered services from the same managed health care system. No applicant will be enrolled for whom designation of a participating managed health care system has not been made as part of the application for enrollment. The administrator will establish procedures for the selection of managed health care systems, which will include conditions under which an enrollee may change from one managed health care system to another. Such procedures will allow enrollees to change from one managed health care system to another during open enrollment, or otherwise upon showing of good cause for the transfer.

(4) Except as provided in WAC 55-01-040(2), applications for enrollment will be reviewed by the plan within thirty days of receipt and those applicants satisfying the eligibility criteria and who have provided all required information, documentation and premium payments will be notified of ~~((the date upon which they may begin receiving covered services from the plan))~~ their effective date of enrollment.

(5) Eligible applicants will be enrolled in the plan in the order in which their completed applications, including all required documentation, have been received by the plan, provided that the applicant ~~((has))~~ also ~~((remitted))~~ remits full payment of the first premium bill to the plan by the due date specified by the plan.

(6) Not all family members are required to apply for enrollment in the plan; however, any family member for whom application for enrollment is not made at the same time that other family members apply may not subsequently enroll as a family dependent until the next open enrollment period available to that family member. Eligible newborn and newly adopted children may be enrolled effective from the date of birth or physical placement with the adoptive parents for adoption, provided that application for enrollment is submitted to the plan within ~~((thirty))~~ sixty days of the date of birth or such placement for adoption. A newly acquired spouse of an enrollee may apply for enrollment within thirty days of the date of marriage and, if found eligible by the plan, will be enrolled on the first of a month following completion of the enrollment process by the plan, provided that the addition of the spouse does not otherwise render the family ineligible for coverage by the plan.

(7) Any enrollee who disenrolls from the plan for reasons other than (a) ineligibility due to an increase in gross family income or (b) coverage by another health care benefits program may not re-enroll in the plan for a period of twelve months from the effective date of disenrollment. An enrollee who disenrolls because of ineligibility due to an increase in gross family income may re-enroll in the event that gross family income subsequently falls to a level which qualifies the enrollee for eligibility. An enrollee who disenrolls because of coverage by another health care benefits program may re-enroll in the event that the enrollee becomes ineligible for such other coverage, provided that the enrollee has been continuously covered since the date of disenrollment from the plan, and provides documentation of such continuous coverage to the plan. Before any person shall be re-enrolled in the plan, that person must complete a new application for enrollment and must be determined by the plan to be otherwise eligible for enrollment as of the date of application.

(8) Once once every six months, the plan will request verification of information from enrollees ("recertification"), which may include a request to complete a new application form and submit required documentation. At recertification, enrollees will be required to report their monthly gross family income for the preceding six months, and to provide the same documentation of such income as required of applicants. The plan may request information more frequently from an enrollee for the purpose of verifying eligibility if the plan has good cause to believe that the enrollee's income, residence, family size or other eligibility criteria may have changed since the date on which information was last received by the plan. Enrollees shall be given at least twenty days from the date of any such information request to respond to the request. Failure to ~~((comply))~~ respond within the time designated in any information request shall result in a second request from the plan. Failure to respond within the time designated in any second request for information may result in disenrollment of the enrollee. Each enrollee is responsible for notifying the plan within thirty days of any changes which could affect the enrollee's eligibility or premium responsibility.

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AMENDATORY SECTION (Amending Order 88-001, filed 12/2/88)

WAC 55-01-060 DISENROLLMENT FROM THE PLAN. (1) An enrollee may disenroll effective the first day of any month by giving the plan at least ten days prior written notice of the intention to disenroll. Re-enrollment in the plan shall be subject to the provisions of WAC 55-01-050(7). The administrator shall also establish procedures for notice by an enrollee of a disenrollment decision, including the date upon which disenrollment shall become effective. Nonpayment of premium by an enrollee shall be considered an indication of the enrollee's intention to disenroll from the plan.

(2) ~~((Bases for disenrollment of an enrollee by the plan may include, but shall not be limited to, the following:))~~ The plan may disenroll any enrollee from the plan for good cause, which shall include: failure to meet the eligibility requirements set forth in WAC 55-01-040; loss of eligibility; nonpayment of premium; repeated failure to pay copayments in full on a timely basis; fraud or abuse (including but not limited to serious misconduct); intentional misconduct; and refusal to accept or follow procedures or treatment determined by a participating provider to be essential to the health of the enrollee, where the managed health care system demonstrates to the satisfaction of the ((administrator)) plan that no professionally acceptable alternative ((exists)) form of treatment is available from the managed health care system, and the enrollee has been so advised by the managed health care system. The plan shall provide the enrollee with advance written notice of its intent to disenroll the enrollee. Such notice shall specify an effective date of disenrollment, which shall be at least ten days from the date of the notice, and shall describe the procedures for disenrollment, including the enrollee's right to appeal the disenrollment decision as set forth in WAC 55-01-070. Prior to the effective date specified, if the enrollee submits a grievance to the plan contesting the disenrollment decision, as provided in WAC 55-01-070(3), disenrollment shall not become effective until the date, if any, established as a result of the plan's grievance procedure, provided that the enrollee otherwise remains eligible and continues to make all premium payments when due; and further provided that the enrollee does not pose a treat of nonconsensual violent, aggressive or sexually aggressive behavior, assault or battery or purposeful damage to or theft of managed health care system property, or the property of staff or providers, patients or visitors while on the property of the managed health care system or one of its participating providers.

(3) Any applicant for enrollment in the plan who knowingly provides false information to the plan or to a participating managed health care system may be disenrolled by the plan and may be held financially responsible for any covered services obtained from the plan. The administrator may apply other available remedies as well.

WSR 89-02-030
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)

(Public Assistance)

[Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 248-14-270 Health record service.
 Amd WAC 388-88-095 Placement of patient.
 New WAC 388-88-097 Preadmission screening;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.42.620.

The specific statute these rules are intended to implement is RCW 74.42.620.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
 By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 248-14-270 and 388-88-095; and new WAC 388-88-097.

Purpose of the Rule and Rule Changes: To implement a preadmission screening program to determine whether admission to a nursing facility is appropriate for individuals who have a mental illness or developmental disability.

Reasons These Rules are Necessary: To implement the Federal Omnibus Budget Reconciliation Act of 1987 (Public Law 100-203), subsection 1919 (b)(3)(e) and subsection 1919 (C)(7).

Statutory Authority: RCW 74.42.620.

Summary of the Rule Change: Establishes authority for the department to institute a preadmission screening program requiring that all individuals applying for residence in a Medicaid-certified facility be screened to determine whether an individual has a mental illness or developmental disability; and, if so requires the level of services provided by a nursing facility; and requires active treatment.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Cathy Wiggins, Director, Aging and Adult Services, phone 753-4465, mailstop HB-11.

These rules are necessary to comply with federal law, Federal Omnibus Budget Reconciliation Act of 1987, Public Law 100-203.

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

WAC 248-14-270 HEALTH RECORD SERVICE. There shall be a defined health record service where records are kept in accordance with recognized principles of health record management. All records, policies, and procedures shall be available to authorized representatives of the department for review.

(1) The health record system shall be centralized and:

(a) Have a designated individual exercising responsibility for the system with appropriate training and experience in health record management. This person may require consultation from a qualified health record practitioner such as a registered record administrator or accredited record technician.

(b) Include mechanisms to safeguard records from alteration, loss or destruction, and preserve the confidentiality of each record.

(2) The health record shall:

(a) Be documented promptly and legibly by persons making the observation or providing the service, with date and authentication of each entry. All entries shall be written legibly in ink, typewritten or on a computer terminal. Dictated reports shall be promptly transcribed and included in the record.

(b) Be developed and maintained for each resident receiving care or treatment in the facility.

(c) Contain information obtained upon admission including identifying and sociological data, diagnosis, and medical information as identified ((m)) under WAC 248-14-250 (4)(a) and any identification forms and records from any pre-admission screening and annual resident review (PASARR) completed under WAC 388-88-097.

(d) Contain information about the resident's daily care including all plans, treatments, medications, observations, teaching, examinations, physician's orders, allergic responses, consents, authorizations, releases, diagnostic reports, and revisions of assessments.

(e) Contain appropriate information if the resident has died including the time and date of death, apparent cause of death, appropriate notification of the physician and relevant others, and the disposition of the body and personal effects.

(3) At the time of discharge, the facility provides those responsible for the resident's postdischarge care with an appropriate summary of information about the discharged patient to ensure the optimal continuity of care.

(4) Health records shall be retained in the nursing home for the time period required by RCW 18.51.300.

If a nursing home ceases operation, the nursing home shall make arrangements prior to cessation, as approved by the department, for preservation of the health records.

(5) A chronological census register shall be maintained, including all admissions, discharges, deaths and transfers, noting the receiving facility. A daily census shall be kept of the residents not on leave.

(a) A new health record shall be opened when a resident returns to the nursing home from any treatment facility after a stay in excess of five days except for IMR facilities. Current information from the treatment facility shall accompany the resident on return to the nursing home.

(b) Social leaves in excess of twenty-four hours must be noted in the census, but a new health record need not be opened when the resident returns to the nursing home. See WAC 388-88-115.

(6) A master resident index shall be maintained having a reference for each resident including the health record number, if applicable, full name, date of birth, admission date(s), and discharge date(s).

(7) Nursing homes providing outpatient services pursuant to WAC 248-14-295 shall maintain and file records of such services pursuant to that section.

AMENDATORY SECTION (Amending Order 1257, filed 12/21/77)

WAC 388-88-095 PLACEMENT OF PATIENT. (1) Nursing home care must be requested by the patient's attending physician or Christian Science practitioner ~~((and the patient's classification must be determined by the designated representative of the department before placement or payment can be approved by the department))~~ prior to admission to a Medicaid certified facility.

(2) A Medicaid certified nursing home shall not admit a private paying individual unless, under WAC 388-88-097, an identification screen is completed and the individual is identified as:

(a) Having neither a mental illness nor a developmental disability;

or

(b) Not requiring the pre-admission screening and annual resident review (PASARR) for any of the reasons listed under WAC 388-88-097 (2)(c); or

(c) Likely to have a mental illness or a developmental disability and a PASARR has been completed for the individual.

(3) A Medicaid certified nursing home shall not admit a Medicaid applicant or recipient until an identification screen has been completed, under WAC 388-88-097, and the individual has been identified as:

(a) Having neither a mental illness nor a developmental disability or is identified as not requiring PASARR for any of the reasons listed under WAC 388-88-097 (3)(c), and a department designee has classified the individual as requiring either intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-88-083 or 388-88-081; or

(b) Likely to have a mental illness or developmental disability and a department designee has determined through the PASARR process the individual requires nursing home care and does not require active treatment; or

(c) Likely to have a mental illness or developmental disability, is determined to require nursing home level of care and active treatment, but the individual is sixty-five years of age or older and chooses not to have active treatment and placement in a nursing home.

(4) This section has no application to an individual readmitted to a nursing home after a short stay in an acute care hospital or transferring to a nursing home from another nursing home that is not an institution for the mentally retarded.

(5) There shall be no payment for nursing home services for a Medicaid applicant or recipient until the department has authorized such services.

(6) There shall be no retroactive payment authorized for any individual not admitted under WAC 388-88-095.

NEW SECTION

WAC 388-88-097 PREADMISSION SCREENING. (1) All individuals requesting admission to a Medicaid-certified nursing facility shall be screened prior to admission to identify whether the individual may have a mental illness or developmental disability. The identification screen shall be performed by the referring hospital, physician, or other referral source or the nursing facility, using a standardized form specified by the department. A copy of the completed form shall be placed in each resident's clinical record.

(2) Any individual identified through the identification screen as likely to have a mental illness or developmental disability and who does not meet an exception as set forth in subsection (3)(c) of this section shall be assessed under the preadmission screening and annual resident review (PASARR).

(3) A Medicaid applicant or recipient shall not be admitted to a Medicaid-certified nursing facility unless:

(a) The individual is identified, through the identification screen, as not having a mental illness or developmental disability, and the department determines the applicant requires intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-88-081 or 388-88-083;

(b) The individual is identified, through the identification screen, as likely to have a mental illness or developmental disability, but the department determines through PASARR the individual does not require active treatment; or

(c) The department determines the individual requires intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-88-081 or 388-88-083, and the individual is identified as not requiring the PASARR, for one or more of the following reasons:

(i) The individual is discharged from an acute care hospital for convalescence in a nursing home for not more than one hundred twenty days;

(ii) The individual is certified by a physician to be terminally ill as defined under section 1861 (dd)(3)(A) of the Social Security Act;

(iii) The individual is comatose, ventilator dependent, functioning at the brain stem level, or is diagnosed as having:

(A) Chronic obstructive pulmonary disease;

(B) Severe Parkinson's disease;

(C) Huntington's Chorea;

(D) Amyotrophic lateral sclerosis;

(E) Congestive heart failure; or

(F) Similar diagnosis; or

(iv) The individual has a primary diagnosis of Alzheimer's disease or other related dementia.

(d) The individual is identified as likely to have a mental illness or developmental disability, has been determined to require nursing home level of care and active treatment, but the individual is sixty-five years of age or older and chooses not to have active treatment and placement in a nursing home.

(4) No private paying individual shall be admitted to a Medicaid certified facility until an identification screen has been completed for the individual and the individual is identified as:

(a) Not having a mental illness or developmental disability;

(b) Not requiring PASARR review for reasons listed under subsection (3)(c) of this section; or

(c) Likely to have a mental illness or developmental disability and a PASARR has been completed.

(5) Under the PASARR, the department, through a designee, shall determine the individual needs active treatment. Need for nursing home care shall be determined under WAC 388-88-080, 388-88-081, and 388-88-083. Need for active treatment shall be determined as follows:

(a) For an individual likely to have a mental illness, a qualified mental health professional, under chapter 275-56 WAC, shall validate the individual has a mental illness and, if so, shall recommend whether or not the individual needs the implementation of psychiatric active treatment. If the qualified mental health professional is not a physician, the psychiatric evaluation shall be countersigned by a board certified psychiatrist. If the psychosocial evaluation is not completed by a social worker, a countersignature by a social worker shall be included;

(b) For an individual likely to have a developmental disability, a psychologist, meeting the qualifications of a qualified mental retardation professional, shall validate the individual has a developmental disability and shall assess the individual requires the implementation of a continuous active treatment program; and

(c) The department shall make the final determination as to the need for active treatment and nursing facility services.

(6) For purposes of this regulation, the following definitions shall apply:

(a) "Mental illness" means an individual has a current primary or secondary diagnosis of a major mental disorder, as defined in the Diagnostic and Statistical Manual of Mental Disorders, third edition, and does not have a primary diagnosis of dementia, including Alzheimer's disease or a related disorder;

(b) "Developmental disability" means mental retardation or related conditions.

(i) "Mental retardation" means an individual has a level of mild, moderate, severe, or profound retardation as described in the American Association of Mental Deficiency's Manual on Terminology and Classification. Mental retardation refers to significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested during the developmental period.

(ii) A person with "related conditions" means an individual having a severe, chronic disability meeting all of the following conditions:

(A) Related conditions attributable to:

(I) Cerebral palsy or epilepsy; or

(II) Any other condition other than mental illness found to be closely related to mental retardation because this condition results in impairment of general intellectual functioning or adaptive behavior similar to a mentally retarded person and requires treatment or services similar to those required for that person.

(B) It is manifested before the person reaches twenty-two years of age;

(C) It is likely to continue indefinitely; and

(D) It results in substantial functions limitations in three or more of the following areas of major life activity:

(I) Self-care,

(II) Understanding and use of language,

(III) Learning,

(IV) Mobility,

(V) Self-direction, and

(VI) Capacity for independent living.

(c) "Active treatment" for an individual with mental retardation or related conditions means a continuous program for each client which includes:

(i) Aggressive, consistent implementation of a program of specialized and generic training;

(ii) Treatment, health services, and related services directed toward the acquisition of the behaviors necessary for the client to function with as much self-determination and independence as possible; and

(iii) The prevention or deceleration of regression or loss of current optimal functional status.

Active treatment does not include services to maintain a generally independent client able to function with little supervision or in the absence of a continuous active treatment program; and

(d) "Active treatment" for an individual with mental illness means the implementation of an individualized plan of care, developed under and supervised by a physician and other qualified mental health professionals, prescribing specific therapies and activities for the treatment of a person experiencing an acute episode of severe mental illness necessitating supervision by trained mental health personnel.

WSR 89-02-031
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 275-27-020 Definitions.

New WAC 275-27-026 Eligibility for services.

Amd WAC 275-27-030 Determination of eligibility;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 71.20.070.

The specific statute these rules are intended to implement is chapter 71.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
Office of Issuances
Department of Social and Health Services
Mailstop OB-33H
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 275-27-020 and 275-27-030; and new WAC 275-27-026.

Purpose of the Rule Change: To place into WAC all criteria for eligibility for services from the division of developmental disabilities.

Reason These Rules are Necessary: RCW 71A.10.020(2) requires that the department promulgate rules which define some of the conditions for eligibility by January 1, 1989.

Statutory Authority: Chapter 71.20 RCW.

Summary of Rule Change: Clarifies current eligibility criteria which are in departmental policy. Newly defines certain conditions not previously defined. Clarifies procedures and testing and assessment tools.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Jan Blackburn, Program Manager, Division of Developmental Disabilities, phone 586-4995, mailstop OB-42C.

No person outside of the department proposed these rules.

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

Agency Comment: There is a pending class action lawsuit which is related to the absence of WAC defining certain criteria for eligibility. These rule changes were filed originally on November 2, 1988. Changes have been made as a result of input received at the public hearing held December 6, 1988.

AMENDATORY SECTION (Amending Order 2124, filed 7/18/84)

WAC 275-27-020 DEFINITIONS. (1) (~~"Mental retardation" means significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior manifested before age eighteen and exhibiting an intelligence quotient at or below sixty-seven using Stanford-Binet, or at or below sixty-nine using Wechsler. PROVIDED, That other appropriate analogous scale or scales used receives the prior approval of the secretary.~~) "Best interest" includes, but is not limited to, individual client program elements designed to:

- (a) Achieve or maintain economic self-support;
- (b) Achieve or maintain self-sufficiency;
- (c) Prevent or remedy neglect, abuse, or exploitation of individuals unable to protect their own interest;
- (d) Preserve, rehabilitate, or reunite families; and
- (e) Prevent or reduce inappropriate institutional care by providing the least restrictive setting, such as community-based services, home-based services, or other forms of less-intensive service, to meet the individual's medical and personal needs.

(2) "Department" means the department of social and health services of the state of Washington.

(3) (~~"Secretary" means the secretary of the department of social and health services.~~)

(4) ~~"Division" means the division of developmental disabilities of the department of social and health services.~~

(5)) "Director" means the director of the division of developmental disabilities.

(4) "Division" means the division of developmental disabilities of the department of social and health services.

(5) "Emergency" means a sudden, unexpected occurrence demanding immediate action.

(6) (~~"Respite care" means temporary services provided to a developmentally disabled individual and/or the individual's family on either an emergency or planned basis without which the individual may need a more dependent program.~~)

(7)) "Individual" means the person for whom division services are requested.

((8)) (7) "Informed consent" means an agreement obtained from an individual or his or her authorized representative, for such individual's participation in an activity. The following information is necessary to informed consent:

(a) An explanation of the procedures to be followed including an identification of those which are experimental;

(b) A description of the attendant discomforts and risks;

(c) A description of the benefits to be expected;

(d) A disclosure of appropriate alternative procedures;

(e) An offer to answer any inquiries concerning the procedures; and

(f) Instruction that consent may be withdrawn and participation discontinued at any time.

(8) "More dependent program" means a program providing less opportunity for numbers and variety of community contacts for the individual or requiring more hours of staff supervision/training/support for the individual.

(9) "Nonresidential programs" means programs including, but not limited to, county-funded habilitation services.

(10) "Residential programs" means those programs providing domiciliary care and other services, including, but not limited to, state residential facilities, group homes, skilled nursing facilities, intermediate care facilities, congregate care facilities, boarding homes, children's foster homes, adult family homes, and group training homes.

((10)) "Nonresidential programs" means programs including, but not limited to, county-funded habilitation services.)

(11) (~~"Emergency" means a sudden, unexpected occurrence demanding immediate action.~~) "Respite care" means temporary services provided to a developmentally disabled individual and/or the individual's family on either an emergency or planned basis without which the individual may need a more dependent program.

(12) (~~"Best interest" includes, but is not limited to, individual client program elements designed to:~~

(a) Achieve or maintain economic self-support;

(b) Achieve or maintain self-sufficiency;

(c) Prevent or remedy neglect, abuse, or exploitation of individuals unable to protect their own interest;

(d) Preserve, rehabilitate, or reunite families; and

(e) Prevent or reduce inappropriate institutional care by providing the least restrictive setting, such as community-based services, home-based services, or other forms of less-intensive service, to meet the individual's medical and personal needs.

(13) "More dependent program" means a program providing less opportunity for numbers and variety of community contacts for the individual or requiring more hours of staff supervision/training/support for the individual.) "Secretary" means the secretary of the department of social and health services or the secretary's designee.

NEW SECTION

WAC 275-27-026 ELIGIBILITY FOR SERVICES. (1) A developmental disability is a condition which meets all of the following:

(a) A condition defined as mental retardation, cerebral palsy, epilepsy, autism, and another neurological or other condition as described under WAC 275-27-026;

(b) Originates before the individual reaches eighteen years of age;

(c) Is expected to continue indefinitely; and

(d) Results in a substantial handicap.

(2) Mental retardation is a condition resulting in significantly sub-average general intellectual functioning as evidenced by:

(a) A diagnosis of mental retardation documented by a licensed psychologist or certified school psychologist; and

(b) A substantial handicap when the individual has an intelligence quotient score of more than two standard deviations below the mean using the Stanford-Binet, Wechsler, or Leiter International Performance Scale; and

(c) An intelligence quotient score which is not:

(i) Expected to improve with treatment, instruction, or skill acquisition above the established level; or

(ii) Attributable to mental illness or other psychiatric condition; and

(d) Meeting the requirements of developmental disability under subsection (1)(b) and (c) of this section.

(3) Cerebral palsy is a condition evidenced by:

(a) A diagnosis of cerebral palsy by a licensed physician; and

(b) A substantial handicap when, after forty-eight months of age:

(i) An individual needs direct physical assistance in two or more of the following activities:

(A) Eating,

(B) Dressing,

(C) Bathing,

(D) Toileting, or

(E) Mobility; or

(ii) An individual meets the requirements under subsection (6)(b) of this section; and

(c) Meeting the requirements under subsection (1)(b) and (c) of this section.

(4) Epilepsy is a condition evidenced by:

(a) A diagnosis of epilepsy by a board-eligible neurologist, including documentation the condition is chronic; and

(b) The presence of partially controlled or uncontrolled seizures; and

(c) A substantial handicap when the individual:

(i)(A) Requires the presence of another individual to monitor the individual's medication, and is certified by a physician to be at risk of serious brain damage/trauma without direct physical assistance from another individual; or

(B) In the case of individuals eighteen years of age or older only, requires the presence of another individual to monitor the individual's medication, and is unable to monitor the individual's own medication resulting in risk of medication toxicity or serious dosage side effects threatening the individual's life; or

(ii) Meets the requirements under subsection (6)(b) of this section; and

(d) Meeting the requirements under subsection (1)(b) and (c) of this section.

(5) Autism is a condition evidenced by:

(a) A diagnosis of autism by a board-eligible psychiatrist or licensed clinical psychologist; and

(b) A substantial handicap shown by:

(i) The presence of significant deficits of social and communication skills and marked restriction of activities of daily living, as determined by one or more of the following persons with at least one year's experience working with autistic individuals:

(A) Licensed psychologists;

(B) Psychiatrists;

(C) Social workers;

(D) Certified communication disorder specialists;

(E) Registered occupational therapists;

(F) Case managers;

(G) Certificated educators; and

(H) Others; or

(ii) Meeting the requirements under subsection (6)(b) of this section; and

(c) Meeting the requirements under subsection (1)(b) and (c) of this section.

(6) Another neurological or other condition closely related to mental retardation, or requiring treatment similar to that required for individuals with mental retardation is a condition evidenced by:

(a)(i) Damage to the central nervous system as diagnosed by a licensed physician; and

(ii) A substantial handicap when, after forty-eight months of age, an individual needs direct physical assistance in two or more of the following activities:

(A) Eating,

(B) Dressing,

(C) Bathing,

(D) Toileting, or

(E) Mobility; and

(iii) An intelligence quotient score of at least one and one-half standard deviations below the mean, using the Wechsler Intelligence Scale, the Stanford-Binet, or the Leiter International Performance Scale; and

(iv) Meeting the requirements under subsection (1)(b) and (c) of this section; or

(b) A condition evidenced by:

(i) An intelligence quotient score of at least one and one-half standard deviations below the mean, using the Wechsler Intelligence Scale, the Stanford-Binet, or the Leiter International Performance Scale. If the individual's intelligence score is higher than one and one-half standard deviations below the mean, then current or previous eligibility for participation in special education, under WAC 292-171-376 through 292-171-451, shall be demonstrated. Such participation shall not be solely due to one or more of the following:

(A) Psychiatric impairment;

(B) Serious emotional/behavioral disturbance; or

(C) Orthopedic impairment; and

(ii) A substantial handicap when a score of at least two standard deviations or more below the mean on the Inventory for Client and Agency Planning (ICAP) is obtained, such assessment tool being administered at least every twenty-four months; and

(iii) Is not attributable to mental illness, personality and behavioral disorders, or other psychiatric conditions; and

(iv) Meets the requirements under subsection (1)(b) and (c) of this section; or

(c) A child under six years of age at risk of developmental disability, as measured by developmental assessment tools and administered by qualified professionals, showing a substantial handicap as evidenced by one of the following:

(i) A delay of at least twenty-five percent of the chronological age in one or more developmental areas between birth and twenty-four months of age; or

(ii) A delay of at least twenty-five percent of the chronological age in two or more developmental areas between twenty-five and forty-eight months of age; or

(iii) A delay of at least twenty-five percent of the chronological age in three or more developmental areas between forty-nine and seventy-two months of age; and

(iv) Such eligibility shall be subject to review at any time, but at least at thirty-six months of age and at least seventy-two months of age;

(v) Developmental areas as described in subsection (6)(c) of this section are:

(A) Fine or gross motor skills;

(B) Self-help skills;

(C) Expressive and receptive communication skills, including American sign language skills;

(D) Social skills; and

(E) Cognitive, academic, or problem-solving skills.

(vi) Qualified professionals, as described in subsection (6)(c) of this section, include, but are not limited to, the following professionals with at least one year's experience and training in the field of child development and preferably in the area of developmental disabilities:

(A) Licensed physicians;

(B) Licensed psychologists;

(C) Certified communication disorder specialists;

(D) Registered occupational therapists;

(E) Licensed physical therapists;

(F) Case managers; and

(G) Registered public health nurses.

(vii) Any standardized developmental assessment tool may be used if the tool demonstrates the information required to make a determination of the developmental delay; or

(d) A child under six years of age having a diagnosis of Down's Syndrome.

AMENDATORY SECTION (Amending Order 2124, filed 7/18/84)

WAC 275-27-030 DETERMINATION OF ELIGIBILITY. (1) The department shall determine an individual ((shall be)) eligible for services upon application ((pursuant to WAC 275-27-040, provided the division has determined the individual is developmentally disabled. Eligibility criteria to determine developmental disability shall be:

(a) Mental retardation, cerebral palsy, epilepsy, autism; or

(b) Auditory impairment, visual impairment, or a condition of an individual found by the secretary to be closely related to mental retardation or to require treatment similar to that required for mentally retarded individuals, and

(c) Having the following additional characteristics:

(i) Originates before such person reaches age eighteen; and

(ii) Has continued or can be expected to continue indefinitely; and

(iii) Constitutes a substantial handicap to the individual's ability to function normally in society)) if the individual meets developmental disability criteria as defined under WAC 275-27-026.

(2) ~~((The director or designee may authorize exception to criteria specified in subsection (1) of this section, upon determination there are no other services available and enforcement of such criteria will be extremely detrimental to the health and welfare of the individual)) The department may require appropriate documents substantiating the presence of a developmental disability.~~

(3) ~~((Prior to determining whether an individual is eligible for division services, the division may require a supporting affidavit of a physician and/or clinical or certified psychologist certifying the individual is developmentally disabled)) When the department uses or requires the Wechsler Intelligence Test for the purposes of this chapter, the department may consider any standardized Wechsler Intelligence Test as a valid measure of intelligence, assuming a full scale score can be obtained.~~

(4) ~~((If the applicant wishes the division to consider documents not on file with the department, then the applicant must sign departmental consent forms authorizing the division to acquire such documents.~~

(5) ~~Within five working days of the receipt of the completed application and supporting documents, the division shall determine whether the individual is eligible for division services)) When an applicant has a significant hearing impairment, the department may use or require the Leiter International Performance Scale to determine the individual's intelligence quotient for the purposes of WAC 275-27-026.~~

(5) ~~When an applicant has a significant vision impairment, the department may use or require the Wechsler verbal intelligence quotient score as the intelligence quotient score for the purposes of WAC 275-27-026.~~

(6) ~~When an Inventory for Client and Agency Planning (ICAP) is required by the department to demonstrate a substantial handicap, the department shall provide or arrange for the administration of the ICAP.~~

(7) ~~The department shall determine an applicant's eligibility for services within ten working days of receipt of the completed application and supporting documents.~~

(8) ~~Any documentation the department requires shall be subject to departmental review. The department may also review client eligibility at any time.~~

(9) ~~The secretary or designee may authorize eligibility under subsection (1) of this section under the following conditions:~~

(a) ~~To register a child under eighteen years of age who is eligible for medically intensive home care services, under the department's Title XIX Model 50 waiver program; or~~

(b) ~~To eliminate the department's requirement for documentation of disability prior to eighteen years of age when:~~

(i) ~~The applicant is otherwise eligible under WAC 275-27-026; and~~

(ii) ~~The department and applicant are unable to obtain any documentation of disability originating prior to eighteen years of age; and~~

(iii) ~~The department has determined the applicant's condition occurred prior to eighteen years of age.~~

WSR 89-02-032
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-49-250 Boarders.
 Amd WAC 388-49-450 Income—Earned.
 Amd WAC 388-49-460 Income—Unearned;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

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

The specific statute these rules are intended to implement is chapter 74.04 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988

By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-49-250, 388-49-450 and 388-49-460.

Purpose of the Amendments: Redefine "boarder"; and authorize the department to disregard child foster care payments as food stamp income.

Reason: To implement Food and Nutrition Service Administrative Notice 89-12.

Statutory Authority: RCW 74.04.510.

Summary of the Rule Change: The definition of boarders is extended to include foster children; and a foster care provider now has the option to include a foster child in the food stamp household or consider the child a boarder. If the provider considers the child a boarder, the foster care payment does not count as food stamp household income.

Persons Responsible for Rule Drafting, and Implementation: Joan Wirth, Community Services Program Manager, Division of Income Assistance, OB-31C, 234-5401 scan; and Dan Ohlson, Community Services Program Manager, Division of Income Assistance, OB-31C, 234-1354 scan.

This rule change is necessary as a result of federal policy clarification based upon court decisions, Food and Nutrition Service Administrative Notice 89-12.

AMENDATORY SECTION (Amending Order 2664, filed 8/2/88)

WAC 388-49-250 **BOARDERS.** (1) The department defines a boarder as an individual residing with the household, except a person described ((m)) under WAC 388-49-190 (2)(a), (b), (c), or (d), who is:

- (a) ~~((Residing with the household, and (b)))~~ A person paying reasonable compensation to the household for lodging and meals; or
 (b) A foster child.

(2) The department shall not grant separate household status to boarders.

(3) The department shall consider a person paying less than reasonable compensation to be a member of the household that provides meals and lodging.

(4) The department shall include ~~((, at the household's request;))~~ any boarder ~~((paying reasonable compensation))~~ in the food stamp household, at the household's request.

(5) Residents of a commercial boarding home are not eligible for food stamps.

AMENDATORY SECTION (Amending Order 2575, filed 12/31/87)

WAC 388-49-450 INCOME—EARNED. (1) The department shall consider the following as earned income:

(a) Wages and salaries;
 (b) Gross income from self-employment, including total gain from the sale of any capital goods or equipment related to the business, and excluding the cost of doing business. Self-employment income includes:

(i) Income from rental property if a household member is managing the property an average of twenty hours or more a week ~~((, and;))~~;

(ii) Payments from a roomer ~~((or));~~ and

(iii) Payments from a boarder except for child foster care payments.

(c) Training allowances from vocational and rehabilitative programs:

(i) Recognized by federal, state, or local governments; and
 (ii) Are not a reimbursement.
 (d) Payments under Title I of the Domestic Volunteer Service Act;
 (e) Advance on wages;
 (f) Earnings by persons over nineteen years of age from on-the-job training programs under JTPA;
 (g) State and federal work study funds;
 (h) EIC received regularly;
 (i) Money from the sale of blood or blood plasma; and
 (j) Military basic allowance for quarters and basic allowance for subsistence in lieu of provided housing and/or food.

(2) The department shall verify gross nonexempt earned income except for expedited service households:

(a) Prior to initial certification ~~((;));~~;
 (b) At reapplication if amount has changed more than twenty-five dollars ~~((;));~~ and

(c) On a monthly basis for households subject to monthly reporting.

AMENDATORY SECTION (Amending Order 2575, filed 12/31/87)

WAC 388-49-460 INCOME—UNEARNED. (1) The department shall consider unearned income to include, but not be limited to:

(a) An annuity, pension, or retirement;
 (b) Veteran or disability benefits;
 (c) Workmen or unemployment compensation;
 (d) Old-age, survivors, or social security benefits;
 (e) Strike benefits;
 (f) Payment from federally aided assistance programs based on need;

(g) Support and alimony payments made directly to the household from a person living outside the household;

(h) Child support refund payments received by AFDC recipients from office of support enforcement;

(i) ~~((Payment on behalf of a foster child or))~~ Adult foster care payments;

(j) Child foster care payments provided the foster child is a food stamp household member;

(k) Educational benefits less excluded amounts (see income exclusions in WAC 388-49-470):

(i) Scholarships ~~((;));~~;
 (ii) Educational grants including loans where repayment is deferred ~~((;));~~;
 (iii) Fellowships ~~((;));~~ and
 (iv) Veteran benefits.

~~((;))~~ (l) Payments from government-sponsored programs;

~~((;))~~ (m) Cash prizes, awards, lottery winnings, or gifts;

~~((;))~~ (n) Dividends, interest, or royalties;

~~((;))~~ (o) Gross income minus the cost of doing business from rental property if a household member is not managing the property at least twenty hours a week;

~~((;))~~ (p) Money withheld from public assistance to recoup an overpayment for intentional failure to comply with the public assistance program requirements;

~~((;))~~ (q) Direct money payments, such as interest, dividends, and royalties which are a gain or benefit;

~~((;))~~ (r) Money legally obligated and otherwise payable to the household, but diverted by the provider of the payment to a third party, for a household expense; and

~~((;))~~ (s) The deemed income from an alien's sponsor.

(2) The department shall disregard the following as unearned income:

(a) Money from any source voluntarily returned by a household member to repay a prior overpayment from the same source ~~((;));~~

(b) Mandatory deductions from a source to repay a prior overpayment from the same source except from:

(i) AFDC,
 (ii) Refugee assistance,
 (iii) GA-U, and
 (iv) GA-S.

(c) Child support payments assigned to office of support enforcement received by AFDC recipients.

(3) The department shall verify gross nonexempt unearned income except for expedited service households:

(a) Prior to initial certification ~~((;));~~;

(b) At recertification if amount has changed more than twenty-five dollars ~~((;));~~ and

(c) On a monthly basis for households subject to monthly reporting if the income has changed.

WSR 89-02-033
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 30, 1988]

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—Adult family homes minimum licensing/certification requirements, amending chapter 388-73 WAC;

that the agency will at 10:00 a.m., February 22, 1989, in OB-2, 12th and Franklin, Olympia; and at 10:00 a.m., Tuesday, February 28, 1989, in the Health Department, West 1101 College Avenue, Room 140 Auditorium, Spokane, conduct public hearings on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on March 1, 1989.

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

The specific statute these rules are intended to implement is chapter 74.15 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before March 1, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by February 8, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Re: Amending WAC 388-73-014, 388-73-016, 388-73-036, 388-73-056, 388-73-142, 388-73-146, 388-73-310, 388-73-422 and 388-73-424; and new WAC 388-73-423 and 388-73-428.

Purpose of the Rule Changes: Eliminating unrealistic and unenforceable definitions regarding family day care home capacity, facilitating the monitoring of child placing agencies, and eliminating a large number of unnecessary requests for waivers.

These rule changes are necessary if we are to assure availability of an adequate amount of licensed family day care, and to eliminate some unnecessary paperwork.

Statutory Authority: Chapter 74.15 RCW.

Summary: WAC 388-73-014 would change the definition of a family day care home; WAC 388-73-016 broadens the basis for granting waivers; WAC 388-73-036 makes it clear that a license may be revoked for exceeding capacity; WAC 388-73-056 would require day care facilities to report illnesses to parents; WAC 388-73-142 is amended to require that the minor children of child care providers shall have had proper immunizations if they will be in contact with children placed in care; WAC 388-73-146 is amended to clarify that a nursing consultant is not required for family day care homes; WAC 388-73-310 would eliminate the specific size requirement for windows to be used for egress in the event of fire. Although the dimensions used in the existing WAC are consistent with the Uniform Building Code few homes conform to them. Also, would impose additional fire safety standards on a day care home caring for more than two infants; WAC 388-73-422 would permit a family day care provider with a qualified assistant to care for up to ten "full-time" children. The current requirement permits the care of six "full-time children" and four "part-time children." It is frequently not possible to distinguish "part time" from "full time"; WAC 388-73-423 is a new rule defining the level of supervision expected in a family day care home; WAC 388-73-424 relating to the requirement for a fence has created the need for many waivers as there are many homes which may safely provide care without a fenced yard. This amendment would allow the licensor to use his/her discretion in applying the requirement; and WAC 388-73-428 would encourage the use of local health departments when a question relating to health standards arises in the licensing of family homes.

Person or Persons Responsible for Drafting, Implementation and Enforcement of the Rule: Barry Fibel,

Program Manager, Division of Children and Family Services, phone 753-0204.

The proposed changes to WAC 388-73-422 are the product of a work group which included representatives of some provider organizations, some community members, and DSHS staff.

These rule changes are not necessary as a result of federal law, federal court decisions, or state court decisions.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-014 PERSONS AND ORGANIZATIONS SUBJECT TO LICENSING. Persons and organizations operating the following types of facilities are subject to licensing under chapter 74.15 RCW and RCW 74.08.044:

(1) "Group care facility" means an agency maintained and operated for the care of a group of children on a twenty-four-hour basis.

(2) "Child-placing agency" means an agency placing children for temporary care, continued care, or for adoption.

(3) "Maternity service" means an agency providing or arranging for care or services to expectant mothers regardless of age, before or during confinement, or providing care as needed to mothers and their infants after confinement. See WAC 388-73-702.

(4) "Day care facility" means an agency regularly providing care for a group of children for periods of less than twenty-four hours. Separate requirements are adopted for the following subcategories of day care facilities:

(a) A day care center provides for the care of thirteen or more children. No such center shall be located in a private family residence unless the portion of the residence where the children have access is used exclusively for the children during the hours the center is in operation or is separate from the usual living quarters of the family.

(b) A "mini-day care program" means:

(i) A day care ((center)) facility for the care of twelve or fewer children in a facility other than the family abode of the person or persons under whose direct care and supervision the ((child-is)) children are placed; or

(ii) A day care facility for the care of from seven through twelve children in the family abode of ((such)) the person or persons under whose care and supervision the children are placed.

(c) A family day care home means ((an agency regularly providing care during part of the twenty-four-hour day to six)) a day care facility for the care of ten or fewer children in the family abode of the person or persons under whose direct care and supervision the children are placed.

(d) A day treatment program means an agency providing care, supervision, and appropriate therapeutic and educational services during part of the twenty-four-hour day for a group of persons under the age of eighteen years and the persons unable to adjust to full-time regular or special school programs or full-time family living because of disruptive behavior, family stress, learning disabilities, or other serious emotional or social handicaps.

(5) "Foster family home" means a person or persons regularly providing care on a twenty-four-hour basis to one or more, but not more than four, children, expectant mothers, or developmentally disabled persons in the family abode of the person or persons under whose direct care and supervision the child, expectant mother, or developmentally disabled person is placed.

(6) "Large foster family home" means a foster family home with at least two adults providing care on a twenty-four-hour basis to five to six children.

(7) "Crisis residential center" means an agency operating under contract with the department to provide temporary, protective care to children in a semisecure residential facility in the performance of duties specified and in the manner provided in RCW 13.32A.010 through 13.32A.200 and 74.13.032 through 74.13.036. Separate requirements are adopted for the following subcategories of crisis residential centers:

(a) A regional crisis residential center is a structured group care facility whose primary and exclusive functions are those of a crisis residential center.

(b) A group care facility, a portion of which functions as a crisis residential center.

(c) A foster family home functioning either partially or exclusively as a crisis residential center and has been designated as a crisis residential center by the department.

(8) A "facility for severely and multiply-handicapped children" means a group care facility providing residential care to a group of nonambulatory children whose severe, disabling, multiple physical, and/or mental handicaps will require intensive personal care, and may require nursing care, physical therapy, or other forms of therapy.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-016 EXCEPTIONS TO RULES. (1) In individual cases the department, at its discretion for reasonable cause, may waive specific requirements (~~(which because of the cultural patterns of the persons served or which for other reasons are inappropriate);~~) and may approve alternative methods of achieving the intent of specific requirements (~~(if such)~~).

(2) The waiver (~~(or)~~) and approval (~~(does)~~) under subsection (1) of this section may not jeopardize the safety or welfare of the persons in care.

(3) The department may limit or restrict licenses issued under the provisions of this section (~~(may be limited or restricted by the department)~~).

(4) Waivers shall be in writing and a copy of the waiver maintained by the licensee.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-036 LICENSURE—DENIAL, SUSPENSION, OR REVOCATION. (1) Before granting a license and as a condition for continuance of a license, the department shall consider the ability of each applicant and the chief executive officer, if any, to operate the agency in accordance with the law and this chapter. Such persons shall be considered separately and jointly as applicants or licensees and if any one be deemed disqualified by the department in accordance with chapter 74.15 RCW or this chapter, the license may be denied, suspended, revoked, or not renewed.

(a) The department shall disqualify any individual engaging in illegal use of drugs or excessive use of alcohol (~~(shall be disqualified)~~).

(b) The department shall disqualify any individual convicted of a felony or released from a prison within seven years of the date of application for the license (~~(shall be disqualified by reason)~~) because of (~~(such)~~) the conviction, if (~~(such)~~);

(i) The conviction is reasonably related to the competency of the person to exercise responsibilities for ownership, operation, (~~(and)~~) or administration of an agency; and

(ii) The department determines, after investigation, (~~(that such)~~) the person has not been sufficiently rehabilitated (~~(subsequent)~~) to (~~(such conviction to)~~) warrant public trust.

(c) The department shall not grant a license to an individual(~~(s)~~) who, in this state or elsewhere(~~(-have for cause)~~);

(i) Has been denied a license to operate a facility for the care of children, expectant mothers, or developmentally disabled adults(~~(-or adults in need of protection);~~) or (~~(who have)~~);

(ii) Had a license to operate such a facility suspended or revoked (~~(shall not be granted a license. PROVIDED HOWEVER, When such person demonstrates to the department and affirmatively establishes by))~~).

(d) An individual may establish by clear, cogent, and convincing evidence (~~(his or her)~~) the ability to operate an agency under this chapter (~~(:)~~). The department may waive (~~(this)~~) the provision in subsection (1)(c) of this section and license (~~(such an)~~) the individual.

(2) A license may be denied, suspended, revoked, or not renewed for failure to comply with the provisions of chapter 74.15 RCW, and rules contained in this chapter. A license shall be denied, suspended, revoked, or not renewed for any of the following reasons:

(a) Obtaining or attempting to obtain a license by fraudulent means or misrepresentation including (~~(the)~~);

(i) Making (~~(of)~~) materially false statements on the application; or
(ii) Material omissions which would influence appraisal of the applicant's suitability(~~(:)~~).

(b) Permitting, aiding, or abetting the commission of any illegal act on the premises;

(c) Permitting, aiding, or abetting the abuse, neglect, exploitation, or cruel or indifferent care to persons under care;

(d) Repeatedly;

(i) Providing insufficient personnel relative to the number and types of persons under care; or

(ii) Allowing persons unqualified by training, experience, or temperament to care for or be in contact with the persons under care(~~(:)~~);

(e) Misappropriation of the property of persons under care;

(f) Failure or inability to exercise fiscal responsibility and accountability in respect to operation of the agency;

(g) Failure to provide adequate supervision to persons under care;

(h) Refusal to admit authorized representatives of the department or state fire marshal to inspect the premises;

(i) Refusal to permit authorized representatives of the department to have access to the records necessary for the operation of the facility or to permit them to interview agency staff and clients; and

(j) Knowingly having an employee or volunteer on the premises who has made misrepresentation or significant omissions on his or her application for employment or volunteer service.

(3) A license may be denied, suspended, revoked, or not renewed for violation of any condition or limitation upon licensure including, but not limited to, providing care for:

(a) More children than the number for which the facility is licensed; or

(b) Children of ages different from the ages for which the facility is licensed.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-056 REPORTING OF ILLNESS, DEATH, INJURY, EPIDEMIC, CHILD ABUSE, OR UNAUTHORIZED ABSENCE—ALL FACILITIES. The licensee shall report to the persons indicated the following events as soon as practical after occurrence:

(1) To the licensor, responsible relative, and child's placement worker (if any), death, or serious injuries which include, but are not limited to:

(a) An injury requiring stitches,

(b) Casting, or

(c) Hospitalization of a child in care.

(2) To the department of social and health services' child protective services or law enforcement any instance where there is reasonable cause to believe that child abuse, neglect, or exploitation may have occurred. See chapter 26.44 RCW and WAC 388-73-044 and 388-73-050.

(3) To (~~(the department's division of health and to)~~) the local public health department any occurrence of food poisoning or communicable disease as required by the state board of health.

(4) To the placement agency (if any) or responsible relative the unauthorized absence of a child.

(5) Day care providers shall, in addition, report to the responsible relative an illness of a child under care and known or suspected exposure to a communicable disease.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-142 INFECTION CONTROL, COMMUNICABLE DISEASE. (1) Each licensee, employee, adult volunteer, and other adult persons having regular contact with persons in care shall have a tuberculin skin test, by the Mantoux method, upon employment or licensing unless medically contraindicated.

(a) Persons whose TB skin test is positive (ten millimeters or more induration) shall have a chest x-ray within ninety days following the skin test.

(b) Routine periodic retesting or x-ray (biennial or otherwise) after the entry testing is not required.

(c) An entry test shall not be required of persons whose TB skin test has been documented as negative (less than ten millimeters) within the last two years nor shall routine periodic retesting or x-ray (biennial or otherwise) be required of such persons.

(2) A record of skin test results, x-rays, or exemptions to such will be kept in the facility.

(3) Persons with a communicable disease in an infectious stage shall not be on duty.

(4) Providers whose minor children will be on the premises of the agency shall present, for each child, proof of full immunization under WAC 248-100-166 for:

(a) Diphtheria;

(b) Tetanus;

(c) Pertussis, whooping cough;

(d) Poliomyelitis;

(e) Measles, Rubella;

(f) Rubella, German measles; and

(g) Mumps.

Appropriate forms and information may be obtained at the local health department. If a provider's child has not received all immunizations, the department may give conditional approval if immunizations

have been initiated and are completed as rapidly as medically indicated.

(5) Each facility caring for severely and multiply-handicapped children shall have an infection control program supervised by a registered nurse.

~~((5))~~ (6) Except for foster family homes, each facility shall have written policies and procedures regarding the control of infections in the facility. This shall include, but is not limited to, the following areas: Isolation, aseptic procedures, reporting of communicable diseases, handwashing and hygiene, toileting and diapering, and laundering.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-146 CARE OF YOUNGER OR SEVERELY AND MULTIPLY-HANDICAPPED CHILDREN. This section is applicable only to day care centers, mini-day care programs, family day care homes, group care facilities, and facilities for severely and multiply-handicapped children.

(1) A child under one month of age shall not be accepted for day care ~~((in mini-day programs and day care centers)).~~

(2) Separate, safe play areas for children under one year of age or children not walking are required for facilities licensed to care for thirteen or more children. Children under one year of age shall be cared for in rooms or areas separate from older children, as approved by the department with not more than ~~((ten))~~ eight such children to a room or area and with handwashing facilities in each such room or area or convenient thereto.

(3) Diaper changing. The provider shall assure:

(a) Diaper-changing places shall be sanitized between use for different children or protected by a disposable covering discarded after each use~~((:));~~

(b) Disposable towels or clean reusable towels having been laundered between children shall be used for cleaning children~~((:));~~

(c) Personnel shall wash hands before and after diapering each child~~((:));~~

(d) Diaper-changing areas shall be separate from food preparation areas and shall be adjacent to a handwashing sink~~((:));~~ and

(e) The designated changing area shall be impervious to moisture and washable.

(4) Except for foster family homes and family day care homes, the provider shall use disposable diapers, a commercial diaper service, or reusable diapers supplied by the child's family ~~((shall be used))~~. Soiled diapers shall be placed without rinsing into separate, cleanable, covered containers provided with waterproof liners prior to transport to laundry, parent, or acceptable disposal. Soiled diapers shall be removed from the facility at least daily. Diaper-changing procedures shall be posted at the changing areas.

(5) Toilet training shall be initiated when readiness is indicated by the child and in consultation with the child's parents or placement agency. Potty chairs, when in use, shall be located on washable, impervious surfaces.

(6) Formula feeding of infants (under one year of age) shall be on a schedule agreed upon by the child's parent or parents, guardian, the placement agency, and the licensee. Formula feeding of severely and multiply-handicapped children shall be on a schedule agreed upon by the child's physician and the facility's dietitian (see WAC 388-73-144(8)).

(a) Feedings prepared on the premises of the facility~~((:));~~

(i) Any formula provided by the parent or parents, guardian, placement agency, or licensee shall be in a ready-to-feed strength or require no preparation other than dilution with water at the day care facility.

(ii) If the container in which the feeding was purchased does not include a sanitized bottle and nipple, then transfer of ready-to-feed formula from the bulk container to the bottle and nipple feeding unit must be done in a sanitary manner in an area separate from diapering areas.

(iii) Filled bottles shall be refrigerated if not used immediately and the contents shall be discarded if not used within twelve hours.

(iv) If bottles and nipples are to be reused by the facility, the bottles and nipples must be sanitized.

(v) When more than one bottle-fed child is in care, bottles shall be labeled with the child's name and date prepared. Milk for children requiring bottles but no longer on formula shall be poured from the original container into sanitized, labeled bottles. Sanitized nipples only shall be used on the bottles.

(b) Feedings brought to the child care facility~~((:));~~

(i) Bottles brought into the facility shall have a label showing the child's name.

(ii) Bottles shall be refrigerated immediately upon arrival at the facility and contents discarded if not used within twelve hours.

(c) Bottles shall not be propped. Semisolid foods shall be provided for infants at between four and five months of age, upon consultation with the parent or placement agency, and/or with a physician when indicated. Infants too young or unable to sit in high chairs shall be held by the care giver in a semisitting position for all feedings unless medically contraindicated. Infants six months of age or over showing a preference for holding their own bottles may do so provided an adult remains in the room and within observation range. Bottles shall be taken from the child when he or she finishes feeding or when the bottle is empty. See also WAC 388-73-144.

(7) ~~Cribs ~~((shall be))~~.~~

(a)(i) Providers shall furnish cribs made of wood, metal, or approved plastic ~~((and have))~~ with secure latching devices. Such cribs ~~((for the use of infants under six months of age))~~ shall also have no more than two and three-eighths inches space between vertical slats when used for infants under six months of age.

(ii) Providers may use cribs not meeting the spacing requirement ~~((may be used))~~ provided crib bumpers or other effective methods are used to prevent the infant's body from slipping between the slats.

(b) Crib mattresses shall ~~((fit snugly))~~ be:

(i) Snug fitting to prevent the infant or severely and multiply-handicapped child being caught between the mattress and crib side rails ~~((Crib mattresses shall be))~~; and

(ii) Waterproof and easily sanitized.

(8) Children's activities ~~((=))~~.

(a) The facility shall provide infants and severely and multiply-handicapped children ~~((shall be provided))~~ opportunities for:

(i) Exercise~~((:));~~

(ii) Large and small muscle development~~((:));~~

(iii) Crawling and exploring~~((:));~~

(iv) Sensory stimulation~~((:));~~

(v) Social interaction~~((:));~~ and ~~((the))~~

(vi) Development of communication and self-help skills.

(b) The facility shall provide safe and suitable toys and equipment for the care of infants and severely and multiply-handicapped children.

(9) Nursing consultation ~~((=))~~.

(a) Except for facilities caring for severely and multiply-handicapped children requiring a registered nurse on staff or under contract, day care facilities licensed for the care of five or more infants shall arrange for regular consultation to include at least one monthly on-site visit by a registered nurse trained or experienced in the care of young children.

(b) In collaboration with the agency's administrative staff, the nurse shall ~~((be responsible for advising))~~ advise the agency on the:

(i) Operation of the infant care program; and ~~((on the))~~

(ii) Implementation of the child health program.

(c) A written agreement with the registered nurse shall be available in the facility ~~((and)).~~

(d) Nurse's on-site visits shall be documented.

(e) The nurse's name and telephone number shall be posted or otherwise available in the agency.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-310 FIRE SAFETY. (1) Every room used by persons under care~~((, unless provided with))~~ shall have:

(a) Two separate doors; or

(b) One door leading directly to the outside~~((, shall have))~~; or

(c) A window of sufficient size and free of obstructions to be readily available for emergency escape or rescue. ~~((All such windows shall have a minimum net clear opening of 5.7 square feet. The minimum net clear opening height dimension shall be twenty-four inches. The minimum net clear opening width dimension shall be twenty inches. Such windows shall have a finished sill height not more than forty-four inches above the floor.))~~

(2) Every occupied area shall have access to at least one exit not passing through rooms or spaces subject to being locked or blocked from the opposite side.

(3) No space shall be used for residential purposes accessible only by ladder, folding stairs, or a trap door.

(4) Every bathroom door lock shall be designed to permit the opening of the locked door from the outside in an emergency.

(5) Every closet door latch shall be such that the door can be opened from the inside.

(6) No stove or heater shall be so located as to block escape in case of malfunctioning and ensuing fire.

(7) Flammable, combustible, or poisonous material shall be stored away from exits and in areas not accessible to persons under care.

(8) Open-flame devices, heating and cooking appliances, and other similar products capable of igniting clothing shall not be left unattended or used in such a manner which could result in accidental ignition of clothing.

(9) Caregivers shall instruct all persons ((m) under care (~~shall be instructed~~)) in emergency evacuation procedures and conduct drills ((conducted)) at regular intervals to test and practice the procedure.

(10) There shall be readily available an approved 2A-rated fire extinguisher. Except for facilities licensed prior to June 3, 1983, an approved five pound or larger all purpose (A.B.C.) fire extinguisher will be acceptable. (Where local fire authorities require installation of a different type or size of fire extinguisher, the requirement of the local authority shall apply.)

(11) A smoke detector in working condition shall be located in proximity to the area or areas where persons under care sleep.

(12) If question arises concerning fire danger, the local fire protection authority shall be consulted.

(13) In facilities caring for more than two nonambulatory children, the children shall not occupy a floor or basement which does not have at least one exit leading directly to the exterior of the building without having to use stairs. Each floor level used for the care of more than two nonambulatory children shall be served by two remote exits.

(14) In family day care facilities licensed for the care of eight or more children, spaces above the second floor shall not be occupied by children in care. An exception is the use of toilet facilities while under the supervision of a caregiver.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-422 CAPACITY—FAMILY DAY CARE HOME. (1) ~~((No family day care home shall be licensed for more than six children; such number shall be reduced by the number of licensee's own children and foster children under twelve years of age who are on the premises))~~ Dependent upon the evaluation of the facility and the qualifications of the licensee, a family day care home may be licensed as either a regular family day care home or an infant toddler home, but not as both.

(2) ~~((**(A)** Regular family day care home ((may provide care for more than six children provided that:))~~

(a) ~~((None of the additional children are in care for more than three hours; and))~~ A family day care home may be licensed to care for up to ten children, including the licensee's own children and all other children residing in the home ten years of age and under. A facility so licensed shall be known as a regular family day care home.

(b) ~~((In no event shall the total number of children under twelve years of age on the premises exceed ten; and~~

(c) ~~Whenever there are more than eight children on the premises or whenever there are more than six children on the premises any of whom are under two years of age, the day care provider shall be assisted by a competent person who is at least sixteen years of age))~~ The maximum number of children ten years of age and under allowed on the premises at any one time shall not exceed ten, even with a qualified assistant present. Additional restrictions are noted in the table below:

No. of Children Under Two Years of Age	No. of Children Under Five Years of Age	Maximum No. of Children Allowed With Single Caregiver	Qualified Assistant Required
1 or 2	N/A	6	7 to 10
0	1 or More	8	9 or 10
0	0	10	None

(c) At no time shall the number of children on the premises under two years of age exceed two including the provider's own children under two years of age.

(d) "Qualified assistant" as used in this section means a competent person who:

- (i) Is at least fourteen years of age;
- (ii) Has had a TB test under WAC 388-73-142(1);
- (iii) Has had CPR and first aid training under WAC 388-73-134;

- (iv) Is of good character under WAC 388-73-030; and
- (v) Is competent to make judgments regarding safety issues.

An assistant less than eighteen years of age shall never be given sole responsibility to supervise children.

(3) ~~((No family day care home shall care for more than two children under two years of age, including the licensee's own and foster children under two years of age))~~ Infant/toddler home.

(a) A family day care home may be licensed to care for up to three children between one month and two and one-half years of age, including the licensee's own children and all other children residing in the home between one month and two and one-half years of age. A facility so licensed shall be known as an infant/toddler home.

(b) No children between two and one-half years of age and ten years of age shall be on the premises of an infant/toddler home while children between one month of age and two and one-half years of age are in care.

(c) In infant/toddler homes, the children shall not occupy a floor or basement which does not have at least one exit leading directly to the exterior of the building without having to use the stairs. Such facilities shall maintain at all times a means of removing all children quickly such as a multi-child baby carriage or stroller.

(4) A family abode may be licensed as a mini-day care center (expanded family day care home) for the care of up to twelve children, including four children under two years of age by meeting mini-center requirements.

NEW SECTION

WAC 388-73-423 STAFFING—REGULAR FAMILY DAY CARE AND INFANT TODDLER HOMES. (1) Except for brief or nonroutine absences, the licensee shall provide the direct care and supervision of the children in care.

(2) Whenever there is only one caregiver present, there shall be a plan for readily obtaining the help of another qualified person in case of emergency.

(3) Children shall be under the close supervision and within easy hearing distance of an adult at all times. If the absence of the licensee is necessary, children shall be left in the charge of a competent individual who is eighteen years of age or older.

(4) With written parental permission, school-age children may visit neighborhood friends and participate in community activities.

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-424 FAMILY DAY CARE—PROGRAM AND EQUIPMENT. (1) A variety of play equipment suitable to the ages of the child and suitable for such activities as climbing, pulling, pushing, and riding shall be provided. Equipment shall be constructed and maintained to minimize chances of accidents. Toys or other items which might be ingested by infants or which are otherwise hazardous to young children shall be removed from areas in which they are playing.

There shall be a variety of suitable indoor play equipment including, but not limited to, art materials, musical materials, and toys suitable for table-top play.

(2) Children shall be under close supervision of an adult and within easy hearing distance at all times. If the absence of the day care parent is necessary, the child must be left in charge of a competent adult. With written parental permission, school-age children may visit neighborhood friends and participate in community activities.

(3) The day care parent shall develop a planned program of both group and individualized activities with the day care parent playing an active role, as well as periods of free play, designed to promote the physical, mental, and social skills of the children under care.

(4) Adequate play space shall be available both indoors and outdoors. There shall be a minimum of thirty-five square feet per child of indoor play area available. The outdoor play area shall be fenced if conditions require. ~~((The))~~ If a fence is required, it shall be at least four feet in height. An alternate height may be allowed if a four-foot fence is not permitted by local ordinances.

NEW SECTION

WAC 388-73-428 FAMILY DAY CARE—HEALTH INSPECTION. If a question arises concerning safety or sanitation issues, the local health department may be consulted.

WSR 89-02-034
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 30, 1988]

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 Dispute conference—Contractor/provider, amending WAC 388-81-043;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 28, 1988
 By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: WAC 388-81-043.

Purpose: To incorporate an appeal process for rates and contract issues.

Reason: The current WAC only addresses provider rights for a dispute conference when overpayments are in question.

Statutory Authority: RCW 74.08.090.

Summary: Procedures are established for the appeal process for rates and contract issues in provider dispute conferences.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Bobbe Andersen, Program Manager, Division of Medical Assistance, mailstop HB-41, phone 753-0529.

Rules are proposed by DSHS.

These rules are not necessary as a result of a new state or federal law.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 2061, filed 1/4/84)

WAC 388-81-043 DISPUTE CONFERENCE—CONTRACTOR/PROVIDER. (1) Right to an administrative appeal. Any ((certified)) enrolled contractor/provider of medical ((care)) services, except for nursing homes which are governed by WAC 388-96-904, ((who is found liable for receipt of excess payments pursuant to RCW 74.09.220 or otherwise served with notice that repayment of excess benefits is due pursuant to RCW 74.09.220, has a right to a dispute conference)) shall have a right to an administrative appeal in the following situations:

(a) When the department finds a contractor/provider liable for receipt of excess payments pursuant to RCW 74.09.220 or otherwise served with notice that repayment of excess benefits is due under the statute;

(b) When the department changes the contractor/provider reimbursement rate and the contractor/provider disagrees with the change; and

(c) When the department initiates contract action, such as termination, with which the contractor/provider disagrees.

(2) ((A dispute conference is defined as an informal administrative review for the purpose of resolving provider disagreement(s) with a finding of liability for receipt of excess payments)) First level of appeal. A contractor/provider wishing to contest an action described in subsection (1) of this section files an appeal with the appropriate program or audit manager.

(a) Audit disputes. When the department finds a hospital contractor/provider liable for receipt of excess payments, the contractor/provider shall appeal such findings to the office of nursing home audit, administrative services. All other medical service contractors/providers shall appeal to the office of operations review, administrative services.

(i) Unless otherwise specified, the audited contractor/provider shall submit such an appeal within forty-five days after receipt of the draft audit report. If the audited contractor/provider does not submit the appeal timely, the department shall not consider it and the contractor/provider forfeits any rights to a dispute conference.

(ii) The audited contractor/provider's appeal shall include a statement specifying which portion or portions of the audit findings are being disputed, with supporting justification. Administrative services may request additional documentation to complete their review.

(iii) Administrative services shall issue a decision or request additional information within ninety days of receipt of the appeal. When additional information is necessary, administrative services shall issue a decision within sixty days of receipt of complete information. Publication of the final audit report and identification of a sum certain due the department shall constitute the department's final audit position.

(iv) Administrative services may grant discretionary extensions of time to the audited contractor/providers. The audited contractor/providers shall request an extension within the forty-five-day period referenced under subsection (2)(a)(i) of this section.

(b) Rate disputes. A contractor/provider may appeal its rates by submitting a written notice of appeal to the rate analysis section, division of medical assistance (DMA).

(i) Unless the notification of action specifies otherwise, the contractor/provider shall file an appeal within thirty days after being notified of an action or determination it wishes to challenge. If the contractor/provider does not appeal timely, the department shall not consider the appeal and the contractor/provider forfeits the right to a dispute conference.

(ii) The appeal shall include a statement of the issue being appealed, supporting documentation, and a request for recalculation of the rate. DMA may request additional documentation to complete the review. DMA may conduct an audit of the documentation provided in order to complete the review.

(iii) When any portion of a rate is appealed, DMA shall review all components of the reimbursement rate.

(iv) DMA shall issue a decision or request additional information within sixty days of the receipt of the rate appeal request. When additional information is necessary, the contractor/provider shall have forty-five days to submit the information. DMA shall issue a decision within thirty days of receipt of complete information.

(v) Unless the notification of action specifies otherwise, appeals resulting in rate increases shall be effective on the date DMA received the appeal. Appeals resulting in rate decreases shall be effective on the notification date to the contractor/provider. Rate changes subject to the provisions of fraudulent practices under RCW 74.09.210 are exempt from these provisions.

(vi) DMA may grant extensions of time at their discretion if requested within the thirty-day period referenced under subsection (2)(b)(i) of this section.

(c) Contract disputes. The contractor/provider may appeal contract action involving termination or nonrenewal, to the medical director, DMA.

(i) Unless otherwise specified, the contractor/provider shall submit such an appeal within thirty days of notification of contract action by the department. If the contractor/provider does not appeal timely, the department shall not consider the appeal and the contractor/provider forfeits the right to a dispute conference.

(ii) The appeal shall include a statement of the action or actions being appealed and supporting justification.

(iii) DMA shall issue a decision or request additional information within sixty days of receipt of the appeal. When additional information is necessary, the contractor/provider shall have forty-five days to submit the information. DMA shall issue a decision within thirty days of receipt of complete information.

(iv) DMA may grant extensions of time at their discretion if requested within the thirty-day period referenced under subsection (2)(c)(i) of this section.

(3) ((Provider requests for a dispute conference must be made within twenty working days of receipt of final notice that repayment is due; the conference will be conducted within thirty working days of receipt of request and decisions rendered within fifteen working days of the conference. Extensions of timeliness may be granted by the department in extraordinary circumstances)) Second level of appeal. If the contractor/provider disagrees with an adverse audit, rate, or contract review decision, it may file a request for a dispute conference with the director, DMA. A dispute conference is defined as an informal administrative hearing for the purpose of resolving contractor/provider disagreements with any of the department actions described under subsection (1)(a), (b), and (c) of this section which could not be resolved at the first level of appeal.

(a) A contractor/provider shall file a request for a dispute conference within thirty days following receipt of the adverse review decision. The department shall not consider dispute conference requests submitted after thirty days.

(b) DMA shall conduct the dispute conference within ninety days of the receipt of request.

(c) The director, DMA, or the director's designee shall chair the conference when issues regarding medical policy, program policy, or program regulation are in dispute. A contracts officer, office of contracts management, shall chair the conference if contract compliance issues are disputed. The director, DMA, shall determine who chairs the dispute conference.

(d) The conference chairperson shall issue the final decision within thirty days of the conference.

(e) The director, DMA, may grant extensions of time for extenuating circumstances.

(f) The effective date of dispute conference decisions regarding rate changes shall be the same as specified under subsection (2)(b)(v) of this section.

(g) The dispute conference shall be the final level of administrative appeal within the department.

(4) ((The conference will be chaired by the director, or assistant director, division of medical assistance, if program policy is in dispute; otherwise the conference will be chaired by a contracts officer, office of contracts management. The decision as to who will chair the dispute conference shall be the responsibility of the director, division of medical assistance or his designee.

(5) The dispute conference shall be the final level of appeal within the department)) DMA shall construe failure on the part of the contractor/provider to attempt to resolve disputed issues as provided in this section as an abandonment of the dispute.

WSR 89-02-035
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd	WAC 388-81-060	Medicare cost sharing.
New	WAC 388-82-140	Qualified Medicare beneficiaries eligible for Medicare cost sharing;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
 By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-81-060 and new WAC 388-82-140.

Purpose: To incorporate in WAC the rules for Medicare cost sharing for the qualified Medicare beneficiary.

Reason: Effective January 1, 1989, the Federal Medicare Catastrophic Coverage Act of 1988 requires the states to pay Medicare cost sharing and buy-in for the elderly and disabled individuals with incomes up to 85% of the federal poverty level. Regulations to be filed for emergency adoption to provide a substantial benefit to clients.

Statutory Authority: RCW 74.08.090.

Summary: WAC 388-81-060 is amended to clarify the provision for payment of Medicare coinsurance and

deductibles for otherwise eligible individuals and the qualified Medicare beneficiary; and WAC 388-82-140 is added to establish eligibility criteria for the qualified Medicare beneficiary eligible for Medicare cost sharing.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Bobbe Andersen, Program Manager, Division of Medical Assistance, Mailstop HB-41, phone 753-0529.

Rules are proposed by DSHS.

These rules are necessary as a result of a new federal law, Federal Medicare Catastrophic Coverage Act.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 1646, filed 4/27/81)

WAC 388-81-060 ((~~SUPPLEMENTARY MEDICAL INSURANCE "BUY-IN"~~) MEDICARE COST SHARING.(~~^~~)) (1) Subject to limitations under chapter 388-87 WAC, the department ((~~will purchase~~)) shall pay, for an otherwise eligible individual:

- (a) Supplementary medical insurance Part B, under Title XVIII of the Social Security Act;
- (b) Coinsurance; and
- (c) Deductibles.

(2) In addition to subsection (1) of this section, the department shall pay Part A, under Title XVIII of the Social Security Act, for an ((~~otherwise eligible~~)) individual eligible under WAC 388-82-140.

NEW SECTION

WAC 388-82-140 QUALIFIED MEDICARE BENEFICIARIES ELIGIBLE FOR MEDICARE COST SHARING. The department shall provide Medicare cost sharing under WAC 388-81-060(2) for an individual:

- (1) Meeting the general nonfinancial requirements under chapter 388-83 WAC; and
- (2) Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act; and
- (3) Having resources not exceeding twice the maximum Supplemental Security Income (SSI) resource limits under chapter 388-92 WAC; and
- (4) Having a total family income not exceeding eighty-five percent of the poverty income guidelines as published and updated by the secretary of health and human services. Eighty-five percent of the 1988 poverty income guidelines is:

	Family Size	Monthly
(a)	One	\$ 409
(b)	Two	548
(c) For family units with more than two members, add \$139.00 to the monthly income for each additional member.		

WSR 89-02-036
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 30, 1988]

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 physical therapy, amending 388-86-090;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin,

Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

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Dated: December 28, 1988
 By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.
 Re: WAC 388-86-090.

Purpose: To incorporate when prior approval by the division of medical assistance is needed for outpatient physical therapy.

Reason: To be more responsive to providers in providing services to clients. Regulations to be filed for emergency adoption to provide a substantial benefit to clients.

Statutory Authority: RCW 74.08.090.

Summary: No prior approval is needed for the first 10 outpatient physical therapy sessions in a 12 month period.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Bobbe Andersen, Program Manager, Division of Medical Assistance, Mailstop HB-41, phone 753-0529.

Rules are proposed by DSHS.

These rules are not necessary as a result of a new state or federal law.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 2568, filed 12/11/87)

WAC 388-86-090 PHYSICAL THERAPY. (1) The department shall provide physical therapy((:

(~~^~~)) as an outpatient service when ((~~requested~~));

(a) Prescribed by the attending physician; and

(b) Performed by a registered physical therapist or physiatrist; and

(c) The therapy:

(i) ((~~Will~~)) Avoids the need for hospitalization or nursing home care((:)); or

(ii) ((~~Will~~)) Assists the recipient in becoming employable((:)); or

(iii) Enables a person suffering from severe motor disabilities to obtain a greater degree of self-care or independence; or
(iv) Is part of a treatment program intended to restore normal function of a body part following injury, surgery, or prolonged immobilization~~(, and~~

~~(iv) Is performed by a registered physical therapist or physiatrist.~~
(b) As a part of and included in the payment of another treatment program including, but not limited to:

- (i) Hospital inpatient services, or
- (ii) Nursing home services, or
- (iii) Home health care).

(2) ~~((Outpatient physical therapy services))~~ The department shall require prior approval ((by)) for outpatient physical therapy sessions exceeding ten sessions per patient in a twelve-month period. The medical director of the division of medical assistance (DMA) may waive the approval requirement for therapy provided in facilities which have contracts with DMA as neuromuscular centers.

(3) The department shall include payment for physical therapy in the reimbursement of other treatment programs including, but not limited to:

- (a) Hospital inpatient services,
- (b) Nursing home services, and
- (c) Home health care.

(4) The department shall not provide outpatient physical therapy ((shall not be provided)) under the ((limited casualty)) medically needy or medically indigent programs.

WSR 89-02-037
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed December 30, 1988]

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 durable medical equipment, prosthetic devices and disposable/nonreusable medical supplies, amending WAC 388-86-100;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
Office of Issuances
Department of Social and Health Services
Mailstop OB-33H
Olympia, WA 98504

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Olympia, WA, phone (206) 753-7015 by January 24, 1988. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.
Re: Amending WAC 388-86-100.

Purpose: To clarify the policy on the restrictions for providing vehicle driving controls, lifts and conversions under the medical assistance program and to revise the list of equipment, supplies and devices requiring prior approval.

Reason: To clarify the limitations on purchasing and repairing vehicle wheelchair lifts and purchasing of vehicle wheelchair conversions under the medical assistance program and to update the list of equipment, supplies and devices requiring prior approval.

Statutory Authority: RCW 74.08.090.

Summary: Vehicle driving controls, wheelchair lifts and conversions are not covered by the medical assistance program, unless the recipient's medically necessary transportation cannot be otherwise provided. Various equipment, supplies and devices that need prior approval have been added and some prior items have been deleted.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Bobbe Andersen, Program Manager, Division of Medical Assistance, mailstop HB-41, phone 753-0529.

Rules are proposed by DSHS.

These rules are necessary for the administration of the medical assistance program.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 2329, filed 1/15/86)

WAC 388-86-100 DURABLE MEDICAL EQUIPMENT~~((--))~~, PROSTHETIC DEVICES, AND DISPOSABLE/NONREUSEABLE MEDICAL SUPPLIES. (1) The division of medical assistance ~~((will authorize the))~~ shall purchase and/or ~~((rental of))~~ rent medically necessary medical equipment, prosthetic devices, and other disposable/nonreusable medical supplies when the division is the payor of last resort and when the item requested:

- (a) ~~((Will))~~ Reduces the length of hospitalization~~((:));~~
- (b) ~~((Will))~~ Aids the rehabilitation of an employable person~~((:));~~
- (c) ~~((Is not included with other reimbursement methodologies such as, but not limited to, diagnosis related group (DRG) for hospital inpatients, or a nursing homes per diem reimbursement, and~~

~~((d) Will))~~ Enables a recipient to return to or continue to live in ~~((his/her))~~ his or her own home;

~~((e) Will be used exclusively by a nursing home recipient for whom it is requested, for a permanent disability)); and~~

(d) Is not included with other reimbursement methodologies such as, but not limited to, diagnosis related group (DRG) for hospital inpatients or nursing homes per diem reimbursement.

(2) Medical equipment and supplies purchased or reissued by the division of medical assistance become the property of the recipient for whom they are purchased/reissued.

(3) The division of medical assistance ~~((will))~~ shall normally authorize the purchase and/or repair of only one wheelchair, manual or power-drive, per recipient. ~~((However, another))~~ A nursing home shall request the purchase of a wheelchair ((will be provided and/or repaired when medically necessary)) only for a recipient with a permanent disability.

(4) Durable medical equipment, prosthetic devices, and disposable/nonreusable supplies that require approval by the division of medical assistance prior to delivery of service include:

- (a) Prosthetic limbs; (~~orthotics for the upper and lower extremity; impression casting;~~)
- (b) Orthopedic shoes (~~and braces for orthopedic shoes;~~) (~~osteogenesis~~)
- (c) Osteogenic stimulator(=), noninvasive; (~~certain~~)
- (d) Communication devices;
- (e) Transcutaneous nerve stimulators; (~~walk aids with a seat-wheels and brakes; drop-arm commodes;~~)
- (f) Wheeled shower chairs;
- (g) Blood pressure kits;
- (h) Blood glucose monitors;
- (i) Air and gel cushions; (~~fracture frames;~~)
- (j) Fluidized air flotation system;
- (k) Decubitus care mattress, including flotation or gel mattress;
- (l) Complete patient lift, except for sling or wall mount;
- (m) Wheelchairs (~~; wheelchair repair parts and~~);
- (i) Accessories;
- (ii) Fitting fees; and
- (iii) Freight charges.
- (n) Hospital bed(s) and replacement mattress; (~~diapers~~)
- (o) Replacement parts, repairs, and labor charges;
- (p) Bath accessories, decubitus care products (nonformulary), and patient equipment not listed in the division of medical assistance "durable medical equipment and supplies" billing instructions; and
- (q) All rentals.

(5) The division of medical assistance shall not authorize the purchase of vehicle driving controls, a vehicle wheelchair lift conversion, or purchase or repair of a vehicle wheelchair lift, unless medical transportation provided under WAC 388-86-085 cannot meet the recipient's need for transportation to and from medically necessary covered services.

WSR 89-02-038
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 30, 1988]

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 Eligibility determination—Medically needy in own home, amending WAC 388-99-020;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
 Office of Issuances
 Department of Social and Health Services
 Mailstop OB-33H
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: December 30, 1988
 By: Leslie F. James, Director
 Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-99-020.

Purpose: To increase the medically needy income level (MNIL) for a one-person family unit.

Reason: To incorporate the increase in the MNIL, effective January 1, 1989, resulting from the SSI cost of living adjustment increase (COLA).

Statutory Authority: RCW 74.08.090.

Summary: Effective January 1, 1989, the MNIL for one person will increase from \$382 to \$396.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Bobbe Andersen, Program Manager, Division of Medical Assistance, mailstop HB-41, phone 753-0529.

Rules are proposed by DSHS.

These rules are not necessary as a result of a new state or federal law.

No economic impact statement is required under the Regulatory Fairness Act.

AMENDATORY SECTION (Amending Order 2727, filed 11/18/88)

WAC 388-99-020 ELIGIBILITY DETERMINATION—MEDICALLY NEEDY IN OWN HOME. (1) Effective January 1, 1989, the department shall set the medically needy income level (MNIL) at:

(a) One person	\$	((382)) 396
(b) Two persons	\$	532
(c) Three persons	\$	599
(d) Four persons	\$	667
(e) Five persons	\$	767
(f) Six persons	\$	875
(g) Seven persons	\$	1,008
(h) Eight persons	\$	1,117
(i) Nine persons	\$	1,225
(j) Ten persons and above	\$	1,333

(2) The department shall compute countable income by deducting, from gross income, amounts that would be deducted in determining:

(a) AFDC eligibility for families and children in a nondesignated FIP geographic area. The department shall not apply the earned income exemption of thirty dollars plus one-third of the remainder for individuals applying solely for medical assistance;

(b) SSI/SSP eligibility for aged, blind, or disabled individuals; and

(c) FIP eligibility for families and children.

(3) The department shall allow the following special income disregards:

(a) Health insurance premiums the individual expects to pay during the base period;

(b) An amount equal to the maintenance needs of an ineligible or nonapplying spouse not to exceed the one person medically needy income level; and

(c) Child care payment amounts allowed as if the individual was a FIP enrollee.

(4) If countable income is equal to or less than the appropriate MNIL, the department shall certify the family or individual eligible.

(5) If countable income is greater than the appropriate MNIL, the department shall require the applicant to spenddown the excess countable income for the base period. The base period shall be the three-month or six-month period which corresponds to the certification period under WAC 388-99-055.

(6) The department shall consider the income and resources of the spouse or of the parent of an applicant under eighteen years of age:

(a) In the same household, available to the applicant, whether or not actually contributed; and

(b) Not in the same household, only to the extent of what is actually contributed.

(7) The department shall consider the financial responsibility of relatives for aged, blind, and disabled, under chapter 388-92 WAC, deeming of income.

(8) In mixed households, where more than one assistance unit exists, the department shall determine income for:

(a) The AFDC-related assistance unit according to subsections (2)(a) and (3) of this section; and

(b) The SSI-related assistance unit according to subsections (2)(b) and (3) of this section; and

(c) The FIP-related assistance unit according to subsections (2)(c) and (3) of this section.

WSR 89-02-039
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 2744—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to physical therapy, amending WAC 388-86-090.

I, Leslie F. James, 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 necessary to change approval of physical therapy to one approval for ten visits per patient per a twelve month period from approval per visit.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 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 December 28, 1988.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2568, filed 12/11/87)

WAC 388-86-090 PHYSICAL THERAPY. (1) *The department shall provide physical therapy(~~(:~~) as an outpatient service when (~~(requested)~~):*
(a) Prescribed by the attending physician; and

(b) Performed by a registered physical therapist or physiatrist; and

(c) The therapy:

(i) (~~(With)~~) Avoids the need for hospitalization or nursing home care(~~(:)~~); or

(ii) (~~(With)~~) Assists the recipient in becoming employable(~~(:)~~); or

(iii) Enables a person suffering from severe motor disabilities to obtain a greater degree of self-care or independence; or

(iv) Is part of a treatment program intended to restore normal function of a body part following injury, surgery, or prolonged immobilization(~~(, and~~

(iv) Is performed by a registered physical therapist or physiatrist.

(b) As a part of and included in the payment of another treatment program including, but not limited to:

(i) Hospital inpatient services, or

(ii) Nursing home services, or

(iii) Home health care).

(2) (~~(Outpatient physical therapy services)~~) The department shall require prior approval (~~(by)~~) for outpatient physical therapy sessions exceeding ten sessions per patient in a twelve-month period. The medical director of the division of medical assistance (DMA) may waive the approval requirement for therapy provided in facilities which have contracts with DMA as neuromuscular centers.

(3) The department shall include payment for physical therapy in the reimbursement of other treatment programs including, but not limited to:

(a) Hospital inpatient services,

(b) Nursing home services, and

(c) Home health care.

(4) The department shall not provide outpatient physical therapy (~~(shall not be provided)~~) under the (~~(limited casualty)~~) medically needy or medically indigent programs.

WSR 89-02-040
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)

[Order 2745—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to issuance, suspension, denial, revocation and transfer of a certificate of need, amending WAC 248-19-440.

This action is taken pursuant to Notice No. WSR 88-07-121 filed with the code reviser on March 23, 1988. 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 70.38.115 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 December 30, 1988.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2344, filed 2/28/86)

WAC 248-19-440 ISSUANCE, SUSPENSION, DENIAL, REVOCATION, AND TRANSFER OF A CERTIFICATE OF NEED. (1) ~~((Issuance of a certificate of need:~~

~~(a))~~ The secretary's designee shall issue a certificate of need to the ~~((person submitting the certificate of need application))~~ applicant.

(a) The secretary's designee shall issue a certificate of need for:

(i) The proposed project, or

(ii) A separable portion of the proposed project ((only if the department's findings and decision are)).

(b) When the certificate of need is issued for a separable portion of the proposed project, the secretary's designee shall provide written notice to the applicant stating the reasons for the department's action.

(c) The secretary's designee shall issue a certificate of need only when the department finds that the project or the separable portion of the proposed project is consistent with the applicable criteria contained in chapter 248-19 WAC.

(d) In issuing a certificate of need, the secretary's designee shall:

(i) Specify the maximum capital expenditure which may be obligated under the certificate, and

(ii) Prescribe the cost components to be included in determining the capital expenditure which may be obligated under such certificate.

~~((b))~~ (2) The secretary's designee may issue a conditional certificate of need for a proposed project ((if it is justified only under specific circumstances)) or a separable portion of the proposed project.

(a) The conditions ((specified in a conditional)) attached to a certificate of need must directly relate to the project being reviewed ((and to)).

(b) The conditions must directly relate to criteria contained in chapter 248-19 WAC.

~~((2) Suspension of)~~ (3) The department shall apply the following provisions when suspending a certificate of need.

(a) ((Grounds for which)) The secretary's designee may suspend a certificate of need for cause which shall include, but not be limited to((:):

(i) Suspicion of fraud,

(ii) Misrepresentation,

(iii) False statements,

(iv) Misleading statements,

(v) Evasion or suppression of material fact in the application for a certificate of need or any of its supporting materials.

(b) The secretary's designee shall issue an order for any suspension of a certificate of need to the person to whom the certificate of need had been issued.

(i) Such order shall state the reason for the suspension.

(ii) A copy of such order of suspension shall be sent to the appropriate advisory review agencies.

(c) A suspension of a certificate of need shall not exceed one hundred twenty calendar days.

(i) Prior to the expiration of the suspension the department shall:

(A) Review the facts and circumstances relevant to the suspension ((and the secretary's designee shall));

(B) Reinstate, amend, or revoke ((a)) the certificate of need ((within the one hundred twenty calendar days:)) ; and,

(ii) ((The secretary's designee shall)) Send written notice of ((his or her)) its decision on a suspended certificate of need to:

(A) The person to whom the certificate of need had been issued((- A copy of such notice shall be sent to)), and

(B) The appropriate advisory review agencies.

~~((3) Denial of a certificate of need:))~~ (4) The secretary's designee shall send written notification of denial of a certificate of need ((for a proposed project or a separable portion of a proposed project)) to the ((person)) applicant submitting the certificate of need application ((for the proposed project for which the certificate of need is not issued)).

(a) Such notification shall state the reasons for the denial ((of a certificate of need)).

(b) Copies of such notification shall be sent to the appropriate advisory review agencies.

~~((4) Continuing effect of a denial:~~

~~In any case in which))~~ (5) When a proposed project or separable portion of the proposed project ((has been)) is denied a certificate of need, ((another certificate of need application for such proposed project or separable portion thereof)) the department shall not ((be accepted by the department or reviewed under the provisions of chapter 248-19 WAC following the denial)) accept another certificate of need application for the same project or separable portion unless the department determines:

(a) There is a substantial change in existing or proposed health facilities or services in the area to be served by the project; or

(b) There is a substantial change in the need for the facilities or services of the type proposed in the area to be served by the project; or

(c) One year has lapsed since the submission of the application for the certificate of need subject to regular review which was denied or the next scheduled concurrent review cycle permits the submission of applications.

~~((5))~~ (6) The department shall apply the following provisions in the revocation of a certificate of need.

(a) The secretary's designee may revoke a certificate of need for cause which shall include the following:

(i) Fraud,

(ii) Misrepresentation,

(iii) False statements,

(iv) Misleading statements, and

(v) Evasion or suppression of material facts in the application of a certificate of need, or in any of its supporting materials.

(b) When the secretary's designee (~~shall send written notification of a revocation of~~) revokes a certificate of need ((to the person to whom the certificate of need had been issued:)), the secretary's designee shall:

(i) ~~((The))~~ Provide written notice of revocation ((shall include)) to the person to whom the certificate of need was issued, including a statement of the reasons for such revocation((-)), and

(ii) Send a copy of ((a)) the notice of revocation ((shall be sent)) to the appropriate advisory review agencies.

~~((6) Transfer))~~ (7) The department shall apply the following procedures in transferring or ((assignment of)) assigning a certificate of need. ((A certificate of need issued to one person shall not be transferred or assigned to another person without the written approval of the secretary's designee:))

(a) The department shall consider a request to transfer or assign a certificate of need valid only when:

(i) The person to whom the certificate of need was originally issued ((shall submit)) submits to the department a written request that the certificate of need be transferred to another person and ((give)) gives the full name and complete address of the other person((- (b))); and

(ii) The person to whom the current holder of the certificate of need wishes to transfer the certificate ((shall send a written request)) sends an application for such transfer on a form and in such a manner as prescribed and published by the department.

(b) The department shall review applications for transfer or assignment of a certificate of need according to the:

(i) Expedited review procedures in WAC 248-19-340;
or

(ii) Regular review procedures in WAC 248-19-330.

(c) The secretary's designee((- after the department's consultation with the appropriate advisory review agencies;)) shall((-:

(i) ~~Transfer the certificate of need;~~

(ii) ~~Deny the transfer of the certificate of need and send written notice of the denial and the reasons for such denial to the persons requesting the transfer; or~~

(iii) ~~If the person wishing to receive the certificate of need plans to modify the project for which the certificate was issued, notify such person that an application for a new or amended certificate of need is necessary.~~

(d) ~~Approval or denial of a request for))~~ base his or her decision to approve or deny an application to transfer or ((assignment of)) assign a certificate of need ((shall be based)) on:

(i) The demonstrated ability of the person wishing to acquire the certificate of need to undertake, complete, and operate the project in accordance with the following review criteria ((im)):

(A) WAC 248-19-380 (1) and (3), and

(B) WAC 248-19-390 (1), (3), and (5)((- and on)).

(ii) The continuing conformance of the project with all other applicable review criteria((- Requests for transfer or assignment of a certificate of need shall be reviewed according to the expedited review process in WAC 248-19-340)); and

(iii) The comments and recommendations of the appropriate advisory review agency.

(d) When the person submitting an application to transfer or assign a certificate of need proposes to modify the project description or the maximum capital expenditure, the department shall inform in writing such person that a new or amended certificate of need is required.

(e) When the department denies an application for transfer or assignment of a certificate of need, the department shall inform in writing the person who submitted the application of the reasons for such denial.

(f) The department shall not transfer or assign any certificate of need issued after February 1, 1988, except when:

(i) Prior to completion of the project, death or divorce of a jointly held certificate renders it impossible for the remaining holder of the certificate to complete the project in the absence of a transfer or assignment; or

(ii) After commencement, a substantial portion of the project has been completed by the original holder of the certificate.

(g) The department shall not transfer or assign a certificate of need under subsections (7)(f)(i) and (ii) of this section when the authorized project is to be relocated.

~~((7) Secretary's designee's failure to act.~~

(f) (8) When the secretary's designee fails to issue or deny a certificate of need ((in accordance with the provisions of chapter 248-19 WAC)), the applicant ((for the certificate of need)) may seek a writ of mandamus from superior court pursuant to chapter 7.16 RCW.

WSR 89-02-041

EMERGENCY RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2746—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-81-060 Medicare cost sharing.
New WAC 388-82-140 Qualified Medicare beneficiaries eligible for Medicare cost sharing.

I, Leslie F. James, 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 pay Medicare cost sharing and buy-in for the elderly and disabled individuals with income up to 85% of the federal poverty

level in accordance with the Federal Medicare Catastrophic Coverage Act of 1988 to be effective January 1, 1989.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 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 December 30, 1988.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 1646, filed 4/27/81)

WAC 388-81-060 (~~((SUPPLEMENTARY MEDICAL INSURANCE "BUY-IN"))~~) MEDICARE COST SHARING.^(a) (1) Subject to limitations under chapter 388-87 WAC, the department (~~((will purchase))~~) shall pay, for an otherwise eligible individual:

(a) Supplementary medical insurance Part B, under Title XVIII of the Social Security Act;

(b) Coinsurance, and

(c) Deductibles.

(2) In addition to subsection (1) of this section, the department shall pay Part A, under Title XVIII of the Social Security Act, for an (~~((otherwise eligible))~~) individual eligible under WAC 388-82-140.

NEW SECTION

WAC 388-82-140 QUALIFIED MEDICARE BENEFICIARIES ELIGIBLE FOR MEDICARE COST SHARING. The department shall provide Medicare cost sharing under WAC 388-81-060(2) for an individual:

(1) Meeting the general nonfinancial requirements under chapter 388-83 WAC; and

(2) Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act; and

(3) Having resources not exceeding twice the maximum Supplemental Security Income (SSI) resource limits under chapter 388-92 WAC; and

(4) Having a total family income not exceeding eighty-five percent of the poverty income guidelines as published and updated by the secretary of health and human services. Eighty-five percent of the 1988 poverty income guidelines is:

	Family Size	Monthly
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(a)	One	\$ 409
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(b)	Two	548
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(c) For family units with more than two members, add \$139.00 to the monthly income for each additional member.

WSR 89-02-042
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Order 2747—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 275-27-020 Definitions.
New WAC 275-27-026 Eligibility for services.
Amd WAC 275-27-030 Determination of eligibility.

I, Leslie F. James, 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 revise and clarify eligibility criteria and to define neurological or other conditions.

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

This rule is promulgated pursuant to RCW 71.20.070 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 71.20 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 December 30, 1988.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2124, filed 7/18/84)

WAC 275-27-020 DEFINITIONS. (1) (~~((^a"Mental retardation" means significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior manifested before age eighteen and exhibiting an intelligence quotient at or below sixty-seven using Stanford-Binet, or at or below sixty-nine using Wechsler. PROVIDED, That other appropriate analogous scale or scales used receives the prior approval of the secretary))~~) "Best interest" includes, but is not

limited to, individual client program elements designed to:

- (a) Achieve or maintain economic self-support;
- (b) Achieve or maintain self-sufficiency;
- (c) Prevent or remedy neglect, abuse, or exploitation of individuals unable to protect their own interest;
- (d) Preserve, rehabilitate, or reunite families; and
- (e) Prevent or reduce inappropriate institutional care by providing the least restrictive setting, such as community-based services, home-based services, or other forms of less-intensive service, to meet the individual's medical and personal needs.

(2) "Department" means the department of social and health services of the state of Washington.

(3) ("~~Secretary~~" means the secretary of the department of social and health services.

(4) "~~Division~~" means the division of developmental disabilities of the department of social and health services.

(5)) "Director" means the director of the division of developmental disabilities.

(4) "Division" means the division of developmental disabilities of the department of social and health services.

(5) "Emergency" means a sudden, unexpected occurrence demanding immediate action.

(6) ("~~Respite care~~" means temporary services provided to a developmentally disabled individual and/or the individual's family on either an emergency or planned basis without which the individual may need a more dependent program.

(7)) "Individual" means the person for whom division services are requested.

((8)) (7) "Informed consent" means an agreement obtained from an individual or his or her authorized representative, for such individual's participation in an activity. The following information is necessary to informed consent:

- (a) An explanation of the procedures to be followed including an identification of those which are experimental;
- (b) A description of the attendant discomforts and risks;
- (c) A description of the benefits to be expected;
- (d) A disclosure of appropriate alternative procedures;
- (e) An offer to answer any inquiries concerning the procedures; and
- (f) Instruction that consent may be withdrawn and participation discontinued at any time.

(8) "More dependent program" means a program providing less opportunity for numbers and variety of community contacts for the individual or requiring more hours of staff supervision/training/support for the individual.

(9) "Nonresidential programs" means programs including, but not limited to, county-funded habilitation services.

(10) "Residential programs" means those programs providing domiciliary care and other services, including, but not limited to, state residential facilities, group

homes, skilled nursing facilities, intermediate care facilities, congregate care facilities, boarding homes, children's foster homes, adult family homes, and group training homes.

((10) "Nonresidential programs" means programs including, but not limited to, county-funded habilitation services.)

(11) ("~~Emergency~~" means a sudden, unexpected occurrence demanding immediate action)) "Respite care" means temporary services provided to a developmentally disabled individual and/or the individual's family on either an emergency or planned basis without which the individual may need a more dependent program.

(12) ("~~Best interest~~" includes, but is not limited to, individual client program elements designed to:

- (a) Achieve or maintain economic self-support;
- (b) Achieve or maintain self-sufficiency;
- (c) Prevent or remedy neglect, abuse, or exploitation of individuals unable to protect their own interest;
- (d) Preserve, rehabilitate, or reunite families; and
- (e) Prevent or reduce inappropriate institutional care by providing the least restrictive setting, such as community-based services, home-based services, or other forms of less-intensive service, to meet the individual's medical and personal needs.

(13) "~~More dependent program~~" means a program providing less opportunity for numbers and variety of community contacts for the individual or requiring more hours of staff supervision/training/support for the individual)) "Secretary" means the secretary of the department of social and health services or the secretary's designee.

NEW SECTION

WAC 275-27-026 ELIGIBILITY FOR SERVICES. (1) A developmental disability is a condition which meets all of the following:

(a) A condition defined as mental retardation, cerebral palsy, epilepsy, autism, and another neurological or other condition as described under WAC 275-27-026;

(b) Originates before the individual reaches eighteen years of age;

(c) Is expected to continue indefinitely; and

(d) Results in a substantial handicap.

(2) Mental retardation is a condition resulting in significantly subaverage general intellectual functioning as evidenced by:

(a) A diagnosis of mental retardation documented by a licensed psychologist or certified school psychologist; and

(b) A substantial handicap when the individual has an intelligence quotient score of more than two standard deviations below the mean using the Stanford-Binet, Wechsler, or Leiter International Performance Scale; and

(c) An intelligence quotient score which is not:

(i) Expected to improve with treatment, instruction, or skill acquisition above the established level; or

(ii) Attributable to mental illness or other psychiatric condition; and

(d) Meeting the requirements of developmental disability under subsection (1)(b) and (c) of this section.

- (3) Cerebral palsy is a condition evidenced by:
- (a) A diagnosis of cerebral palsy by a licensed physician; and
 - (b) A substantial handicap when, after forty-eight months of age:
 - (i) An individual needs direct physical assistance in two or more of the following activities:
 - (A) Eating,
 - (B) Dressing,
 - (C) Bathing,
 - (D) Toileting, or
 - (E) Mobility; or
 - (ii) An individual meets the requirements under subsection (6)(b) of this section; and
 - (c) Meeting the requirements under subsection (1)(b) and (c) of this section.
- (4) Epilepsy is a condition evidenced by:
- (a) A diagnosis of epilepsy by a board-eligible neurologist, including documentation the condition is chronic; and
 - (b) The presence of partially controlled or uncontrolled seizures; and
 - (c) A substantial handicap when the individual:
 - (i)(A) Requires the presence of another individual to monitor the individual's medication, and is certified by a physician to be at risk of serious brain damage/trauma without direct physical assistance from another individual; or
 - (B) In the case of individuals eighteen years of age or older only, requires the presence of another individual to monitor the individual's medication, and is unable to monitor the individual's own medication resulting in risk of medication toxicity or serious dosage side effects threatening the individual's life; or
 - (ii) Meets the requirements under subsection (6)(b) of this section; and
 - (d) Meeting the requirements under subsection (1)(b) and (c) of this section.
- (5) Autism is a condition evidenced by:
- (a) A diagnosis of autism by a board-eligible psychiatrist or licensed clinical psychologist; and
 - (b) A substantial handicap shown by:
 - (i) The presence of significant deficits of social and communication skills and marked restriction of activities of daily living, as determined by one or more of the following persons with at least one year's experience working with autistic individuals:
 - (A) Licensed psychologists;
 - (B) Psychiatrists;
 - (C) Social workers;
 - (D) Certified communication disorder specialists;
 - (E) Registered occupational therapists;
 - (F) Case managers;
 - (G) Certificated educators; and
 - (H) Others; or
 - (ii) Meeting the requirements under subsection (6)(b) of this section; and
 - (c) Meeting the requirements under subsection (1)(b) and (c) of this section.
 - (6) Another neurological or other condition closely related to mental retardation, or requiring treatment

similar to that required for individuals with mental retardation is a condition evidenced by:

- (a)(i) Damage to the central nervous system as diagnosed by a licensed physician; and
 - (ii) A substantial handicap when, after forty-eight months of age, an individual needs direct physical assistance in two or more of the following activities:
 - (A) Eating,
 - (B) Dressing,
 - (C) Bathing,
 - (D) Toileting, or
 - (E) Mobility; and
 - (iii) An intelligence quotient score of at least one and one-half standard deviations below the mean, using the Wechsler Intelligence Scale, the Stanford-Binet, or the Leiter International Performance Scale; and
 - (iv) Meeting the requirements under subsection (1)(b) and (c) of this section;
- (b) A condition evidenced by:
- (i) An intelligence quotient score at least one and one-half standard deviations below the mean, using the Wechsler Intelligence Scale, the Stanford-Binet, or the Leiter International Performance Scale. If the individual's intelligence score is higher than one and one-half standard deviations below the mean, then current or previous eligibility for participation in special education, under WAC 292-171-376 through 292-171-451, shall be demonstrated. Such participation shall not be solely due to one or more of the following:
 - (A) Psychiatric impairment;
 - (B) Serious emotional/behavioral disturbance; or
 - (C) Orthopedic impairment; and
 - (ii) A substantial handicap when a score of at least two standard deviations or more below the mean on the Inventory for Client and Agency Planning (ICAP) is obtained, such assessment tool being administered at least every twenty-four months; and
 - (iii) Is not attributable to mental illness, personality and behavioral disorders, or other psychiatric conditions; and
 - (iv) Meets the requirements under subsection (1)(b) and (c) of this section; or
- (c) A child under six years of age at risk of developmental disability, as measured by developmental assessment tools and administered by qualified professionals, showing a substantial handicap as evidenced by one of the following:
- (i) A delay of at least twenty-five percent of the chronological age in one or more developmental areas between birth and twenty-four months of age; or
 - (ii) A delay of at least twenty-five percent of the chronological age in two or more developmental areas between twenty-five and forty-eight months of age; or
 - (iii) A delay of at least twenty-five percent of the chronological age in three or more developmental areas between forty-nine and seventy-two months of age; and
 - (iv) Such eligibility shall be subject to review at any time, but at least at thirty-six months of age and at least seventy-two months of age;
 - (v) Developmental areas as described in subsection (6)(c) of this section are:
 - (A) Fine or gross motor skills;

- (B) Self-help skills;
 - (C) Expressive and receptive communication skills, including American sign language skills;
 - (D) Social skills; and
 - (E) Cognitive, academic, or problem-solving skills.
- (vi) Qualified professionals, as described in subsection (6)(c) of this section, include, but are not limited to, the following professionals with at least one year's experience and training in the field of child development and preferably in the area of developmental disabilities:
- (A) Licensed physicians;
 - (B) Licensed psychologists;
 - (C) Certified communication disorder specialists;
 - (D) Registered occupational therapists;
 - (E) Licensed physical therapists;
 - (F) Case managers; and
 - (G) Registered public health nurses.
- (vii) Any standardized developmental assessment tool may be used if the tool demonstrates the information required to make a determination of the developmental delay; or
- (d) A child under six years of age having a diagnosis of Down's Syndrome.

AMENDATORY SECTION (Amending Order 2124, filed 7/18/84)

WAC 275-27-030 DETERMINATION OF ELIGIBILITY. (1) ~~The department shall determine an individual ((shall be)) eligible for services upon application ((pursuant to WAC 275-27-040, provided the division has determined the individual is developmentally disabled. Eligibility criteria to determine developmental disability shall be:~~

- ~~(a) Mental retardation, cerebral palsy, epilepsy, autism; or~~
- ~~(b) Auditory impairment, visual impairment, or a condition of an individual found by the secretary to be closely related to mental retardation or to require treatment similar to that required for mentally retarded individuals; and~~
- ~~(c) Having the following additional characteristics:~~
 - ~~(i) Originates before such person reaches age eighteen; and~~
 - ~~(ii) Has continued or can be expected to continue indefinitely; and~~
 - ~~(iii) Constitutes a substantial handicap to the individual's ability to function normally in society)) if the individual meets developmental disability criteria as defined under WAC 275-27-026.~~

(2) ~~((The director or designee may authorize exception to criteria specified in subsection (1) of this section, upon determination there are no other services available and enforcement of such criteria will be extremely detrimental to the health and welfare of the individual)) The department may require appropriate documents substantiating the presence of a developmental disability.~~

(3) ~~((Prior to determining whether an individual is eligible for division services, the division may require a supporting affidavit of a physician and/or clinical or certified psychologist certifying the individual is developmentally disabled)) When the department uses or requires the Wechsler Intelligence Test for the purposes of~~

this chapter, the department may consider any standardized Wechsler Intelligence Test as a valid measure of intelligence, assuming a full scale score can be obtained.

~~(4) ((If the applicant wishes the division to consider documents not on file with the department, then the applicant must sign departmental consent forms authorizing the division to acquire such documents.~~

~~(5) Within five working days of the receipt of the completed application and supporting documents, the division shall determine whether the individual is eligible for division services)) When an applicant has a significant hearing impairment, the department may use or require the Leiter International Performance Scale to determine the individual's intelligence quotient for the purposes of WAC 275-27-026.~~

~~(5) When an applicant has a significant vision impairment, the department may use or require the Wechsler verbal intelligence quotient score as the intelligence quotient score for the purposes of WAC 275-27-026.~~

~~(6) When an Inventory for Client and Agency Planning (ICAP) is required by the department to demonstrate a substantial handicap, the department shall provide or arrange for the administration of the ICAP.~~

~~(7) The department shall determine an applicant's eligibility for services within ten working days of receipt of the completed application and supporting documents.~~

~~(8) Any documentation the department requires shall be subject to departmental review. The department may also review client eligibility at any time.~~

~~(9) The secretary or designee may authorize eligibility under subsection (1) of this section under the following conditions:~~

~~(a) To register a child under eighteen years of age who is eligible for medically intensive home care services, under the department's Title XIX Model 50 waiver program; or~~

~~(b) To eliminate the department's requirement for documentation of disability prior to eighteen years of age when:~~

~~(i) The applicant is otherwise eligible under WAC 275-27-026; and~~

~~(ii) The department and applicant are unable to obtain any documentation of disability originating prior to eighteen years of age; and~~

~~(iii) The department has determined the applicant's condition occurred prior to eighteen years of age.~~

**WSR 89-02-043
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)
(Public Assistance)**

[Order 2748—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 248-14-270 Health record service.

Amd WAC 388-88-095 Placement of patient.
New WAC 388-88-097 Preadmission screening.

I, Leslie F. James, 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 implement a preadmission screening program to determine whether admission to a nursing facility is appropriate for individuals who have a mental illness of [or] developmental disability in accordance with the Federal Omnibus Budget Reconciliation Act of 1987 effective January 1, 1989.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.42.620.

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 December 30, 1988.

By Leslie F. James, Director
Administrative Services

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

WAC 248-14-270 HEALTH RECORD SERVICE. There shall be a defined health record service where records are kept in accordance with recognized principles of health record management. All records, policies, and procedures shall be available to authorized representatives of the department for review.

(1) The health record system shall be centralized and:

(a) Have a designated individual exercising responsibility for the system with appropriate training and experience in health record management. This person may require consultation from a qualified health record practitioner such as a registered record administrator or accredited record technician.

(b) Include mechanisms to safeguard records from alteration, loss or destruction, and preserve the confidentiality of each record.

(2) The health record shall:

(a) Be documented promptly and legibly by persons making the observation or providing the service, with date and authentication of each entry. All entries shall be written legibly in ink, typewritten or on a computer terminal. Dictated reports shall be promptly transcribed and included in the record.

(b) Be developed and maintained for each resident receiving care or treatment in the facility.

(c) Contain information obtained upon admission including identifying and sociological data, diagnosis, and medical information as identified ((in)) under WAC

248-14-250 (4)(a) and any identification forms and records from any pre-admission screening and annual resident review (PASARR) completed under WAC 388-88-097.

(d) Contain information about the resident's daily care including all plans, treatments, medications, observations, teaching, examinations, physician's orders, allergic responses, consents, authorizations, releases, diagnostic reports, and revisions of assessments.

(e) Contain appropriate information if the resident has died including the time and date of death, apparent cause of death, appropriate notification of the physician and relevant others, and the disposition of the body and personal effects.

(3) At the time of discharge, the facility provides those responsible for the resident's postdischarge care with an appropriate summary of information about the discharged patient to ensure the optimal continuity of care.

(4) Health records shall be retained in the nursing home for the time period required by RCW 18.51.300.

If a nursing home ceases operation, the nursing home shall make arrangements prior to cessation, as approved by the department, for preservation of the health records.

(5) A chronological census register shall be maintained, including all admissions, discharges, deaths and transfers, noting the receiving facility. A daily census shall be kept of the residents not on leave.

(a) A new health record shall be opened when a resident returns to the nursing home from any treatment facility after a stay in excess of five days except for IMR facilities. Current information from the treatment facility shall accompany the resident on return to the nursing home.

(b) Social leaves in excess of twenty-four hours must be noted in the census, but a new health record need not be opened when the resident returns to the nursing home. See WAC 388-88-115.

(6) A master resident index shall be maintained having a reference for each resident including the health record number, if applicable, full name, date of birth, admission date(s), and discharge date(s).

(7) Nursing homes providing outpatient services pursuant to WAC 248-14-295 shall maintain and file records of such services pursuant to that section.

AMENDATORY SECTION (Amending Order 1257, filed 12/21/77)

WAC 388-88-095 PLACEMENT OF PATIENT.

(1) Nursing home care must be requested by the patient's attending physician or Christian Science practitioner (~~and the patient's classification must be determined by the designated representative of the department before placement or payment can be approved by the department~~) prior to admission to a Medicaid certified facility.

(2) A Medicaid certified nursing home shall not admit a private paying individual unless, under WAC 388-88-097, an identification screen is completed and the individual is identified as:

(a) Having neither a mental illness nor a developmental disability; or

(b) Not requiring the pre-admission screening and annual resident review (PASARR) for any of the reasons listed under WAC 388-88-097 (2)(c); or

(c) Likely to have a mental illness or a developmental disability and a PASARR has been completed for the individual.

(3) A Medicaid certified nursing home shall not admit a Medicaid applicant or recipient until an identification screen has been completed, under WAC 388-88-097, and the individual has been identified as:

(a) Having neither a mental illness nor a developmental disability or is identified as not requiring PASARR for any of the reasons listed under WAC 388-88-097 (3)(c), and a department designee has classified the individual as requiring either intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-

88-083 or 388-88-081; or

(b) Likely to have a mental illness or developmental disability and a department designee has determined through the PASARR process the individual requires nursing home care and does not require active treatment; or

(c) Likely to have a mental illness or developmental disability, is determined to require nursing home level of care and active treatment, but the individual is sixty-five years of age or older and chooses not to have active treatment and placement in a nursing home.

(4) This section has no application to an individual readmitted to a nursing home after a short stay in an acute care hospital or transferring to a nursing home from another nursing home that is not an institution for the mentally retarded.

(5) There shall be no payment for nursing home services for a Medicaid applicant or recipient until the department has authorized such services.

(6) There shall be no retroactive payment authorized for any individual not admitted under WAC 388-88-095.

NEW SECTION

WAC 388-88-097 PREADMISSION SCREENING. (1) All individuals requesting admission to a Medicaid-certified nursing facility shall be screened prior to admission to identify whether the individual may have a mental illness or developmental disability. The identification screen shall be performed by the referring hospital, physician, or other referral source or the nursing facility, using a standardized form specified by the department. A copy of the completed form shall be placed in each resident's clinical record.

(2) Any individual identified through the identification screen as likely to have a mental illness or developmental disability and who does not meet an exception as set forth in subsection (3)(c) of this section shall be assessed under the preadmission screening and annual resident review (PASARR).

(3) A Medicaid applicant or recipient shall not be admitted to a Medicaid-certified nursing facility unless:

(a) The individual is identified, through the identification screen, as not having a mental illness or developmental disability, and the department determines the applicant requires intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-88-081 or 388-88-083;

(b) The individual is identified, through the identification screen, as likely to have a mental illness or developmental disability, but the department determines through PASARR the individual does not require active treatment; or

(c) The department determines the individual requires intermediate nursing care or skilled nursing care, under WAC 388-88-080 and 388-88-081 or 388-88-083, and the individual is identified as not requiring the PASARR, for one or more of the following reasons:

(i) The individual is discharged from an acute care hospital for convalescence in a nursing home for not more than one hundred twenty days;

(ii) The individual is certified by a physician to be terminally ill as defined under section 1861 (dd)(3)(A) of the Social Security Act;

(iii) The individual is comatose, ventilator dependent, functioning at the brain stem level, or is diagnosed as having:

(A) Chronic obstructive pulmonary disease;

(B) Severe Parkinson's disease;

(C) Huntington's Chorea;

(D) Amyotrophic lateral sclerosis;

(E) Congestive heart failure; or

(F) Similar diagnosis; or

(iv) The individual has a primary diagnosis of Alzheimer's disease or other related dementia.

(d) The individual is identified as likely to have a mental illness or developmental disability, has been determined to require nursing home level of care and active treatment, but the individual is sixty-five years of age or older and chooses not to have active treatment and placement in a nursing home.

(4) No private paying individual shall be admitted to a Medicaid certified facility until an identification screen has been completed for the individual and the individual is identified as:

(a) Not having a mental illness or developmental disability;

(b) Not requiring PASARR review for reasons listed under subsection (3)(c) of this section; or

(c) Likely to have a mental illness or developmental disability and a PASARR has been completed.

(5) Under the PASARR, the department, through a designee, shall determine the individual needs active treatment. Need for nursing home care shall be determined under WAC 388-88-080, 388-88-081, and 388-88-083. Need for active treatment shall be determined as follows:

(a) For an individual likely to have a mental illness, a qualified mental health professional, under chapter 275-56 WAC, shall validate the individual has a mental illness and, if so, shall recommend whether or not the individual needs the implementation of psychiatric active treatment. If the qualified mental health professional is not a physician, the psychiatric evaluation shall be

countersigned by a board certified psychiatrist. If the psychosocial evaluation is not completed by a social worker, a countersignature by a social worker shall be included;

(b) For an individual likely to have a developmental disability, a psychologist, meeting the qualifications of a qualified mental retardation professional, shall validate the individual has a developmental disability and shall assess the individual requires the implementation of a continuous active treatment program; and

(c) The department shall make the final determination as to the need for active treatment and nursing facility services.

(6) For purposes of this regulation, the following definitions shall apply:

(a) "Mental illness" means an individual has a current primary or secondary diagnosis of a major mental disorder, as defined in the *Diagnostic and Statistical Manual of Mental Disorders*, third edition, and does not have a primary diagnosis of dementia, including Alzheimer's disease or a related disorder;

(b) "Developmental disability" means mental retardation or related conditions.

(i) "Mental retardation" means an individual has a level of mild, moderate, severe, or profound retardation as described in the *American Association of Mental Deficiency's Manual on Terminology and Classification*. Mental retardation refers to significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested during the developmental period.

(ii) A person with "related conditions" means an individual having a severe, chronic disability meeting all of the following conditions:

(A) Related conditions attributable to:

(I) Cerebral palsy or epilepsy; or

(II) Any other condition other than mental illness found to be closely related to mental retardation because this condition results in impairment of general intellectual functioning or adaptive behavior similar to a mentally retarded person and requires treatment or services similar to those required for that person.

(B) It is manifested before the person reaches twenty-two years of age;

(C) It is likely to continue indefinitely; and

(D) It results in substantial functional limitations in three or more of the following areas of major life activity:

(I) Self-care,

(II) Understanding and use of language,

(III) Learning,

(IV) Mobility,

(V) Self-direction, and

(VI) Capacity for independent living.

(c) "Active treatment" for an individual with mental retardation or related conditions means a continuous program for each client which includes:

(i) Aggressive, consistent implementation of a program of specialized and generic training;

(ii) Treatment, health services, and related services directed toward the acquisition of the behaviors necessary for the client to function with as much self-determination and independence as possible; and

(iii) The prevention or deceleration of regression or loss of current optimal functional status.

Active treatment does not include services to maintain a generally independent client able to function with little supervision or in the absence of a continuous active treatment program; and

(d) "Active treatment" for an individual with mental illness means the implementation of an individualized plan of care, developed under and supervised by a physician and other qualified mental health professionals, prescribing specific therapies and activities for the treatment of a person experiencing an acute episode of severe mental illness necessitating supervision by trained mental health personnel.

WSR 89-02-044

EMERGENCY RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2749—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-49-250 Boarders.

Amd WAC 388-49-450 Income—Earned.

Amd WAC 388-49-460 Income—Unearned.

I, Leslie F. James, 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 extend the definition of boarders to include foster children in accordance with the Food and Nutrition Service Administrative Notice 89-12.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.04.510.

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 December 30, 1988.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2664, filed 8/2/88)

WAC 388-49-250 BOARDERS. (1) The department defines a boarder as an individual residing with the

household, except a person described ~~((m))~~ under WAC 388-49-190 (2)(a), (b), (c), or (d), who is:

(a) ~~((Residing with the household, and (b)))~~ A person paying reasonable compensation to the household for lodging and meals; or

(b) A foster child.

(2) The department shall not grant separate household status to boarders.

(3) The department shall consider a person paying less than reasonable compensation to be a member of the household that provides meals and lodging.

(4) The department shall include ~~((, at the household's request,))~~ any boarder ~~((paying reasonable compensation))~~ in the food stamp household, at the household's request.

(5) Residents of a commercial boarding home are not eligible for food stamps.

AMENDATORY SECTION (Amending Order 2575, filed 12/31/87)

WAC 388-49-450 INCOME—EARNED. (1) The department shall consider the following as earned income:

(a) Wages and salaries;

(b) Gross income from self-employment, including total gain from the sale of any capital goods or equipment related to the business, and excluding the cost of doing business. Self-employment income includes:

(i) Income from rental property if a household member is managing the property an average of twenty hours or more a week ~~((, and))~~;

(ii) Payments from a roomer ~~((or))~~; and

(iii) Payments from a boarder except for child foster care payments.

(c) Training allowances from vocational and rehabilitative programs:

(i) Recognized by federal, state, or local governments; and

(ii) Are not a reimbursement.

(d) Payments under Title I of the Domestic Volunteer Service Act;

(e) Advance on wages;

(f) Earnings by persons over nineteen years of age from on-the-job training programs under JTPA;

(g) State and federal work study funds;

(h) EIC received regularly;

(i) Money from the sale of blood or blood plasma; and

(j) Military basic allowance for quarters and basic allowance for subsistence in lieu of provided housing and/or food.

(2) The department shall verify gross nonexempt earned income except for expedited service households:

(a) Prior to initial certification ~~((;))~~;

(b) At reapplication if amount has changed more than twenty-five dollars ~~((;))~~; and

(c) On a monthly basis for households subject to monthly reporting.

AMENDATORY SECTION (Amending Order 2575, filed 12/31/87)

WAC 388-49-460 INCOME—UNEARNED. (1) The department shall consider unearned income to include, but not be limited to:

(a) An annuity, pension, or retirement;

(b) Veteran or disability benefits;

(c) Workmen or unemployment compensation;

(d) Old-age, survivors, or social security benefits;

(e) Strike benefits;

(f) Payment from federally aided assistance programs based on need;

(g) Support and alimony payments made directly to the household from a person living outside the household;

(h) Child support refund payments received by AFDC recipients from office of support enforcement;

~~((Payment on behalf of a foster child or))~~ Adult foster care payments;

(j) Child foster care payments provided the foster child is a food stamp household member;

(k) Educational benefits less excluded amounts (see income exclusions in WAC 388-49-470):

(i) Scholarships ~~((;))~~;

(ii) Educational grants including loans where repayment is deferred ~~((;))~~;

(iii) Fellowships ~~((;))~~; and

(iv) Veteran benefits.

~~((k))~~ (l) Payments from government-sponsored programs;

~~((h))~~ (m) Cash prizes, awards, lottery winnings, or gifts;

~~((m))~~ (n) Dividends, interest, or royalties;

~~((n))~~ (o) Gross income minus the cost of doing business from rental property if a household member is not managing the property at least twenty hours a week;

~~((o))~~ (p) Money withheld from public assistance to recoup an overpayment for intentional failure to comply with the public assistance program requirements;

~~((p))~~ (q) Direct money payments, such as interest, dividends, and royalties which are a gain or benefit;

~~((q))~~ (r) Money legally obligated and otherwise payable to the household, but diverted by the provider of the payment to a third party, for a household expense; and

~~((r))~~ (s) The deemed income from an alien's sponsor.

(2) The department shall disregard the following as unearned income:

(a) Money from any source voluntarily returned by a household member to repay a prior overpayment from the same source ~~((;))~~;

(b) Mandatory deductions from a source to repay a prior overpayment from the same source except from:

(i) AFDC,

(ii) Refugee assistance,

(iii) GA-U, and

(iv) GA-S.

(c) Child support payments assigned to office of support enforcement received by AFDC recipients.

(3) The department shall verify gross nonexempt unearned income except for expedited service households:

- (a) Prior to initial certification(;-);
- (b) At recertification if amount has changed more than twenty-five dollars(;-); and
- (c) On a monthly basis for households subject to monthly reporting if the income has changed.

WSR 89-02-045
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 2750—Filed December 30, 1988]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Eligibility determination—Medically needy in own home, amending WAC 388-99-020.

I, Leslie F. James, 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 necessary to increase the medically needy income level to reflect the increase in SSI payments and will be effective January 1, 1989.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.04.080.

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 December 30, 1988.

By Leslie F. James, Director
 Administrative Services

AMENDATORY SECTION (Amending Order 2727, filed 11/18/88)

WAC 388-99-020 ELIGIBILITY DETERMINATION—MEDICALLY NEEDY IN OWN HOME. (1) Effective January 1, 1989, the department shall set the medically needy income level (MNIL) at:

(a) One person	\$	((382)) 396
(b) Two persons	\$	532
(c) Three persons	\$	599
(d) Four persons	\$	667
(e) Five persons	\$	767
(f) Six persons	\$	875
(g) Seven persons	\$	1,008
(h) Eight persons	\$	1,117
(i) Nine persons	\$	1,225
(j) Ten persons and above	\$	1,333

(2) The department shall compute countable income by deducting, from gross income, amounts that would be deducted in determining:

- (a) AFDC eligibility for families and children in a nondesignated FIP geographic area. The department shall not apply the earned income exemption of thirty dollars plus one-third of the remainder for individuals applying solely for medical assistance;
- (b) SSI/SSP eligibility for aged, blind, or disabled individuals; and
- (c) FIP eligibility for families and children.

(3) The department shall allow the following special income disregards:

- (a) Health insurance premiums the individual expects to pay during the base period;
- (b) An amount equal to the maintenance needs of an ineligible or nonapplying spouse not to exceed the one person medically needy income level; and
- (c) Child care payment amounts allowed as if the individual was a FIP enrollee.

(4) If countable income is equal to or less than the appropriate MNIL, the department shall certify the family or individual eligible.

(5) If countable income is greater than the appropriate MNIL, the department shall require the applicant to spenddown the excess countable income for the base period. The base period shall be the three-month or six-month period which corresponds to the certification period under WAC 388-99-055.

(6) The department shall consider the income and resources of the spouse or of the parent of an applicant under eighteen years of age:

- (a) In the same household, available to the applicant, whether or not actually contributed; and
- (b) Not in the same household, only to the extent of what is actually contributed.

(7) The department shall consider the financial responsibility of relatives for aged, blind, and disabled, under chapter 388-92 WAC, deeming of income.

(8) In mixed households, where more than one assistance unit exists, the department shall determine income for:

- (a) The AFDC-related assistance unit according to subsections (2)(a) and (3) of this section; and
- (b) The SSI-related assistance unit according to subsections (2)(b) and (3) of this section; and
- (c) The FIP-related assistance unit according to subsections (2)(c) and (3) of this section.

WSR 89-02-046
PROPOSED RULES
HYDRAULIC APPEALS BOARD
 [Filed December 30, 1988]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Hydraulic Appeals Board intends to adopt, amend, or repeal rules concerning administration, function, and organization of the Hydraulic Appeals Board, WAC 259-04-010 through 259-04-070;

that the agency will at 1:30 p.m., Tuesday, February 21, 1989, in the Environmental Hearings Office, Rowe 6, Building 2, 4224 6th Avenue S.E., Lacey, 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 75.20.130.

The specific statute these rules are intended to implement is RCW 75.20.103, [75.20].130 and [75.20].140.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 15, 1989.

Dated: December 9, 1988

By: Chris Drivdahl
Assistant Director
Board Member

STATEMENT OF PURPOSE

Title: WAC 259-04-010 Membership, function, and jurisdiction of the Hydraulic Appeals Board; 259-04-020 Office of the board; 259-04-030 Meeting of the board; 259-04-040 Board administration; 259-04-050 Communications with the board; 259-04-060 Procedure applicable; and 259-04-070 Authority.

Description of Purpose: Adopt rules concerning administration, function, and organization of the Hydraulic Appeals Board.

Statutory Authority: RCW 75.20.130.

Summary of Rule: WAC 259-04-010 establishes membership, function, and jurisdiction of the board; WAC 259-04-020 establishes headquarters and principal office; WAC 259-04-030 establishes meeting schedule; WAC 259-04-040 establishes board administration; WAC 259-04-050 establishes procedures on communication with the board; WAC 259-04-060 establishes chapter 1-08 WAC as procedural rules; and WAC 259-04-070 establishes authority of rules.

Reasons Supporting Proposed Action: To establish procedural rules for the board.

Personnel Responsible for Drafting: David Mudd, Department of Wildlife, 600 North Capitol Way, Olympia, WA 98501-1091, (206) 753-3318 and Gordy Zillges, Department of Fisheries, 115 General Administration Building, Olympia, WA 98504, (206) 753-2984; Implementation: Chris Drivdahl, Department of Wildlife, 600 North Capitol Way, Olympia, WA 98501-1091, (206) 753-5720; Kahler Martinson, Department of Fisheries, 115 General Administration Building, Olympia, WA 98504, (206) 753-6631; Bob Lee, Department of Agriculture, 406 General Administration Building, Olympia, WA 98504, (206) 586-3668; and Hedia Adelman, Department of Ecology, St. Martins College Campus, Abbott Raphael Building, Olympia, WA 98504, (206) 459-6056; and Enforcement: N/A.

These rules are proposed by the Hydraulic Appeals Board, which is comprised of a representative from the Departments of Wildlife, Fisheries, Agriculture and Ecology.

Comments: None.

These proposals are not the result of federal law or court order.

Small Business Economic Impact Statement: No impact is anticipated. These rules are strictly procedural.

Chapter 259-04 WAC

BOARD ADMINISTRATION—FUNCTIONS—ORGANIZATION

WAC

259-04-010	Membership—Function and jurisdiction of the hydraulic appeals board.
259-04-020	Board administration—Office of the board.
259-04-030	Board administration—Meeting of the board.
259-04-040	Board administration.
259-04-050	Board administration—Communications with the board.
259-04-060	Procedure applicable.
259-04-070	Authority.

NEW SECTION

WAC 259-04-010 MEMBERSHIP—FUNCTION AND JURISDICTION OF THE HYDRAULIC APPEALS BOARD. (1) The hydraulic appeals board (hereinafter board) shall consist of three members: The director of the department of ecology or designee, the director of the department of agriculture or designee, and the director or the director's designee of the department of fisheries or department of wildlife whose action or decision is under appeal.

(2) The function of this board is to provide an expeditious and efficient disposition of appeals from the decisions and orders of the department of fisheries or the department of wildlife with respect to hydraulic projects specified in RCW 75.20.103.

(3) The board shall have exclusive jurisdiction to hear and decide formal appeals from any person aggrieved by any final decision issued by the department of fisheries or department of wildlife with respect to any approval, denial, conditioning, or modification of any hydraulics project application or approval specified in RCW 75.20.103 or the denial of application for the modification of any approval issued pursuant to that section.

(4) This chapter is intended to be general and informational only, and failure herein to list matters over which the board has jurisdiction at law shall not constitute any waiver or withdrawal whatsoever from such jurisdiction as conferred upon this board by RCW 75.20.103 as currently written or as may be hereafter amended.

NEW SECTION

WAC 259-04-020 BOARD ADMINISTRATION—OFFICE OF THE BOARD. The headquarters and principal office of the board is the Environmental Hearings Office, 4224 Sixth Avenue SE, Building Two, Rowe Six, Mail Stop PY-21, Lacey, Washington 98504, (206) 459-6327. All notices, pleadings, and other documents hereinafter required or allowed to be filed shall be filed at this address.

NEW SECTION

WAC 259-04-030 BOARD ADMINISTRATION—MEETING OF THE BOARD. The board shall have no formal meeting schedule but shall be convened as and when necessary to expeditiously adjudicate all disputes brought before it. The board may, in its discretion, utilize the services of the staff and facilities of the environmental hearings office as may be necessary to achieve that end.

NEW SECTION

WAC 259-04-040 BOARD ADMINISTRATION. At least two members of the three-member board shall agree upon any decisions, and may act although one position on the board may be absent. For promulgation of rules and regulations relating to its procedures, representatives of all four agencies may participate; a majority must agree on new or revised rules and may act although one position on the board is absent. A designated administrative law judge may hold hearings and take testimony when assigned by at least two members of the board to do so. The findings of the administrative law judge shall not become final until approved in writing by at least two members of the board.

NEW SECTION

WAC 259-04-050 BOARD ADMINISTRATION—COMMUNICATIONS WITH THE BOARD. All written communications by parties pertaining to a formal appeal, including requests for hearings on claimed violations of rules and regulations as provided in RCW 75.20.140, notices of appeal from orders and decisions of the relevant department approving, denying, conditioning or modifying any hydraulics project application or approval specified in RCW 75.20.103, or the denial of any application for the modification of such approval issued pursuant to that section; and all other applications and requests for relief authorized by that section shall be filed with the board at its principal office in Lacey, Washington. Requests for hearings must be received within thirty days from the date of denial of a hydraulic project approval, issuance of an approval with contested conditions, or denial of application for modification of an approval. Copies of all such written communications shall be furnished to the relevant department or other appropriate agency and to all other interested parties or their representatives of record, and the original filed with the board shall show thereon compliance with this requirement.

NEW SECTION

WAC 259-04-060 PROCEDURE APPLICABLE. The board and all parties shall be guided by the uniform procedural rules established in chapter 1-08 WAC which are expressly adopted in their entirety by this reference.

NEW SECTION

WAC 259-04-070 AUTHORITY. These rules are promulgated pursuant to RCW 75.20.130 and are intended to administratively implement RCW 75.20.103, 75.20.130, and 75.20.140.

WSR 89-02-047**ADOPTED RULES****DEPARTMENT OF LICENSING
(Podiatry Board)**

[Order PM 813—Filed December 30, 1988]

Be it resolved by the Podiatry Board, acting at the Providence Medical Center, Room 3 East Large, 500 17th, Seattle, WA 98121, that it does adopt the annexed rules relating to the amending of WAC 308-31-010 and new 308-31-057.

This action is taken pursuant to Notice No. WSR 88-20-088 filed with the code reviser on October 5, 1988. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.22.015 and section 604, chapter 206, Laws of 1988 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 December 27, 1988.

By N. Jerry Schlesinger, D.P.M.
Chairman

AMENDATORY SECTION (Amending Order 733, filed 5/13/88)

WAC 308-31-010 EXAMINATIONS. (1) In order to be licensed to practice podiatry in the state of

Washington, all applicants except those who are seeking licensure by endorsement from another state under subsection (6) of this section, must pass Part I and Part II of the national examination prepared by the National Board of Podiatry Examiners in addition to an examination approved by the Washington state podiatry board as the state examination.

(2) Every applicant for a podiatry license shall be required to pass the state examination with a grade of at least 75.

(3) The board shall approve the method of grading each examination, and shall apply such method uniformly to all applicants taking the examination.

(4) The board and the department shall not disclose any applicant's examination score to anyone other than the applicant, unless requested to do so in writing by the applicant.

(5) ~~((After July 6, 1976, all))~~ The applicant will be notified, in writing, of his or her examination scores.

(6) Applicants for licensure who have been licensed by examination in another state or who have ((satisfactorily)) successfully passed the examinations given by the National Board of Podiatry Examiners will be required to pass the state approved examination. If the examination taken in another state is the Virginia examination and the applicant passed the Virginia examination on or after June 1988 the applicant shall be deemed to have passed the approved examination in this state.

(7) Applicants failing the state approved examination whether taken in this or another state in which the Virginia examination was taken after June 1988 may be reexamined no more than three times. Applicants who have failed the state approved examination three times may petition the board to be permitted to retake the examination on additional occasions and the applicant must provide satisfactory evidence to the board that he or she has taken remedial measures to increase his or her likelihood of passing the examination. If the applicant does not provide satisfactory evidence to the board, the board shall deny the request to retake the examination until such time that the applicant can provide satisfactory evidence of remedial measures undertaken to increase his or her likelihood of passing the examination.

NEW SECTION

WAC 308-31-057 AIDS PREVENTION AND INFORMATION EDUCATION REQUIREMENTS.

(1) Definitions.

(a) "Acquired immunodeficiency syndrome" or "AIDS" means the clinical syndrome of HIV-related illness as defined by the board of health by rule.

(b) "Office on AIDS" means that section within the department of social and health services or any successor department with jurisdiction over public health matters as defined in chapter 70.24 RCW.

(2) Application for licensure. Effective January 1, 1989, persons applying for licensure shall submit, in addition to other requirements, evidence to show compliance with the education requirements of subsection (4) of this section.

(3) Renewal of licenses. For the renewal on June 30, 1989, all persons making application for licensure renewal shall submit, in addition to the other requirements, evidence to show compliance with the education requirements of subsection (4) of this section.

(4) AIDS education and training.

(a) Acceptable education and training. The board will accept education and training that is consistent with the model curriculum available from the office on AIDS. Such education and training shall be a minimum of seven clock hours and shall include, but is not limited to, the following: Etiology and epidemiology; testing and counseling; infection control guidelines; clinical manifestations and treatment; legal and ethical issues to include confidentiality; and psychosocial issues to include special population considerations.

(b) Implementation. Effective January 1, 1989, the requirement for licensure, renewal, or reinstatement of any license on lapsed, inactive, suspended, or revoked status shall include completion of AIDS education and training. All persons affected by this section shall show evidence of completion of an education and training program, which meets the requirements of (a) of this subsection.

(c) Documentation. The licensee shall:

(i) Certify, on forms provided, that the minimum education and training has been completed after January 1, 1987;

(ii) Keep records for two years documenting attendance and description of the learning;

(iii) Be prepared to validate, through submission of these records, that attendance has taken place.

WSR 89-02-048

EMERGENCY RULES

DEPARTMENT OF LICENSING

[Order PFT 8804—Filed December 30, 1988]

I, Mary G. Faulk, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, the annexed rules relating to reciprocity and proration:

- Amd WAC 308-91-040 General provisions.
- Amd WAC 308-91-050 Applications for proportional registration.
- Amd WAC 308-91-140 Vehicle transaction fee.

I, Mary G. Faulk, 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 amendatory rules clarifying proportional registration requirements and procedures and increasing the vehicle transaction fee are needed immediately to ensure collection of adequate revenue to offset cost of services.

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

This rule is promulgated pursuant to RCW 46.87.010(2), 46.87.080, 46.87.130, 46.87.140, 82.44-.060 and 82.44.100 which directs that the Department of Licensing has authority to implement the provisions of chapter 46.87 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 December 30, 1988.

By Mary G. Faulk
Director

**Chapter 308-91 WAC
RECIPROCITY AND PRORATION**

~~((Formerly chapter 410-16 WAC))~~

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-040 GENERAL PROVISIONS. (1) *Fleet composition.* Carriers may separate their commercial or apportionable vehicles into two or more fleets if such divisions are consistent with their operational practices, by reason of equipment design, or restrictions imposed by member jurisdictions.

(2) *Records substantiating the latest purchase cost or price and year of purchase of each vehicle in the fleet must be retained for the period specified in RCW 46-.87.310 and made available to the department upon request.*

(3) *Filing and compliance dates.* Proportional registration annual renewal applications must be filed with the prorate section of the department on or before December 1 of the year immediately preceding the year in which proportional registration is sought to insure timely issuance of identification for the new registration year. No temporary operating authority will be issued for renewal vehicles if the renewal application is received by the department after the above date. Washington proportional registrations expire at midnight, December 31st of each registration year, however, vehicles undergoing renewal processing and for which renewal fees and taxes have been received by the department prior to the beginning of the registration year, will have until March 1st of such registration year to display current year prorate credentials. During the first two months of the registration year, such vehicles will display the credentials issued for the previous registration year.

(4) *Proportional registration credentials.* Washington prorate credentials consist of a cab card, which describes the vehicle and period for which the vehicle has been proportionally registered, and a prorate backing plate upon which is affixed a current prorate validation tab. If the vehicle described on the cab card is Washington based, apportioned license plates, with current validation tab affixed, will be issued in lieu of the backing plate. If the vehicle is operating under the IRP, the cab card must show the jurisdiction(s) and gross weight for which the vehicle is registered. The cab card is to be carried in or on the vehicle to which it has been issued, or in the

case of a trailing unit, it may be carried in or on the power unit of the combination. Photocopies or other facsimiles of the cab card are invalid. The cab card or the Washington fee/tax receipt issued by the department, or the IRP base ((jurisdiction)) jurisdiction's cab card is the only acceptable evidence of proportional registration in this state, unless the receipt required by WAC 308-91-170 is required to accompany the base jurisdiction's cab cards. The prorate backing plate, if applicable, is mounted on the front of a power unit and on the rear of a trailing unit. The validation tab shall be affixed to the upper left-hand corner square of the prorate backing plate or the space designated on the apportioned plate if applicable.

(5) Transfer of proportional registration credentials. Washington proportional registration credentials cannot be transferred from one vehicle to another vehicle or from one ((carrier)) to another ((carrier)).

(6) Surrender of proportional registration credentials. Upon termination of proportional registration or deletion of a vehicle from a fleet, prorate credentials will be disposed of as follows:

(a) Vehicle based in Washington. The cab card and apportioned plate(s) with validation tab attached must be returned to the prorate section of the department. If vehicle is being deleted from the fleet, credentials must accompany the application effecting the deletion.

(b) Vehicle registered under provisions of the compact and based in another jurisdiction. Only the Washington cab card is returned to the prorate section. The prorate backing plate with validation tab attached must be returned to the prorate unit of the base jurisdiction licensing agency. If vehicle is being deleted from the fleet, cab card must accompany the application effecting the deletion. The end of year (December 31st) deletion of a vehicle listed on the renewal application need not be accompanied by the identification issued to such vehicle.

(c) Vehicles based in IRP jurisdictions. Upon termination of proportional registration or deletion of a vehicle from a fleet, the credentials must be returned to the base jurisdiction.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-050 APPLICATIONS FOR PROPORTIONAL REGISTRATION. (1) Applicants desiring proportional registration in this state must make application to the prorate section of the department in the manner and upon the forms prescribed. Forms will be made available by the department. Washington based carriers desiring registration in other IRP jurisdictions must indicate on their applications the jurisdictions in which the fleet is (is to be) registered, list vehicles by gross weight groups and indicate within each gross weight group the gross weight each vehicle of the group is to be registered for in each jurisdiction listed. Incorrect, illegible, or incomplete applications will be returned without action.

(2) The application for any fleet shall bear the same applicant's name, or be identified therewith, for each jurisdiction in which proportional registration is sought for such fleet.

(3) After an original or renewal proportional registration application has been filed with this state for a fleet, vehicles can only be added or deleted, or changes made in registered/combined gross vehicle weight, by filing a proration application supplement - Schedule "C" in the manner prescribed.

(4) In circumstances where immediate operation of vehicles being added to the fleet is essential, a temporary letter of authority may be requested by the applicant for such vehicles, pending processing of the application and issuance of prorate credentials by the department, provided that:

((+)) (a) Licensing fees and taxes have been paid in full for the fleet's original Washington proportional registration application; and

((2)) (b) The proportional registration renewal application or supplement - Schedule "C" adding such vehicles to the proportionally registered fleet is acceptable and on file in the prorate section of the department; and

((3)) (c) The applicant's proportional registration account is considered to be in good standing and on active status.

(5) The temporary letter of authority will permit operation of the vehicles listed thereon, in jurisdictions and at gross weights indicated, for a period of time to be determined by the department but not longer than two months from the effective date of the letter. The temporary letter of authority will be issued by one of the following means as requested by the applicant:

((+)) (a) Mail;

((2)) (b) Collect facsimile or other electronic transmission for which the requestor pays the transmission and handling fees;

(c) Over the counter.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-140 VEHICLE TRANSACTION FEE. The vehicle transaction fee pursuant to RCW 46.87.130 is hereby established in the amount of ((three)) four dollars and fifty cents.

WSR 89-02-049

EMERGENCY RULES

DEPARTMENT OF LICENSING

[Order PFT 8805—Filed December 30, 1988]

I, Mary G. Faulk, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to reciprocity and proration, WAC 308-91-030 Definitions.

I, Mary G. Faulk, 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 additional definitions are needed immediately to ensure Washington's compliance with the

international registration plan, of which Washington is a new member.

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

This rule is promulgated pursuant to RCW 46.87.010 (1) and (2) and 46.87.020 which directs that the Department of Licensing has authority to implement the provisions of chapter 46.87 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 December 30, 1988.

By Mary G. Faulk
Director

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-030 DEFINITIONS. The definitions set forth below, and in chapters 46.04, 46.85, and 46.87 RCW, apply throughout this chapter.

(1) "Backing plate" means a license plate which is designed for displaying validation decals, stickers or tabs issued by jurisdictions of the compact in which the vehicle displaying the plate is proportionally registered.

(2) "Base jurisdiction," under provisions of the compact, means the jurisdiction in which the owner has "properly registered" vehicle(s) of a fleet as defined in RCW 46.87.020(14).

(3) "Base plate" means the vehicle license plate assigned to a vehicle by the base jurisdiction. Under the provisions of the IRP, this would be an "apportioned plate."

(4) "Compact" means the uniform vehicle registration proration and reciprocity agreement.

(5) "Combination of vehicles" means a power unit used in combination with trailer(s), semi-trailer(s) and/or converter gear.

(6) "Department" means the department of licensing, state of Washington.

(7) "Interstate operation" means vehicle movement between or through two or more jurisdictions.

(8) "Intrastate operation" means vehicle movement within a single jurisdiction, from one point within that jurisdiction to another point within the same jurisdiction.

(9) "Latest purchase cost or price" means the actual purchase cost or price, if reasonable, for a vehicle paid by the current owner, including the value of any trade-in or other valuable considerations, cost of accessories and modifications but excluding taxes. Reasonable purchase cost is considered to be the fair market value of the vehicle as determined from guide books, reports or compendiums of value recognized in the automotive industry. All values are to be expressed in United States dollars.

(10) "Reciprocity jurisdiction" means a jurisdiction with which the state of Washington extends full vehicle license reciprocity because of an agreement, arrangement, declaration or mirror reciprocity as provided for in RCW 46.85.080.

(11) "Bus" (BS) means every motor vehicle designed for carrying more than five passengers and the driver and used primarily for the transportation of people.

(12) "Converter gear" (CG) means an auxiliary under carriage assembly with the fifth wheel and tow bar, used to convert a semitrailer to a full trailer.

(13) "Double bottom" (DB) means two full trailer(s)/semitrailer(s) used in a combination of vehicles.

(14) "Dump truck" (DT) means a truck whose contents are unloaded by tilting the truck bed backward with the tailgate open.

(15) "Full trailer" (FT) means every vehicle without motive power, designed for carrying persons or property, drawn by a motor vehicle and so constructed that no part of its weight rest upon the towing vehicle.

(16) "Lessee" means a person, firm or corporation which has legal possession and control of a vehicle owned by another under the terms of a lease agreement.

(17) "Lessor" means a person, firm or corporation which, under the terms of a lease, grants the legal right of possession, control of and responsibility for the operation of the vehicle to another person, firm or corporation.

(18) "Mileage experience year" means the period of time between July 1st and June 30th of the year immediately preceding the year in which application for registration is made.

(19) "Road tractor" (RT) means every motor vehicle designed without a fifth wheel and used for drawing other vehicles by use of a ball hitch and so constructed as to carry part of the weight of a vehicle or load so drawn (commonly referred to as a mobile home toter).

(20) "Semitrailer" (ST) means every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and that of its load rests upon or is carried by the towing vehicle.

(21) "Tractor" (TR) means every motor vehicle designed and used primarily for drawing other vehicles but not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

(22) "Trailer" refers to a full trailer, semitrailer, pole trailer, or utility trailer.

(23) "Trip lease" means a lease of vehicular equipment to a common or contract carrier (lessee) for a single movement by either (a) another common or contract carrier for transportation in the direction of a point which the lessor carrier is authorized to serve, or (b) a carrier of exempt commodities, as defined in the interstate commerce act, for transportation in the general direction of the general area in which the vehicle is based. The term may also include a similar movement intrastate where such movement is authorized under the laws of the jurisdiction.

(24) "Truck" (TK) means every motor vehicle designed, used or maintained primarily for the transportation of property (the maximum gross weight for solo trucks with three axles is 40,000 pounds).

(25) "Truck tractor" (TT) means every motor vehicle designed and used primarily for drawing other vehicles but so constructed as to carry a load thereon in addition to a part of the weight of the vehicle and load so drawn (dromedary).

(26) "Utility trailer" means any full trailer or semi-trailer constructed and used solely for the purpose of carrying property and not to exceed a gross weight of 6,000 pounds.

(27) "Washington fee/tax receipt" is a receipt issued to foreign based IRP vehicles for which Washington must calculate and collect Washington fee/taxes. The receipt is issued upon payment of the Washington fee/taxes due on the vehicle. The receipt is proof of payment of Washington fee/taxes and must be carried with the vehicle while being operated in Washington.

WSR 89-02-050

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 88-187—Filed December 30, 1988]

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

I, Joseph R. Blum, 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 sturgeon are available and these rules are adopted to conform with regulations adopted by the treaty tribes to harvest their allotment of available sturgeon. There is inadequate time to follow the permanent rule adoption process.

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

This rule is promulgated pursuant to RCW 75.08.070 and 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 December 30, 1988.

By Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-32-05700C COLUMBIA RIVER STURGEON SEASONS ABOVE BONNEVILLE. (1) *Notwithstanding the provisions of WAC 220-32-057, effective immediately until further notice, it is unlawful for a person to take sturgeon with set line gear or to possess sturgeon taken with set line gear for commercial purposes from Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may:*

(a) *Fish for sturgeon using set line gear from 12:00 noon January 1, 1989 until further notice.*

(2) *During the season specified in subsection 1, it is unlawful:*

(a) *To retain for commercial purposes sturgeon less than 48 inches or greater than 72 inches in length.*

(b) *To remove the head or tail from a sturgeon prior to its sale to a wholesale dealer licensed under RCW 75.28.300.*

(c) *To sell, barter, or attempt to sell or barter sturgeon eggs that have been removed from the body cavity of the sturgeon prior to the time the sturgeon is sold to a wholesale dealer licensed under RCW 75.28.300.*

(3) *During the season specified in subsection 1, it shall be unlawful to use set line gear:*

(a) *With more than 100 hooks per set line.*

(b) *With hooks less than the minimum size of 9/0.*

(c) *With treble hooks.*

(d) *Without visible buoys attached and with buoys that do not specify operator and tribal identification.*

(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 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.*

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-05700B COLUMBIA RIVER STURGEON SEASONS ABOVE BONNEVILLE (88-158)

WSR 89-02-051

ADOPTED RULES

DEPARTMENT OF LICENSING

[Order PM 815—Filed January 3, 1989]

I, Mary Faulk, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to naturopathy, new sections WAC 308-34-310, 308-34-320, 308-34-330, 308-34-410, 308-34-420, 308-34-430, 308-34-440, 308-34-450, 308-34-460, 308-34-470, 308-34-480; and repealing WAC 308-34-010, 308-34-020, 308-34-030, 308-

34-040, 308-34-050, 308-34-060, 308-34-070, 308-34-080 and 308-34-090.

This action is taken pursuant to Notice No. WSR 88-17-096 filed with the code reviser on August 23, 1988. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.36A.060(1) which directs that the Department of Licensing has authority to implement the provisions of chapter 18.36A 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 December 30, 1988.

By Mary Faulk
Director

NEW SECTION

WAC 308-34-310 APPLICANTS EDUCATED AND/OR LICENSED IN ANOTHER COUNTRY.

(1) Applicants for licensure educated in a country outside the United States or its territories shall meet the following requirements for licensure.

(a) Satisfactory completion of a basic naturopathic medical program in a naturopathic school or college officially approved by the country where the school is located.

(i) The naturopathic education program at the time of graduation shall be equivalent to or exceed the minimum required standards for Washington state approved colleges of naturopathic medicine.

(ii) Any deficiencies in the naturopathic medical program shall be satisfactorily completed in a Washington state approved college of naturopathic medicine.

(b) Applicants licensed under the laws of a country outside of the United States or its territories shall be required to take the current licensing examinations noted in WAC 308-34-120: PROVIDED, That those persons meeting the requirements of WAC 308-34-320, (Licensing by endorsement), are exempt from this requirement.

(c) All other requirements of chapter 18.36A RCW and this chapter must be met, including the requirement that the applicant be of good moral character; not have engaged in unprofessional conduct; and not be unable to practice with reasonable skill and safety as a result of a physical or mental impairment.

(2) Applicants for examination shall:

(a) File with the department a completed notarized license application with the required fee at least sixty days prior to examination.

(b) Request the college of naturopathic medicine to submit an official transcript directly to the department.

(c) Request the licensing agency in the country of original license to submit evidence of licensure to the department.

(d) If the applicant's original documents (education and licensing) are on file in another state, the applicant

may request that the other state send to the department notarized copies in lieu of the originals.

NEW SECTION

WAC 308-34-320 LICENSING BY ENDORSEMENT. A license to practice as a naturopathic physician in the state of Washington may be issued without examination at the discretion of the director provided the applicant meets all of the following requirements:

(1) The candidate has graduated from and holds a degree/diploma from a college of naturopathic medicine approved by the state or jurisdiction where the school is located and which prepares candidates for licensure as a naturopathic physician: PROVIDED, That such program at the time of the candidate's graduation is equivalent to or exceeds the minimum naturopathic medical educational standards required for Washington state approved schools;

(2) The candidate holds a current valid license in good standing to practice as a naturopathic physician in another state or jurisdiction. Official written verification of such licensure status must be received by the department from the other state or jurisdiction;

(3) The candidate has completed and filed with the department a notarized application for licensure by endorsement, a true and correct copy of the current valid license, and the required application fee;

(4) The candidate has successfully passed a naturopathic physician licensure examination in another state or jurisdiction. Written official verification of successful completion of the licensure examination and of licensure in good standing must be requested of the state or jurisdiction by the candidate and must be received by the department directly from the state or jurisdiction;

(5) The candidate must meet all other requirements of chapter 18.36A RCW and this chapter, including the requirement that the applicant be of good moral character; not have engaged in unprofessional conduct; and not be unable to practice with reasonable skill and safety as a result of a physical or mental impairment; and

(6) The state or jurisdiction in which the candidate is currently licensed grants similar privilege of licensure without examination to candidates who are licensed in Washington as naturopathic physicians.

NEW SECTION

WAC 308-34-330 RECIPROCITY OR WAIVER OF EXAMINATION REQUIREMENTS. Reciprocity or waiver of examination requirements may be granted for certain examinations administered by other states or jurisdictions. These examinations must include the clinical and the basic science sections. The minimum passing score will depend upon the quality of the examination, but must be equivalent to or better than the score of seventy-five which is required in WAC 308-34-120. Reciprocity or waiver shall be in accordance with the reciprocal agreement in place with that state or jurisdiction.

NEW SECTION

WAC 308-34-410 APPROVAL OF COLLEGES OF NATUROPATHIC MEDICINE. (1) The minimum educational requirement for licensure to practice naturopathic medicine in Washington is graduation from a naturopathic college approved by the director which teaches adequate courses in all subjects necessary to the practice of naturopathic medicine.

(2) These rules provide the standards and procedures by which naturopathic colleges may obtain approval by the director in order that graduates of those schools may be permitted to take examinations for license.

NEW SECTION

WAC 308-34-420 PROVISIONAL APPROVAL OF COLLEGES OF NATUROPATHIC MEDICINE. Provisional approval is the initial approval given to a previously unapproved program while the program is undergoing the process of gaining full program approval. The director may grant provisional approval to a naturopathic college which has been in continuous operation for at least one year. Provisional approval may be granted for a period not to exceed two and one-half years and may not be renewed or extended. Provisional approval shall neither imply nor assure eventual approval.

(1) In order to obtain provisional approval, a naturopathic college must demonstrate compliance with, or adequate planning and resources to achieve compliance with, the standards contained in this chapter and chapter 18.36A RCW.

(2) The procedures for application, examination, review and revocation of provisional approval shall be the same as those specified for full approval in this chapter.

NEW SECTION

WAC 308-34-430 FULL APPROVAL OF COLLEGES OF NATUROPATHIC MEDICINE. (1) Full approval of a college of naturopathic medicine is the approval given a program that meets the requirements of chapter 18.36A RCW and this chapter. Colleges of naturopathic medicine seeking approval shall apply to the director on a form and in a manner prescribed by the director.

(2) The director may grant full approval to naturopathic colleges which have demonstrated compliance with the standards contained in this chapter and chapter 18.36A RCW.

(3) To be eligible for full approval a naturopathic college must have been in continuous operation for a period of at least three years.

(4) After approval by the director, periodic reports may be required. Failure to conform to or maintain established standards may result in loss of approval. No naturopathic college shall receive approval for a period longer than five years. Prior to the expiration of the period of approval, the college must apply to the director for renewal of approval. The director shall review the application and make a final decision of approval or disapproval in not more than one hundred twenty days.

(5) If a naturopathic college fails to maintain the required standards or fails to report significant institutional changes, including changes in location, within ninety days of the change, the director may revoke or suspend approval. The director may contact a naturopathic college at any time, either through an evaluation committee or representative, to audit, inspect or gather information concerning the operating of the school or college.

(6) After suspension of approval of a naturopathic college, the director may reinstate approval upon receipt of satisfactory evidence that the college meets the standards of chapter 18.36A RCW and this chapter.

(7) After revocation of approval of a naturopathic college, a college may seek provisional approval, if otherwise qualified.

NEW SECTION

WAC 308-34-440 UNAPPROVED COLLEGE OF NATUROPATHIC MEDICINE. An "unapproved college of naturopathic medicine" is a program that has been removed from the director's list of approved colleges of naturopathic medicine for failure to meet the requirements of chapter 18.36A RCW and/or this chapter, or a program that has never been approved by the director.

NEW SECTION

WAC 308-34-450 APPEAL OF DIRECTOR'S DECISIONS. A college of naturopathic medicine deeming itself aggrieved by a decision of the director affecting its approval status shall have the right to appeal the director's decision in accordance with the provisions of the Administrative Procedure Act, chapter 34.04 RCW.

NEW SECTION

WAC 308-34-460 STANDARDS FOR APPROVAL OF COLLEGES OF NATUROPATHIC MEDICINE. The following standards shall be used by the director in considering a naturopathic college's application for approval:

(1) Objectives. The objectives of the institution shall be clearly stated and address the preparation for the naturopathic physician to provide patient care. The implementation of the objectives should be apparent in the administration of the institution, individual course objectives, and in the total program leading to graduation.

(2) Organization. The institution shall be incorporated under the laws of the state of its residence as an education corporation. Control shall be vested in a board of directors composed of naturopathic physicians and others. No less than one-third plus one of the directors shall be naturopathic physicians. Under no circumstances shall more than one-third of the directors have administrative or instructional positions in the college. The directors must demonstrate collective responsibility in their knowledge of, and policy decisions consistent with, the objectives of the college; support of college programs and active participation in college governance; and selection and oversight of the chief administrative officer.

(3) Administration. The education and experience of directors, administrators, supervisors, and instructors should be sufficient to ensure that the student will receive educational services consistent with institutional objectives. The administration of the institution shall be such that the lines of authority are clearly drawn. The institution shall present with its application a catalog and a brief, narrative explanation of how the administration of the institution is, or is to be, organized and how the administrative responsibility for each of the following is, or is to be, managed:

- (a) Faculty and staff recruitment;
- (b) Personnel records management;
- (c) Faculty pay scale and policies;
- (d) Standards and practices relating to evaluation, improvement of instruction, promotion, retention and tenure;

(e) Admissions policies including procedures used to solicit students;

(f) Development and administration of policies governing rejection and retention of students, job placement, and student counseling and advising services;

- (g) Curriculum requirements;
- (h) Tuition and fee policies; and
- (i) Financial management policies.

(4) Financial condition. The institution shall demonstrate its financial stability by submitting certified audits once every three years and, reports, or other appropriate evidence annually.

(5) Records. The institution shall maintain an adequately detailed system of records for each student beginning with application credentials through the entire period of attendance. The records, including matriculation, attendance, grades, disciplinary action and financial accounts, shall be the permanent property of the institution, to be safeguarded from all hazards and not to be loaned or destroyed.

(6) Educational credentials.

(a) Upon satisfactory completion of the educational program, the student shall receive a degree from the institution indicating that the course of study has been satisfactorily completed by the student.

(b) In addition, for each student who graduates or withdraws, the institution shall prepare, permanently file, and make available a transcript which specifies all courses completed. Each course entry shall include a title, the number of credits awarded, and a grade. The transcript shall separately identify all credits awarded by transfer or by examination.

(c) Upon request, all student records and transcripts shall be made available to the director.

(7) Catalog. The institution shall publish a current catalog at least every two years containing the following information:

- (a) Name and address of the school;
- (b) Date of publication;
- (c) Admission requirements and procedures;
- (d) A statement of tuition and other fees or charges for which a student is responsible and a statement on refund policies;

(e) A school calendar designating the beginning and ending dates of each term, vacation periods, holidays, and other dates of significance to students;

(f) Objectives of the institution;

(g) A list of trustees (directors), administrative officers and faculty members including titles and academic qualifications;

(h) A statement of policy about standards of progress required of students, including the grading system, minimum satisfactory grades, conditions for interruption for unsatisfactory progress, probation, and re-entry, if any;

(i) A description of each course indicating the number of hours and course content, and its place in the total program;

(j) A description of facilities and major equipment, including library, laboratory and clinical training facilities;

(k) Statements on the nature and availability of student financial assistance, counseling, housing, and placement services, if any;

(l) A statement indicating whether the school is recognized by other agencies or associations for the licensing or certification of naturopathic physicians; and

(m) Any other material facts concerning the institution which are reasonably likely to affect the decision of the potential student.

(8) Admission policies and procedures. The institution shall not deny admission to a prospective student because of sex, race, color, religion, physical handicap and/or ethnic origin.

(9) Attendance. The institution shall have a written policy relative to attendance.

(10) Curriculum. The curriculum of the institution shall be designed and presented to meet or exceed the requirements of this chapter. Each student shall complete a minimum of three thousand (3000) hours instruction, which shall include no less than two hundred (200) post-graduate hours in the study of mechanotherapy. A minimum total clinical training shall be one thousand one hundred (1100) hours, of which no less than eight hundred (800) hours shall be training with student actively involved in diagnosis and treatment in accordance with RCW 18.36A.050(3). The remainder, if any, may be preceptorships overseen by the college. The clinical training shall be in naturopathic procedures. The following standards are intended not as an exact description of a college's curriculum, but rather as guidelines for the typical acceptable program. It is expected that the actual program taught by each naturopathic college will be prepared by the academic departments of the college to meet the needs of their students and will exceed the outline present here. The director's policy is to preserve the autonomy and uniqueness of each naturopathic college, and to encourage innovative and experimental programs to enhance the quality of education in colleges of naturopathic medicine.

- (a) Basic science
 - Anatomy (includes histology and embryology)
 - Physiology
 - Pathology
 - Biochemistry

Public health (includes public health, genetics, microbiology, immunology)

Naturopathic philosophy

Pharmacology

(b) Clinical sciences

(i) Diagnostic courses

Physical diagnosis

Clinical diagnosis

Laboratory diagnosis

Radiological diagnosis

(ii) Therapeutic courses

Materia medica (botanical medicine)

Homeopathy

Nutrition

Physical medicine

(includes mechanical and manual manipulation, hydrotherapy, and electrotherapy)

Psychological medicine

(iii) Specialty courses

Organ systems (cardiology, dermatology, endocrinology, EENT, gastroenterology)

Human development (gynecology, obstetrics, pediatrics, geriatrics)

State law and regulations as they relate to the practice of naturopathy

Medical emergencies

Office procedures

(iv) Clinical externship/preceptorship

(11) Academic standards. The institution must regularly evaluate the quality of its instruction and have a clearly defined set of standards of competence required of its students. Promotion to each successive phase of the program and graduation shall be dependent on mastery of the knowledge and skills presented in the program.

(12) Faculty. Faculty members shall be qualified by training and experience to give effective instruction in the subject(s) taught; advanced degrees in their respective disciplines are expected. The faculty should participate in development and evaluation of curriculum instructional methods and facilities; student discipline, welfare, and counseling; establishment of administrative and educational policies; scholarly and professional growth. Provisions shall be made to allow and encourage faculty involvement in these noninstructional functions, including a plan for peer observation and evaluation among faculty. The institution shall not discriminate on the basis of sex, race, age, color, religion, physical handicap, or national or ethnic origin in the recruitment and hiring of faculty. The institution shall have stated policies on faculty hiring, compensation, fringe benefits, tenure, retirement, firing, grievance and appeals procedures. The institution shall submit to the director for each faculty member a resume which includes the following information.

(a) Academic rank or title;

(b) Degree(s) held, the institution(s) that conferred the degree(s), the date(s) thereof, and whether earned or honorary;

(c) Other qualifying training or experience;

(d) Name and course number of each course taught;

(e) Other noninstructional responsibilities, if any, and the proportion of the faculty member's time devoted to them; and

(f) The length of time associated with the institution.

(13) Library. The library shall be staffed, equipped and organized to adequately support the instruction, and research of students and faculty.

(14) Clinical training. The clinical facilities shall be adequate in size, number and resources to provide all aspects of naturopathic diagnosis and treatment. There shall be properly equipped rooms for consultation, physical examination and therapy, and a pharmacy, laboratory, and radiological equipment each consistent with the definition of practice in chapter 18.36A RCW as now or hereafter amended. A licensed and adequately experienced naturopathic physician must be in direct supervision of and have final decision in the diagnosis and treatment of patients by students, and must be present in the clinic at all times when the clinic is open.

(15) Physical plant, materials and equipment. The institution shall own or enjoy the full use of buildings and equipment adequate to accommodate the instruction of its students, and administrative and faculty offices. There shall be adequate facilities of the safekeeping of valuable records. The plant and grounds, equipment and facilities shall be maintained in an efficient, sanitary, and presentable condition. All laws relating to safety and sanitation and other regulations concerning public buildings shall be observed. There shall be sufficient personnel employed to carry out proper maintenance.

(16) Cancellation and refund policy. The institution shall maintain a fair and equitable policy regarding refund of the unused portion of tuition fees and other charges in the event a student fails to enter the course, or withdraws at any time prior to completion of the course. Such a policy shall be in keeping with generally accepted practices of institutions of higher education.

(17) Other information. The applicant institution shall provide any other information about the institution and its programs as required by the director.

NEW SECTION

WAC 308-34-470 POST-GRADUATE HOURS IN THE STUDY OF MECHANOTHERAPY. The minimum of 200 post-graduate hours in the study of mechanotherapy required by RCW 18.36A.090(1) must meet the following criteria: To be considered "post-graduate" hours in the study of mechanotherapy, hours of study must constitute classroom training which is in addition to the mechanotherapy training provided to physicians who do not practice mechanotherapy. The post-graduate hours in the study of mechanotherapy may be classroom training in the following:

(1) Manipulation of the osseous joints of the body.

(2) Radiography training that is specific to the performance of manual manipulation when such training is in addition to the radiology training provided to physicians who do not practice manual manipulation.

(3) Diagnostic training that is specific to the performance of manual manipulation when such training is in addition to the diagnostic training provided to physicians who do not practice manual manipulation.

(4) Use of physical modalities training that is specific to the performance of manual manipulation when such training is in addition to physical modalities training provided to physicians who do not practice manual manipulation.

NEW SECTION

WAC 308-34-480 SITE REVIEW PROCEDURES FOR APPROVAL OF COLLEGE OF NATUROPATHIC MEDICINE. The director may send a representative or an examining or evaluation committee to inspect any institution requesting approval as a college of naturopathic medicine. Such inspections may be at any reasonable time during the normal operating hours of the institution. The report of the representative or committee and the institution's response shall be submitted as part of the documentation necessary for the director's action on the institution's application for approval. Expenses incurred for the site review shall be the responsibility of the program requesting approval.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 308-34-010 DEFINITIONS.
- WAC 308-34-020 SCOPE AND PURPOSE.
- WAC 308-34-030 PROVISIONAL APPROVAL.
- WAC 308-34-040 FULL APPROVAL.
- WAC 308-34-050 ELIGIBILITY.
- WAC 308-34-060 APPLICATION PROCEDURE.
- WAC 308-34-070 STANDARDS.
- WAC 308-34-080 REVIEW PROCEDURES.
- WAC 308-34-090 NATUROPATHIC PHYSICIAN FEES.

WSR 89-02-052
PROPOSED RULES
DEPARTMENT OF REVENUE
 [Filed January 3, 1989]

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

- Amd WAC 458-20-193B Sales of goods originating in other states to persons in Washington.
- Amd WAC 458-20-221 Collection of use tax by retailers and selling agents;

that the agency will at 9:30 a.m., Thursday, February 16, 1989, in the 1st Floor Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 23, 1988 [1989].

The authority under which these rules are proposed is RCW 82.32.300.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 16, 1989.

This notice is connected to and continues the matter in Notice No. WSR 88-23-116 filed with the code reviser's office on November 23, 1988.

Dated: January 3, 1989
 By: Garry G. Fujita
 Assistant Director

WSR 89-02-053
NOTICE OF PUBLIC MEETINGS
TRANSPORTATION IMPROVEMENT BOARD
 [Memorandum—December 30, 1988]

MEETING NOTICE FOR JANUARY AND FEBRUARY 1989
 TRANSPORTATION IMPROVEMENT BOARD
 TRANSPORTATION BUILDING
 OLYMPIA, WASHINGTON 98504

TIB meeting, begins at 9:30 a.m., Friday, January 20, 1988 [1989] at Olympia.

February 17, 1989, 9:30 a.m., TIB meeting, Transportation Building, Olympia, Washington.

WSR 89-02-054
ADOPTED RULES
DEPARTMENT OF ECOLOGY
 [Order 88-38—Filed January 3, 1989]

I, Fred Olson, deputy director of the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to solid fuel burning device standards, amending chapter 173-433 WAC. Amendments to this regulation adopt by reference EPA emission performance standards, test procedures and labeling requirements, and regulate nuisance and odor emissions from solid fuel burning devices.

This action is taken pursuant to Notice No. WSR 88-24-048 filed with the code reviser on December 7, 1988. 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 chapters 70.94 and 43.21A 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 January 3, 1989.

By Fred Olson
 Deputy Director

AMENDATORY SECTION (Amending Order 87-44, filed 12/16/87)

WAC 173-433-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and

phrases used in this chapter shall have the following meanings, general terms common with other chapters as defined in chapter 173-403 WAC, and terms specific to solid fuel burning devices as defined below:

~~((1))~~ ~~("Accredited" means a woodstove testing laboratory holds a valid certificate of accreditation issued by the Oregon department of environmental quality.~~

~~((2))~~ ~~("Adequate source of heat" means the ability to maintain seventy degrees Fahrenheit at a point three feet above the floor in all normally inhabited areas of a dwelling.~~

~~((3))~~ ~~"Catalyst-equipped" means a woodstove with a catalytic combustor that is an integral component of the design and manufacture of the woodstove.~~

~~((4))~~ ~~(2) "Certified" means that a woodstove meets emission performance standards when tested by an accredited independent laboratory according to ((WAC 173-433-100(7))) EPA or DEQ procedures.~~

~~((5))~~ ~~"Coalstove")~~ ~~(3) "Coal-only heater" means an enclosed, coal burning appliance capable of and intended for space heating, domestic water heating, or indoor cooking, which has all of the following characteristics:~~

~~((a))~~ ~~((An opening for loading coal which is located near the top or side of the appliance;~~

~~((b))~~ ~~An opening for emptying ash which is located near the bottom or the side of the appliance;~~

~~((c))~~ ~~(b) A system which admits air primarily up and through the fuel bed;~~

~~((d))~~ ~~(c) A grate or other similar device for shaking or disturbing the fuel bed or power driven mechanical stoker; and~~

~~((e))~~ ~~Installation instructions which state that the use of wood in the stove except for coal ignition is prohibited by law; and~~

~~((f))~~ ~~(d) The model is listed by a nationally recognized safety testing laboratory for use of coal only, except for coal ignition purposes.~~

~~((6))~~ ~~"Cookstove" means an appliance designed with the primary function of cooking food and containing an integrally built-in oven, with an internal temperature indicator and oven rack, around which the fire is vented; as well as a shaker grate ashpan and an ash cleanout below the firebox. Any device with a fan or heat channels used to dissipate heat into the room shall not be considered a cookstove.~~

~~(7) "Consumer" means a person who buys a solid fuel burning device for personal use.~~

~~((8))~~ ~~(4) "Dealer" means a person other than a manufacturer or a retailer who is engaged in selling solid fuel burning devices to retailers or others for resale.~~

~~((9))~~ ~~(5) "DEQ" means Oregon department of environmental quality.~~

~~((10))~~ ~~(6) "EPA" means United States Environmental Protection Agency.~~

~~((11))~~ ~~"Fireplace" means a permanently installed masonry fireplace, or a factory-built solid fuel burning device designed to be used with an air-to-fuel ratio greater than or equal to thirty and without features to control the inlet air-to-fuel ratio other than doors or windows such as may be incorporated into the fireplace design for reasons of safety, building code requirements, or aesthetics.~~

~~((12))~~ ~~"Heat output" means the heat output in British thermal units per hour (Btu/hr) during one run, measured under test conditions prescribed by WAC 173-433-100(7).~~

~~((13))~~ ~~(7) "Impaired air quality" means a condition declared by the department or an air authority whenever:~~

~~(a) Meteorological conditions are conducive to an accumulation of air contamination concurrent with:~~

~~(i) Total suspended particulate at an ambient level of one hundred twenty-five micrograms per cubic meter measured on a twenty-four hour average; or~~

~~(ii) Particulate that is ten micron and smaller in diameter (PM10) at an ambient level of ninety micrograms per cubic meter measured on a twenty-four hour average; or~~

~~(iii) Carbon monoxide at an ambient level of eight parts of contaminant per million parts of air by volume (ppm) measured on an eight-hour average; or~~

~~(b) Air quality reaches other limits established by the department or an air authority.~~

~~((14))~~ ~~(8) "Manufacturer" means any person who constructs or imports a solid fuel burning device or parts for a solid fuel burning device.~~

~~((15))~~ ~~(9) "New woodstove" means a woodstove that has not been sold at retail, bargained, exchanged, or given away for the first time by the manufacturer, the manufacturer's dealer or agency, or a retailer, and has not been so used as to become what is commonly known as "second hand" within the ordinary meaning of that term.~~

~~((16))~~ ~~"Overall efficiency (%)" over the range of heat outputs tested" means the weighted average combustion efficiency (%) measured under test conditions (range of heat outputs) and calculated according to specific procedures prescribed by WAC 173-433-100(7). This definition is applicable to the DEQ stack loss emission measurement methodology. For the calorimeter room emission measurement method, the weighted average overall efficiency is the useful heat output released to the room, divided by the total heat potential of the fuel consumed.~~

~~((17))~~ ~~(10) "Retailer" means any person engaged in the sale of solid fuel burning devices directly to ((consumers)) the public. A contractor who sells dwellings with solid fuel burning devices installed or a mail order outlet which sells solid fuel burning devices directly to ((consumers)) the public is considered to be a solid fuel burning device retailer.~~

~~((18))~~ ~~(11) "Seasoned wood" means wood of any species that has been sufficiently dried so as to contain twenty percent or less moisture by weight.~~

~~((19))~~ ~~"Smoke emission rate (grams/hour) over the range of heat outputs tested" means the weighted average particulate emissions (grams per hour) produced by a woodstove tested according to WAC 173-433-100(7).~~

~~((20))~~ ~~(12) "Solid fuel burning device" (same as solid fuel heating device) means a device that burns wood, coal, or any other nongaseous or nonliquid fuels, and includes ((woodstoves, coalstoves, cookstoves, and fireplaces, or)) any ((similar)) device burning any solid fuel used for aesthetic or space-heating purposes in a private residence or commercial establishment, which has a heat~~

input less than one million British thermal units per hour.

~~((21))~~ (13) "Treated wood" means wood of any species that has been chemically impregnated, painted, or similarly modified ~~((to improve resistance to insects or weathering)).~~

~~((22))~~ "Weighted average" means the final result of the several woodstove emission tests at different burning rates is calculated from a statistically derived distribution of home heating needs, rather than a simple average of the test runs. (Refer to WAC 173-433-100(7).)

~~(23))~~ (14) "Woodstove" (same as "wood heater") means ~~((a wood fueled appliance other than a cookstove with a closed fire chamber which maintains an air-to-fuel ratio of less than thirty during the burning of ninety percent or more of the fuel mass consumed at the minimum burn rate achievable.))~~ an enclosed solid fuel burning device capable of and intended for space heating and domestic water heating that meets all of the following criteria:

(a) For the purposes of determining qualification under "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984: An air-to-fuel ratio in the combustion chamber less than 30.0 during the burning of ninety percent or more of the fuel mass consumed in the low firing cycle. The low firing cycle means less than or equal to twenty-five percent of the maximum burn rate achieved with the doors closed or the minimum burn rate achievable, whichever is greater; or

(b) For the purposes of determining qualification under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988:

(i) An air-to-fuel ratio in the combustion chamber averaging less than 35.0, as determined by EPA Reference Method 28A;

(ii) A useable firebox volume of less than twenty cubic feet;

(iii) A minimum burn rate less than 5 kg/hr as determined by EPA Reference Method 28;

(iv) A maximum weight of 800 kg, excluding fixtures and devices that are normally sold separately, such as flue pipe, chimney, and masonry components not integral to the appliance.

Any combination of parts, typically consisting of but not limited to, doors, legs, flue pipe collars, brackets, bolts and other hardware, when manufactured for the purpose of being assembled, with or without additional owner supplied parts, into a woodstove, is considered a woodstove.

AMENDATORY SECTION (Amending Order 87-44, filed 12/16/87)

WAC 173-433-100 EMISSION PERFORMANCE STANDARDS. (1) Requirements for sale of new woodstoves in Washington ~~((:))~~ after July 1, 1988 ~~((:))~~. A person shall not advertise to sell, offer to sell, sell, bargain, exchange, or give away a new woodstove in Washington unless it has been tested to determine its emission performance and heating efficiency and

certified and labeled in accordance with procedures and criteria specified:

~~(a) ((Tested to determine its emission performance and heating efficiency in accordance with criteria and procedures specified in subsection (7) of this section; certified by the DEQ in accordance with subsection (7) of this section; and labeled for emission performance and heating efficiency as specified in subsection (10) of this section))~~ By the DEQ in "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984, and herein incorporated by reference and on file at the department; or

~~(b) ((Tested to determine its emission performance and heating efficiency in accordance with criteria and procedures specified by the EPA in 40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters; certified by the EPA under test conditions no less stringent than those imposed under subsection (7) of this section; and labeled for emission performance and heating efficiency as specified in 40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters))~~ By the EPA in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988, and herein incorporated by reference and on file at the department.

(2) Requirements for sale of new solid fuel burning devices in Washington after July 1, 1990. A person shall not advertise to sell, offer to sell, sell, bargain, exchange, or give away a new woodstove in Washington unless it has been tested to determine its emission performance and heating efficiency, certified and labeled in accordance with criteria and procedures specified by the EPA in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988, and herein incorporated by reference and on file at the department.

(3) Exemptions. The following solid fuel burning devices are exempt from the requirements of this section:

(a) ((Any)) Solid fuel burning devices ~~((not defined herein as a woodstove))~~ sold at retail on or before July 1, 1988.

(b) Any solid fuel burning device ~~((s that are not suitable for use as heating equipment in or in connection with residences or commercial installations, such as portable camping stoves, are excluded from this section))~~ exempted under "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984, bearing the appropriate labeling or written proof of exempt status furnished by the DEQ.

(c) ~~((Wood-fired forced air furnaces that primarily heat living space or water through indirect heat transfer using forced air or pressurized water systems are excluded from this section))~~ Any solid fuel burning device exempted under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988, section 60.530, paragraphs (a), (b), (c), (e), (f), (g), (h), or (i), bearing the appropriate labeling or exempt status furnished by the EPA.

~~((3))~~ (4) General certification procedures. A solid fuel burning device that is exempt and therefore not eligible for certification under DEQ or EPA regulations may be tested to demonstrate its emission performance

in accordance with criteria and procedures no less stringent than those imposed under ~~((WAC 173-433-100(7)))~~ "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988, subject to the following conditions:

(a) All criteria and procedures shall be submitted by the applicant for review and approval by the department prior to certification testing;

(b) Certification of the solid fuel burning device shall be granted by the department upon approval of test results that demonstrate that the solid fuel burning device meets emission performance standards equivalent to those under ~~((WAC 173-433-100(6)))~~ "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988.

~~((4))~~ (c) The certification of a woodstove shall be valid for only the specific model, design, plans and specifications that were originally submitted, tested and approved for certification.

(5) State-wide emission performance standards. An air authority shall not adopt or enforce emission performance standards for solid fuel burning devices that are more stringent than the state-wide standard.

~~((5) Label alteration. A manufacturer, dealer, or retailer shall not alter either the permanent or removable label in any way from the label approved by the DEQ.)~~

(6) Emission performance standards ~~((and))~~ for certification.

(a) A new woodstove ~~((with minimum heat output of less than forty thousand Btu/hr))~~ advertised for sale, offered for sale, or sold in Washington after July 1, 1988, bearing a DEQ certification label shall not exceed ((nine grams per hour for a noncatalytic woodstove or four grams per hour for a catalytic woodstove as weighted average particulate emission standard when tested and measured according to subsection (7) of this section)) the standards for particulate matter under Section 340-21-115, "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984.

(b) A new woodstove ~~((s with minimum heat output equal to or greater than forty thousand Btu/hr))~~ advertised for sale, offered for sale, or sold in Washington after July 1, 1988, bearing an EPA certification label shall not exceed ((an average particulate emission standard equal to the sum of 8.0 grams per hour plus 0.2 grams per hour for each thousand Btu/hr heat output when tested and measured according to subsection (7) of this section:

(7) Testing criteria and procedures:

(a) To be considered eligible for certification a woodstove must be tested in strict compliance with criteria and procedures contained in the document Oregon Department of Environmental Quality Standard Method for Measuring the Emissions and Efficiencies of Residential Woodstoves dated June 8, 1984, and herein incorporated by reference and on file at the department.

(b) All testing for certification purposes shall be conducted by a stove testing laboratory accredited by the DEQ.

(8) Changes in woodstove design. The certification of a woodstove shall be valid for only the specific model,

design, plans and specifications that were originally submitted, tested and approved for certification)) the standards for particulate matter under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988.

(7) Labeling requirements.

(a) Woodstoves required to be labeled pursuant to subsection (1)(a) of this section shall have labeling required by the DEQ in "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984.

(b) Woodstoves or other solid fuel burning devices required to be labeled pursuant to subsection (1)(b) or (2) of this section shall have labeling required by the EPA under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988.

~~((9))~~ (8) Label alteration. A manufacturer, dealer, or retailer shall not alter either the permanent or removable label in any way from the label approved by the EPA or the DEQ.

(9) Woodstove alteration. A manufacturer, dealer, or retailer shall not remove or render inoperable any devices or components of any systems installed by the manufacturer of a woodstove for the purpose of controlling air contaminant emissions, other than for replacement or routine maintenance.

(10) ~~((Labeling requirements. Woodstoves required to be labeled pursuant to subsection (1) of this section shall have affixed to them:~~

(a) ~~A permanent label previously approved by the DEQ as to form, content, and location, that shows the test emissions and heating efficiency for the range of heat outputs tested; and~~

(b) ~~A point-of-sale removable label that verifies certification and shows how that model woodstove emission test results compare with the emission performance standard; and shows the heating efficiency and heat output range of the appliance. The label shall be affixed to the woodstove at the point-of-sale near the front and top of the stove and remain affixed until sold and delivered to the consumer; or~~

(c) ~~Labeling required by the EPA under 40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters.~~

(11) Permanent label:

(a) ~~The permanent label shall contain the following information:~~

(i) ~~Testing laboratory;~~

(ii) ~~Date tested;~~

(iii) ~~Test procedure used;~~

(iv) ~~Manufacturer of woodstove;~~

(v) ~~Model;~~

(vi) ~~Design number;~~

(vii) ~~The statement: "Performance may vary from test values depending upon actual home operating conditions";~~

(viii) ~~A graph showing particulate emission rates, in grams per hour and overall efficiency over the range of heat outputs tested;~~

(ix) ~~The axes of the graph shall be identified as follows: Vertical axis, left side: "Smoke = grams/hour,"~~

~~with a scale of zero to a maximum of twenty, bottom to top, vertical axis, right side: "Efficiency — %," with a scale of a minimum of fifty to a maximum of ninety, bottom to top; horizontal axis, bottom: "Heat Output = Btu/hour," with a scale from zero to a maximum of five thousand Btu/hour higher than the highest tested heat output;~~

~~(x) Curves describing emissions and efficiency at various heat outputs shall be printed on the graph as developed by the DEQ.~~

~~(b) The label shall be made of metal, and of a thickness sufficient to insure permanence of the label. The label shall be permanently attached to the woodstove such that it is readily visible after installation, and of such a design that it cannot be removed from the woodstove without damage to the label. The label shall be located on any visible exterior surface except that the label shall not be located on the bottom of the woodstove or any interior surface, compartment, or under overlapping covers or doors, or at another interior location. The label shall remain legible for the maximum expected useful life of the woodstove in normal operation.~~

~~(c) The permanent label may be combined with another label, such as a safety label, if the design and integrity of the permanent label is not compromised, and when the combination label has been approved by the DEQ.~~

~~(12) Removable label:~~

~~(a) The point-of-sale removable label, or "Emissions and Efficiency Performance" label, shall contain the following information:~~

~~(i) "Smoke (Ave.) grams/hour," weighted average of tested values.~~

~~(ii) "Efficiency (Ave.) %," weighted average of tested values.~~

~~(iii) Summary of the applicable emissions standard.~~

~~(iv) Heat output range, tested values.~~

~~(v) Manufacturer of woodstove.~~

~~(vi) Model of woodstove.~~

~~(vii) Design number of model.~~

~~(viii) A statement verifying certification.~~

~~(ix) The statement "Performance may vary from test values depending upon actual home operating conditions."~~

~~(b) The label shall be visibly located on the woodstove when the woodstove is available for inspection by consumers.~~

~~(c) This label may not be combined with any other label or with other information.~~

~~(d) The label shall be attached to the woodstove in such a way that it can be easily removed by the consumer upon purchase:)) Alternative testing procedure. A Washington state manufacturer who believes his solid fuel burning device, for technical reasons, should be subject to an alternative testing procedure to that established by the U.S. Environmental Protection Agency (USEPA) may apply to the department for an alternative or modified procedure. The department will evaluate such applications. If disapproved, the solid fuel burning device shall remain subject to the USEPA testing protocol. If the application is approved, the manufacturer~~

shall propose an alternative or modified testing procedure. If the procedure is approved by the department, it shall be the responsibility of the manufacturer to submit the device to an accredited testing laboratory and furnish the department with final test reports. If test results are equivalent to those required by USEPA testing, Washington certification may be issued. Interim certification, for a period not to exceed sixty days, may be issued by the department to cover the testing period. Interim certification may be renewed.

AMENDATORY SECTION (Amending Order 87-44, filed 12/16/87)

WAC 173-433-120 PROHIBITED FUEL TYPES.

A person shall not cause or allow any of the following materials to be burned in a solid fuel burning device:

- (1) Garbage;
- (2) Treated wood;
- (3) Plastic ((products));
- (4) Rubber products;
- (5) Animals;
- (6) Asphaltic products;
- (7) Waste petroleum products;
- (8) Paints; or
- (9) Any substance, other than properly seasoned fuel wood, or coal with sulfur content less than 1.0% by weight burned in a coal stove, which normally emits dense smoke or obnoxious odors.

NEW SECTION

WAC 173-433-130 GENERAL EMISSION STANDARDS.

(1) Emission of air contaminants detrimental to persons or property. No person shall cause or permit the emission of any air contaminant from any solid fuel burning device, including any air contaminant whose emission is not otherwise prohibited by this chapter, if the air contaminant emission directly impacts the property of another so as to cause detriment to the health, safety, or welfare of a person, or cause damage to property or business. Direct impact means that emissions from an identifiable solid fuel burning device are present in amounts which reasonably constitute a threat to the health, safety, or welfare of a person(s).

(2) Odors. Any person who shall cause or allow the generation of any odor from any solid fuel burning device which may interfere with any other property owner's use or enjoyment of his property must use recognized good practice and procedures to reduce these odors to a reasonable minimum.

NEW SECTION

WAC 173-433-170 RETAIL SALES FEE. (1) A person selling a solid fuel burning device at retail shall impose upon the buyer a fee, pursuant to RCW 70.94.483.

(2) The fee shall be:

(a) Set at a minimum of five dollars, until January 1, 1989, and annually thereafter it may be adjusted upward according to increases in the consumer price index;

(b) Applicable to all new and used solid fuel burning devices, with the exception of built-in masonry fireplaces;

(c) Collected by the department of revenue in conjunction with the retail sales tax under chapter 82.08 RCW.

(3) If the seller should fail to collect the fee herein imposed or remit the fee to the department of revenue as prescribed in chapter 82.08 RCW, the seller shall be personally liable to the state for the amount of the fee, with subsequent actions taken in accordance with the collection provisions of chapter 82.32 RCW.

WSR 89-02-055
ADOPTED RULES
DEPARTMENT OF ECOLOGY
 [Order 88-39—Filed January 3, 1989]

I, Fred Olson, deputy director of the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to:

Amd	ch. 173-400 WAC	General regulations for air pollution sources.
Amd	ch. 173-403 WAC	Implementation of regulations for air contaminant sources.
Amd	ch. 173-405 WAC	Kraft pulping mills.
Amd	ch. 173-410 WAC	Sulfite pulping mills.
Amd	ch. 173-415 WAC	Primary aluminum plants.
Amd	ch. 173-425 WAC	Open burning.
Amd	ch. 173-434 WAC	Solid waste incinerator facilities.
Amd	ch. 173-435 WAC	Emergency episode plan.
Amd	ch. 173-470 WAC	Ambient air quality standards for particulate matter.

These changes will incorporate the new federal requirements for particulate matter (PM-10) into existing regulations.

This action is taken pursuant to Notice No. WSR 88-24-049 filed with the code reviser on December 7, 1988. 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 Ecology as authorized in chapters 70.94 and 43.21A 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 January 3, 1989.

By Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order DE 83-13, filed 4/15/83)

WAC 173-400-120 MONITORING AND SPECIAL REPORT. (1) Monitoring. The department shall conduct a continuous surveillance program to monitor the quality of the ambient atmosphere as to concentrations and movements of air contaminants.

As a part of this program, the director or his authorized representative may require any source under the jurisdiction of the department to conduct stack and/or ambient air monitoring and to report the results to the department.

(2) Investigation of conditions. Upon presentation of appropriate credentials, for the purpose of investigating conditions specific to the control, recovery, or release of air contaminants into the atmosphere, the director or authorized personnel from a cognizant local authority shall have the power to enter at reasonable times upon any private or public property, excepting nonmultiple unit private dwellings housing one or two families.

(3) Source testing. In order to demonstrate compliance with this chapter, the department, may require that a test be made of the source using procedures contained in "Source Test Manual - Procedures for Compliance Testing," state of Washington, department of ecology, on file at the department. The operator of a source may be required to provide the necessary platform and sampling ports for the department personnel to perform a test of an emissions unit. The department shall be allowed to obtain a sample from any emissions unit. The operator of the source shall be given an opportunity to observe the sampling and to obtain a sample at the same time.

(4) Report of startup, shutdown, breakdown or upset condition. If a startup, shutdown, breakdown or upset condition occurs which could result in an emissions violation or a violation of an ambient air quality standard, the owner or operator of the source shall take the following actions as applicable:

(a) For a planned condition, such as a startup or shutdown, the condition shall be reported to the department or cognizant local authority in advance of its occurrence.

(b) For an unplanned condition, such as a breakdown or upset, the condition shall be reported to the department or cognizant local authority as soon as possible.

Upon request of the department or cognizant local authority, the owner or operator of the source shall submit a full written report including the known causes, the corrective actions taken, and the preventive measures to be taken to minimize or eliminate the chance of recurrence.

Compliance with the requirements of WAC 173-400-120(4) does not relieve the owner or operator of the source from the responsibility to maintain continuous compliance with all the requirements of this chapter nor from the resulting liabilities for failure to comply.

(5) Continuous monitoring and recording. Owners and operators of the following categories of sources shall install, calibrate, maintain and operate equipment for continuously monitoring and recording those emissions specified.

(a) Fossil fuel-fired steam generators.

(i) Opacity, except where:

(A) Steam generator capacity is less than two hundred fifty million BTU per hour heat input; or

(B) Only gaseous fuel is burned; or

(C) Only oil or a mixture of oil and gas is burned and opacity and particulate regulations can be met without using particulate collection equipment; and, the source

has never, through any administrative or judicial procedure, been found in violation of any visible emission standard.

(ii) Sulfur dioxide, except where:

(A) Steam generator capacity is less than two hundred fifty million BTU per hour heat input, or

(B) Sulfur dioxide control equipment has not been installed.

(iii) Percent oxygen or carbon dioxide where such measurements are necessary for the conversion of sulfur dioxide continuous emission monitoring data.

(iv) General exception. These requirements do not apply to a fossil fuel-fired steam generator with an annual average capacity factor of less than thirty percent, as reported to the Federal Power Commission for calendar year 1974, or as otherwise demonstrated to the department or cognizant local authority by the owner or operator.

(b) Sulfuric acid plants.

Sulfur dioxide where production capacity is more than three hundred tons per day, expressed as one hundred percent acid, except for those facilities where conversion to sulfuric acid is utilized primarily as a means of preventing emissions to the atmosphere of sulfur dioxide or other sulfur compounds.

(c) Fluid bed catalytic cracking units catalyst regenerators at petroleum refineries.

Opacity where fresh feed capacity is more than twenty thousand barrels per day.

(d) Wood residue fuel-fired steam generators.

(i) Opacity, except where:

Steam generator capacity is less than one hundred million BTU per hour heat input.

(ii) Continuous monitoring equipment. The requirements of WAC 173-400-120 (5)(e) do not apply to wood residue fuel-fired steam generators, but continuous monitoring equipment required by WAC 173-400-120 (5)(d) shall be subject to approval by the department.

(e) Owners and operators of those sources required to install continuous monitoring equipment under this chapter shall demonstrate to the department or cognizant local authority compliance with the equipment and performance specifications and observe the reporting requirements contained in Title 40, Code of Federal Regulations, Part 51, Appendix P, Sections 3, 4 and 5, promulgated on October 6, 1975, which is by this reference adopted and incorporated herein.

(f) All sources subject to this chapter shall procure and install equipment and commence monitoring and recording activities no later than eighteen months after adoption of this chapter by the department. Any extension to this time requirement shall be negotiated through the variance procedure of WAC 173-400-150.

(g) Special considerations. If for reason of physical plant limitations or extreme economic situations, the department determines that continuous monitoring is not a reasonable requirement, alternative monitoring and reporting procedures will be established on an individual basis. These will generally take the form of stack tests conducted at a frequency sufficient to establish the emission levels over time and to monitor deviations in these levels.

(h) Exemptions. This subsection (5) does not apply to any source which is:

(i) Subject to a new source performance standard. These sources will be governed by WAC 173-400-115.

(ii) Not subject to an applicable emission standard.

(iii) Scheduled for retirement within five years after inclusion of monitoring equipment requirements in this chapter, provided that adequate evidence and guarantees are provided that clearly show that the source will cease operations prior to that date.

(i) Monitoring system malfunctions. A source may be temporarily exempted from the monitoring and reporting requirements of this chapter during periods of monitoring system malfunctions provided that the source owner or operator shows to the satisfaction of the department or cognizant local authority that the malfunction was unavoidable and is being repaired as expeditiously as practicable.

(6) Emission inventory. The owner or operator of any air contaminant source shall submit an inventory of emissions from the source each year upon a form and according to instructions received from the department of ecology or cognizant local authority. The inventory may include stack and fugitive emissions of particulate(s) matter, PM-10, sulfur dioxide, carbon monoxide, total reduced sulfur compounds (TRS), fluorides, lead, volatile organic compounds, and other contaminants, and shall be submitted when required no later than one hundred five days after the end of the calendar year. The inventory shall include total emissions for the year in tons per year and an estimate of the percentage of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at maximum capacity. The report shall include the average sulfur content of any fuel or raw material used which will result in emissions of more than twenty-five tons per year of sulfur dioxide.

(7) Change in raw materials or fuels. Any change or series of changes in raw material or fuel which will result in a cumulative increase in emissions of sulfur dioxide of forty tons per year or more over that stated in the initial inventory required by WAC 173-400-120(6) shall require the submittal of sufficient information to the department or authority to determine the effect of the increase upon ambient concentrations of sulfur dioxide. The department or cognizant local authority may issue regulatory orders requiring controls to reduce the effect of such increases. Cumulative changes in raw material or fuel of less than 0.5 percent increase in average annual sulfur content over the initial inventory shall not require such notice.

AMENDATORY SECTION (Amending Order 87-13, filed 9/16/87)

WAC 173-403-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter and other chapters of Title 173 WAC shall have the following meanings:

(1) "Actual emissions" as of a particular date means the average rate, in weight per unit time, with air pollution controls applied, at which the affected emission unit emitted the pollutant during the two-year period which

precedes the particular date, and which is representative of normal operation. An adjustment may be made to the average annual emission rate to account for unusual circumstances during the two-year period. The department or cognizant local authority may allow or require the use of an alternative time period upon a determination that the alternative time period is more representative of normal operation than is the immediately-preceding two years. Actual emissions shall be calculated using the unit's actual operating hours, production rates, and types of materials processed, stored, or combusted during the selected time period.

The department or cognizant local authority may presume that source-specific allowable emissions, which incorporate limits on hours of operation or production rate, are equivalent to the actual emissions of the unit.

(2) "Adverse impact on visibility" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of the visitor's visual experience of the Federal Class I area. This determination must be made on a case-by-case basis taking into account the geographic extent, intensity, duration, frequency, and time of visibility impairments, and how these factors correlate with (a) times of visitor use of the Federal Class I area, and (b) the frequency and timing of natural conditions that reduce visibility. This term does not include effects on integral vistas.

(3) "Air authority" or "cognizant local authority" means an air pollution control authority activated pursuant to chapter 70.94 RCW that has jurisdiction over the subject source.

(4) "Air contaminant" means dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combination thereof. "Air pollutant" means the same as "air contaminant."

(5) "Air pollution" means the presence in the outdoor atmosphere of one or more air contaminants in sufficient quantities, and of such characteristics and duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or which unreasonably interferes with enjoyment of life and property.

(6) "Allowable emissions" means the emission rate calculated using the maximum rated capacity of the source (unless the source is limited in production rate or hours of operation, or both, by an applicable regulatory order) and the most stringent of (a), (b), or (c) of this subsection. Physical and process limitations must be considered in determining maximum rated capacity.

(a) Standards as set forth in 40 CFR Part 60 and Part 61, if applicable to the source; or

(b) The applicable state implementation plan emission limitation; or

(c) The emission rate specified by an applicable regulatory order.

(7) "Ambient air" means the surrounding outside air.

(8) "Ambient air quality standard" means an established concentration, exposure time, and frequency of occurrence of air contaminant or multiple air contaminants in the ambient air which shall not be exceeded.

(9) "Best available control technology (BACT)" means technology which will result in an emission limitation (including a visible emission standard) based on

the maximum degree of reduction for each air pollutant subject to this regulation which would be emitted from any proposed new or modified source which the permitting authority, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs, determines is achievable for such sources or modification through application of production processes, available methods, systems, and techniques, including fuel cleaning or treatment or innovative fuel combustion techniques for control of such air pollutant. In no event shall application of the best available technology result in emissions of any air pollutant which would exceed the emissions allowed by any applicable standard under 40 CFR Part 60 and Part 61. If the reviewing agency determines that technological or economic limitations on the application of measurement methodology to a particular class of sources would make the imposition of an emission standard infeasible, it may instead prescribe a design, equipment, work practice or operational standard, or combination thereof, to meet the requirement of best available control technology. Such standard shall, to the degree possible, set forth the emission reduction achievable by implementation of such design, equipment, work practice or operation and shall provide for compliance by means which achieve equivalent results. The requirement of RCW 70.94.152 that a new source will provide "all known available and reasonable methods of emission control" is interpreted to mean the same as best available control technology.

(10) "Best available retrofit technology (BART)" means any emission limitation based on the degree of reduction achievable through the application of the best system of continuous emission reduction for each pollutant which is emitted by source. The emission limitation must be established, on a case-by-case basis, taking into consideration the technology available, the costs of compliance, the energy and nonair quality environmental impacts of compliance, any pollution control equipment in use or in existence at the source, the remaining useful life of the source, and the degree of improvement in visibility which may reasonably be anticipated to result from the use of such technology. If an emission limitation is not feasible, a design, equipment, work practice, operational standard, or combination thereof, may be required. Such standards shall, to the degree possible, set forth the emission reductions achieved and provide for compliance by prescribing appropriate conditions in a regulatory order.

(11) "Bubble" means a set of emission limits which allows an increase in emissions from a given emissions unit or units in exchange for a decrease in emissions from another emissions unit or units, pursuant to RCW 70.94.155.

(12) "Class I area" means any federal, state, or Indian land which is classified or reclassified Class I.

(13) "Commenced construction" means that the owner or operator has all the necessary preconstruction approvals or permits and either has:

(a) Begun, or caused to begin, a continuous program of actual on-site construction of the source, to be completed within a reasonable time; or

(b) Entered into binding agreements or contractual obligations, which cannot be cancelled or modified without substantial loss to the owner or operator, to undertake a program of actual construction of the source to be completed within a reasonable time.

(14) "Department" means the Washington state department of ecology.

(15) "Director" means director of the Washington state department of ecology or duly authorized representative.

(16) "Dispersion technique" means a method which attempts to affect the concentration of a pollutant in the ambient air, other than by the use of pollution abatement equipment or integral process pollution controls.

(17) "Emission" means a release of air contaminants into the ambient air.

(18) "Emission reduction credit (ERC)" means a credit granted to a source for a voluntary reduction in actual emissions.

(19) "Emission standard" means a regulation or regulatory order (or portion thereof) setting forth an allowable rate of emissions, level of opacity, or prescribing equipment or operating conditions that result in control of air pollution emission.

(20) "Emissions unit" means any equipment, device, process, or activity that emits to the ambient air, or that may emit to the ambient air, any air contaminant.

(21) "Excess stack height" means that portion of a stack which exceeds the greater of sixty-five meters or the calculated stack height described in WAC 173-403-140(2).

(22) "Fugitive emissions" means emissions which do not pass and which could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.

(23) "Good engineering practice (GEP)" refers to a calculated stack height based on the equation specified in WAC 173-403-140 (2)(a)(ii).

(24) "In operation" means engaged in activity related to the primary design function of the source.

(25) "Integral vista" means a view perceived from within the Class I area of a specific landmark or panorama located outside the boundary of the Class I area.

(26) "Land manager" means the secretary of the federal or head of the state department or Indian governing body with authority over the Class I area.

(27) "Lowest achievable emission rate (LAER)" means for any source that rate of emissions which reflects:

(a) The most stringent emission limitation which is contained in the implementation plan of any state for such class or category of source, unless the owner or operator of the proposed new or modified source demonstrates that such limitations are not achievable; or

(b) The most stringent emission limitation which is achieved in practice by such class or category of source, whichever is more stringent.

In no event shall the application of this term permit a proposed new or modified source to emit any pollutant in excess of the amount allowable under applicable new source performance standards.

(28) "Major emissions unit" means any emissions unit which has actual or allowable emissions of one hundred tons per year or more of any pollutant regulated by state or federal law.

(29) "Major modification" means (a), (b), or (c) of this subsection, whichever is the most stringent:

(a) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause a net significant emissions increase for any pollutant regulated by state or federal law, except that a net significant emissions increase for any one of the following reasons shall not, in itself, cause the change to be a major modification:

(i) Use of an alternative fuel or raw material by reason of an order under Sections 2 (a) and (b) of the Federal Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act; or

(ii) Use of an alternative fuel by reason of an order or rule under Section 125 of the Federal Clean Air Act; or

(iii) Use of an alternative fuel or raw material that the source is capable of accommodating and was capable of accommodating prior to December 21, 1976, unless such change in fuel or raw material use is prohibited by a regulatory order; or

(iv) Use of an alternative fuel at a steam-generating unit to the extent that the fuel is generated from municipal solid waste; or

(v) An increase in the hours of operation or the production rate unless such increases are prohibited by a regulatory order.

(b) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause the allowable emissions to be exceeded.

(c) Any reconstruction of a major source, or any reconstruction of a major emissions unit that is located in an area that is not in attainment for the pollutant under consideration or located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, for which reconstruction the fixed capital cost of the new components exceeds fifty percent of the fixed capital cost of a comparable entirely new source or emissions unit.

(30) "Major source" means any source which has actual or allowable emissions of one hundred tons per year

or more of any pollutant regulated by state or federal law.

(31) "National Emission Standards for Hazardous Air Pollutants (NESHAPS)" means the federal regulations set forth in 40 CFR Part 61, as ~~((promulgated prior to January 1, 1983))~~ in effect on July 1, 1988.

(32) "Natural conditions" include naturally occurring phenomena that reduce visibility as measured in terms of visual range, contrast, or coloration.

(33) "Net emissions increase" means the amount by which the sum of the following exceeds zero:

(a) Any increase in actual emissions of a pollutant resulting from a physical change or change in method of operation of a specific emission unit in a source; and

(b) Any other increases or decreases in actual emissions of the same pollutant from the source that are contemporaneous with the change: PROVIDED, That

(i) Said other increases or decreases are contemporaneous with the change only if they occur at the same time or within one year prior to the change, or if said decrease(s) has been documented by an emission reduction credit; and

(ii) Said other decreases in emissions are creditable only to the extent that the old level of actual emissions or the old level of allowable emissions, whichever is the lesser, exceeds the new level of allowable emissions; and

(iii) Said other decreases in emissions are not creditable if the specific emissions unit is a major emissions unit and is located (A) in an area that is not in attainment for the pollutant or (B) in an area that is not in attainment for ozone and the pollutant is volatile organic compounds; and

(iv) The determination of net emissions increase shall be valid only after a regulatory order has been issued which establishes that the new emissions from every emissions unit involved in the determination are equal to the new allowable emissions expressed as weight of the pollutant per unit time.

(34) "New source" means a source which commences construction after the effective date of this chapter. Addition to, enlargement, modification, replacement, restart after a period of five years of nonoperation, or any alteration of any process or source which may increase emissions or ambient air concentrations of any contaminant for which federal or state ambient or emission standards have been established shall be construed as construction or installation or establishment of a new source. In addition every major modification shall be construed as construction or installation or establishment of a new source.

(35) "New source performance standards (NSPS)" means the federal regulations set forth in 40 CFR Part 60, as ~~((promulgated prior to September 1, 1986))~~ in effect on July 1, 1988.

(36) "Nonattainment area" means a clearly delineated geographic area which has been designated by EPA promulgation as exceeding a national ambient air quality standard or standards for one or more of the criteria pollutants.

(37) "Notice of construction" means a written application to permit construction of a new source or modification of an existing source.

(38) "Opacity" means the degree to which an object seen through a plume is obscured, stated as a percentage.

(39) "Particulate matter" or "particulates" means ~~((small discrete masses of liquid or solid, exclusive of uncombined water))~~ any airborne finely divided solid or liquid material with an aerodynamic diameter smaller than 100 micrometers.

(40) "Particulate matter emissions" means all finely divided solid or liquid material, other than uncombined water, emitted to the ambient air as measured by applicable reference methods, or an equivalent or alternative method specified in 40 CFR Part 60 or by a test method specified in the Washington state implementation plan.

(41) "Parts per million (ppm)" means parts of a contaminant per million parts of gas, by volume, exclusive of water or particulates.

~~((41))~~ (42) "Person" means an individual, firm, public or private corporation, association, partnership, political subdivision, municipality, or government agency.

~~((42))~~ (43) "PM-10" means particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured by a reference method based on 40 CFR Part 50 Appendix J and designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53.

(44) "PM-10 emissions" means finely divided solid or liquid material, with an aerodynamic diameter less than or equal to a nominal 10 micrometers emitted to the ambient air as measured by an applicable reference method, or an equivalent or alternate method, specified in 40 CFR Part 60 or by a test method specified in the Washington state implementation plan.

(45) "Prevention of significant deterioration (PSD)" means the federal regulations set forth in 40 CFR Subpart 52.21 as ~~((promulgated prior to July 1, 1982))~~ in effect on July 1, 1988, and as modified by WAC 173-403-080.

~~((43))~~ (46) "Projected width" means that dimension of a structure determined from the frontal area of the structure, projected onto a plane perpendicular to a line between the center of the stack and the center of the building.

~~((44))~~ (47) "Reasonably attributable" means attributable by visual observation or any other technique the state deems appropriate.

~~((45))~~ (48) "Reasonably available control technology (RACT)" means the lowest emission limit that a particular source or source category is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. RACT is determined on a case-by-case basis for an individual source or source category taking into account the impact of the source upon air quality, the availability of additional controls, the emission reduction to be achieved by additional controls, the impact of additional controls on air quality, and the capital and operating costs of the additional controls. RACT requirements for any source or source category may be adopted as an order or regulation after public involvement per WAC 173-403-110.

~~((46))~~ (49) "Regulatory order" means an order issued by the department or cognizant local authority to an air contaminant source which approves a notice of construction and/or limits emissions and/or establishes other air pollution control requirements.

~~((47))~~ (50) "Significant emission" means a rate of emission equal to or greater than any one of the following rates:

Pollutant	Tons/Year	Pounds/Day	Pounds/Hour
Carbon monoxide	100		
Nitrogen oxides	40		
Sulfur dioxide	40	800	80
Volatile organic compounds	40		
Particulate(s) matter	25	500	50
PM-10	15		
Lead	.6		
Total reduced sulfur (as H ₂ S)	10		
Total fluoride	3		

~~((48))~~ (51) "Significant visibility impairment" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of visitor visual experience of the Class I area. The determination must be made on a case-by-case basis, taking into account the geographic extent, intensity, duration, frequency, and time of the visibility impairment, and how these factors correlate with the time of visitor use of the Class I area and frequency and timing of natural conditions that reduce visibility.

~~((49))~~ (52) "Source" means all of the emissions unit(s) including quantifiable fugitive emissions, which are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), whose activities are ancillary to the production of a single product or functionally related group of products.

~~((50))~~ (53) "Source category" means all sources of the same type or classification.

~~((51))~~ (54) "Stack" means any point in a source designed to emit solids, liquids, or gases into the air, including a pipe or duct.

~~((52))~~ (55) "Stack height" means the height of an emission point measured from the ground-level elevation at the base of the stack.

~~((53))~~ (56) "Standard conditions" means a temperature of 20°C (68°F) and a pressure of 760mm (29.92 inches) of mercury.

~~((54))~~ (57) "Total reduced sulfur, (TRS)" means hydrogen sulfide, mercaptans, dimethyl sulfide, dimethyl disulfide, and any other organic sulfides present, expressed as hydrogen sulfide.

~~((55))~~ (58) "Total suspended particulate" means particulate matter as measured by the method described in 40 CFR Part 50 Appendix B as in effect on July 1, 1988.

(59) "Visibility impairment" means any humanly perceptible change in visibility (visual range, contrast, coloration) from that which would have existed under natural conditions.

~~((56))~~ (60) "Visibility impairment of a Class I areas" means visibility impairment within the area and visibility impairment of any formally designated integral vista associated with the area.

~~((57))~~ (61) "Volatile organic compound" means a hydrocarbon or derivative of hydrocarbon that has a vapor pressure greater than 0.1 millimeters of mercury at 20°C, except the following excluded compounds: Methane, ethane, trichlorofluoromethane, dichlorodifluoromethane, chlorodifluoromethane, trifluoromethane, trichlorotrifluoroethane, dichlorotetrafluoroethane, chloropentafluoroethane, methylene chloride, and 1,1,1-trichloroethane (methyl chloroform).

AMENDATORY SECTION (Amending Order 84-49, filed 3/6/85)

WAC 173-403-050 NEW SOURCE REVIEW (NSR). (1) Applicability.

(a) A notice of construction must be filed with the department or cognizant local authority prior to the construction, installation, or establishment of a new source, if the source is in a category that is required to submit to new source review per applicable regulation of the said authority.

(b) The department or cognizant local authority may require a notice of construction prior to the construction, installation, or establishment of any new source, other than a single family or duplex dwelling.

(c) The notice of construction and new source review shall apply only to the emission unit(s) affected and the contaminants involved.

(2) Additional information. Within thirty days of receipt of a notice of construction, the department or cognizant local authority may require the submission of additional plans, specifications, and such other information as deemed necessary for the review of the proposed new or modified source.

(3) Requirements for nonattainment areas. If the proposed new source is located in an area that is not in attainment for any air contaminant that would be emitted by the source, or if the source is located in an area that is not in attainment for ozone and the source would emit volatile organic compounds, the department or cognizant local authority shall review notice(s) of construction, plans, specifications, and other information associated therewith to determine that:

(a) The new source will be in accord with applicable federal and state rules and regulations, including new source performance standards (NSPS) and National Emissions Standards for Hazardous Air Pollutants (NESHAPS).

(b) The new source will use best available control technology (BACT) for emissions control.

(c) If the new source is a major source or the proposed change is a major modification, it will comply with lowest achievable emission rate (LAER) for emissions of the contaminants for which nonattainment has been designated.

(d) If the source is a major source and is located in an area that is not in attainment for carbon monoxide or ozone and the source will emit carbon monoxide or volatile organic compounds, it is required that there be an analysis of alternative sites, sizes, and production processes and environmental control techniques for the proposed new source which demonstrates that benefits of

the proposed new source significantly outweigh the environmental and social costs imposed as a result of its location, construction, and modification. This analysis is the responsibility of the applicant, who may use an environmental impact statement prepared under the State Environmental Policy Act or the National Environmental Policy Act as a source of information for this analysis.

(e) The proposed new source will not violate the requirements for reasonable further progress established by the state implementation plan. If the source is a major source or the project is a major modification, the total new actual emissions from all sources existing at the time of application for notice of construction plus proposed allowable emissions for the new source, of the contaminants for which nonattainment has been designated, shall be no greater than the total actual emissions from existing sources, except that (i) the department or cognizant local authority may require that new total actual emissions be reduced to less than existing total actual emissions, as necessary to achieve air quality attainment goals stated in an approved plan of attainment, and except that (ii) the emissions from the proposed new source may be approved without an offsetting reduction from existing sources if an adequate emissions growth allowance is included in an approved plan of attainment. The above requirements must be met by reducing actual emissions from existing source(s). Arrangements for such offsetting reduction(s) of actual emissions must be made by the owner or operator of the proposed new source. The proposed new source may be constructed only after the issuance of a regulatory order(s) to the proposed new source and to all the source(s) that provided the offset. The said orders shall include new allowable emissions limits for all the affected sources.

(f) If the source is a major source or the project is a major modification, the owner or operator shall demonstrate that all major sources owned or operated by such person (or persons under common control with such person) in the state which are subject to emission limitations are in compliance or on a schedule for compliance with applicable emission limitations and standards under the Federal Clean Air Act.

(g) In a locality that does not meet national ambient air quality standards and has not been designated a nonattainment area a proposed new major source or major modification must reduce the impact of its emissions upon air quality by obtaining sufficient emissions reductions to, at a minimum, compensate for its adverse ambient impact. A department approved air quality model shall be used to demonstrate a net air quality benefit where the source would otherwise cause or contribute to a violation of any national ambient air quality standard.

(4) Requirements for attainment areas. If the proposed new source is located in an area that is in attainment for all contaminants that would be emitted by the source and the source is located in an ozone attainment area if the source would emit volatile organic compounds, the department or cognizant local authority

shall review notice(s) of construction, plans, specifications, and other information associated therewith to determine that:

(a) The new source will be in accord with applicable federal and state regulations, including new source performance standards (NSPS) and National Emissions Standards for Hazardous Air Pollutants (NESHAPS).

(b) The project will use best available control technology (BACT) for emissions control.

(c) The allowable emissions from the proposed new facility will not delay the attainment date for an area not in attainment nor cause or contribute to a violation of a national ambient air quality standard at any locality that does not or would not meet the applicable standard.

This requirement will be considered to be met if the impact at any location within a nonattainment area or a locality exceeding the applicable standard does not exceed the following levels:

Pollutant	Annual Average	24-Hour Average	8-Hour Average	3-Hour Average	1-Hour Average
CO	-	-	0.5 mg/m ³	-	2 mg/m ³
TSP	1.0 ug/m ³	5 ug/m ³	-	-	-
SO ₂	1.0 ug/m ³	5 ug/m ³	-	25 ug/m ³	30 ug/m ³
PM-10	1.0 ug/m ³	5 ug/m ³	-	-	-
NO ₂	1.0 ug/m ³	-	-	-	-

(d) The proposed new source will not cause a violation of any ambient air quality standard.

(e) An offsetting emissions reduction, that satisfies the requirements of WAC 173-403-050 (3)(e), may be used to satisfy the requirements of WAC 173-403-050 (4)(c) and (d) and (9) if required.

(5) Preliminary determination. Within thirty days after receipt of all information required, the department or cognizant local authority shall:

(a) Make preliminary determinations on the matters set forth in subsection (3), (4), or (9) of this section whichever is applicable; and

(b) Initiate compliance with the provisions of WAC 173-403-110 relating to public notice and public comment, as applicable.

(6) Final determination. If, after review of all information received including public comment, the department or cognizant local authority finds that all the conditions in subsection (3), (4), or (9) of this section are satisfied, whichever is applicable, the authority will issue a regulatory order to approve the notice of construction for the proposed new source or modification.

(7) Portable sources. For portable sources which locate temporarily at particular sites, the owner or operator shall be allowed to operate at the temporary location without filing a notice of construction, providing that the owner or operator notifies the department or cognizant local authority of intent to operate at the new location at least thirty days prior to starting the operation, and supplies sufficient information to enable the department or cognizant local authority to determine that the operation will comply with the emission standards for a new source, will not cause a violation of applicable ambient air quality standards and, if in a nonattainment area, will not interfere with scheduled attainment of ambient standards. The permission to operate shall be for a limited period of time, but in no case longer than one year,

and the department or cognizant local authority may set specific conditions for operation during said period. A temporary source shall be required to comply with all applicable emission standards.

(8) Commencement of construction. The owner or operator of the new source shall not commence construction until the applicable notice of construction has been approved.

(9) Visibility requirements. Any new major source or new major modification shall evaluate the visibility impairment per 40 CFR 52.21(e) for all Class I areas in Washington and neighboring states. The evaluation shall comply with the following:

(a) When the land manager has officially designated visibility to be an important attribute, the owner or operator of the new source shall demonstrate that the potential emissions in combination with emissions from all other sources permitted after January 1, 1982, shall not cause or contribute to a significant visibility impairment.

(b) The department shall upon receipt of an application for a notice of construction notify the land managers of potentially affected areas. Notification shall be in writing and include a copy of all information relevant to the application including the information developed for this section. This information shall be transmitted to the land manager within thirty days of receipt of the application and at least sixty days prior to public hearing on the application for permit to construct.

(c) All evaluations of visibility impairment required under this section shall use the models on file with the department or equivalent models approved by the department or EPA.

(d) The results of the evaluation shall be sent to the land manager of the affected areas for their review and recommendation. The review shall consider the degree of visibility impairment, duration, geographic extent, frequency, and time. The recommendation of the land managers concerning adverse impact on visibility shall be sent to the department within thirty days of receipt of the evaluation results.

(e) Should the department concur with the recommendation of the land manager then the notice of construction shall be approved or disapproved according to the recommendation. The department may find the review of a land manager inadequate and make its own determination. A finding of significant visibility impairment shall require a disapproval of the notice of construction, unless sufficient mitigating measures are developed.

(f) The department or land managers may demonstrate that the new source would cause impairment of an integral vista officially designated at least six months before the new source submitted a complete application. The protection of an integral vista by controls on the source shall consider the time necessary for compliance, the energy and nonair quality environmental effects of compliance and the productive life of the source.

(g) The department may require visibility monitoring at the site of the new source or potentially affected areas as a part of the applicable regulatory order. The monitoring period may be before or after construction or both.

AMENDATORY SECTION (Amending Order 84-49, filed 3/6/85)

WAC 173-403-080 PREVENTION OF SIGNIFICANT DETERIORATION (PSD). Section 40 CFR 52.21, Subparts (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (r), (t), (v), and (w), Prevention of Significant Deterioration of Air Quality, as in effect on July 1, (~~(1981)~~) 1988, are herein incorporated by reference with the following additions and modifications:

(1) Construction of "administrator." In 40 CFR 52.21 (b)(17), federally enforceable, (f)(1)(v), (f)(3), and (f)(4)(i), exclusions from increment consumption, (g), redesignation, (l)(2), air quality models (p)(2) federal land manager, and (t), disputed permits or redesignations, the word "administrator" shall be construed in its original meaning. In 40 CFR 52.21 (b)(3)(iii) administrator shall mean both the administrator of EPA and the director of the department. In all other cases, the word "administrator" shall be construed to mean the director of the department.

(2) Contemporaneous. Subpart 40 CFR 52.21 (b)(3)(ii) is changed to read: "An increase or decrease in actual emissions is contemporaneous with the increase from the particular change only if it occurs at the same time or within (~~(one)~~) ten years prior to the change(~~;~~ or). If a decrease occurred more than one year prior to the change it can only be credited if the decrease has been documented by an emission reduction credit."

(3) Public participation. Subpart 40 CFR (~~(51.24(q))~~) 51.166(q) public participation, as in effect July 1, (~~(1981)~~) 1988, is hereby incorporated by reference, with the following modifications:

(a) In 40 CFR (~~(51.24)~~) 51.166 (q)(2)(iv), the word "administrator" shall be construed in its original meaning.

(b) In 40 CFR (~~(51.24(q)(1))~~) 51.166 (q)(2)(iv), the phrase "specified time period" shall mean thirty days.

(4) Section 40 CFR 51.166 Subpart (p)(1) Sources Impacting Federal Class I areas - additional requirements - Notice to EPA, as in effect on July 1, 1988, is herein incorporated by reference.

(5) Secondary emissions. Subpart 40 CFR 52.21 (b)(18) is changed to read:

Emissions which would occur as a result of the construction or operation of a major stationary source or major modification, but do not come from the major stationary source or major modification itself. For the purpose of this section, secondary emissions must be specific, well defined, quantifiable, and impact the same general area as the stationary source or modification which causes the secondary emissions. Secondary emissions may include, but are not limited to:

(a) Emissions from ships or trains coming to or from the new or modified stationary source; and

(b) Emissions from any offsite support facility which would not otherwise be constructed or increase its emissions as a result of the construction or operation of the major stationary source or major modification.

(6) List of Class I areas. The following areas are the Class I areas in Washington state as of January 1, ((1983)) 1988:

Mount Rainier National Park
North Cascade National Park
Olympic National Park
Alpine Lakes Wilderness Area
Glacier Peak Wilderness Area
Goat Rocks Wilderness Area
Mount Adams Wilderness Area
Pasayten Wilderness Area.

AMENDATORY SECTION (Amending Order DE 83-13, filed 4/15/83)

WAC 173-405-078 EMISSION INVENTORY. The owner or operator of any kraft pulp mill shall submit an inventory of emissions from the source each year upon a form and according to instructions received from the department of ecology. The inventory may include stack and fugitive emissions of particulate((s)) matter, PM-10, sulfur dioxide, carbon monoxide, volatile organic compounds, TRS, and other contaminants, and shall be submitted when required no later than one hundred five days after the end of the calendar year. The inventory shall include total emissions for the year in tons per year and an estimate of the percentage of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at capacity. The report shall include the average sulfur content of any fossil fuel used which will result in emissions of more than twenty-five tons per year of sulfur dioxide.

AMENDATORY SECTION (Amending Order DE 83-13, filed 4/15/83)

WAC 173-410-071 EMISSION INVENTORY. The owner or operator of any sulfite pulping mill shall submit an inventory of emissions from the source each year upon a form and according to instructions received from the department of ecology. The inventory may include stack and fugitive emissions of particulate((s)) matter, PM-10, sulfur dioxide, carbon monoxide, volatile organic compounds, TRS, and other contaminants, and shall be submitted when required no later than one hundred five days after the end of the calendar year. The inventory shall include total emissions for the year in tons per year and an estimate of the percentage of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at capacity. The report shall include the average sulfur content of any fossil fuel which will result in emissions of more than twenty-five tons per year of sulfur dioxide.

AMENDATORY SECTION (Amending Order DE 83-13, filed 4/15/83)

WAC 173-415-080 EMISSION INVENTORY. The owner or operator of any primary aluminum plant shall submit an inventory of emissions from the source

each year upon a form and according to instructions received from the department of ecology. The inventory may include stack and fugitive emissions of particulate((s)) matter, PM-10, sulfur dioxide, carbon monoxide, fluorides, volatile organic compounds, and other contaminants, and shall be submitted when required no later than one hundred five days after the end of the calendar year. The inventory shall include total emissions for the year in tons per year and an estimate of the percentage of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at capacity. The report shall include the average sulfur content of any fossil fuel or raw material used which will result in emissions of more than twenty-five tons per year of sulfur dioxide.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter shall have the following meanings, general terms common with other chapters as defined in chapter 173-403 WAC, and terms specific to open burning as defined below.

(1) "Agricultural open burning((:))" means open burning conducted as part of any agricultural operation; but not including yard and gardening activities connected with a residence.

(2) "Commercial open burning((:))" means open burning conducted as part of any commercial or business operation, including land clearing when the land is cleared to change the use of the cleared land. Commercial open burning does not include agricultural open burning.

(3) ~~((Department: The department of ecology:~~

~~((4) Director: The director of the department of ecology, or his authorized representative.~~

~~((5))~~ "Episode((:))" means a period when a forecast, alert, warning, or emergency air pollution stage is declared, as given in ~~((RCW 70.94.415))~~ chapter 173-435 WAC.

~~((6))~~ (4) "Impaired air quality" means a condition declared by the department or an air authority whenever:

(a) Meteorological conditions are conducive to an accumulation of air contamination concurrent with:

(i) Total suspended particulate at an ambient level of one hundred twenty-five micrograms per cubic meter measured on a twenty-four-hour average; or

(ii) Particulate that is ten micron and smaller in diameter (PM10) at an ambient level of ninety micrograms per cubic meter measured on a twenty-four-hour average; or

(iii) Carbon monoxide at an ambient level of eight parts of contaminant per million parts of air by volume (ppm) measured on an eight-hour average; or

(b) Air quality reaches other limits established by the department or an air authority.

(5) "Land clearing((:))" means removing structures, trees, shrubbery, or other natural vegetation from a plot of land.

~~((7))~~ (6) "No burn area(~~(:)~~)" means an area designated by the department as an area exceeding or threatening to exceed a state ambient air quality standard.

~~((8))~~ (7) "Open burning(~~(:)~~)" means the combustion of material in an open fire or in an outdoor container, without providing for the control of combustion or the control of the emissions from the combustion.

~~((9))~~ ~~Person: An individual, firm, public or private corporation, association, partnership, political subdivision, municipality, government agency.~~

~~((10))~~ (8) "Small fire(~~(:)~~)" means a fire not more than four feet in diameter or more than three feet high.

~~((11))~~ (9) "Silvicultural operation(~~(:)~~)" means the growing of trees for commercial or recreational use, including preparing the land, planting, growing, and harvesting of trees.

~~((12))~~ (10) "Treated wood" means wood of any species that has been chemically impregnated, coated, painted, or similarly modified.

(11) "Wood waste residue(~~(:)~~)" means residue of a natural character such as trees, stumps, shrubbery, or other natural vegetation arising from land clearing projects (RCW 70.94.750(2)).

NEW SECTION

WAC 173-425-036 CURTAILMENT DURING EPISODES OR IMPAIRED AIR QUALITY. (1) No open fire shall be ignited:

(a) Whenever the department has declared an air pollution episode for the geographical area pursuant to chapter 173-435 WAC; or

(b) Whenever the department or an air authority has declared impaired air quality for the geographical area.

(2) A person responsible for an open fire at the time an episode or impaired air quality is declared shall extinguish that fire. Open fires conducted under the auspices of the department of natural resources for the purpose of burning forest slash pursuant to RCW 70.94.660 through 70.94.700 are to be extinguished by withholding new fuel and allowing the fire to burn down.

(3) Smoke visible from a small fire after a time period of three hours has elapsed from the time of declaration of the episode or impaired air quality shall constitute prima facie evidence of unlawful open burning.

(4) Smoke visible from a fire other than a small fire after a time period of ten hours has elapsed from the time of declaration of the episode or impaired air quality shall constitute prima facie evidence of unlawful open burning.

(5) The department, air authorities, health departments, fire departments, or local police forces having jurisdiction in the area may enforce compliance with the above open burning curtailment rules.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-045 PROHIBITED MATERIALS. Except as provided in WAC 173-425-055, the following materials shall not be burned in any open fire:

- (1) Garbage;
- (2) Dead animals;

- (3) Asphaltic products;
- (4) Waste petroleum products;
- (5) Paints;
- (6) Rubber products;
- (7) Plastics;
- (8) Treated wood;
- (9) Any substance, other than natural vegetation, which normally emits dense smoke or obnoxious odors.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-065 RESIDENTIAL OPEN BURNING. (1) No open fire shall be allowed on the premises of any residence:

(a) Within a no burn area designated in WAC 173-425-095;

(b) During any stage of an episode (see WAC 173-425-035) or condition of impaired air quality;

(c) If the fire contains prohibited materials, as given in WAC 173-425-045;

(d) If the fire contains any material other than wood, paper, and natural vegetation; or

(e) If the fire is larger than a small fire.

The premises of a residence include the real property immediately adjacent to the residence which is owned by the same person who owns the residence, and which is not devoted to agricultural use, other than yard and gardening activities connected with the residence.

(2) Small fires on the premises of a residence may be allowed to dispose of wood, paper, and natural vegetation, if:

(a) None of the provisions of (~~WAC 173-425-065~~) subsection (1) of this section are violated;

(b) (~~Such fires do not violate any regulations of a local order~~) The burning will not violate any regulations of a local fire protection agency authorized to issue burning permits, to prevent or abate nuisances, or any local county or city ordinance or resolution pertaining to a nuisance; and

(c) Reasonable precautions are taken to prevent particulate emissions when paper is being burned.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-075 COMMERCIAL OPEN BURNING. (1) No permit shall be issued for commercial open burning, and commercial open burning shall not be conducted:

(a) Within a no burn area designated in WAC 173-425-095;

(b) During any stage of an episode (see WAC 173-425-035) or condition of impaired air quality;

(c) If the burning contains prohibited materials, as provided in WAC 173-425-045; or

(d) Where a practical alternate method of disposal listed in WAC 173-425-115(2), is reasonably available.

(2) No commercial open burning shall be conducted without authorization from the department. Open burning shall be authorized only if:

(a) The applicant shows that no approved practical alternate method of disposal is reasonably available; and

(b) The applicant shows that burning, as requested, is reasonably necessary to successfully carry out the enterprise the applicant is engaged in; and

(c) The burning will not violate any regulations of a local fire protection agency authorized to issue burning permits, to prevent or abate nuisances, or any local county or city ordinance or resolution pertaining to a nuisance.

(3) Considering population concentration and local conditions affecting air quality, the department shall condition permits issued under this chapter. Permits shall be conditioned to minimize air pollution as much as practical but are not limited to restricting the permissible hours of burning, restricting the size of fires, imposing requirements for good combustion practice, restricting burning to specified wind conditions.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-085 AGRICULTURAL OPEN BURNING. (1) No permit shall be issued for agricultural open burning, and agricultural open burning shall not be conducted:

(a) Within a no burn area designated in WAC 173-425-095;

(b) During any stage of an episode (see WAC 173-425-035) or condition of impaired air quality;

(c) If the burning contains prohibited materials, described in WAC 173-425-045; or

(d) If the burning contains any material other than natural vegetation and wood wastes generated on the property, which is the burning site, or transported to the burning site by wind or water.

(2) Except as provided in (~~WAC 173-425-085~~) subsection (3) of this section, agricultural open burning shall not be conducted without a permit from the department. Permits shall be issued only if:

(a) None of (~~WAC 173-425-085~~) subsection (1) of this section would be violated by the burning;

(b) The applicant shows that burning, as requested, is reasonably necessary to successfully carry out the enterprise the applicant is engaged in;

(c) The burning will not violate any regulations of a local fire protection agency authorized to issue burning permits to prevent or abate nuisances, or any local county or city ordinance or resolution pertaining to a nuisance; and,

(d) The burning is necessary to control disease or insect infestation, and other measures are not available; or

(e) The burning is necessary to develop physiological conditions conducive to increased crop yield, and other measures are not available.

In making a determination under (~~WAC 173-425-085 (2)~~)(d) or (e) of this subsection, the department will consult the county extension agent.

(3) Agricultural open burning may be conducted without a permit if:

(a) None of (~~WAC 173-425-085~~) subsection (1) of this section would be violated by the burning;

(b) The burning will not violate any regulations of a local fire protection agency authorized to issue burning

permits to prevent or abate nuisances, or any local or city ordinance or resolution pertaining to a nuisance; and

(c) The fire covers one acre or less and the burning is done to destroy obnoxious weeds or crop residue along fence rows, ditches, or in cultivated fields.

(4) Considering population concentration and local conditions affecting air quality, the department shall condition permits issued under this chapter. Permits shall be conditioned to minimize air pollution as much as practical. Conditions may include but are not limited to restricting the permissible hours of burning, restricting the size of fires, imposing requirements for good combustion practice, restricting burning to specified wind conditions.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-095 NO BURN AREA DESIGNATION. (1) The department shall designate as no burn areas those geographic areas where ambient air quality standards for (~~suspended~~) particulate(~~s~~) matter, set forth in WAC (~~173-40-030~~) 173-470-100, are being exceeded or are threatened to be exceeded. These designations shall be based on monitoring data gathered at primary air mass stations.

(2) The department shall not designate "no burn" areas within the boundaries of any activated air pollution control authority, unless data exist to support that designation and the authority, after being notified, refuses to make such a designation.

(3) The designation of any area as a "no burn" area by the department shall be made by rule-making procedure and only after public hearing.

(4) Open burning shall not be conducted in any designated "no burn" area.

AMENDATORY SECTION (Amending Order DE 77-19, filed 10/24/77)

WAC 173-425-130 NOTICE OF VIOLATION. The department may issue a notice of violation to the person responsible for the fire when:

(1) Conditions of a permit issued under this chapter are violated;

(2) Any open fire is ignited or, if ignited, is not extinguished, when (~~the person responsible for the fire is aware that~~) a condition of impaired air quality or any air pollution episode stage has been declared;

(3) An open fire is ignited where, under this chapter, such fires are prohibited or where a permit is required and no such permit has been obtained;

(4) Prohibited materials are burned in an open fire. Procedures for notices of violation shall follow RCW 70.94.332.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-425-035 EPISODES.

AMENDATORY SECTION (Amending Order 86-38, filed 3/16/87)

WAC 173-434-050 NEW SOURCE REVIEW.
 (1) Notice of construction. Construction shall not commence on any new source until a notice of construction has been approved by the department or cognizant local authority pursuant to WAC 173-403-050. The owner or operator of any source shall notify the department or cognizant local authority prior to replacement of air pollution control equipment or process equipment other than replacement for routine maintenance and repair. The department or cognizant local authority may determine that a notice of construction is required.

(2) Prevention of significant deterioration (PSD). Construction shall not commence on any new source until applicability to prevention of significant deterioration rules is determined and, if required, a PSD permit is issued to the source per WAC 173-403-080.

(3) Operation and maintenance plan. As part of a condition of approval of the notice of construction; before initial start up the owner or operator of the incinerator shall develop a plan for the operation and maintenance of all equipment and procedures that can cause or control air pollution. Every twenty-four months thereafter, the owner or operator must obtain approval of a new or updated plan. The owner or operator must obtain the department's or cognizant local authority's approval of the plan prior to commencing operation and shall not incinerate solid waste without an approved plan. The plan may include operating parameters, maintenance procedures and operation personnel training requirements and procedures.

AMENDATORY SECTION (Amending Order 86-38, filed 3/16/87)

WAC 173-434-200 EMISSION INVENTORY. The owner or operator of any solid waste incinerator shall submit an inventory of emissions from the sources each year upon and according to instructions from the department of ecology. The inventory shall include but may not be limited to stack and fugitive emissions of particulate(s) matter, PM-10, sulfur dioxide, nitrogen oxides, carbon monoxide, volatile organic compounds, hydrogen chloride, and other contaminants, and shall be submitted when required. The inventory shall include total emissions of each pollutant for the year in tons per year and an estimate of the total emitted each quarter. An estimate shall be made of the one hour and twenty-four hour emissions while operating at capacity. The report shall include the average sulfur content of any fossil fuel used which will result in emissions of more than twenty-four tons per year of sulfur dioxide.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-010 PURPOSE. These rules implement chapter 70.94 RCW, the Washington State Clean Air Act(~~, as amended by chapter 194, Laws of 1971 excess~~).

Air pollution episodes occur under meteorological conditions that reduce the effective volume of air into

which air contaminants are introduced. When these conditions occur, there is a possible danger that normal operations at air contaminant sources will be detrimental to public health and safety. The avoidance of high contaminant concentrations reaching significant harm levels during an episode requires a plan which will provide for rapid short-term emission reduction. This chapter sets up such an episode avoidance plan.

NEW SECTION

WAC 173-435-015 SIGNIFICANT HARM LEVELS. Significant harm levels are reached when any one of the following pollutant concentrations are measured:

(1) Sulfur dioxide - 2,620 $\mu\text{g}/\text{m}^3$ (1.0 ppm), 24-hour average.

(2) PM-10 - 600 micrograms/ cubic meter, 24-hour average.

(3) Carbon monoxide - 57.5 mg/m^3 (50 ppm), 8-hour average, 86.3 mg/m^3 (75 ppm) 4-hour average, 144 mg/m^3 (125 ppm) 1-hour average.

(4) Ozone - 1,200 $\mu\text{g}/\text{m}^3$ (0.6 ppm) - 2-hour average.

(5) Nitrogen dioxide - 3,750 $\mu\text{g}/\text{m}^3$ (2.0 ppm) 1-hour average, 938 $\mu\text{g}/\text{m}^3$ (0.5 ppm) 24-hour average.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-020 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter shall have the following meanings, general terms common with other chapters as defined in chapter 173-403 WAC, and terms specific to the emergency episode plan as defined below.

(1) "Air quality control region((:))" means an area designated as an air quality control region by the federal environmental protection agency.

(2) ~~((Air contaminant: Dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combinations thereof:~~

~~((3) Department: The department of ecology:~~

~~((4) Director: The director of the department of ecology:~~

~~((5) Emission: A release of air contaminants into the outdoor atmosphere:~~

~~((6)) "Episode stage((:))" means a prescribed level of air contaminants or meteorological conditions where certain control actions are required to prevent ambient pollutant concentrations from reaching levels which could cause significant harm to the health of persons.~~

~~((7)) (3) "Emergency action center((:))" means the headquarters for all department actions during an episode stage.~~

~~((8)) (4) "Hour((:))" means a 60 minute period, beginning and ending on a clock hour.~~

~~((9)) (5) "8 hours((:))" means any consecutive 8 hours, starting at any clock hour.~~

~~((10)) (6) "Major source((:))" means any source which is estimated to emit at an annual rate of ((25)) twenty-five tons per year or more of SO₂, particulates, or carbon monoxide.~~

~~((11)) ppm: Parts per million (parts of contaminant per million parts of gas or air by volume).~~

~~(12) Particulates: Small discrete masses of solid or liquid matter, but not including uncombined water. (For air pollution usage, sizes generally range from submicron to over 2000 microns.)~~

~~(13) Person: An individual, firm, public or private corporation, association, partnership, political subdivision, municipality, governmental agency, or other entity.~~

~~((14)) (7) "Source emission reduction plan (SERP)((:))" means a plan developed for an individual air pollution source and approved by the director, which sets forth the actions to be taken at that source upon the declaration of various stages of an episode.~~

~~((15)) (8) "24 hours((:))" means any consecutive 24 hours, starting at any clock hour.~~

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-030 EPISODE STAGE CRITERIA. The declaration of episode stages shall be in accordance with the following criteria:

(1) Stage: "First or forecast" - the forecast stage indicates the presence of meteorological conditions conducive to the accumulation of air contaminants. A forecast stage may be declared when an air stagnation advisory is issued by the national weather service or there is equivalent indication of stagnant atmospheric conditions and conditions are forecast to persist for 24 hours. Declaration of this stage will activate increased air quality surveillance.

(2) Stage: "Second or alert" - the alert stage is that concentration of pollutants at which control actions are to begin. An alert will be declared when any one of the following levels is reached:

(a) SO₂ - 800 µg/m³ (0.3 ppm), 24-hour average.

(b) ~~((Particulate = 375))~~ PM-10 - 350 µg/m³, 24-hour average.

(c) ~~((SO₂ and particulate combined = product of SO₂ µg/m³, 24-hour average, and particulate µg/m³, 24-hour average equal to 65 x 10³).~~

~~(d))~~ CO - 17 mg/m³ (15 ppm), 8-hour average.

~~((e))~~ (d) Oxidant (O₃) - 400 µg/m³ (0.2 ppm) - 1-hour average.

~~((f))~~ (e) NO₂ - 1130 µg/m³ (0.6 ppm) 1-hour average, 282 µg/m³ (0.15 ppm) 24-hour average; and meteorological conditions are such that the pollutant concentrations can be expected to remain at or above the alert levels for 12 or more hours or can be expected to recur within 24 hours unless control actions are taken.

(3) Stage: "Third or warning" - the warning stage indicates that air quality is continuing to degrade and that additional control actions are necessary. A warning will be declared when any one of the following levels is reached:

(a) SO₂ - 1,600 µg/m³ (0.6 ppm), 24-hour average.

(b) ~~((Particulate = 625))~~ PM-10 - 420 µg/m³, 24-hour average.

(c) ~~((SO₂ and particulate combined = product of SO₂ µg/m³, 24-hour average and particulate µg/m³, 24-hour average equal to 261 x 10³).~~

~~(d))~~ CO - 34 mg/m³ (30 ppm), 8-hour average.

~~((e))~~ (d) Oxidant (O₃) - 800 µg/m³ (0.4 ppm), 1-hour average.

~~((f))~~ (e) NO₂ - 2,260 µg/m³ (1.2 ppm), 1-hour average; 565 µg/m³ (0.3 ppm), 24-hour average; and meteorological conditions are such that pollutant concentrations can be expected to remain at or above the warning levels for 12 or more hours or can be expected to recur within 24 hours unless control actions are taken.

(4) Stage: "Fourth or emergency" - the emergency stage indicates that air quality is continuing to degrade toward a level of significant harm to the health of persons and that the most stringent control actions are necessary. An emergency will be declared when any one of the following levels is reached at any monitoring site:

(a) SO₂ - 2,100 µg/m³ (0.8 ppm), 24-hour average.

(b) ~~((Particulate = 875))~~ PM-10 - 500 µg/m³, 24-hour average.

(c) ~~((SO₂ and particulate combined = product of SO₂ µg/m³, 24-hour average and particulate µg/m³, 24-hour average equal to 393 x 10³).~~

~~(d))~~ CO - 46 mg/m³ (40 ppm), 8-hour average.

~~((e))~~ (d) Oxidant (O₃) - 1,200 µg/m³ (0.6 ppm), 1-hour average.

~~((f))~~ (e) NO₂ - 3,000 µg/m³ (1.6 ppm), 1-hour average; 750 µg/m³ (0.4 ppm), 24-hour average; and meteorological conditions are such that this condition can be expected to remain at or above emergency levels for 12 or more hours, or can be expected to recur within 24 hours.

(5) Stage: "Termination" - once declared, any stage reached by applying these criteria will remain in effect until the criteria for that level are no longer met. At that time, the next lower stage will be declared. When conditions improve to where the criteria are no longer met for any episode stage, the episode will be terminated.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-040 SOURCE EMISSION REDUCTION PLANS. (1) Any person responsible for the operation of a major source, when requested in writing by the director ~~((or his authorized representative)),~~ shall prepare, in consultation with the department, a source emission reduction plan (SERP). This SERP shall be consistent with good industrial practice and safe operating procedures for reducing the emissions of air contaminants into the ~~((outdoor atmosphere))~~ ambient air during periods of air pollution alert, warning, and emergency.

(2) SERPs shall be in writing and shall show the source of air contamination, describe the manner in which the reduction of air contaminant emissions will be achieved during periods of air pollution alert, warning, and emergency, and give the amount of reduction for each stage.

(3) During periods of air pollution alert, warning, or emergency, SERPs shall be made available, on the premises of sources required under this section to have them, to any person authorized to enforce the provisions of this episode avoidance plan.

(4) SERPs shall be submitted to the director within 30 days after receipt of a request thereof.

(5) SERPs shall be reviewed and approved by the director. If, in the opinion of the director, and SERP does not, in whole or in part, provide for satisfactory emission reduction during an episode, the director may disapprove such SERP, give the reason for disapproval, and require the resubmittal of same within a specified time period.

If within the time period specified, the person responsible fails to submit a SERP satisfactory to the director, the director may revise the SERP to cause it to meet episode avoidance objectives. This revised plan will then be the SERP for the source to which it applies.

(6) SERPs may be amended after submission to the director of a revised SERP. This revised SERP will be processed in the same manner as the originally submitted SERP.

(7) An emission reduction plan for the purpose of reducing motor vehicle emissions during episode stages, will be developed or approved by the department. These plans may include actions to be taken by other governmental units, citizens, and businesses.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-050 ACTION PROCEDURES. (1) Whenever applicable criteria are met, the director(~~(or his duly authorized representative,))~~) may declare and terminate the forecast, alert, and warning stages of an episode. This declaration shall constitute an order for action in accordance with applicable SERPs.

(2) No open fires shall be ignited during any stage of an episode. Any person responsible for an open fire already ignited shall extinguish that fire when informed that an episode has been declared. Open fires conducted under the auspices of the department of natural resources for the purpose of burning forest slash pursuant to RCW 70.94.660 through 70.94.700 are to be extinguished by withholding new fuel and allowing the fire to burn down.

(3) Whenever applicable criteria are met, the governor may declare and terminate the emergency stage of an episode. This declaration shall constitute an order for action in accordance with applicable SERPs.

(4) Adverse air quality need not be region-wide for any episode stage to be declared. Action procedures may be taken for any area affected or likely to be affected by episode conditions. The declaration of any episode stage shall specify the area to which it applies.

(5) The broadest publicity practicable shall be given to the declaration of any episode stage. Such declaration shall, as soon as possible, be directly communicated to all persons responsible for the carrying out of SERPs within the affected area.

(6) Regardless of whether any episode stages have previously been declared, whenever the governor finds that emissions are causing imminent danger to public health or safety, the governor may declare an air pollution emergency and order the persons responsible for the operation of sources causing the danger, to reduce or discontinue emissions consistent with good operating practice, safe operating procedures, and SERPs, if any.

(7) Whenever an episode stage is declared on the basis of contaminant levels of carbon monoxide, oxidant, or

nitrogen dioxide, the director(~~(or his duly authorized representative,))~~) shall take such action as may be required to reduce emissions from motor vehicles. These actions may include, but are not limited to, the rerouting or detouring of traffic. Actions to be taken by cities and businesses will be established and implemented according to plans developed by them and approved by the department. These plans must meet criteria for emission reduction established by the department.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-060 ENFORCEMENT. (1) Whenever any episode stage has been declared, the department shall establish an emergency action center, which shall be the headquarters for all department actions during the episode.

(2) The department shall develop an operations manual, which shall set forth a plan for the receipt, processing, and dissemination of information and data during an episode.

(3) Enforcement with respect to any episode shall be directed from the emergency action center by the director (~~(and/or his authorized representatives))~~) in consultation with the governor's office.

(4) Authorized personnel of the department, the department of social and health services, and the state police shall have the authority to enforce orders of the director or the governor, issued under this chapter, as directed from the emergency action center. In addition, authorized personnel of any local air pollution control agency or local police force shall have the authority to enforce such orders against sources within the area over which that agency or police force has jurisdiction, as directed from the emergency action center.

(5) To determine compliance with any SERP, those persons authorized to enforce orders, hereunder, shall have the authority to enter upon any private or public property, excepting nonmultiple unit private dwellings, housing two families or less. No person shall refuse entry or access to enforcement personnel who request entry and present appropriate credentials.

(6) Whenever it appears that action being taken in compliance with SERPs will not avert imminent danger to public health and safety, the governor may order the following additional measures:

(a) Stopping and prohibiting motor vehicle travel and traffic;

(b) Closing down or restricting the use of any business, commercial, industrial or other establishment or activity which contributes to the emission of contaminants to the air.

(7) Any declaration or order issued in accordance with WAC 173-435-050 shall be effective immediately and shall not be stayed, pending completion of review.

(8) Whenever any order has been issued hereunder, the attorney general, upon the request of the governor or authorized representative, or the director(~~(or the authorized representative of either,))~~) shall petition the superior court of the county in which a source is located for a temporary restraining order for the immediate reduction or discontinuance of emissions from that source.

AMENDATORY SECTION (Amending Order DE 77-21, filed 10/31/77)

WAC 173-435-070 SAMPLING SITES, EQUIPMENT, AND METHODS. (1) Data from all stations shall be considered when determining episode conditions. The department shall specify ((particulate)) PM-10 monitoring stations to be operated continuously during any episode stage for episode management purposes. Stations from which episode declarations are based must be located in such a manner that the area represented by that station and the sources contributing to the episode condition can reasonably be determined and corrective actions taken.

(2) Sampling and analysis will be done by federal reference or federal equivalent methods; except the department may approve other sampling and analysis methods for ((particulate)) PM-10 if reasonable site specific equivalency with the federal reference method has been demonstrated. This equivalency must be reestablished biennially.

AMENDATORY SECTION (Amending Order 87-19, filed 9/16/87)

WAC 173-470-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter shall have the following meanings; general terms common with other chapters of Title 173 WAC as defined in chapter 173-403 WAC(; ~~and terms specific to standards for particulates as follows:~~

(1) "~~Particulate matter~~" means any airborne finely divided solid or liquid material with an aerodynamic diameter smaller than a few hundred microns.

(2) "~~Total suspended particulates~~" means airborne particulate matter, collected on eight by ten inch sheets of flash-fired glass fiber filter web of specified collection efficiency, using a high-volume air sampler or an equivalent collection system)).

AMENDATORY SECTION (Amending Order 87-19, filed 9/16/87)

WAC 173-470-100 AMBIENT AIR QUALITY STANDARDS. ((Particulate matter in the ambient air as measured shall not exceed the values listed below:

(1) ~~The total suspended particulate concentration measured at any primary air monitoring station shall not exceed:~~

(a) ~~Sixty micrograms per cubic meter ($60 \mu\text{g}/\text{m}^3$) of air as an annual geometric mean.~~

(b) ~~One hundred fifty micrograms per cubic meter ($150 \mu\text{g}/\text{m}^3$) of air as a maximum twenty-four-hour concentration more than once per year.~~

(2) ~~In recognition of natural dust in areas of the state, east of the Cascade range crest the concentration of particulate matter measured by a primary air mass station (PAMS) is reduced by the concentration measured at approved background locations as follows:~~

(a) ~~When background concentrations are greater than thirty micrograms per cubic meter ($30 \mu\text{g}/\text{m}^3$) of air on individual sampling days, the PAMS's concentration less~~

~~background shall not be greater than one hundred twenty micrograms per cubic meter ($120 \mu\text{g}/\text{m}^3$) of air for any twenty-four-hour period more than once per year.~~

(b) ~~When background concentrations are greater than twenty micrograms per cubic meter ($20 \mu\text{g}/\text{m}^3$) of air as an annual geometric mean, the PAMS's concentration less background shall not be greater than forty micrograms per cubic meter ($40 \mu\text{g}/\text{m}^3$) of air as an annual geometric mean.)) (1) The level of the 24-hour ambient air quality standard for total suspended particulate is 150 micrograms per cubic meter ($\mu\text{g}/\text{m}^3$), 24-hour average concentration. The standard is attained when the number of days per calendar year is less than or equal to one for measured 24-hour concentrations above $150 \mu\text{g}/\text{m}^3$.~~

(2) The level of the annual standard for total suspended particulate is sixty micrograms per cubic meter ($\mu\text{g}/\text{m}^3$), annual geometric mean. The standard is attained when the annual geometric mean concentration is less than or equal to $60 \mu\text{g}/\text{m}^3$.

(3) The level of the 24-hour ambient air quality standard for PM-10 is 150 micrograms per cubic meter ($\mu\text{g}/\text{m}^3$), 24-hour average concentration. The standard is attained when:

(a) The expected number of days per calendar year with a 24-hour average concentration above $150 \mu\text{g}/\text{m}^3$, as determined in accordance with 40 CFR 50 Appendix K as in effect on July 1, 1988, is equal to or less than one; and

(b) The number of days per calendar year the measured 24-hour average concentration above $150 \mu\text{g}/\text{m}^3$ is equal to or less than one.

(4) The level of the annual standard for PM-10 is 50 micrograms per cubic meter ($\mu\text{g}/\text{m}^3$), annual arithmetic mean. The standard is attained when the expected annual arithmetic mean concentration, as determined in accordance with 40 CFR 50 Appendix K as in effect on July 1, 1988, is less than or equal to $50 \mu\text{g}/\text{m}^3$.

WSR 89-02-056**PROPOSED RULES****DEPARTMENT OF AGRICULTURE**

[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning restricted feedlots, chapter 16-30 WAC;

that the agency will at 1:00 p.m., Tuesday, February 7, 1989, in the Washington Cattlemen's Association Conference Room, 1720 Canyon Road, Ellensburg, WA 98926, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 10, 1989.

The authority under which these rules are proposed is chapter 16.36 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

Dated: January 4, 1989
 By: Mike Willis
 Assistant Director

STATEMENT OF PURPOSE

Title: Rules relating to restricted feedlots, chapter 16-30 WAC.

Description of Purpose: To change some restrictions presently imposed on restricted feedlots. Creates two categories of restricted feedlots.

Statutory Authority: Chapter 16.36 RCW.

Summary of Rules: Chapter 16-30 WAC authorizes restricted feedlots to feed cattle not known to be exposed to brucellosis and not vaccinated against brucellosis under restrictions that prevent their use for breeding purposes.

Reasons Supporting the Proposed Rules: The creation of two categories of restricted feedlots will allow reduction of restrictions on category II restricted feedlots to allow more flexibility in their operations and still prevent nonvaccinated females from entering breeding herds. Category I restricted feedlots remain under present restrictions but can buy or trade cattle with state quarantined or similarly restricted feedlots in brucellosis "A" states.

Agency Personnel to Contact: Dr. R. W. Mead, State Veterinarian, Department of Agriculture, Livestock Services Division, 406 General Administration Building, AX-41, Olympia, WA 98504, phone (206) 753-5040.

Agency Comment: None.

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

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-010 DEFINITION. A restricted feedlot shall mean a dry feed yard where cattle not known to be exposed to brucellosis and not vaccinated against brucellosis are restricted to prevent their ~~((state))~~ use for breeding purposes.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-020 PERMIT APPLICATIONS. Applicants for restricted feedlots must furnish the following information on an application form to be obtained from the department of agriculture:

- (1) Name and address of applicant.
- (2) Location of feedlot.
- (3) Drawing ~~((to show the relation))~~ of the feedlot ~~((to the rest of the farmstead))~~ layout.
- (4) ~~((Number of native cattle on farm.~~
- (5)) Operations in livestock other than the feeding of cattle.

NEW SECTION

WAC 16-30-025 RESTRICTED FEEDLOT CATEGORIES. There shall be category I and category II restricted feedlots.

(1) Category I restricted feedlots may, upon approval of the state veterinarian, buy and import cattle from feedlots in states classified "Class A" for brucellosis that may be under state quarantine if the feedlot does not contain reactors or has not had reactors for a minimum period of one hundred eighty days. Such cattle may move interstate if they are not test eligible without further restriction. Test eligible cattle which are not brucellosis exposed and from herds not known to be affected (state quarantined feedlots) may be moved interstate to category I restricted feedlots if they are tested negative within thirty days prior to movement and are accompanied by a health certificate. Category I restricted feedlots may not import cattle from a state-federal quarantined feedlot.

(2) Category II restricted feedlots may not import cattle from any feedlot which is classified as a quarantined feedlot by another state. Category II restricted feedlots may sell cattle to category I restricted feedlots but may not receive cattle from category I feedlots.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-030 ~~((CERTIFIED STATEMENTS REQUIRED))~~ CONDITIONS OF PERMIT. ~~((In addition to the information furnished in the application each applicant must certify to the following))~~

(1) The operator of a category I restricted feedlot must abide by the following conditions:

~~((1))~~ (a) That there shall be no contact with other animals not also similarly and commonly restricted.

~~((2))~~ (b) That no animal, except steers and spayed heifers for temporary grazing purposes only, shall be moved from the feed yard except to a federally inspected slaughter plant or to a licensed public livestock market for immediate slaughter.

~~((3))~~ (c) That the yard will be maintained in a sanitary condition.

~~((4))~~ (d) That the department of agriculture will be notified immediately of any outbreak of any infectious or contagious disease.

~~((5))~~ (e) That the disposition of dead animals will be in accordance with the laws relating to the disposal of dead animals.

~~((6))~~ (f) That accurate records will be kept accounting for all animals entering the feedlot.

(2) The operator of a category II restricted feedlot must abide by the following conditions:

(a) That there shall be no intermingling with other animals not also similarly and commonly restricted.

(b) That no animal shall be moved from the feed yard except to a federally inspected slaughter plant, to a licensed public livestock market for immediate slaughter, or to a feedlot of like status, except:

(i) Steers and spayed heifers which are unrestricted in movement.

(ii) Calves born in the feedlot which are unrestricted in movement.

(iii) Restricted cattle moved for temporary grazing purposes.

(c) Nonbrucellosis vaccinated females must be "F" branded when moved other than directly to slaughter or to another feedlot of like status.

(d) That the yard will be maintained in a sanitary condition.

(e) That the department of agriculture will be notified immediately of any outbreak of any reportable infectious or contagious disease.

(f) That the disposition of dead animals will be in accordance with the laws relating to the disposal of dead animals.

(g) That accurate records will be kept accounting for all animals entering and leaving the feedlot and open for review by authorized department of agriculture personnel during any normal business hours.

(h) That any bulls or brucellosis vaccinated females removed from the yard for any other than the above purposes must move by permit from the state veterinarian and on an official certificate of veterinary inspection prepared by an accredited veterinarian.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-050 BRANDS. Before a permit is issued for a restricted feedlot the operator or owner must have recorded with the state department of agriculture ~~((a brand))~~ an "F" brand number to be used exclusively ~~((within said feedlot))~~ by said operator. Such a brand shall consist of the letter "F" followed by a number assigned by said department ~~((PROVIDED, That by special permission of the director of agriculture or his duly authorized representative the holder of such a brand may be allowed to use his brand on cattle in certain other specified restricted feedlots)).~~

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-060 BRAND TIME. For the purpose of proper identification, all cattle, except steers and spayed heifers, arriving at a category I restricted feedlot must be branded with the aforementioned "F" brand within forty-eight hours after arrival. Use of such brands on steers and properly identified spayed heifers shall be optional.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-070 PLACE OF BRAND. The aforementioned "F" brand shall be placed immediately behind the shoulder and high on the back. In the event a brand is already situated there, the feedlot brand may be placed ~~((directed))~~ directly in front of or below the existing brand, but must not deface the existing brand: PROVIDED, The restricted feedlot operators or owners who now place their duly recorded

"F" brands in the area between the point of the shoulder and the jaw shall continue to so brand, or they may apply to the registrar of brands, department of agriculture, to change the position to which their brand is affixed to the new position without charge.

AMENDATORY SECTION (Amending Order 1964, filed 2/5/88)

WAC 16-30-090 FEEDLOT REQUIREMENTS. All restricted feedlots must be so constructed and so located that they comply with the following:

(1) That there shall be no ~~((contact))~~ intermingling with other animals not also similarly and commonly restricted.

(2) ~~((The lot is drained or surfaced to keep the yard reasonably free of mud:~~

~~(3))~~ Proper facilities exist for inspection of brands ~~((and for holding imports separate until properly identified in cattle feedlots)),~~ branding and identification of cattle.

~~((4) There shall be no regular stream or drainage therefrom to any area where nonrestricted females or males are held:))~~ (3) Any violation of chapter 16.36 RCW or any of the rules adopted under that chapter shall be sufficient cause for the suspension or revocation of any permit to operate a restricted feedlot. In all proceedings for suspension or revocation, the action shall be undertaken pursuant to the provisions of chapter 34.04 RCW.

AMENDATORY SECTION (Amending Order 955, Regulation 10, filed 8/31/64)

WAC 16-30-100 CRIMINAL PENALTY—CIVIL INJUNCTION. ~~((Revised Code of Washington (RCW 16.36.110) provides:))~~ A violation of or failure to comply with any of the provisions of this chapter shall be ~~((a misdemeanor. Each day upon which the violation occurs shall constitute a separate violation. Any person violating the provisions of RCW 16.36.005, 16.36.020, 16.36.103, 16.36.105, 16.36.107, 16.36.108 or 16.36.109 may be enjoined from continuing such violation. Revised Code of Washington (RCW 16.57.360) further provides: The violation of any provisions of this chapter and/or rules and regulations adopted hereunder shall constitute a misdemeanor unless otherwise specified herein))~~ criminally punishable, as provided under RCW 16.36.110.

WSR 89-02-057

PROPOSED RULES

**DEPARTMENT OF COMMUNITY DEVELOPMENT
(Public Works Board)**

[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Works Board intends to adopt, amend, or repeal rules concerning emergency public works projects, chapter 399-30 WAC;

that the agency will at 9:00 a.m., Tuesday, February 7, 1989, in the Red Lion Inn, 18740 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 43.155.040(4).

The specific statute these rules are intended to implement is RCW 43.155.065.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before 5:00 p.m., Friday, February 3, 1989.

Dated: December 28, 1988

By: Chuck Clarke
Director

STATEMENT OF PURPOSE

Title: Chapter 399-30 WAC, Emergency public works projects.

Statutory Authority and Specific Statute the Rule is Intended to Implement: RCW 43.155.040(4) to implement RCW 43.155.065.

Summary of the Rule and Statement of the Reasons Supporting the Proposed Action: The proposed rules establish the procedures by which applications for emergency public works project loans from the public works assistance account will be considered, evaluated, and prioritized.

Person Responsible for Drafting, Implementation and Enforcement of the Rules: Robert C. Anderson, Chair, Public Works Board, Ninth and Columbia Building, Mailstop GH-51, Olympia, Washington 98504-4151, phone (206) 586-0490.

Name of the Organization Proposing the Rule: Public Works Board.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: These rules are necessary to carry out the intent of chapter 43.155 RCW, which creates the Public Works Board and authorizes it to make low-interest or interest-free loans for emergency public works projects that meet the legislation's criteria and standards.

Whether the Rule is Necessary as the Result of Federal Law or Federal or State Court Action: No.

Small Business Impact Statement: Reviewed and found to be not applicable.

Local Government Fiscal Impact: Reviewed and found to be not applicable.

AMENDATORY SECTION (Amending Order 85-17, filed 12/4/85)

WAC 399-30-020 DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Board" means the public works board.

(2) "Department" means the department of community development.

(3) "Financing guarantees" means the pledge of money in the public works assistance account, or money to be received by the public works assistance account, to the repayment of all or a portion of the principal of or interest on obligations issued by local governments to finance public works projects.

(4) "Local governments" means cities, towns, counties, special purpose districts, and any other municipal corporations or quasi-municipal corporations in the state excluding school districts and port districts.

(5) "Public works project" means a project of a local government for the planning, acquisition, construction, repair, reconstruction, replacement, rehabilitation, or improvement of streets and roads, bridges, water systems, or storm and sanitary sewage systems.

(6) "Emergency public works project" means a public works project made necessary by a natural disaster, or an immediate and emergent threat to the public health and safety due to unforeseen or unavoidable circumstances.

NEW SECTION

WAC 399-30-045 EMERGENCY LOAN PROGRAM. This section implements RCW 43.155.060 as amended in 1988 to provide that: The board may make low-interest or interest free loans to local governments for emergency public works projects. The emergency loan program is to financially assist eligible communities experiencing the loss of critical public works services or facilities due to an emergency,

and that can demonstrate a substantial fiscal need as reflected in the lack of local budget resources or other funds reserved for this purpose.

(1) Eligible local governments. Applicants must meet the conditions as identified under WAC 399-30-030(2).

(2) Eligible uses of funds. Financial assistance received shall be used for the purpose of restoring the services and/or repair of the public works facilities involved in the emergency. Assistance provided may be used to help fund all or part of an emergency public works project less any reimbursement from any of the following:

- (a) Federal disaster or emergency funds, including funds from the Federal Emergency Management Agency;
- (b) State disaster or emergency funds;
- (c) Insurance settlements; or
- (d) Litigation.

Reimbursement from the sources listed above shall be made to the department and shall remain in obligation of the assisted local government up to four years after the date of formal project closeout with the department. Local governments receiving funds shall undertake efforts to be reimbursed in a timely manner. Further, that assistance will be offered only for those eligible costs identified in WAC 399-30-030(3).

(3) Availability of funds. Funding will be made available on a first-come first-served basis. Only those funds specifically appropriated by the legislature from the public works assistance account shall be used to make emergency loans. That amount shall not exceed five percent of the total amount appropriated from this account in any biennium.

(4) Application process. The application process shall be in writing on such forms or format as may be prescribed and obtained from the board. The date and time of receipt by the board designated representative shall determine the sequence for application processing.

(5) Board deliberations—Emergency loan applications.

(a) The board will consider and approve or disapprove all eligible applications for emergency financial assistance at regular or special meetings of the board. The applicant will be notified of meetings at which its application will be considered.

(b) All applications will be accepted, evaluated, and prioritized in accordance with the following procedures:

(i) Applications will be accepted only when emergency funding is available.

(ii) Staff will review applications and verify that the applicant is eligible for assistance as set forth in RCW 43.155.070(1).

(iii) Staff will provide the board an evaluation of whether an emergency loan is needed based upon the information documented by the applicant and staff.

(iv) Site visits to the location of the emergency public works project will be carried out at the discretion of the board or staff.

(6) Loan terms. The board shall determine the term and interest rate(s) of emergency loans annually.

(7) Exceptions to public works trust fund policies and procedures. Except as provided in this chapter or specified in annual program guidelines, the emergency program shall follow all general administrative program policies as set for the public works trust fund.

(2) After the legislature has appropriated funds from the public works assistance account for a specific list of public works projects, the loan funds will be disbursed to the applicant local government pursuant to a contract therefor, which will be offered to the local government with such reasonable terms and conditions as the board may determine: PROVIDED, That the amount loaned to a local government shall not exceed ninety percent of eligible proposed project cost: PROVIDED FURTHER, That the funds provided by a local government which are considered local financial participation shall consist of locally generated revenues and/or federal and/or state-shared revenues subject to discretionary allocation by the recipient unit of local government: PROVIDED FURTHER, That the interest rate for loans shall not exceed three percent per annum: PROVIDED FURTHER, That loans may be provided at rates of lower than three percent but greater than one percent if the local government participates to a greater extent than ten percent in financing the project receiving a trust fund loan: PROVIDED FURTHER, That loans shall not exceed twenty years in duration, or the useful life of the improvements, whichever is shorter. Exception to these provisions shall be made only in cases of severe economic distress and/or natural disaster.

(3) Public works project loan and/or financing guarantee agreements offered to local governments shall be formally executed by the local government and the department of community development prior to the disbursement of any funds thereunder.

(4) Public works project loan and/or financing guarantee scope of work forms shall be completed and returned to the department of community development by the local government within ninety days of the date a scope of work form request is initiated.

(5) Public works project loan and/or financing guarantee contracts offered to local governments shall be executed by the local government within ninety days of the date a loan agreement is initiated.

(6) Work on public works projects financed through loans or financing guarantees offered to local governments must commence prior to October 1 of the year in which the loan or financing guarantee is offered.

(7) Work on public works projects financed through loans or financing guarantees offered to local governments must be completed within twenty-four months of the date work has begun on such projects, unless a written request for extension is approved by the board.

(8) Funds expended by local governments on projects financed through loans or financing guarantees by the public works assistance account before an agreement has been formally executed by the local government and the department of community development may not be reimbursed with funds from the public works assistance account. Such funds may be used by the local government as an element in its required local participation in a project financed by the public works assistance account.

(9) Subsections (1) and (7) of this section are not applicable to the emergency loan program.

AMENDATORY SECTION (Amending Order 85-17, filed 12/4/85)

WAC 399-30-050 RECOMMENDATIONS TO THE LEGISLATURE. (1) Prior to November 1, 1986, and in each subsequent year, the board shall develop and submit to the ways and means committees of the senate and house of representatives a prioritized list of projects which the board recommends for funding by the legislature. In the board's first year of operation, the board shall submit this list to the ways and means committees by February 1, 1986.

(2) In addition to the requirements of RCW 43.155.070(~~(6)~~) (4), the list will include such supporting material as the board considers necessary to meet the purposes of this chapter.

(3) Before November 1 of each year, the board shall develop and submit to the chairs of the ways and means committees of the senate and house of representatives a description of the emergency loans made under this program as provided in RCW 43.155.070(4), as amended in 1988, and identified in RCW 43.155.065.

AMENDATORY SECTION (Amending Order 88-08, Resolution No. 86-12, filed 11/22/88)

WAC 399-30-060 LOAN AND FINANCING GUARANTEE CONTRACTS. (1) The board shall not sign loan agreements or otherwise financially obligate funds from the public works assistance account until the list and accompanying appropriation are approved by the legislature.

WSR 89-02-058

PROPOSED RULES

DEPARTMENT OF CORRECTIONS

[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Corrections intends to adopt, amend, or repeal rules concerning community residential programs, work training release, amending chapter 137-56 WAC, dealing with new procedures and disciplinary hearings.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 15, 1989.

The authority under which these rules are proposed is RCW 72.65.100.

The specific statute these rules are intended to implement is chapter 72.65 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

Dated: January 4, 1989

By: Chase Riveland
Secretary

STATEMENT OF PURPOSE

Title and Number of Rule: Amending chapter 137-56 WAC, Community residential programs, work training release.

Statutory Authority: RCW 72.65.100.

Summary and Purpose: To update and standardize the work release programs consistent with constitutional due process and department policies.

Agency Personnel Responsible for Drafting and Adopting: Gary L. Banning, Administrator, Office of Contracts and Regulations, Division of Budget and Management, mailstop FN-61, 234-5770 scan; Implementation and Enforcement: Nancy Campbell, Director, Community Corrections, Department of Corrections, mailstop FN-61, 234-4616 scan.

No other person or organization other than the Department of Corrections is proposing this rule.

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

This rule does not have an impact on small business.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-010 DEFINITIONS. (1) "Secretary" is the secretary of the department of corrections or his/her designee.

(2) "Director" is the director, division of community services, department of corrections.

(3) "Assistant director" ~~((is the))~~ an assistant director, division of community services, department of corrections.

(4) ~~((Community corrections regional administrator" is the staff member assigned by the assistant director to administer and supervise the work/training release programs in a specific geographic area.~~

~~((5))~~ "Department" is the department of corrections.

~~((6))~~ (5) "Work/training release facility supervisor" is a staff member assigned by the ~~((community corrections regional administrator))~~ area assistant director to administer and supervise a specific work/training release facility and includes his/her designee.

~~((7))~~ (6) "Work/training release ~~((counselor))~~ community corrections officer" is a staff member assigned by the work/training release facility supervisor to supervise and counsel ~~((a caseload of))~~ work/training release ~~((inmates or))~~ residents at a specific work/training release facility.

~~((8))~~ (7) "Contract staff" is the staff member(s) of an agency under contract to the department of corrections to provide housing and supervision for work/training release ~~((inmates or))~~ residents.

~~((9))~~ "Work/training release coordinator" is a staff member assigned by the superintendent of an adult correctional institution to act as liaison between the institution and work/training release facility personnel.

~~((10))~~ (8) "Work/training release ~~((inmate or))~~ resident" is ~~((an inmate of a major adult correctional institution who has been approved for placement))~~ any offender committed to or transferred to the department's custody pursuant to a valid criminal conviction who has been approved by the department for placement in a designated work/training release facility ~~((under a work/training release plan, or an offender recommended for placement by the courts or the board of prison terms and paroles in a work/training release facility)).~~

~~((11))~~ (9) "Sponsor-escort" is a responsible citizen assigned to escort and supervise ~~((an inmate or))~~ a work release resident during official and social activities outside of the work/training release facility.

~~((12))~~ (10) "Work/training release facility" is an ~~((institution or other))~~ establishment approved by the department for housing and

~~((supervision))~~ monitoring of work/training release ~~((inmates or))~~ residents during the ~~((inmate's or))~~ resident's stay in a work/training release program.

~~((13))~~ "One working day" is a nine-hour day, 8:00 a.m. to 5:00 p.m. ~~excluding weekends and holidays.~~ (11) "Disciplinary hearing officer" is an individual who is knowledgeable in the department's administrative regulation and who is responsible for disciplinary hearings. This person shall be appointed by the work/training release facility supervisor.

AMENDATORY SECTION (Amending Order 86-04, filed 3/3/86)

WAC 137-56-015 DISPOSITION OF EARNINGS. Payment ~~((of))~~ as determined by the department for board and room charges will be deducted from the work/training release ~~((inmates or))~~ residents' earnings. For purposes of this section, earnings shall constitute all income and money received or possessed by the work/training release ~~((inmate or))~~ resident while under a work release plan. Nothing in this section shall prohibit the department's authority to obtain reimbursement for moneys advanced to a work/training release ~~((inmate or))~~ resident by the department.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-030 REASONS FOR WHICH GIVEN. Work/training release may be authorized for one or more of the following:

- (1) To take full-time or part-time employment;
- (2) To take vocational training, including attendance at an accredited college.
- (3) To make application to or be interviewed by prospective employers or to enroll in an academic or vocational training program (known as temporary work/training release).
- (4) To provide transitional services to offenders.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-040 APPLICATION—WHO MAY APPLY. (1) An inmate may apply for work/training release provided that:

- (a) He or she ~~((has))~~ is eligible for minimum security status;
- (b) His or her minimum term has been fixed by the indeterminate sentence review board ((of prison terms and paroles));
- (c) He or she ~~((has less than two years))~~ is under an indeterminate sentence and has less than twelve months to serve on the minimum term including anticipated good time credits;
- (d) Offenders sentenced under chapter 9.94A RCW may be placed on work/training release the last one hundred eighty days of their confinement.

(2) Persons convicted of rape in the first degree shall not be eligible for work/training release at any time during the first three years of confinement.

(3) Persons convicted of murder first degree are not eligible for work/training release, without the written approval of the secretary.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-050 APPLICATION—CONSIDERATION. (1) The inmate shall submit his or her application for work/training release to his or her counselor on forms prescribed by the department.

(2) The classification committee shall make its recommendations to the superintendent, giving written documentation of the information which the committee relied on and giving reasons for the recommendation.

(3) Work/training release applications shall be evaluated without regard for color, national origin, or creed.

(4) Probationers/parolees/offenders sentenced under chapter 9.94A RCW may be referred by the superior court or indeterminate sentence review board ((of prison terms and paroles)).

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-060 APPLICATION—DECISION. (1) If the superintendent approves the work/training application, he or she shall forward copies of the application and plan ~~((to the work/training release facility to which the inmate requests transfer, and to the assistant director, community resident programs))~~ per department procedure.

(2) If the superintendent disapproves the work/training release application, he or she shall return the application to the counselor, stating his or her reasons for denial and set a date when the inmate may reapply.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-070 PLAN—INVESTIGATION. (1) Upon receipt of an approved work/training ~~((release))~~ application ~~((and plan from the superintendent))~~, the work/training release facility supervisor or his or her designee shall ~~((complete an investigation))~~ investigate the plan.

(2) ~~The work/training release investigation will ((verify the plan as it pertains to employment, financial resources, training, community reaction)) be based on established criteria and any ((other)) additional factors which may affect the ((inmate's or)) resident's ability to successfully complete a work/training release program.~~

(3) ~~The ((work/training release plan)) investigation will be forwarded by the work/training release facility supervisor to the ((assistant director, community residential programs, or his or her designee, with a recommendation for or against approval of the plan)) referral source indicating the action taken.~~

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-080 PLAN—APPROVAL OR DENIAL. (1) The assistant director ~~((, community residential programs, or his or her))~~ or their designee has the authority to approve or disapprove a plan.

(2) Upon approval of a plan, the ~~((on-site representative, classification unit in headquarters, shall issue a transfer order))~~ work/training release facility supervisor shall direct that a transfer order be issued.

(3) If approved, the ~~((inmate or))~~ resident shall sign and agree ~~((under oath))~~ to the standard rules of work/training release. (See WAC 137-56-100.)

(4) If the plan is disapproved, the ~~((assistant director, community residential programs, or his or her designee shall state the reasons for denial in writing with a copy to the superintendent and inmate and will set a date when the inmate can reapply))~~ superintendent and inmate will receive a written reason for the denial.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-090 PLAN—RESTRICTIONS. (1) ~~((An inmate or))~~ A resident will not be permitted to travel outside the state.

(2) The work or training site shall be within reasonable commuting distance (in most circumstances not more than fifty miles) of the work/training release facility ~~((or institution))~~ in which the ~~((inmate or))~~ resident is confined.

(3) If the ~~((inmate or))~~ resident has been placed in a work/training release facility for the purpose of developing a plan ~~((temporary work/training release))~~ and the plan is not secured within ~~((ten working days from the date of issuance of transfer orders, the inmate or))~~ a reasonable period of time as determined by the department, the resident may be returned to the institution or referred back to the court or board without prejudice.

(4) ~~((The))~~ A purpose of work/training release is to provide a short adjustment period ((in a work/training release facility)) prior to ((parole)) release or an alternative to total confinement. Before a work/training release plan is approved, the staff will have a reasonable expectation that the ((inmate or)) resident will be ((paroled)) released in a period of time which will normally not exceed six months. If a ((parole)) release date is not fixed within six months of placement ((in a work/training release plan)), the assistant director ((, community residential programs,)) or ((his or her)) their designee will review the case on an individual basis and may return the ((inmate or)) resident to the institution or referred back to the court or board if it appears that the ((inmate or)) resident will be on work/training release for an extended period of time.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-095 NOTIFICATION. (1) Each work/training release ~~((inmate or))~~ resident shall be advised in writing of:

- His/her rights and responsibilities;
- Acts prohibited in the work release facility; ~~((and))~~
- Disciplinary action which may be taken in the event of a serious infraction or violation of local rules; and
- The rules in this chapter and of all local rules of the work/training release facility to which he/she is assigned.

(2) ~~((Each inmate upon entering the work release facility shall be given a copy of the rules in this chapter and of all local rules of the work/training release facility to which he/she is assigned.~~

~~((3))~~ All amendments or additions to this chapter and all amendments or additions to local disciplinary rules, policies, and procedures

shall be posted at a specifically designated place or places in each work/training release facility in advance of their effective date if possible and for at least thirty days after their effective date. Work/training release ~~((inmates or))~~ residents shall be responsible for informing themselves of such postings. Complete and up-to-date copies of these rules and all local rules shall be available at each work/training release facility for ~~((inmate))~~ examination.

~~((4))~~ (3) The work/training release facility supervisor or their designee shall ensure that each work/training release ~~((inmate or))~~ resident has the opportunity to understand rules which relate to his/her conduct. If the ~~((inmate))~~ resident is unable to read or understand English, the rules shall be read to ~~((him/her))~~ them promptly in ((his/her)) their accustomed language.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-100 STANDARD RULES. In consideration of being granted work/training release, the ~~((inmate or))~~ resident must agree to observe and abide by the following rules:

(1) Continue in the approved work or training release plan until it is officially changed. Any modification of the plan must be authorized in writing by the work/training release facility supervisor or their designee.

(2) Comply with local work/training release facility rules, and any special restrictions imposed in writing by the work/training release facility supervisor. The ~~((inmate or))~~ resident may appeal in writing to the ~~((community corrections regional administrator,))~~ area assistant director or their designee if the ~~((inmate or))~~ resident considers any of the restrictions to be unwarranted or arbitrary.

(3) Comply with such other restrictions and/or conditions as may be imposed in the original work/training release plan by the ~~((community corrections regional administrator))~~ facility supervisor or his or her designee.

(4) Remain confined to the work/training release facility premises at all times other than the time necessary to implement the plan or when authorized under WAC 137-56-140. Any work/training release ~~((inmate or))~~ resident approved for placement under a work/training release plan who willfully fails to report to his or her designated assignment or return to the designated place of confinement at the time specified ~~((shall))~~ may be deemed an escapee and fugitive from justice, and upon conviction shall be guilty of a felony and sentenced in accordance with state law.

(5) Have employment or other resources in order to maintain himself or herself financially.

(6) Not consume, ingest, inject, or possess nonprescription narcotic or "dangerous" drugs or controlled substances or alcoholic beverages.

(7) Agree to disburse all earnings in accordance with the approved work/training release plan and report all income to the work/training release facility supervisor or their designee. All income from any source shall be immediately placed in the ~~((resident's trust fund account))~~ inmate banking system by the facility supervisor or their designee. A receipt will be issued ~~((by the facility supervisor)).~~

(8) Comply with all federal, state, and local laws and regulations.

(9) ~~((Inmates or))~~ Residents placed on work/training release are ordinarily approved with the understanding that they will be ~~((paroled))~~ released in a reasonable time, normally within six months. If it is not possible to ~~((parole))~~ release the ~~((inmate or))~~ resident within a reasonable period of time, ~~((he or she))~~ they may be returned to the institution or referred back to the court or board.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-110 SERIOUS INFRACTIONS. Any of the following acts or omissions of the work/training release ~~((inmate or))~~ resident described and codified in the form below shall constitute a serious infraction. Disciplinary action may be taken against the work/training release ~~((inmate or))~~ resident in accordance with this chapter in the event of ~~((a))~~ serious infraction.

Infraction Code	Act/Omission
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- | | |
|-----|---|
| 800 | Creating a risk to the orderly operation of the facility or the health and safety of its residents, staff, or visitors. |
| 801 | Assaulting any person which results in the hospitalization of the person assaulted. |
| 802 | Assaulting any person. |

Infraction Code	Act/Omission
803	- Extortion, blackmail, demanding or receiving money or anything of value in return for protection against others, or under threat of informing.
804	- Engaging in sexual acts with others within the facility.
805	- Fighting with any person, provided, however, that self-defense may be a defense to a serious infraction for fighting.
806	- Threatening another with bodily harm or with any offense against his/her person.
810	- ((Intentionally)) Failing to seek or maintain employment or training or to maintain oneself financially.
811	- Entering into an unauthorized contract.
812	- Failing to report or turn in all earnings or income.
813	- Modifying a work release plan by the releasee without authorization.
814	- Violating a special condition of work release plan.
815	- Failing to comply with all federal, state, and local laws, or court orders.
816	- Tampering with or blocking any locking device.
817	- Possessing or introducing into the facility an explosive or any ammunition or components of explosives or ammunitions.
818	- Possessing or introducing into the facility any unauthorized tool.
819	- Possessing or introducing into the facility any gun, firearm, weapon, sharpened instrument, knife, or components thereof.
821	- Holding a person hostage or restraining a person against his/her will.
825	- Violating conditions of furlough.
830	- Escaping/absconding from the facility with voluntary return within twenty-four hours.
831	- Failing to return to the facility from an authorized sign out.
832	- Escaping/absconding from the facility.
833	- Using physical force in the act of escape.
834	- Escaping/absconding ((from)) or willful failure to return to the facility and apprehension out-of-state.
843	- Possessing, introducing, or using alcohol.
844	- Possessing, introducing, or using marijuana or related paraphernalia.
845	- Possessing, introducing, transferring, or using any narcotics, controlled substance, or related paraphernalia unless authorized by the supervisor pursuant to a valid prescription or order issued in the course of professional treatment by a licensed medical practitioner.
846	- Refusing to submit to a urinalysis, breathalyzer, or other standard sobriety test.
851	- Lying to a hearing committee.
852	- Lying to a staff member which causes an innocent person to be penalized, disciplined, or proceeded against.
853	- Intentionally or recklessly setting a fire.
854	- Intentionally or recklessly destroying or damaging state property, or the property of another person.
855	- Stealing (theft) or knowingly possessing stolen property.
856	- Refusing to submit to a body search when lawfully ordered to do so by staff.
857	- Refusing and/or failing to work or attend regularly scheduled assignments.
858	- Intentionally interfering with a staff member in the performance of his/her duties.
859	- Gambling.
860	- Possessing money or other negotiable instruments ((of five dollars or more)) without prior authorization.
861	- Performing or participating in a marriage ceremony in the facility or on the facility grounds, except when such marriage was approved by the supervisor.
870	- Rioting.
871	- Inciting others to riot.
872	- Engaging in or inciting prohibited group demonstration.
873	- Intentionally interfering with the taking of count.
874	- Counterfeiting, forging, falsification, or unauthorized reproduction of any document, article of identification, money, security, or official paper.

Infraction Code	Act/Omission
875	- Making intoxicants, narcotics, or other controlled substances.
876	- Giving or offering any official staff member or volunteer a bribe or anything of value for a favor or unauthorized service.
877	- Committing four or more general infractions within a six-month period all of which arise out of separate incidents and have been reported in writing.
878	- Intentionally failing to comply with an administrative or post-hearing sanction.
879	- <u>Operating a motor vehicle without permission.</u>
880	- <u>Falsifying the sign-in/sign-out log.</u>
900	- Attempting to commit or aiding another person to commit a serious infraction as enumerated in this section. Such action shall be considered the same as commission of the offense itself.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-120 PROVISIONS OF SUPERVISION. In meeting its responsibilities for the care of ~~((inmate-or))~~ residents, a work/training release facility shall provide:

(1) ~~((★))~~ Staff on twenty-four hour duty as specified by the department and an office within the facility so that the staff can monitor the activities of the ~~((inmate-or))~~ residents;

(2) A check-in and check-out system to insure that the whereabouts of the ~~((inmate-or))~~ resident is known at all times, including checks on the ~~((inmate-or))~~ resident at school and work, furlough, sponsored outing and other approved locations in the community;

(3) Bed checks or head counts to account for the ~~((inmate's-or))~~ resident's whereabouts; a minimum of three bed checks shall be required between 12:00 midnight and 8:00 a.m.;

(4) Provide adequately for the ~~((inmate-or))~~ resident with respect to sleeping quarters, bathroom facilities, and accommodations for cooking, dining, lounging and leisure time activities;

(5) Comply with state and local fire codes.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-140 LIMITS OF CONFINEMENT. A work/training release ~~((inmate-or))~~ resident shall be confined to the facility at all times except:

(1) When interviewing prospective employers or arranging for registration at a training facility;

(2) When working at paid employment or attending a training facility in a vocational or academic program;

(3) If enrolled in an on-campus training program and housed in an on-campus facility, when participating in customary and official on-campus activities or mandatory field trips;

(4) When authorized, a point-to-point pass not to exceed two hours, excluding travel, for the purpose of transacting personal ~~((essential))~~ business including a physical exercise program, approved religious activities and/or a treatment regimen, between the hours of 8:00 a.m. and 10:00 p.m. and/or outside that time frame with written permission of the facility supervisor;

(5) When authorized to participate in social and recreational activities in company with a sponsor-escort between 8:00 a.m. and 12:00 midnight;

(6) When on furlough;

(7) When on authorized medical appointments or court appearances;

(8) When ordered to perform community service.

AMENDATORY SECTION (Amending Order 82-06, filed 4/5/82)

WAC 137-56-150 SPONSOR-ESCORT. (1) A sponsor-escort shall be a responsible citizen who shall accompany and retain custody of a work/training release ~~((inmate-or))~~ resident during a social ~~((or recreational))~~ activity at all times. The sponsor-escort must be approved by the work/training release facility supervisor; and the sponsor and ~~((the inmate-or))~~ resident must sign an agreement with the department which describes ~~((his-or-her))~~ their responsibilities.

(2) Persons who are ~~((on active felony probation-or-parole))~~ under the jurisdiction of the department or pending felony charges shall not be approved as sponsor-escorts. Persons who have a past felony conviction and who have earned a discharge may be approved as sponsor-

escorts on an individual basis by the area assistant director, ~~((community resident programs, or his or her))~~ or their designee.

(3) Sponsor-escorts must complete a sponsor orientation class provided by the work/training release facility before eligibility under this section.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-160 **TERMINATION OF PLAN.** ~~((+))~~ At any time after approval has been granted to any work/training release ~~((inmate-or))~~ resident ~~((to-participate))~~ for participation in the work release program, such approval may be revoked, and ~~((if))~~ the work/training release ~~((inmate-or))~~ resident ~~((has-been-released-on-a-work-release-plan,-he/she))~~ may be returned to ~~((a-state-correctional))~~ the institution or referred back to the court or board, or the plan may be modified, in the sole discretion of the secretary:(

~~((2))~~ Without limiting the authority of the secretary under subsection ~~((+))~~ of this section, a work/training release plan may be terminated or disciplinary action taken by the facility review committee pursuant to this chapter) for the following reasons:

~~((a))~~ (1) If requested in writing by the work/training release ~~((inmate-or))~~ resident;

~~((b))~~ (2) If the work/training release facility refuses to accept or continue to serve the work/training release ~~((inmate-or))~~ resident in accordance with its contract with the department;

~~((c))~~ (3) If the plan is discontinued ~~((or-modified-so-that-it-no-longer-meets-agency-standards))~~ or if the work/training release ~~((inmate-or))~~ resident becomes unable to comply with the terms of the plan;

~~((d))~~ (4) If the work/training release ~~((inmate-or))~~ resident lacks aptitude for the assignment or is improperly placed; or

~~((e))~~ (5) If the work/training release ~~((inmate-or))~~ resident has been unable to adjust or adapt to the conditions of the work/training release facility; or

~~((f))~~ (6) If the work/training release ~~((inmate-or))~~ resident has demonstrated through ~~((his-or-her))~~ their behavior ~~((an))~~ unwillingness to respond to counseling by staff; or

~~((g))~~ (7) If the work/training release ~~((inmate's-or))~~ resident's situation and circumstances have significantly changed; or

~~((h))~~ (8) If the work/training release ~~((inmate-or))~~ resident has failed to comply with federal or state laws or local ordinances; or

~~((i))~~ (9) If the work/training release ~~((inmate-or))~~ resident has failed to comply with standard work/training release rules as enumerated in WAC 137-56-100; or

~~((j))~~ (10) If the work/training release ~~((inmate-or))~~ resident has failed to comply with such other written facility rules as are promulgated by the facility supervisor; or

~~((k))~~ (11) If the work/training release ~~((inmate-or))~~ resident has failed to comply with such other specific restrictions or behavior expectations which have previously been called to the attention of the work/training release ~~((inmate-or))~~ resident by the work/training release facility supervisor or designee and are documented in writing; or

~~((l))~~ (12) If the work/training release ~~((inmate-or))~~ resident has committed a serious infraction as enumerated in WAC 137-56-110.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-170 **SERVICE OF NOTICE OF PROPOSED DISCIPLINARY ACTION.** (1) If disciplinary action is proposed, the work/training release facility supervisor or designee may suspend the work/training release plan and place the ~~((inmate-or))~~ resident in custody pending a disciplinary hearing.

(2) The work/training release facility supervisor or designee shall advise the ~~((inmate-or))~~ resident in writing of the factual allegations which provide the basis for the proposed disciplinary action within one working day after the suspension of the work/training release plan.

(3) The factual allegations may be amended and/or new allegations added at any time prior to the disciplinary hearing, provided ~~((that))~~ the work/training ~~((inmate-or))~~ resident shall have notice of such new and/or amended allegations at least twenty-four hours prior to the disciplinary hearing.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-180 **DISCIPLINARY HEARING.** (1) A work/training ~~((inmate-or))~~ release resident served with allegations providing the basis for a proposed disciplinary action shall be notified in

writing that a hearing has been set before a ~~((review-committee))~~ disciplinary hearing officer. An allegation involving the commission by the ~~((inmate-or))~~ resident of a serious infraction may be amended at any time by the department, provided that twenty-four hours notice be given to the ~~((inmate))~~ resident to respond to the ~~((new))~~ allegations. The hearing will be set within five working days of the suspension of the work/training release plan, unless a longer time is approved by the area assistant director ~~((,-community-residential-programs,-or-his-or-her))~~ or their designee. The written notice of hearing shall be given to the ~~((inmate-or))~~ resident at least twenty-four hours before the hearing ~~((and-advise)).~~ The ~~((inmate-or))~~ resident ~~((of-his-or-her))~~ will be advised of their rights, including the following:

(a) The ~~((inmate-or))~~ resident shall be present at all stages of the hearing, except during deliberation in appropriate circumstances.

(b) The ~~((inmate-or))~~ resident shall present ~~((his-or-her))~~ their own case to the ~~((review-committee))~~ disciplinary hearing officer. If there is a ~~((language-or))~~ communication~~((s))~~ barrier, the ~~((review-committee-chairman))~~ disciplinary hearing officer shall appoint an ~~((advisor))~~ interpreter.

(c) The ~~((inmate-or))~~ resident may have an attorney present at their expense only when a felony has been alleged. Such representation is limited to advising the ~~((inmate-or))~~ resident of ~~((his-or-her))~~ their rights to remain silent, and does not include the right to act as an advocate throughout the hearing.

(d) The ~~((inmate-or))~~ resident may testify during the hearing or remain silent, and ~~((his-or-her))~~ their silence will not be held against ~~((him-or-her))~~ them.

(e) The work/training release ~~((inmate-or))~~ resident may, in preparation for the hearing, ask the ~~((review-committee))~~ disciplinary hearing officer that certain department or contract staff members, other work/training release ~~((inmates-or))~~ residents~~((;-))~~ and other persons be present as witnesses at the hearing. Such requests must be made twenty-four hours in advance of the hearing. The ~~((review-committee))~~ disciplinary hearing officer shall grant such request if it is determined by the ~~((review-committee))~~ disciplinary hearing officer that to do so would not be unduly hazardous to the work/training release facility's safety or correctional goals: PROVIDED, HOWEVER, Limitations may be made by the ~~((review-committee))~~ disciplinary hearing officer if the information to be presented by the witnesses is deemed to be irrelevant, duplicative, or unnecessary to the adequate presentation of the work/training release ~~((inmate-or))~~ resident's case.

(2) Attendance at the hearing shall be limited to parties directly concerned. The ~~((review-committee-chairman))~~ disciplinary hearing officer may exclude unauthorized persons.

(3) The ~~((review-committee))~~ disciplinary hearing officer shall make an evaluation of the ~~((inmate's-or))~~ resident's ~~((progress,-attitudes,-need-for-program-modifications,-work/training-alternatives,-or-institution-programming;))~~ adjustment, and shall make a recommendation to the ~~((board-of-prison-terms-and-paroles))~~ indeterminate sentence review board or court regarding good time credits and readiness for parole/discharge.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-190 ~~((FACILITY-REVIEW-COMMITTEE))~~ DISCIPLINARY HEARING OFFICER. (1) The ~~((review-committee))~~ shall consist of at least three members, including the work/training release facility supervisor or his or her designee and a member of the contractor's staff, if the facility is under contract with the department) disciplinary hearing shall be conducted by one hearing officer appointed by the facility supervisor who is knowledgeable of the department's administrative regulations pertaining to disciplinary hearings and the hearing process. ~~((The additional members shall be selected by the facility supervisor from either state staff, including community corrections officers or the contractor's staff;))~~ No resident ~~((or inmate))~~ may be ~~((a-member-of-this-committee))~~ appointed as a disciplinary hearing officer. The ~~((facility-supervisor-shall-serve-as-chairman-and))~~ disciplinary hearing officer shall have the authority to make the final decision. The ~~((facility-supervisor-or-his-or-her-designee))~~ disciplinary hearing officer shall inform the ~~((inmate))~~ resident, in writing, of ~~((the-review-committee's))~~ his/her decision within ~~((three))~~ five working days.

(2) ~~((At-institutions,-the-classification-committee-may-serve-as-the-facility-review-committee-for-work/training-release-inmates-or-residents-housed-at-the-facility,-except-that-the-institution-work/training-release-coordinator-will-be-a-member-of-the-committee))~~ When a work release resident is housed in a division of prisons facility, the hearing

officer appointed by the superintendent of that facility, may chair the disciplinary hearing concerning the allegation(s).

(3) No person directly involved in the incident, making an allegation (~~(involved in the incident)~~), or who may be called as a witness(;) shall be (~~(a member of the review committee)~~) appointed as a hearing officer. Persons called as witnesses must be approved by the (~~review committee chairman~~) hearing officer and must have information or facts which are relative to the allegation(s) (~~(being considered)~~) under consideration. In the event (~~(that an individual)~~) the appointed hearing officer is disqualified or disqualifies (~~(himself or herself under this rule)~~) themselves, or for any other reason(~~(, a replacement may be designated by the facility supervisor, community corrections regional administrator, or assistant director)~~) they are unable to render a fair judgment, a replacement must be appointed by the facility administrator/supervisor.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-200 DISCIPLINARY HEARING—WAIVER.

(1) At any time after having been served with an allegation providing the basis for a proposed disciplinary action, the (~~(inmate-or)~~) resident may choose to waive (~~(his or her)~~) their right to a hearing by signing an admission of the allegation and request that the hearing be dispensed with entirely or limited only to questions of disposition.

(2) The (~~(inmate-or)~~) resident may admit in writing to (~~(part)~~) one or more of the allegations and thereby limit the scope of the hearing.

(3) In those cases where the allegation involves misbehavior or other culpability on the part of the (~~(inmate-or)~~) resident, (~~(he or she)~~) they shall be advised in writing that in admitting the violation and waiving the hearing, a report (~~(with)~~) shall be submitted (~~(to the board of prison terms and paroles which may result in the loss of)~~) which may result in the loss of work/training release status, good time credits, and/or the extension of the minimum term.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-210 DISCIPLINARY HEARING—RULES OF EVIDENCE. (1) All relevant and material evidence is admissible which, in the (~~(majority)~~) opinion of the (~~review committee~~) disciplinary hearing officer, is the best evidence reasonably obtainable having due regard for its necessity, availability, and trustworthiness.

(2) All evidence material to the issues raised in the hearing shall be offered into evidence. All evidence forming the basis for the department's decision in a matter shall be offered into evidence.

(3) The work/training release (~~(inmate-or)~~) resident shall be allowed to call witnesses approved by the (~~review committee~~) disciplinary hearing officer pursuant to WAC 137-56-180 (1)(e) and to present documentary evidence in his/her defense at the hearing when permitting the work/training release (~~(inmate-or)~~) resident to do so will not be unduly hazardous to the work/training release facility's safety or correctional goals unless the testimony to be presented by the witness and/or the information desired to be presented is deemed by the (~~review committee~~) disciplinary hearing officer to be irrelevant, immaterial, unnecessarily duplicative of other information and/or testimony (~~(before the review committee)~~), or otherwise found to be unnecessary to the adequate presentation of the work/training release (~~(inmate-or)~~) resident's case. The testimony of all witnesses from outside the work/training release facility (~~(shall)~~) may be considered in writing. In the event the (~~review committee~~) disciplinary hearing officer determines that the presence of a witness is appropriate, the (~~review committee should~~) disciplinary hearing officer shall call the witness, or in (~~(its)~~) his/her discretion, may continue the hearing if the witness is unavailable, but will become available within a reasonable period of time: PROVIDED, HOWEVER, That if the witness is unavailable, the (~~review committee~~) disciplinary hearing officer may, in (~~(its)~~) his/her discretion, consider the written testimony previously submitted.

(4) The work/training release (~~(inmate-or)~~) resident may question witnesses against him/her at the discretion of the (~~review committee~~) disciplinary hearing officer. If the (~~review committee~~) disciplinary hearing officer determines that a work/training release (~~(inmate-or)~~) resident witness would be subject to risk or harm if his/her identity were disclosed, testimony of the said witness may be introduced by the testimony of a department or contract staff member to whom the information was provided by and/or the affidavit of the witness. If the department or contract staff member to whom the work/training release (~~(inmate-or)~~) resident witness provided information is, for good

cause, unavailable, the written statement of the department or contract staff member may be used. The (~~(review committee)~~) disciplinary hearing officer shall, out of the presence of all work/training release (~~(inmates-or)~~) residents, inquire as to the identity of any anonymous work/training release (~~(inmate-or)~~) resident, and as to how the testifying department or contract staff member received such information. The refusal of the department or contract staff member presenting the testimony of the unidentified work/training release (~~(inmate-or)~~) resident witness to identify the witness shall make the testimony inadmissible unless the refusal to identify the witness is approved by the (~~(community corrections regional administrator)~~) area assistant director based on his/her determination of good cause for nondisclosure and that the informant is reliable. The (~~review committee~~) disciplinary hearing officer must make an independent determination as to the reliability of the informant and the credibility of the information offered, except that the (~~review committee~~) disciplinary hearing officer may accept an assurance of credibility from the (~~(community corrections regional administrator)~~) assistant director who approves the nondisclosure of the identity of the work/training release (~~(inmate-or)~~) resident. The (~~(inmate)~~) resident should be advised on the record, or subsequently provided with, a statement of good cause as to why the (~~(inmate)~~) resident was not allowed to call a witness or why the identity of (~~(an inmate)~~) a resident witness was not disclosed.

(5) Documentary evidence, including written statements submitted by interested parties on behalf of the (~~(inmate-or)~~) resident, may be received. Such evidence may include copies of documents, excerpts from documents and incorporation of written material by reference, including depositions.

(6) The (~~(chairman of the review committee)~~) disciplinary hearing officer may exclude relevant evidence if the probative value is outweighed by the danger of unfair prejudice, confusion of the issues, misleading the committee or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence.

(7) The (~~review committee~~) disciplinary hearing officer should determine if the (~~(inmate)~~) resident is competent to understand the charges and proceedings or needs an interpreter to participate therein. If the (~~(inmate)~~) resident is not competent or needs an interpreter, the (~~review committee~~) disciplinary hearing officer should postpone the hearing to secure a report on the competency of the inmate, provide an interpreter, or take such other action as will assure the fairness and orderliness of the hearings.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-220 DISCIPLINARY HEARING—FINDINGS AND CONCLUSIONS. (1) At the conclusion of the hearing, the (~~review committee~~) disciplinary hearing officer will make a finding of fact within one working day as to whether or not the allegations made against the (~~(inmate-or)~~) resident have been proven by a preponderance of the evidence presented at the hearing.

(2) If the (~~review committee~~) disciplinary hearing officer determines that the allegations have not been proven by a preponderance of the evidence presented at the hearing, the (~~(inmate-or)~~) resident shall be restored/continued to work/training release status.

(3) If the (~~review committee~~) disciplinary hearing officer determines that one or more of the allegations have been proven by a preponderance of the evidence presented at the hearing, the (~~review committee~~) disciplinary hearing officer will proceed to a disposition.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-230 DISCIPLINARY HEARING—DISPOSITION. (1) The (~~review committee~~) disciplinary hearing officer will consider the (~~(inmate's-or)~~) resident's total background, adjustment on work/training release, attitude, recommendations of interested parties, and any other information relative to the (~~(inmate's-or)~~) resident's ability to continue in the program. The (~~review committee~~) disciplinary hearing officer shall make a determination as to whether or not the (~~(inmate-or)~~) resident (~~(has)~~) earned good time credits towards parole/release, and whether the matter should be referred to the indefinite sentence review board (~~(of prison terms and paroles or the court)~~) for possible increase in the (~~(inmate's-or)~~) resident's minimum term or to the court for other appropriate action.

(2) The (~~(inmate-or)~~) resident shall be present at all stages of the hearing, except for deliberation and even during deliberation when appropriate, and shall have the opportunity to make argument (~~(in)~~) on his or her own behalf.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-240 DISCIPLINARY HEARING—DECISION.

(1) The ~~((review committee))~~ disciplinary hearing officer may:

(a) Restore the work/training release ~~((inmate-or))~~ resident to his or her work/training release status under the same or modified conditions as the original plan; or

(b) Restrict the ~~((inmate-or))~~ resident to the work/training release facility for up to thirty days; or

(c) Require restitution be made by the work/training release ~~((inmate-or))~~ resident; or

(d) Require extra duty to be performed by the ~~((inmate-or))~~ resident; or

(e) Revoke approval of an approved sponsor; or

(f) Deny good conduct time; or

(g) Require additional time in Phase II; or

(h) ~~((Revoke))~~ Terminate the work/training release plan and return the work/training release ~~((inmate-or))~~ resident to ~~((an institution-or))~~ a Phase II facility or an institution with assistant director/designee approval; or

(i) ~~((Return))~~ Refer the offender to the court or the indeterminate sentence review board ~~((of prison terms and paroles))~~ for final disposition.

(2) Nothing in this section shall preclude subsequent reclassification of the work/training release ~~((inmate-or))~~ resident or placement into administrative segregation.

(3) The ~~((facility supervisor))~~ disciplinary hearing officer shall notify the ~~((inmate-or))~~ resident orally within one working day and confirm the decision in writing within ~~((three))~~ five working days. The written decision shall specify the evidence upon which the ~~((review committee))~~ disciplinary hearing officer relied and shall include a description of the circumstances surrounding the allegation(s) upon which the termination of work/training release is based, the reasons for the decision, a discussion of the ~~((inmate's-or))~~ resident's personal culpability in the actions which have led to the termination, and an evaluation of the ~~((inmate's-or))~~ resident's ~~((progress, attitudes, need for further programs including work training alternatives and readiness for parole))~~ adjustment while incarcerated.

AMENDATORY SECTION (Amending Order 86-02, filed 2/21/86)

WAC 137-56-250 DISCIPLINARY HEARING—APPEAL.

The ~~((inmate-or))~~ resident may appeal the decision of the facility ~~((review committee))~~ disciplinary hearing officer to the ~~((community corrections regional administrator))~~ assistant director or designee. Appeal requests must be in writing, must be specific and based on objection to the procedures used or the information made available to the ~~((committee))~~ disciplinary hearing officer in making ~~((its))~~ his/her decision. Appeals must be submitted within five working days of the ~~((committee's))~~ disciplinary hearing officer's oral decision. The ~~((community corrections regional administrator))~~ assistant director, or ~~((his or her))~~ designee, upon receipt of an appeal, will review the findings and decision of the ~~((review committee))~~ disciplinary hearing officer and within thirty calendar days will either:

(1) Affirm, or affirm and modify to a lesser sanction the decision of the ~~((facility review committee))~~ disciplinary hearing officer; or

(2) Reverse the decision of the ~~((facility review committee))~~ disciplinary hearing officer; or

(3) Remand the decision for additional findings or rehearing.

The ~~((reviewer's))~~ decision will be ~~((made promptly, normally not to exceed five working days, and))~~ given in writing to the ~~((inmate-or))~~ resident and ~~((committee chairman in writing))~~ disciplinary hearing officer.

WSR 89-02-059

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order 88-24—Filed January 4, 1989]

I, Fred Olson, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to the generation and management of dangerous waste.

This action is taken pursuant to Notice No. WSR 88-22-078 filed with the code reviser on November 2, 1988. 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 70.105 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 January 3, 1989.

By Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-040 DEFINITIONS. When used in this regulation, the following terms have the meanings given below.

(1) "Active portion" means that portion of a facility which is not a closed portion (subsection (11) of this section), and where dangerous waste recycling, reuse, reclamation, transfer, treatment, storage or disposal operations are being or have been conducted after:

(a) The effective date of the waste's designation by 40 CFR Part 261; and

(b) March 10, 1982, for wastes designated only by this chapter and not designated by 40 CFR Part 261. (See also "closed portion" and "inactive portion.")

(2) "Acutely hazardous waste" means dangerous waste sources (listed in WAC 173-303-9904) F020, F021, F022, F023, F026, or F027, and discarded chemical products (listed in WAC 173-303-9903) that are identified with a dangerous waste number beginning with a "P" or that show an "X" or "A" in the reason for designation column.

(3) "Aquatic LC₅₀" (same as TLM₉₆) means a concentration in mg/L (ppm) which kills in 96 hours half of a group of ten or more of a medium sensitivity warm water species of fish such as Lepomis macrochirus (bluegill) or Pimephales promelas (flathead minnow), or cold water species such as salmonidae, when using the testing method described in WAC 173-303-110.

(4) "Aquifer" means a geologic formation, group of formations, or part of a formation capable of yielding a significant amount of ground water to wells or springs.

(5) "Asbestos containing waste material" means any waste that contains more than one percent asbestos by weight and that can be crumbled, pulverized, or reduced to powder when dry, by hand pressure.

(6) "Batch" means any waste which is generated less frequently than once a month.

(7) "Berm" means the shoulder of a dike.

(8) "Boiler" means an enclosed device using controlled flame combustion and having the following characteristics:

(a)(i) The unit must have physical provisions for recovering and exporting thermal energy in the form of steam, heated fluids, or heated gases; and

(ii) The unit's combustion chamber and primary energy recovery section(s) must be of integral design. To be of integral design, the combustion chamber and the primary energy recovery section(s) (such as waterwalls and superheaters) must be physically formed into one manufactured or assembled unit. A unit in which the combustion chamber and the primary energy recovery section(s) are joined only by ducts or connections carrying flue gas is not integrally designed; however, secondary energy recovery equipment (such as economizers or air preheaters) need not be physically formed into the same unit as the combustion chamber and the primary energy recovery section. The following units are not precluded from being boilers solely because they are not of integral design: Process heaters (units that transfer energy directly to a process stream), and fluidized bed combustion units; and

(iii) While in operation, the unit must maintain a thermal energy recovery efficiency of at least sixty percent, calculated in terms of the recovered energy compared with the thermal value of the fuel; and

(iv) The unit must export and utilize at least seventy-five percent of the recovered energy, calculated on an annual basis. In this calculation, no credit shall be given for recovered heat used internally in the same unit. (Examples of internal use are the preheating of fuel or combustion air, and the driving of induced or forced draft fans or feedwater pumps); or

(b) The unit is one which the department has determined, on a case-by-case basis, to be a boiler, after considering the standards in WAC 173-303-017(6).

(9) "By-product" means a material that is not one of the primary products of a production process and is not solely or separately produced by the production process. Examples are process residues such as slags or distillation column bottoms. The term does not include a co-product that is produced for the general public's use and is ordinarily used in the form it is produced by the process.

(10) "Carcinogenic" means a material known to contain an IARC positive or suspected, human or animal carcinogen.

(11) "Closed portion" means that portion of a facility which an owner or operator has closed, in accordance with the approved facility closure plan and all applicable closure requirements.

(12) "Closure" means the requirements placed upon all TSD facilities to ensure that all such facilities are closed in an acceptable manner (see also "post-closure").

(13) "Compliance procedure" shall mean any proceedings instituted pursuant to the Hazardous Waste Disposal Act as amended in 1980 and 1983, and chapter 70.105A RCW, or regulations issued under authority of state law, which seeks to require compliance, or which is in the nature of an enforcement action or an action to cure a violation. A compliance procedure includes a notice of intention to terminate a permit pursuant to WAC 173-303-830(5), or an application in the state superior court for appropriate relief under the Hazardous Waste

Management Act. A compliance procedure is considered to be pending from the time a notice of violation or of intent to terminate a permit is issued or judicial proceedings are begun, until the department notifies the owner or operator in writing that the violation has been corrected or that the procedure has been withdrawn or discontinued.

(14) "Constituent" or "dangerous waste constituent" means a chemically distinct component of a dangerous waste stream or mixture.

(15) "Container" means any portable device in which a material is stored, transported, treated, disposed of, or otherwise handled.

(16) "Contingency plan" means a document setting out an organized, planned, and coordinated course of action to be followed in case of a fire, explosion, or release of dangerous waste or dangerous waste constituents which could threaten the public health or environment.

(17) "Contract" means the written agreement signed by the department and the state operator.

(18) "Dangerous wastes" means those solid wastes designated in WAC 173-303-070 through 173-303-103 as dangerous or extremely hazardous waste. As used in this chapter, the words "dangerous waste" will refer to the full universe of wastes regulated by this chapter (including dangerous and extremely hazardous waste), while the abbreviation "DW" will refer to that part of the regulated universe which is dangerous only, and not extremely hazardous. (See also "extremely hazardous waste" and "hazardous waste" definitions.)

(19) "Department" means the department of ecology.

(20) "Dermal LD₅₀" means the single dosage in milligrams per kilogram (mg/kg) body weight which, when dermally (skin) applied for 24 hours, within 14 days kills half of a group of ten rabbits each weighing between 2.0 and 3.0 kilograms.

(21) "Designated facility" means the facility designated by the generator on the manifest to receive a dangerous waste shipment and which is authorized pursuant to this chapter or RCRA to recycle or manage dangerous waste.

(22) "Dike" means an embankment or ridge of natural or man-made materials used to prevent the movement of liquids, sludges, solids, or other substances.

(23) "Director" means the director of the department of ecology.

(24) "Discharge" or "dangerous waste discharge" means the accidental or intentional release of hazardous substances, dangerous waste or dangerous waste constituents such that the substance, waste or a waste constituent may enter or be emitted into the environment. Release includes, but is not limited to, the actions of: Spilling, leaking, pumping, pouring, emitting, dumping, emptying, depositing, placing, or injecting.

(25) "Disposal" means the discharging, discarding, or abandoning of dangerous wastes or the treatment, decontamination, or recycling of such wastes once they have been discarded or abandoned. This includes the discharge of any dangerous wastes into or on any land, air, or water.

(26) "Draft permit" means a document prepared under WAC 173-303-840 indicating the department's tentative decision to issue or deny, modify, revoke and reissue, or terminate a permit. A notice of intent to terminate or deny a permit are types of draft permits. A denial of a request for modification, revocation and reissuance, or termination as discussed in WAC 173-303-830 is not a draft permit.

(27) "Elementary neutralization unit" means a device which:

(a) Is used for neutralizing wastes which are dangerous wastes only because they exhibit the corrosivity characteristics defined in WAC 173-303-090 or are listed in WAC 173-303-081, or in 173-303-082 only for this reason; and

(b) Meets the definition of tank, tank system, container, transport vehicle, or vessel.

(28) "EPA/state identification number" or "EPA/state ID#" means the number assigned by EPA or by the department of ecology to each generator, transporter, and TSD facility.

(29) "Extremely hazardous waste" means those dangerous wastes designated in WAC 173-303-070 through 173-303-103 as extremely hazardous. The abbreviation "EHW" will be used in this chapter to refer to those dangerous wastes which are extremely hazardous. (See also "dangerous waste" and "hazardous waste" definitions.)

(30) "Facility" means all contiguous land, and structures, other appurtenances, and improvements on the land used for recycling, reusing, reclaiming, transferring, storing, treating, or disposing of dangerous waste. Unless otherwise specified in this chapter, the terms "facility," "treatment, storage, disposal facility," "TSD facility," "dangerous waste facility" or "waste management facility" shall be used interchangeably.

(31) "Food chain crops" means tobacco, crops grown for human consumption, and crops grown to feed animals whose products are consumed by humans.

(32) "Freeboard" means the vertical distance between the top of a tank or surface impoundment dike, and the surface of the waste contained therein.

(33) "Fugitive emissions" means the emission of contaminants from sources other than the control system exit point. Material handling, storage piles, doors, windows and vents are typical sources of fugitive emissions.

(34) "Generator" means any person, by site, whose act or process produces dangerous waste or whose act first causes a dangerous waste to become subject to regulation.

(35) "Genetic properties" means those properties which cause or significantly contribute to mutagenic, teratogenic, or carcinogenic effects in man or wildlife.

(36) "Ground water" means water which fills voids below the land surface and in the earth's crust.

(37) "Halogenated hydrocarbons" (HH) means any organic compounds which, as part of their composition, include one or more atoms of fluorine, chlorine, bromine, iodine, or astatine. The requirements of this chapter apply to only those halogenated hydrocarbons which can be obtained using the testing method described in WAC

173-303-110, testing methods, and which are persistent dangerous wastes.

(38) "Hazardous substances" means any liquid, solid, gas, or sludge, including any material, substance, product, commodity, or waste, regardless of quantity, that exhibits any of the physical, chemical or biological properties described in WAC 173-303-090, 173-303-101, 173-303-102, or 173-303-103.

(39) "Hazardous wastes" means those solid wastes designated by 40 CFR Part 261, and regulated as hazardous waste by the United States EPA. This term will never be abbreviated in this chapter to avoid confusion with the abbreviations "DW" and "EHW." (See also "dangerous waste" and "extremely hazardous waste" definitions.)

(40) "Inactive portion" means that portion of a facility which has not recycled, treated, stored, or disposed dangerous waste after:

(a) The effective date of the waste's designation, for wastes designated under 40 CFR Part 261; and

(b) March 10, 1982, for wastes designated only by this chapter and not designated by 40 CFR Part 261.

(41) "Incinerator" means any enclosed device using controlled flame combustion that neither meets the criteria for classification as a boiler nor is listed as an industrial furnace.

(42) "Incompatible waste" means a dangerous waste which is unsuitable for placement in a particular device or facility because it may corrode or decay the containment materials, or is unsuitable for mixing with another waste or material because the mixture might produce heat or pressure, fire or explosion, violent reaction, toxic dusts, fumes, mists, or gases, or flammable fumes or gases.

(43) "Industrial-furnace" means any of the following enclosed devices that are integral components of manufacturing processes and that use controlled flame devices to accomplish recovery of materials or energy; cement kilns, lime kilns, aggregate kilns, phosphate kilns, blast furnaces, smelting, melting, and refining furnaces (including pyrometallurgical devices such as cupolas, reverberator furnaces, sintering machines, roasters and foundry furnaces), titanium dioxide chloride process oxidation reactors, coke ovens, methane reforming furnaces, combustion devices used in the recovery of sulfur values from spent sulfuric acid, and pulping liquor recovery furnaces. The department may decide to add devices to this list on the basis of one or more of the following factors:

(a) The device is designed and used primarily to accomplish recovery of material products;

(b) The device burns or reduces secondary materials as ingredients in an industrial process to make a material product;

(c) The device burns or reduces secondary materials as effective substitutes for raw materials in processes using raw materials as principal feedstocks;

(d) The device burns or reduces raw materials to make a material product;

(e) The device is in common industrial use to produce a material product; and

(f) Other factors, as appropriate.

(44) "Infectious waste" means organisms or materials listed in WAC 173-303-083, infectious dangerous wastes.

(45) "Inhalation LC₅₀" means a concentration in milligrams of substance per liter of air which, when administered to the respiratory tract for 4 hours, kills within 14 days half of a group of ten rats each weighing between 200 and 300 grams.

(46) "Inner liner" means a continuous layer of material placed inside a tank or container which protects the construction materials of the tank or container from the waste or reagents used to treat the waste.

(47) "Interim status permit" means a temporary permit given to TSD facilities which qualify under WAC 173-303-805.

(48) "Landfill" means a disposal facility, or part of a facility, where dangerous waste is placed in or on land and which is not a land treatment facility, a surface impoundment, or an injection well.

(49) "Land treatment" means the practice of applying dangerous waste onto or incorporating dangerous waste into the soil surface so that it will degrade or decompose. If the waste will remain after the facility is closed, this practice is disposal.

(50) "Leachate" means any liquid, including any components suspended in the liquid, that has percolated through or drained from dangerous waste.

(51) "Legal defense costs" means any expenses that an insurer incurs in defending against claims of third parties brought under the terms and conditions of an insurance policy.

(52) "Liner" means a continuous layer of man-made or natural materials which restrict the escape of dangerous waste, dangerous waste constituents, or leachate through the sides, bottom, or berms of a surface impoundment, waste pile, or landfill.

(53) "Major facility" means a facility or activity classified by the department as major.

(54) "Manifest" means the shipping document, prepared in accordance with the requirements of WAC 173-303-180, which is used to identify the quantity, composition, origin, routing, and destination of a dangerous waste while it is being transported to a point of transfer, disposal, treatment, or storage.

(55) (Reserved.)

(56) "NIOSH registry" means the registry of toxic effects of chemical substances which is published by the National Institute for Occupational Safety and Health.

(57) "Nonsudden accident" or "nonsudden accidental occurrence" means an unforeseen and unexpected occurrence which takes place over time and involves continuous or repeated exposure.

(58) "Occurrence" means an accident, including continuous or repeated exposure to conditions, which results in bodily injury or property damage which the owner or operator neither expected nor intended to occur.

(59) "On-site" means the same, geographically contiguous, or bordering property. Travel between two properties divided by a public right of way, and owned, operated, or controlled by the same person, shall be considered on-site travel if: (a) The travel crosses the right of way at a perpendicular intersection; or, (b) the right

of way is controlled by the property owner and is inaccessible to the public.

(60) "Operator" means the person responsible for the overall operation of a facility. (See also "state operator.")

(61) "Oral LD₅₀" means the single dosage in milligrams per kilogram (mg/kg) body weight, when orally administered, which, within 14 days, kills half a group of ten or more white rats each weighing between 200 and 300 grams.

(62) "Permit" means an authorization which allows a person to perform dangerous waste transfer, storage, treatment, or disposal operations, and which typically will include specific conditions for such facility operations. Permits must be issued by one of the following:

(a) The department, pursuant to this chapter;

(b) United States EPA, pursuant to 40 CFR Part 270;

or

(c) Another state authorized by EPA, pursuant to 40 CFR Part 271.

(63) "Permit-by-rule" means a provision of this chapter stating that a facility or activity is deemed to have a dangerous waste permit if it meets the requirements of the provision.

(64) "Persistence" means the quality of a material which retains more than half of its initial activity after one year (365 days) in either a dark anaerobic or dark aerobic environment at ambient conditions.

(65) "Person" means any person, firm, association, county, public or municipal or private corporation, agency, or other entity whatsoever.

(66) "Pesticide" means but is not limited to: Any substance or mixture of substances intended to prevent, destroy, control, repel, or mitigate any insect, rodent, nematode, mollusk, fungus, weed, and any other form of plant or animal life, or virus (except virus on or in living man or other animal) which is normally considered to be a pest or which the department of agriculture may declare to be a pest; any substance or mixture of substances intended to be used as a plant regulator, defoliant, or desiccant; any substance or mixture of substances intended to be used as spray adjuvant; and, any other substance intended for such use as may be named by the department of agriculture by regulation. Herbicides, fungicides, insecticides, and rodenticides are pesticides for the purposes of this chapter.

(67) "Pile" means any noncontainerized accumulation of solid, nonflowing dangerous waste that is used for treatment or storage.

(68) "Point source" means any confined and discrete conveyance from which pollutants are or may be discharged. This term includes, but is not limited to, pipes, ditches, channels, tunnels, wells, cracks, containers, rolling stock, concentrated animal feeding operations, or watercraft, but does not include return flows from irrigated agriculture.

(69) "Polycyclic aromatic hydrocarbons" (PAH) means those hydrocarbon molecules composed of two or more benzene rings. For the purposes of this chapter, the PAH of concern for designation are only those PAH with more than three rings and less than seven rings.

(70) "Post-closure" means the requirements placed upon disposal facilities (e.g., landfills, impoundments closed as disposal facilities, etc.) after closure to ensure their environmental safety for a number of years after closure. (See also "closure.")

(71) "Publicly owned treatment works" or "POTW" means any device or system, owned by the state or a municipality, which is used in the treatment, recycling, or reclamation of municipal sewage or liquid industrial wastes. This term includes sewers, pipes, or other conveyances only if they convey wastewater to a POTW.

(72) "Reclaim" means to process a material in order to recover useable products, or to regenerate the material. Reclamation is the process of reclaiming.

(73) "Recover" means extract a useable material from a solid or dangerous waste through a physical, chemical, biological, or thermal process. Recovery is the process of recovering.

(74) "Recycle" means to use, reuse, or reclaim a material.

(75) "Regulated unit" means any new or existing surface impoundment, landfill, land treatment area or waste pile that receives any dangerous waste after:

(a) January 26, 1983 for wastes regulated by 40 CFR Part 261;

(b) October 31, 1984 for wastes designated only by this chapter and not regulated by 40 CFR Part 261; or

(c) The date six months after a waste is newly identified by amendments to 40 CFR Part 261 or this chapter which cause the waste to be regulated.

(76) "Representative sample" means a sample which can be expected to exhibit the average properties of the sample source.

(77) "Reuse or use" means to employ a material either:

(a) As an ingredient (including use as an intermediate) in an industrial process to make a product (for example, distillation bottoms from one process used as feedstock in another process). However, a material will not satisfy this condition if distinct components of the material are recovered as separate end products (as when metals are recovered from metal-containing secondary materials); or

(b) In a particular function or application as an effective substitute for a commercial product (for example, spent pickle liquor used as phosphorous precipitant and sludge conditioner in wastewater treatment).

(78) "Run-off" means any rainwater, leachate, or other liquid which drains over land from any part of a facility.

(79) "Run-on" means any rainwater, leachate, or other liquid which drains over land onto any part of a facility.

(80) "Schedule of compliance" means a schedule of remedial measures in a permit including an enforceable sequence of interim requirements leading to compliance with this chapter.

(81) "Sludge" means any solid, semisolid, or liquid waste generated from a municipal, commercial, or industrial wastewater treatment plant, water supply treatment plant, or air pollution control facility. This term

does not include the treated effluent from a wastewater treatment plant.

(82) "Scrap metal" means bits and pieces of metal parts (e.g., bars, turnings, rods, sheets, wire) or metal pieces that may be combined together with bolts or soldering (e.g., radiators, scrap automobiles, railroad box cars), which when worn or superfluous can be recycled.

(83) "Spent material" means any material that has been used and as a result of contamination can no longer serve the purpose for which it was produced without processing.

(84) "State operator" means the person responsible for the overall operation of the state's extremely hazardous waste facility on the Hanford Reservation.

(85) "Storage" means the holding of dangerous waste for a temporary period. "Accumulation" of dangerous waste, by the generator on the site of generation, is not storage as long as the generator complies with the applicable requirements of WAC 173-303-200 and 173-303-201.

(86) "Sudden accident" means an unforeseen and unexpected occurrence which is not continuous or repeated in nature.

(87) "Surface impoundment" means a facility or part of a facility which is a natural topographic depression, man-made excavation, or diked area formed primarily of earthen materials (although it may be lined with man-made materials), and which is designed to hold an accumulation of liquid dangerous wastes or dangerous wastes containing free liquids. The term includes holding, storage, settling, and aeration pits, ponds, or lagoons, but does not include injection wells.

(88) "Tank" means a stationary device designed to contain an accumulation of dangerous waste, and which is constructed primarily of nonearthen materials to provide structural support.

(89) "Thermal treatment" means the use of a device which uses primarily elevated temperatures to treat a dangerous waste.

(90) "TLM₉₆" means the same as "Aquatic LC₅₀."

(91) "Totally enclosed treatment facility" means a facility for treating dangerous waste which is directly connected to a production process and which prevents the release of dangerous waste or dangerous waste constituents into the environment during treatment.

(92) "Toxic" means having the properties to cause or to significantly contribute to death, injury, or illness of man or wildlife.

(93) "Transfer facility" or "collection facility" means a facility at which dangerous waste shipments are collected, consolidated, and stored for more than ten days before transfer to a storage, treatment, or disposal facility.

(94) "Transportation" means the movement of dangerous waste by air, rail, highway, or water.

(95) "Transporter" means a person engaged in the off-site transportation of dangerous waste.

(96) "Travel time" means the period of time necessary for a dangerous waste constituent released to the soil (either by accident or intent) to enter any on-site or off-site aquifer or water supply system.

(97) "Treatment" means the physical, chemical, or biological processing of dangerous waste to make such wastes nondangerous or less dangerous, safer for transport, amenable for energy or material resource recovery, amenable for storage, or reduced in volume.

(98) "Treatment zone" means a soil area of the unsaturated zone of a land treatment unit within which dangerous wastes are degraded, transformed or immobilized.

(99) "Triple rinsing" means the cleaning of containers in accordance with the requirements of WAC 173-303-160 (2)(b), containers.

(100) "Underground injection" means the subsurface emplacement of fluids through a bored, drilled, or driven well, or through a dug well, where the depth of the dug well is greater than the largest surface dimension.

(101) "Unsaturated zone" means the zone between the land surface and the water table.

(102) "Uppermost aquifer" means the geological formation nearest the natural ground surface that is capable of yielding ground water to wells or springs. It includes lower aquifers that are hydraulically interconnected with this aquifer within the facility property boundary.

(103) "Water or rail (bulk shipment)" means the bulk transportation of dangerous waste which is loaded or carried on board a vessel or railcar without containers or labels.

(104) "Waste water treatment unit" means a device which:

(a) Is part of a waste water treatment facility which is subject to regulation under either:

(i) Section 402 or section 307(b) of the Federal Clean Water Act; or

(ii) Chapter 90.48 RCW, State Water Pollution Control Act, provided that any dangerous waste treated at the facility is designated only by this chapter 173-303 WAC and is not regulated as hazardous waste under 40 CFR Part 261; and

(b) Handles dangerous waste as defined in WAC 173-303-070 through 173-303-103 in either of the following manner:

(i) Receives and treats or stores an influent dangerous waste water; or

(ii) Generates and accumulates or treats or stores a dangerous waste water treatment sludge; and

(c) Meets the definition of tank or tank system in WAC 173-303-040.

(105) "Existing TSD facility" means a facility which was in operation or for which construction commenced on or before November 19, 1980, for wastes designated by 40 CFR Part 261, or August 9, 1982, for wastes designated only by this chapter and not designated by 40 CFR Part 261. A facility has commenced construction if the owner or operator has obtained permits and approvals necessary under federal, state and local statutes, regulations and ordinances and either:

(a) A continuous on-site, physical construction program has begun; or

(b) The owner or operator has entered into contractual obligation, which cannot be cancelled or modified

without substantial loss, for physical construction of the facility to be completed within a reasonable time.

(106) "New TSD facility" means a facility which began operation or for which construction commenced after November 19, 1980, for wastes designated by 40 CFR Part 261, or August 9, 1982, for wastes designated only by this chapter and not designated by 40 CFR Part 261.

(107) "Special waste" means any dangerous waste that is solid only (nonliquid, nonaqueous, nongaseous), that is not a regulated hazardous waste under 40 CFR Part 261, and that is designated as only DW in WAC 173-303-090, 173-303-101, 173-303-102, or 173-303-103. Any solid waste that is EHW or that is regulated by the United States EPA as hazardous waste cannot be a special waste.

(108) "Active life" of a facility means the period from the initial receipt of dangerous waste at the facility until the department receives certification of final closure.

(109) "Final closure" means the closure of all dangerous waste management units at the facility in accordance with all applicable closure requirements so that dangerous waste management activities under WAC 173-303-400 and 173-303-600 through 173-303-670 are no longer conducted at the facility unless subject to the provisions in WAC 173-303-200.

(110) "Partial closure" means the closure of a dangerous waste management unit in accordance with the applicable closure requirements of WAC 173-303-400 and 173-303-600 through 173-303-670 at a facility that contains other active dangerous waste management units. For example, partial closure may include the closure of a tank (including its associated piping and underlying containment systems), landfill cell, surface impoundment, waste pile, or other dangerous waste management unit, while other units of the same facility continue to operate.

(111) "Dangerous waste management unit" is a contiguous area of land on or in which dangerous waste is placed, or the largest area in which there is a significant likelihood of mixing dangerous waste constituents in the same area. Examples of dangerous waste management units include a surface impoundment, a waste pile, a land treatment area, a landfill cell, an incinerator, a tank and its associated piping and underlying containment system and a container storage area. A container alone does not constitute a unit; the unit includes containers and the land or pad upon which they are placed.

(112) "Aboveground tank" means a device meeting the definition of "tank" in subsection (88) of this section and that is situated in such a way that the entire surface area of the tank is completely above the plane of the adjacent surrounding surface and the entire surface area of the tank (including the tank bottom) is able to be visually inspected.

(113) "Ancillary equipment" means any device including, but not limited to, such devices as piping, fittings, flanges, valves, and pumps, that is used to distribute, meter, or control the flow of dangerous waste from its point of generation to a storage or treatment tank(s), between dangerous waste storage and treatment tanks to

a point of disposal on-site, or to a point of shipment for disposal off-site.

(114) "Component" means either the tank or ancillary equipment of a tank system.

(115) "Corrosion expert" means a person who, by reason of his knowledge of the physical sciences and the principles of engineering and mathematics, acquired by a professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal piping systems and metal tanks. Such a person must be certified as being qualified by the National Association of Corrosion Engineers (NACE) or be a registered professional engineer who has certification or licensing that includes education and experience in corrosion control on buried or submerged metal piping systems and metal tanks.

(116) "Existing tank system" or "existing component" means a tank system or component that is used for the storage or treatment of dangerous waste and that is in operation, or for which installation has commenced on or prior to February 3, 1989. Installation will be considered to have commenced if the owner or operator has obtained all federal, state, and local approvals or permits necessary to begin physical construction of the site or installation of the tank system and if either:

(a) A continuous on-site physical construction or installation program has begun; or

(b) The owner or operator has entered into contractual obligations, which cannot be canceled or modified without substantial loss, for physical construction of the site or installation of the tank system to be completed within a reasonable time.

(117) "Inground tank" means a device meeting the definition of "tank" in subsection (88) of this section whereby a portion of the tank wall is situated to any degree within the ground, thereby preventing visual inspection of that external surface area of the tank that is in the ground.

(118) "Installation inspector" means a person who, by reason of his knowledge of the physical sciences and the principles of engineering, acquired by a professional education and related practical experience, is qualified to supervise the installation of tank systems.

(119) "Leak-detection system" means a system capable of detecting the failure of either the primary or secondary containment structure or the presence of a release of dangerous waste or accumulated liquid in the secondary containment structure. Such a system must employ operational controls (e.g., daily visual inspections for releases into the secondary containment system of aboveground tanks) or consist of an interstitial monitoring device designed to detect continuously and automatically the failure of the primary or secondary containment structure or the presence of a release of dangerous waste into the secondary containment structure.

(120) "New tank system" or "new tank component" means a tank system or component that will be used for the storage or treatment of dangerous waste and for which installation has commenced after February 3,

1989; except, however, for purposes of WAC 173-303-640 (4)(g)(ii) and 173-303-400(3), a new tank system is one for which construction commences after February 3, 1989. (See also "existing tank system.")

(121) "Onground tank" means a device meeting the definition of "tank" in subsection (88) of this section and that is situated in such a way that the bottom of the tank is on the same level as the adjacent surrounding surface so that the external tank bottom cannot be visually inspected.

(122) "Sump" means any pit or reservoir that meets the definition of tank and those troughs/trenches connected to it that serves to collect dangerous waste for transport to dangerous waste storage, treatment, or disposal facilities.

(123) "Tank system" means a dangerous waste storage or treatment tank and its associated ancillary equipment and containment system.

(124) "Underground tank" means a device meeting the definition of "tank" in subsection (88) of this section whose entire surface area is totally below the surface of and covered by the ground.

(125) "Unfit-for-use tank system" means a tank system that has been determined through an integrity assessment or other inspection to be no longer capable of storing or treating dangerous waste without posing a threat of release of dangerous waste to the environment.

(126) "Zone of engineering control" means an area under the control of the owner/operator that, upon detection of a dangerous waste release, can be readily cleaned up prior to the release of dangerous waste or dangerous constituents to ground water or surface water.

(127) "Treatability study" means a study in which a dangerous waste is subjected to a treatment process to determine: Whether the waste is amenable to the treatment process; what pretreatment (if any) is required; the optimal process conditions needed to achieve the desired treatment; the efficiency of a treatment process for a specific waste or wastes; or the characteristics and volumes of residuals from a particular treatment process. Also included in this definition for the purpose of the exemptions contained in WAC 173-303-071 (3)(r) and (s), are liner compatibility, corrosion, and other material compatibility studies and toxicological and health effects studies. A "treatability study" is not a means to commercially treat or dispose of dangerous waste.

(128) "Manufacturing process unit" means a unit which is an integral and inseparable portion of a manufacturing operation, processing a raw material into a manufacturing intermediate or finished product, reclaiming spent materials or reconditioning components.

Any terms used in this chapter which have not been defined in this section shall have either the same meaning as set forth in Title 40 CFR Parts 260, 264, 270, and 124 or else shall have their standard, technical meaning.

As used in this chapter, words in the masculine gender also include the feminine and neuter genders, words in the singular include the plural, and words in the plural include the singular.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-045 REFERENCES TO EPA'S HAZARDOUS WASTE AND PERMIT REGULATIONS. Any references in this chapter to any parts, subparts, or sections from EPA's hazardous waste regulations, including 40 CFR Parts 260 through ((270)) 280 and Part 124, shall be in reference to those rules as they existed on ((July 11, 1986)) October 1, 1988, with the exception of rules adopted by EPA pursuant to the Hazardous and Solid Waste Amendments of 1984 (HSWA), Public Law 98-616, amending RCRA. Copies of the appropriate referenced federal requirements are available upon request from the department.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-070 DESIGNATION OF DANGEROUS WASTE. (1) Purpose and applicability.

(a) This section describes the procedures for determining whether or not a solid waste is DW or EHW.

(b) The procedures in this section are applicable to any person who generates a solid waste (including recyclable materials) that is not exempted or excluded by this chapter or by the department. Any person who must determine whether or not his solid waste is designated must follow the procedures set forth in subsection (3) of this section. Any person who determines by these procedures that his waste is designated DW or EHW shall be subject to all applicable requirements of this chapter.

(2)(a) Once a material has been determined to be a dangerous waste, then any solid waste generated from the recycling, treatment, storage, or disposal of that dangerous waste is a dangerous waste unless and until:

(i)(A) It does not exhibit any of the characteristics of WAC 173-303-090; and

(B) If it was a listed waste under WAC 173-303-080 through 173-303-083 which has been exempted pursuant to WAC 173-303-910(3); or

(ii) If originally designated only through WAC 173-303-084 or 173-303-101 through 173-303-103, it does not exhibit any of the criteria of WAC 173-303-101 through 173-303-103.

Such solid waste shall include but not be limited to any sludge, spill residue, ash emission control dust, leachate, or precipitation run-off. Precipitation run-off will not be considered a dangerous waste if it can be shown that the run-off has not been contaminated with the dangerous waste, or that the run-off is adequately addressed under existing state laws (e.g. chapter 90.48 RCW), or that the run-off does not exhibit any of the criteria or characteristics described in WAC 173-303-100.

(b) Materials that are reclaimed from solid wastes and that are used beneficially (as provided in WAC 173-303-016 and 173-303-017) are not solid wastes and hence are not dangerous wastes under this section unless the reclaimed material is burned for energy recovery or used in a manner constituting disposal.

(3) Designation procedures.

(a) To determine whether or not his waste is designated a person shall check his waste against the following sections, and in the following order:

(i) First, Discarded chemical products, WAC 173-303-081;

(ii) Second, Dangerous waste sources, WAC 173-303-082;

(iii) Third, Infectious dangerous wastes, WAC 173-303-083;

(iv) Fourth, Dangerous waste mixtures, WAC 173-303-084; and

(v) Last, Dangerous waste characteristics, WAC 173-303-090.

(b) In addition to the designation procedures specified in (a) of this subsection, a person may choose or may be required under subsection (4) of this section to check his waste against the following sections, and in the following order:

(i) First, Toxic dangerous wastes, WAC 173-303-101;

(ii) Second, Persistent dangerous wastes, WAC 173-303-102;

(iii) Last, Carcinogenic dangerous wastes, WAC 173-303-103.

(c) A person shall check each section, in the order set forth, until he determines that his waste is designated. Once his waste is designated through the lists, mixtures or characteristics, he need not determine any other designations for his waste, except as required by subsection (4) or (5) of this section. For the purposes of designating through the criteria, if a person determines that his waste is designated DW, then he must assure that it is not also EHW by checking it against the remaining sections. If the designation procedures identify a waste as both EHW and DW (e.g., a waste may be DW for corrosivity and EHW for EP toxicity), the waste must be designated EHW. If a person has checked his waste against each section that he is required by this section to check and his waste is not designated, then his waste is not subject to the requirements of chapter 173-303 WAC.

Any person who wishes to seek an exemption for a waste which has been designated DW or EHW shall comply with the requirements of WAC 173-303-072.

(4) Criteria designation required. Notwithstanding any other provisions of this chapter, the department may require any person to determine whether or not his waste is designated under the dangerous waste criteria, WAC 173-303-100 through 173-303-103, if the department has reason to believe that his waste would be designated DW or EHW by the dangerous waste criteria, or if the department has reason to believe that his waste is designated improperly (e.g., the waste has been designated DW but should actually be designated EHW by the criteria). If a person, pursuant to the requirements of this subsection, determines that his waste is a dangerous waste or that its designation must be changed, then he shall be subject to the applicable requirements of this chapter 173-303 WAC. The department shall base a requirement to designate a waste by the dangerous waste criteria on evidence that includes, but is not limited to:

(a) Test information indicating that the person's waste may be DW or EHW;

(b) Evidence that the person's waste is very similar to another persons' already designated DW or EHW;

(c) Evidence that the persons' waste has historically been a DW or EHW; or

(d) Evidence or information about a person's manufacturing materials or processes which indicate that his wastes may be DW or EHW.

(5) Special knowledge. If a generator has designated his waste under the dangerous waste lists, WAC 173-303-080 through 173-303-082, or mixtures, WAC 173-303-084, and has knowledge that his waste also exhibits any of the dangerous waste characteristics, WAC 173-303-090, or that his waste also meets any of the dangerous waste criteria, WAC 173-303-101 through 173-303-103, or both, then he shall also designate his waste in accordance with those dangerous waste characteristics, or criteria, or both.

(6) Dangerous waste numbers. When a person is reporting or keeping records on a dangerous waste, he shall use all the dangerous waste numbers which he knows are assignable to his waste from the dangerous waste lists, characteristics, or criteria. For example, if his waste is ignitable and contains extremely hazardous concentrations of halogenated hydrocarbons, he shall use the dangerous waste numbers of D001 and WP01. This shall not be construed as requiring a person to designate his waste beyond those designation requirements set forth in subsections (2), (3), (4), and (5) of this section.

(7) Quantity exclusion limits; aggregated waste quantities.

(a) Quantity exclusion limits. In each of the designation sections describing the lists, characteristics, and criteria, quantity exclusion limits (QEL) are identified. The QEL are used to distinguish when a dangerous waste is only subject to the small quantity generator provisions, and when a dangerous waste is fully subject to the requirements of this chapter. Any solid waste which is not excluded or exempted and which is listed by or exhibits the characteristics or criteria of this chapter is a dangerous waste. Small quantity generators who produce dangerous waste below the QEL are subject to certain requirements described in subsection (8) of this section.

(b) Aggregated waste quantities. A person may be generating, accumulating, or storing more than one kind of dangerous waste identified by this chapter. In such cases, the person must consider the aggregate quantity of his wastes when determining whether or not his waste amounts exceed the specific quantity exclusion limits (QEL). Waste quantities must be aggregated for all wastes with common QEL's. For the purposes of this subsection, when aggregating waste quantities, a person shall include in his calculation dangerous wastes produced by on-site treatment or recycling of dangerous wastes and dangerous wastes being accumulated or stored. For example, if a person generates, accumulates, or stores 300 pounds of an ignitable waste and 300 pounds of a persistent waste, then both wastes are regulated because their aggregate waste quantity (600 pounds) exceeds their common QEL of ~~((400))~~ 220

pounds. On the other hand, if a person generates, accumulates, or stores one pound of an EHW discarded chemical product and 300 pounds of a corrosive waste, their quantities would not be aggregated because they do not share a common QEL (2.2 pounds and ~~((400))~~ 220 pounds, respective QEL's). Additional guidance on aggregating waste quantities is available from the department.

(c) The following are categories of waste that are excluded from the quantity determination and need not be aggregated as required by (b) of this subsection when calculating total waste quantities.

(i) Dangerous waste that is recycled and that is excluded from regulation under WAC 173-303-120 (2)(a), (3)(d) or (e) is not included in the quantity determinations of this section and is not subject to any requirements of this section.

(ii) Spent materials that are generated, reclaimed, and subsequently reused on-site, so long as such spent materials have been counted once.

(8) Small quantity generators.

(a) A person is a small quantity generator and is subject to the requirements of this subsection if his waste is designated under subsection (3) of this section, and the quantity of waste that he generates, accumulates, or stores (or the aggregated quantity if he generates more than one kind of waste) does not exceed the quantity exclusion limit for such waste (or wastes). If a person generates, accumulates, or stores any dangerous wastes that exceed the QEL, then all dangerous waste generated, accumulated, or stored by that person is subject to the requirements of this chapter. For example, if a person generates four pounds of an EHW discarded chemical product (QEL is 2.2 pounds) and 200 pounds of an ignitable waste (QEL is 220 pounds), then both wastes are fully regulated, and the person is not a small quantity generator for either waste. A small quantity generator may accumulate such listed or characteristic waste on-site, however when the quantity (or aggregate quantity) on-site at any time exceeds the quantity exclusion limit for such waste (or wastes) he will not be a small quantity generator and will be subject to all applicable requirements of this chapter. A small quantity generator who generates, accumulates, or stores waste in excess of the quantity exclusion limit and becomes subject to the full requirements of this chapter cannot again be a small quantity generator until after all dangerous waste on-site at the time he became fully regulated have been removed, treated, or disposed.

(b) A small quantity generator will not be subject to the requirements of this chapter if he:

(i) Complies with subsections (1), (2), (3), and (4) of this section; and

(ii) Either treats or disposes of his dangerous waste in an on-site facility, or ensures delivery to an off-site facility, either of which is:

(A) Permitted (including permit-by-rule, interim status, or final status) under WAC 173-303-800 through 173-303-840;

(B) Authorized to manage dangerous waste by another state with a hazardous waste program approved under 40 CFR Part 271, or by EPA under 40 CFR Part 270;

(C) Permitted to manage municipal or industrial solid waste in accordance with state or local regulations, or in accordance with another state's solid waste laws if the waste is sent out of state; or

(D) A facility that beneficially uses or reuses, or legitimately recycles or reclaims his dangerous waste, or that treats his waste prior to such recycling activities; and

(iii) Submits an annual report in accordance with WAC 173-303-220 if he has obtained an EPA/state identification number pursuant to WAC 173-303-060.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-071 EXCLUDED CATEGORIES OF WASTE. (1) Purpose. Certain categories of waste have been excluded from the requirements of chapter 173-303 WAC, except for WAC 173-303-050, because they generally are not dangerous waste, are regulated under other state and federal programs, or are recycled in ways which do not threaten public health or the environment. WAC 173-303-071 describes these excluded categories of waste.

(2) Excluding wastes. Any persons who generate a common class of wastes and who seek to categorically exclude such class of wastes from the requirements of this chapter shall comply with the applicable requirements of WAC 173-303-072. No waste class will be excluded if any of the wastes in the class are regulated as hazardous waste under 40 CFR Part 261.

(3) Exclusions. The following categories of waste are excluded from the requirements of chapter 173-303 WAC, except for WAC 173-303-050:

(a) Domestic sewage, and any mixture of domestic sewage and other wastes that passes through a sewer system to a publicly-owned treatment works (POTW) for treatment. "Domestic sewage" means untreated sanitary wastes that pass through a sewer system. This exclusion does not apply to the generation, treatment, recycling, or other management of dangerous wastes prior to discharge into the sanitary sewage system;

(b) Industrial wastewater discharges that are point-source discharges subject to regulation under Section 402 of the Clean Water Act. This exclusion does not apply to the collection, storage, or treatment of industrial waste-waters prior to discharge, nor to sludges that are generated during industrial wastewater treatment;

(c) Household wastes, including household waste that has been collected, transported, stored, or disposed. Wastes which are residues from or are generated by the management of household wastes (e.g., leachate, ash from burning of refuse-derived fuel) are not excluded by this provision. "Household wastes" means any waste material (including garbage, trash, and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds, and day-use recreation areas);

(d) Agricultural crops and animal manures which are returned to the soil as fertilizers;

(e) Asphaltic materials designated only for the presence of PAHs by WAC 173-303-084(6) or 173-303-

102. For the purposes of this exclusion, asphaltic materials means materials intended and used for structural and construction purposes (e.g., roads, dikes, paving) which are produced from mixtures of oil and sand, gravel, ash or similar substances;

(f) Roofing tars and shingles, except that these wastes are not excluded if mixed with wastes listed in WAC 173-303-081 or 173-303-082, or if they exhibit any of the characteristics specified in WAC 173-303-090;

(g) Waste wood or wood products treated with preservatives if the waste is generated by persons who utilize the treated wood or wood products for these materials' intended end use;

(h) Irrigation return flows;

(i) Materials subjected to in-situ mining techniques which are not removed from the ground during extraction;

(j) Mining overburden returned to the mining site;

(k) Polychlorinated biphenyl (PCB) wastes(-);

(i) PCB wastes whose disposal is regulated by EPA under 40 CFR 761.60;

(ii) Wastes that would be designated as dangerous waste under this chapter solely because they are listed as W001 under WAC 173-303-9904 when, using EPA's PCB testing method 600/4-81-045, the waste can be shown to contain less than one part per million (ppm) PCB or when, using ASTM method D 4059-86, the waste can be shown to contain less than two parts per million (ppm) PCB;

(iii) Wastes that would be designated as dangerous waste under this chapter solely because they are listed as W001 under WAC 173-303-9904 when such wastes are:

(A) Stored in a manner equivalent to the requirements of 40 CFR 761.65; and

(B) Within one year of removal from service, disposed of either in an incinerator that complies with 40 CFR 761.70, in a chemical waste landfill that complies with 40 CFR 761.75, in a high efficiency boiler that complies with 40 CFR 761.60 (a)(2)(iii) or (a)(3)(iii), or in a facility otherwise approved in accordance with 40 CFR 761.60(e);

(l) Samples(-);

(i) Except as provided in (l)(ii) of this subsection, a sample of solid waste or a sample of water, soil, or air, which is collected for the sole purpose of testing to determine its characteristics or composition, is not subject to any requirements of this chapter, when:

(A) The sample is being transported to a lab for testing or being transported to the sample collector after testing; or

(B) The sample is being stored by the sample collector before transport, by the laboratory before testing, or by the laboratory after testing prior to return to the sample collector; or

(C) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action).

(ii) In order to qualify for the exemption in (l)(i)(A) of this subsection, a sample collector shipping samples to

a laboratory and a laboratory returning samples to a sample collector must:

(A) Comply with United States Department of Transportation (DOT), United States Postal Service (USPS), or any other applicable shipping requirements; or

(B) Comply with the following requirements if the sample collector determines that DOT or USPS, or other shipping requirements do not apply:

(I) Assure that the following information accompanies the sample:

~~((aa))~~ (AA) The sample collector's name, mailing address, and telephone number;

~~((bb))~~ (BB) The laboratory's name, mailing address, and telephone number;

~~((cc))~~ (CC) The quantity of the sample;

~~((dd))~~ (DD) The date of shipment;

~~((ee))~~ (EE) A description of the sample; and

(II) Package the sample so that it does not leak, spill, or vaporize from its packaging.

(iii) This exemption does not apply if the laboratory determines that the waste is dangerous but the laboratory is no longer meeting any of the conditions stated in (I)(i) of this subsection;

(m) Asbestos wastes or asbestos containing wastes which would be designated only as respiratory carcinogens by WAC 173-303-084 or 173-303-103, and any other inorganic wastes which are designated only under WAC 173-303-084 or 173-303-103 because they are respiratory carcinogens, if these wastes are managed in compliance with or in a manner equivalent to the asbestos management procedures of 40 CFR Part 61;

(n) Dangerous waste which is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit or an associated nonwaste-treatment-manufacturing unit until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the dangerous waste remains in the unit more than ninety days after the unit ceases to be operated for manufacturing, or for storage or transportation of product or raw materials;

(o) Waste pickle liquor sludge generated by lime stabilization of spent pickle liquor from the iron and steel industry (SIC codes 331 and 332), except that these wastes are not excluded if they exhibit one or more of the dangerous waste criteria (WAC 173-303-100 through 173-303-103) or characteristics (WAC 173-303-090);

(p) Wastes from burning any of the materials exempted from regulation by WAC 173-303-120 (2)(a)(v), (vi), (vii), (viii), or (ix);

(q) As of January 1, 1987, secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process provided:

(i) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;

(ii) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces, or incinerators);

(iii) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed;

(iv) The reclaimed material is not used to produce a fuel, or used to produce products that are used in a manner constituting disposal; and

(v) The generator ensures that any residues (e.g., sludges, filters, etc.) produced from the collection, reclamation, and reuse of the secondary materials are delivered to a dangerous waste treatment, storage, or disposal facility or legitimate recycler. The generator must be able to provide documentation of such delivery. If the generator can demonstrate that the residues do not exhibit any of the dangerous waste characteristics (WAC 173-303-090) and criteria (WAC 173-303-100 through 173-303-103), then he is exempt from the requirements of this condition in this item (v).

(r) Treatability study samples.

(i) Except as provided in (r)(ii) of this subsection, persons who generate or collect samples for the purpose of conducting treatability studies as defined in WAC 173-303-040(112) are not subject to the requirements of WAC 173-303-180, 173-303-190, and 173-303-200 (1)(a), nor are such samples included in the quantity determinations of WAC 173-303-070 (7) and (8) and 173-303-201 when:

(A) The sample is being collected and prepared for transportation by the generator or sample collector; or

(B) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or

(C) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study; or

(D) The sample or waste residue is being transported back to the original generator from the laboratory or testing facility.

(ii) The exemption in (r)(i) of this subsection is applicable to samples of dangerous waste being collected and shipped for the purpose of conducting treatability studies provided that:

(A) The generator or sample collector uses (in "treatability studies") no more than 1000 kg of any dangerous waste, 1 kg of acutely hazardous waste, or 250 kg of soils, water, or debris contaminated with acutely hazardous waste for each process being evaluated for each generated waste stream; and

(B) The mass of each sample shipment does not exceed 1000 kg of dangerous waste, 1 kg of acutely hazardous waste, or 250 kg of soils, water, or debris contaminated with acutely hazardous waste; and

(C) The sample must be packaged so that it will not leak, spill, or vaporize from its packaging during shipment and the requirements of (r)(ii)(C)(I) or (II) of this subsection are met.

(I) The transportation of each sample shipment complies with United States Department of Transportation (DOT), United States Postal Service (USPS), or any other applicable shipping requirements; or

(II) If the DOT, USPS, or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample:

(AA) The name, mailing address, and telephone number of the originator of the sample;

(BB) The name, address, and telephone number of the laboratory or testing facility that will perform the treatability study;

(CC) The quantity of the sample;

(DD) The date of shipment; and

(EE) A description of the sample, including its dangerous waste number.

(D) The sample is shipped, within ninety days of being generated or of being taken from a stream of previously generated waste, to a laboratory or testing facility which is exempt under (s) of this subsection or has an appropriate final facility permit or interim status; and

(E) The generator or sample collector maintains the following records for a period ending three years after completion of the treatability study:

(I) Copies of the shipping documents;

(II) A copy of the contract with the facility conducting the treatability study;

(III) Documentation showing:

(AA) The amount of waste shipped under this exemption;

(BB) The name, address, and EPA/state identification number of the laboratory or testing facility that received the waste;

(CC) The date the shipment was made; and

(DD) Whether or not unused samples and residues were returned to the generator.

(F) The generator reports the information required under (r)(ii)(E)(III) of this subsection in its annual report.

(iii) The department may grant requests, on a case-by-case basis, for quantity limits in excess of those specified in (r)(ii)(A) of this subsection, for up to an additional 500 kg of nonacute hazardous waste, 1 kg of acute hazardous waste, and 250 kg of soils, water, or debris contaminated with acute hazardous waste, to conduct further treatability study evaluation when: There has been an equipment or mechanical failure during the conduct of a treatability study; there is a need to verify the results of previously conducted treatability study; there is a need to study and analyze alternative techniques within a previously evaluated treatment process; or there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment. The additional quantities allowed are subject to all the provisions in (r)(i) and (ii)(B) of this subsection. The generator or sample collector must apply to the department in the state where the sample is collected and provide in writing the following information:

(A) The reason the generator or sample collector requires additional quantity of sample for the treatability study evaluation and the additional quantity needed;

(B) Documentation accounting for all samples of dangerous waste from the waste stream which have been sent for or undergone treatability studies including the date each previous sample from the waste stream was

shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results of each treatability study;

(C) A description of the technical modifications or change in specifications which will be evaluated and the expected results;

(D) If such further study is being required due to equipment or mechanical failure, the applicant must include information regarding the reason for the failure or breakdown and also include what procedures or equipment improvements have been made to protect against further breakdowns; and

(E) Such other information that the department considers necessary.

(s) Samples undergoing treatability studies at laboratories and testing facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to chapter 70.105 RCW) are not subject to the requirements of this chapter, except WAC 173-303-050, 173-303-145, and 173-303-960 provided that the conditions of (s)(i) through (xiii) of this subsection are met. A mobile treatment unit (MTU) may qualify as a testing facility subject to (s)(i) through (xiii) of this subsection. Where a group of MTUs are located at the same site, the limitations specified in (s)(i) through (xiii) of this subsection apply to the entire group of MTUs collectively as if the group were on MTU.

(i) No less than forty-five days before conducting treatability studies the laboratory or testing facility notifies the department in writing that it intends to conduct treatability studies under this subsection.

(ii) The laboratory or testing facility conducting the treatability study has an EPA/state identification number.

(iii) No more than a total of 250 kg of "as received" dangerous waste is subjected to initiation of treatment in all treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.

(iv) The quantity of "as received" dangerous waste stored at the laboratory or testing facility for the purpose of evaluation in treatability studies does not exceed 1000 kg, the total of which can include 500 kg of soils, water, or debris contaminated with acutely hazardous waste or 1 kg of acutely hazardous waste. This quantity limitation does not include:

(A) Treatability study residues; and

(B) Treatment materials (including nondangerous solid waste) added to "as received" dangerous waste.

(v) No more than ninety days have elapsed since the treatability study for the sample was completed, or no more than one year has elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs.

(vi) The treatability study does not involve the placement of dangerous waste on the land or open burning of dangerous waste.

(vii) The laboratory or testing facility maintains records for three years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:

(A) The name, address, and EPA/state identification number of the generator or sample collector of each waste sample;

(B) The date the shipment was received;

(C) The quantity of waste accepted;

(D) The quantity of "as received" waste in storage each day;

(E) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;

(F) The date the treatability study was concluded;

(G) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated TSD facility, the name of the TSD facility and its EPA/state identification number.

(viii) The laboratory or testing facility keeps, on-site, a copy of the treatability study contract and all shipping paper associated with the transport of treatability study samples to and from the facility for a period ending three years from the completion date of each treatability study.

(ix) The laboratory or testing facility prepares and submits a report to the department by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:

(A) The name, address, and EPA/state identification number of the laboratory or testing facility conducting the treatability studies;

(B) The types (by process) of treatability studies conducted;

(C) The names and addresses of persons for whom studies have been conducted (including their EPA/state identification numbers);

(D) The total quantity of waste in storage each day;

(E) The quantity and types of waste subjected to treatability studies;

(F) When each treatability study was conducted;

(G) The final disposition of residues and unused sample from each treatability study.

(x) The laboratory or testing facility determines whether any unused sample or residues generated by the treatability study are dangerous waste under WAC 173-303-070 and if so, are subject to the requirements of this chapter, unless the residues and unused samples are returned to the sample originator under the exemption in (r) of this subsection.

(xi) The laboratory or testing facility notifies the department by letter when it is no longer planning to conduct any treatability studies at the site.

(xii) The date the sample was received, or if the treatability study has been completed, the date of the treatability study, is marked and clearly visible for inspection on each container.

(xiii) While being held on site, each container and tank is labeled or marked clearly with the words "dangerous waste" or "hazardous waste." Each container or tank must also be marked with a label or sign which identifies the major risk(s) associated with the waste in the container or tank for employees, emergency response personnel and the public.

Note: If there is already a system in use that performs this function in accordance with local, state, or federal regulations, then such system will be adequate.

AMENDATORY SECTION (Amending Order DE 81-33, filed 2/10/82)

WAC 173-303-080 DANGEROUS WASTE LISTS. The dangerous waste lists include:

(1) WAC 173-303-081, Discarded chemical products;

(2) WAC 173-303-082, Dangerous waste sources(;

(3) ~~WAC 173-303-083, Infectious dangerous wastes; and~~

(4) ~~WAC 173-303-084, Dangerous waste mixtures)).~~

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-110 SAMPLING AND TESTING METHODS. (1) Purpose. This section describes the testing methods which may be used in the process of designating a dangerous waste.

(2) Representative samples.

(a) The methods and equipment used for obtaining representative samples of a waste will vary with the type and form of the waste. The department will consider samples collected using the sampling methods below, for wastes with properties similar to the indicated materials, to be representative samples of the wastes:

(i) Crushed or powdered material - ASTM Standard D346-75;

(ii) Extremely viscous liquid - ASTM Standard D140-70;

(iii) Fly ash-like material - ASTM Standard D2234-76;

(iv) Soil-like material - ASTM Standard D1452-65;

(v) Soil or rock-like material - ASTM Standard D420-69;

(vi) Containerized liquid wastes - "COLIWASA" described in Test Methods for the Evaluation of Solid Waste, Physical/Chemical Methods, SW-846, revised July 1982, as amended by Update 1 (April 1984) and Update 2 (April 1985); and,

(vii) Liquid waste in pits, ponds, lagoons, and similar reservoirs - "Pond Sampler" described in Test Methods for the Evaluation of Solid Waste, Physical/Chemical Methods, SW-846, revised July 1982, as amended by Update 1 (April 1984) and Update 2 (April 1985).

(b) Copies of these representative sampling methods are available from the department except for the ASTM standards which can be obtained by writing to:

ASTM
1916 Race Street
Philadelphia, PA 19103.

(3) Test procedures. Copies of the test procedures listed in this subsection can be obtained from the department by writing to the appropriate address below:

For copies of WDOE test methods:

Attn: Test Procedures
Hazardous Waste Section, PV-11
Department of Ecology
Olympia, Washington 98504

For copies of SW 846:

Superintendent of Documents
U.S. Government Printing Office
Washington, D.C. 20401

For copies of ASTM methods:

ASTM
1916 Race Street
Philadelphia, PA 19103

The document titles and included test procedures are as follows:

(a) Chemical Testing Methods for Complying with the Dangerous Waste Regulation, March 1982, revised July 1983, describing methods for testing:

- (i) Ignitability;
- (ii) Corrosivity, including the addendum, Test Method for Determining pH of Solutions in Contact with Solids, March 1984;
- (iii) Reactivity;
- (iv) EP Toxicity;
- (v) Halogenated hydrocarbons; and
- (vi) Polycyclic aromatic hydrocarbons;

(b) Biological Testing Methods, revised July 1981, describing procedures for:

- (i) Static acute fish toxicity test; and
- (ii) Acute oral rat toxicity test;

(c) Test Methods for Evaluating Solid Waste, Physical/Chemical Methods, SW-846 (~~second edition, 1982 as amended by Update 1 (April 1984) and Update 2 (April 1985))~~ (the most recent edition and all updates) is adopted by reference. This includes:

- (i) Method 9095 (Paint Filter Liquids Test), demonstrating the absence or presence of free liquids in either a containerized or bulk waste;
- (ii) Reserved;
- (d) 40 CFR Part 261 Appendix X is adopted by reference for the purpose of analysis for chlorinated dibenzo-p-dioxins and dibenzofurans;
- (e)(i) The determination of Polychlorinated Biphenyls in Transformer Fluids and Waste Oils, EPA-600/4-81-045; and

(ii) Analysis of Polychlorinated Biphenyls in Mineral Insulating Oils by Gas Chromatography, ASTM Standard D 4059-86.

(4) Substantial changes to the testing methods described above shall be made only after the department has provided adequate opportunity for public review and comment on the proposed changes. The department may, at its discretion, schedule a public hearing on the proposed changes.

(5) Equivalent testing methods. Any person may request the department to approve an equivalent testing

method by submitting a petition, prepared in accordance with WAC 173-303-910(2), to the department.

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-161 **OVERPACKED CONTAINERS (LABPACKS)**. Small containers of dangerous waste may be placed in overpacked drums (or labpacks) provided that the following conditions are met:

(1) (~~Hazardous~~) Dangerous waste must be packaged in nonleaking inside containers. The inside containers must be of a design and constructed of a material that will not react dangerously with, be decomposed by, or be ignited by the contained waste. Inside containers must be tightly and securely sealed and, to the extent possible, should be full and have as little air as possible in them to minimize voids. The inside containers must be of the size and type specified in the Department of Transportation (DOT) hazardous materials regulations (49 CFR Parts 173, 178, and 179), if those regulations specify a particular inside container for the waste;

(2) The inside containers must be overpacked in an open head DOT-specification metal shipping container (49 CFR Parts 178 and 179) of no more than 416-liter (110 gallon) capacity and surrounded by, at a minimum, a sufficient quantity of absorbent material to completely absorb all of the liquid contents of the inside containers. The metal outer container must be full after packing with inside containers and absorbent material;

(3) The absorbent material used must not be capable of reacting dangerously with, being decomposed by, or being ignited by the contents of the inside containers in accordance with WAC 173-303-395 (1)(b);

(4) Incompatible wastes, as defined in WAC 173-303-040, must not be placed in the same outside container; and

(5) Reactive wastes, other than cyanide- or sulfide-bearing waste as defined in WAC 173-303-090 (7)(a)(v), must be treated or rendered nonreactive prior to packaging in accordance with subsections (1) through (4) of this section. Cyanide- and sulfide-bearing reactive waste may be packed in accordance with subsections (1) through (4) of this section without first being treated or rendered nonreactive.

(6) An itemized listing of the chemicals, their concentrations and quantities per labpack must be kept by the generator and must be readily available in case of an emergency during shipment, and for the purposes of preparing annual reports under WAC 173-303-220.

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-200 **ACCUMULATING DANGEROUS WASTE ON-SITE**. (1) A generator, not to include transporters as referenced in WAC 173-303-240(3), may accumulate dangerous waste on-site without a permit for ninety days or less after the date of generation, provided that:

(a) All such waste is shipped off-site to a designated facility or placed in an on-site facility which is permitted by the department under WAC 173-303-800

through 173-303-845 in ninety days or less. The department may, on a case-by-case basis, grant a maximum thirty day extension to this ninety day period if dangerous wastes must remain on-site due to unforeseen, temporary and uncontrollable circumstances. A generator who accumulates dangerous waste for more than ninety days is an operator of a storage facility and is subject to the facility requirements of this chapter and the permit requirements of this chapter as a storage facility unless he has been granted an extension to the ninety day period allowed pursuant to this subsection;

(b) The waste is placed in containers and the generator complies with WAC 173-303-630 (2), (3), (4), (5), (6), (8), and (9), or the waste is placed in tanks and the generator complies with WAC 173-303-640 (~~((3), (4), (5), (6), and (7))~~) except WAC 173-303-640 (8)(c), except that in lieu of the "sufficient freeboard" requirement of WAC 173-303-640 (~~((3)(b)(ii))~~) (5)(b)(iii) for uncovered tanks, the generator must maintain a minimum freeboard of two feet. Such a generator is exempt from the requirements of WAC 173-303-620 and 173-303-610, except for WAC 173-303-610 (2) and (5). For container accumulation (including satellite areas as described in subsection (2)(c) of this section), the department may require that the accumulation area include secondary containment in accordance with WAC 173-303-630(7), if the department determines that there is a potential threat to public health or the environment due to the nature of the wastes being accumulated, or due to a history of spills or releases from accumulated containers. In addition, any new container accumulation areas (but not including new satellite areas, unless required by the department) constructed or installed after September 30, 1986, must comply with the provisions of WAC 173-303-630(7);

(c) The date upon which each period of accumulation begins is marked and clearly visible for inspection on each container;

(d) While being accumulated on site, each container and tank is labeled or marked clearly with the words "dangerous waste" or "hazardous waste." Each container or tank must also be marked with a label or sign which identifies the major risk(s) associated with the waste in the container or tank for employees, emergency response personnel and the public (Note—If there is already a system in use that performs this function in accordance with local, state, or federal regulations, then such system will be adequate); and

(e) The generator complies with the requirements for facility operators contained in WAC 173-303-330 through 173-303-360 (personnel training, preparedness and prevention, contingency plan and emergency procedures, and emergencies), and WAC 173-303-320 (1), (2)(a), (b), (d), and (3) (general inspection): PROVIDED, That if none of the dangerous wastes he generates are regulated as EHW under WAC 173-303-081 and no quantity of dangerous wastes he generates in one month or one batch ever exceeds 2200 pounds (1000 kilograms), then the generator need comply with the aforementioned requirements of WAC (~~(173-303-330)~~) 173-303-320 through 173-303-360 only if:

(i) He accumulates dangerous waste on-site for ten or more calendar days; or

(ii) He is directed by the department to so comply, due to potential threats to public health or the environment. In such case, the department may require that he comply with all of or only parts of WAC 173-303-330 through 173-303-360, as necessary to mitigate the potential threats to public health or the environment.

(2) For the purposes of this section, the ninety-day accumulation period begins on the date that:

(a) The generator first generates a dangerous waste; or

(b) The quantity (or aggregated quantity) of dangerous waste being accumulated by a small quantity generator first exceeds the quantity exclusion limit for such waste (or wastes); or

(c) The quantity of dangerous waste being accumulated in containers in a satellite area exceeds fifty-five gallons of dangerous waste or one quart of acutely hazardous waste (see WAC 173-303-040(2)). For the purposes of this section, a satellite area shall be a location at or near any point of generation where wastes initially accumulate, which is under the control of the operator of the process generating the waste.

NEW SECTION

WAC 173-303-202 SPECIAL REQUIREMENTS FOR GENERATORS OF BETWEEN TWO HUNDRED TWENTY AND TWO THOUSAND TWO HUNDRED POUNDS PER MONTH THAT ACCUMULATE DANGEROUS WASTE IN TANKS. (1) This section applies to generators of more than two hundred twenty pounds but less than two thousand two hundred pounds of dangerous waste in a calendar month, that accumulate dangerous waste in tanks for less than one hundred eighty days (or two hundred seventy days if the generator must ship the waste greater than two hundred miles), and do not accumulate over two thousand two hundred pounds on-site at any time.

(2) Generators of between two hundred twenty and two thousand two hundred pounds per month of dangerous waste must comply with the following general operating requirements:

(a) Treatment or storage of dangerous waste in tanks must comply with WAC 173-303-395(1).

(b) Dangerous wastes or treatment reagents must not be placed in a tank if they could cause the tank or its inner liner to rupture, leak, corrode, or otherwise fail before the end of its intended life.

(c) Uncovered tanks must be operated to ensure at least sixty centimeters (two feet) of freeboard, unless the tank is equipped with a containment structure (e.g., dike or trench), a drainage control system, or a diversion structure (e.g., standby tank) with a capacity that equals or exceeds the volume of the top sixty centimeters (two feet) of the tank.

(d) Where dangerous waste is continuously fed into a tank, the tank must be equipped with a means to stop this inflow (e.g., waste feed cutoff system or by-pass system to a standby tank).

Note: These systems are intended to be used in the event of a leak or overflow from the tank due to a system failure (e.g., a malfunction in the treatment process, a crack in the tank, etc.).

(3) Generators of between two hundred twenty and two thousand two hundred pounds per month accumulating dangerous waste in tanks must inspect, where present:

(a) Discharge control equipment (e.g., waste feed cut-off systems, by-pass systems, and drainage systems) at least once each operating day, to ensure that it is in good working order;

(b) Data gathered from monitoring equipment (e.g., pressure and temperature gauges) at least once each operating day to ensure that the tank is being operated according to its design;

(c) The level of waste in the tank at least once each operating day to ensure compliance with subsection (2)(c) of this section;

(d) The construction materials of the tank at least weekly to detect corrosion or leaking of fixtures or seams; and

(e) The construction materials of, and the area immediately surrounding, discharge confinement structures (e.g., dikes,) at least weekly to detect erosion or obvious signs of leakage (e.g., wet spots or dead vegetation).

Note: As required by WAC 173-303-320(3), the owner or operator must remedy any deterioration or malfunction he finds.

(4) Generators of between two hundred twenty and two thousand two hundred pounds per month accumulating dangerous waste in tanks must, upon closure of the facility, remove all dangerous waste from tanks, discharge control equipment, and discharge confinement structures.

Note: At closure, as throughout the operating period, unless the owner or operator can demonstrate, in accordance with WAC 173-303-070 (2)(a) or (b), that any solid waste removed from his tank is not a dangerous waste, the owner or operator becomes a generator of dangerous waste and must manage it in accordance with all applicable requirements of this chapter.

(5) Generators of between two hundred twenty and two thousand two hundred pounds per month must comply with the following special requirements for ignitable or reactive waste:

(a) Ignitable or reactive waste must not be placed in a tank, unless:

(i) The waste is treated, rendered, or mixed before or immediately after placement in a tank so that:

(A) The resulting waste, mixture, or dissolution of material no longer meets the definition of ignitable or reactive waste under WAC 173-303-090 (5) or (7) of this chapter; and

(B) WAC 173-303-395(1) is complied with.

(ii) The waste is stored or treated in such a way that it is protected from any material or conditions that may cause the waste to ignite or react; or

(iii) The tank is used solely for emergencies.

(b) The owner or operator of a facility which treats or stores ignitable or reactive waste in covered tanks must comply with the buffer zone requirements for tanks contained in Tables 2-1 through 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code," (1977 or 1981).

(6) Generators of between two hundred twenty and two thousand two hundred pounds per month must comply with the following special requirements for incompatible wastes:

(a) Incompatible wastes, or incompatible wastes and materials, (see 40 CFR Part 265 Appendix V for examples) must not be placed in the same tank, unless WAC 173-303-395(1) is complied with.

(b) Dangerous waste must not be placed in an un-washed tank which previously held an incompatible waste or material, unless WAC 173-303-395(1) is complied with.

AMENDATORY SECTION (Amending Order DE 83-36, filed 1/5/88, effective 2/5/88)

WAC 173-303-400 INTERIM STATUS FACILITY STANDARDS. (1) Purpose. The purpose of WAC 173-303-400 is to establish standards which define the acceptable management of dangerous waste during the period of interim status and until certification of final closure or, if the facility is subject to post-closure requirements, until post-closure responsibilities are fulfilled.

(2) Applicability.

(a) The interim status standards apply to owners and operators of facilities which treat, store, transfer, and/or dispose of dangerous waste. For purposes of this section, interim status shall apply to all facilities which comply fully with the requirements for interim status under Section 3005(e) of the Federal Resource Conservation and Recovery Act or WAC 173-303-805. The interim status standards shall also apply to those owners and operators of facilities in existence on November 19, 1980, for RCRA wastes and those facilities in existence on August 9, 1982, for state only wastes who have failed to provide the required notification pursuant to WAC 173-303-060 or failed to file Part A of the permit application pursuant to WAC 173-303-805 (4) and (5). Interim status shall end after final administrative disposition of the Part B permit application is completed, or may be terminated for the causes described in WAC 173-303-805(7).

(b) Interim status facilities must meet the interim status standards by November 19, 1980, except that:

(i) Interim status facilities which handle only state designated wastes (i.e., not designated by 40 CFR Part 261) must meet the interim status standards by August 9, 1982; and

(ii) Interim status facilities must comply with the additional state interim status requirements specified in subsection (3)(c)(ii), (iii) and (v), of this section, by August 9, 1982.

(c) The requirements of the interim status standards do not apply to:

(i) Persons disposing of dangerous waste subject to a permit issued under the Marine Protection, Research and Sanctuaries Act;

(ii) Persons disposing of dangerous waste by underground injection which is permitted under the Safe Drinking Water Act;

(iii) The owner or operator of a POTW who treats, stores, or disposes of dangerous wastes;

(iv) The owner or operator of a totally enclosed treatment facility or elementary neutralization or wastewater treatment units as defined in WAC 173-303-040, provided that he complies with the permit by rule requirements of WAC 173-303-802(5);

(v) Generators accumulating waste for less than ninety days except to the extent WAC 173-303-200 provides otherwise; and

(vi) The addition, by a generator, of absorbent material to waste in a container, or of waste to absorbent material in a container, provided that these actions occur at the time the waste is first placed in containers and the generator complies with WAC 173-303-200 (1)(b) and 173-303-395 (1)(a) and (b).

(d) The owner or operator of an interim status facility which manages special waste may comply with the special requirements selected under WAC 173-303-550 through 173-303-560 in lieu of the interim status facility standards of this section, but only for those special wastes which he manages and only after the owner or operator has requested and the department has issued a notice of interim status modification.

(3) Standards.

(a) Interim status standards shall be standards set forth by the Environmental Protection Agency in 40 CFR Part 265 Subparts F through R which are incorporated by reference into this regulation (including, by reference, any EPA requirements specified in those subparts which are not otherwise explicitly described in this chapter), and:

(i) The land disposal restrictions of WAC 173-303-140 and the facility requirements of WAC 173-303-280 through 173-303-440;

(ii) WAC 173-303-630(3), for containers. In addition, for container storage, the department may require that the storage area include secondary containment in accordance with WAC 173-303-630(7), if the department determines that there is a potential threat to public health or the environment due to the nature of the wastes being stored, or due to a history of spills or releases from stored containers. Any new container storage areas constructed or installed after September 30, 1986, must comply with the provisions of WAC 173-303-630(7).

(iii) WAC 173-303-640 (~~((2)(c))~~) (5)(d), for tanks; and

(iv) WAC 173-303-805.

(b) For purposes of applying the interim status standards of 40 CFR Part 265 Subparts F through R to the state of Washington facilities, the federal terms shall have (and in the case of the wording used in the financial instruments referenced in Subpart H of Part 265, shall be replaced with) the following state of Washington meanings:

(i) "Regional administrator" shall mean the "department";

(ii) "Hazardous" shall mean "dangerous"; and

(iii) "Compliance procedure" shall have the meaning set forth in WAC 173-303-040, Definitions.

(c) In addition to the changes described in (b) of this subsection, the following modifications shall be made to

interim status standards of 40 CFR Part 265 Subparts F through R:

(i) The words "the effective date of these regulations" shall mean:

(A) November 19, 1980, for facilities which manage any wastes designated by 40 CFR Part 261; (~~and~~)

(B) For wastes which become designated by 40 CFR Part 261 subsequent to November 19, 1980, the effective date shall be the date on which the wastes become regulated;

(C) March 12, 1982, for facilities which manage wastes designated only by WAC 173-303-080 through 173-303-103 and not designated by 40 CFR Part 261;

(D) For wastes which become designated only by WAC 173-303-080 through 173-303-103 and not designated by 40 CFR Part 261 subsequent to March 12, 1982, the effective date shall be the date on which the wastes become regulated.

(ii) "Subpart N - landfills" shall have an additional section added which reads: "An owner/operator shall not landfill an organic carcinogen or an EHW, as defined by WAC 173-303-080 to 173-303-103, except at the EHW facility at Hanford";

(iii) "Subpart R - underground injection" shall have an additional section which reads: "Owners and operators of wells are prohibited from disposing of EHW or an organic carcinogen designated under WAC 173-303-080 through 173-303-103";

(iv) "Subpart M - land treatment," section 265.273(b) shall be modified to replace the words "Part 261, Subpart D of this chapter" with "WAC 173-303-080";

(v) "Subpart F - ground water monitoring," section 265.91(c) shall include the requirement that: "Groundwater monitoring wells shall be designed, constructed, and operated so as to prevent groundwater contamination. Chapter 173-160 WAC may be used as guidance in the installation of wells"; (~~and~~)

(vi) "Subpart H - financial requirements" shall have an additional section which reads: "Any owner or operator who can provide financial assurances and instruments which satisfy the requirements of WAC 173-303-620 will be deemed to be in compliance with 40 CFR Part 265 Subpart H(-)"; and

(vii) "Subpart J - tank systems" section 265.193(a) shall be modified so that the dates by which secondary containment (which meets the requirements of that section) must be provided are the same as the dates in WAC 173-303-640 (4)(a).

(viii) "Subpart J - tank systems" section 265.191(a) shall be modified so that the dates by which an assessment of a tank system's integrity must be completed are the same as the dates in WAC 173-303-640 (2)(a).

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-505 SPECIAL REQUIREMENTS FOR RECYCLABLE MATERIALS USED IN A MANNER CONSTITUTING DISPOSAL. (1) Applicability.

(a) This section applies to recyclable materials that are applied to or placed on the land:

(i) Without mixing with any other substance(s); or
 (ii) After mixing or combining with any other substance(s) (~~unless the recyclable material undergoes a chemical reaction so as to become inseparable from the other substance(s) by physical means, or~~
 (iii) ~~After combination with any other substance(s) if the resulting combined material is not produced for the general public's use~~). These materials will be referred to as "materials used in a manner that constitutes disposal."

(b) Products produced for the general public's use that are used in a manner that constitutes disposal and that contain recyclable materials are not presently subject to regulation if the recyclable materials have undergone a chemical reaction in the course of producing the product so as to become inseparable by physical means. Commercial fertilizers that are produced for the general public's use that contain recyclable materials also are not presently subject to regulation.

(2) Recyclable materials used in a manner that constitutes disposal are dangerous wastes and are subject to the following requirements:

(a) For generators, WAC 173-303-170 through 173-303-230;

(b) For transporters, WAC 173-303-240 through 173-303-270; and

(c) For facilities that store or use dangerous wastes in a manner constituting disposal, the applicable requirements of WAC 173-303-280 through 173-303-840 (except that users of such products are not subject to these standards if the products meet the requirements of subsection (1)(b) of this section).

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-515 SPECIAL REQUIREMENTS FOR USED OIL BURNED FOR ENERGY RECOVERY. (1) Applicability.

(a) This section applies to used oil that is burned for energy recovery in any boiler or industrial furnace that is not regulated under Subpart O of 40 CFR Part 265 or WAC 173-303-670, if such used oil:

(i) Exhibits any characteristic of a dangerous waste identified in WAC 173-303-090; or

(ii) Is designated as DW solely through WAC 173-303-084 or 173-303-101 through 173-303-103; or

(iii) Is designated solely as W001.

(b)(i) This section does not apply to used oil burned for energy recovery that is mixed with a listed waste (except as provided in (a)(iii) of this subsection) or that is designated as EHW through WAC 173-303-084 or 173-303-101 through 173-303-103. Such used oil is subject to the requirements of WAC 173-303-510.

(ii) Used oil containing more than 1000 ppm of total halogens is presumed to be a dangerous waste because it has been mixed with halogenated dangerous waste listed in WAC 173-303-9903 or 173-303-9904. Such dangerous wastes are subject to the requirements of WAC 173-303-510. Persons may rebut this presumption by demonstrating that the used oil does not contain dangerous waste (for example, by showing that the used oil does

not contain significant concentrations of halogenated dangerous constituents listed in WAC 173-303-9905).

(iii) This section does not apply to used oil that is designated for any reason other than being listed as W001 if such used oil is burned for energy recovery by the generator of the used oil in his own marine or diesel engines.

(c) If a used oil subject to this section does not exceed any of the specifications of Table 1, it is subject only to the analysis and recordkeeping requirements under subsection (4)(b)(i) and (vi) of this section; otherwise, it is subject to all applicable provisions of this section.

(d) For the purposes of this chapter:

(i) "Used oil" means any oil that has been refined from crude oil, used, and, as a result of such use, is contaminated by physical or chemical impurities;

(ii) Used oil fuel includes any fuel produced from used oil by processing, blending, or other treatments;

(iii) Used oil fuel that exceeds any specification level (described in Table 1) is termed "off-specification used oil fuel."

TABLE 1
 USED OIL EXCEEDING ANY SPECIFICATION LEVEL IS SUBJECT TO THIS SECTION WHEN BURNED FOR ENERGY RECOVERY^(a)

Constituent/property	Allowable level
Arsenic.....	5 ppm maximum
Cadmium.....	2 ppm maximum
Chromium	10 ppm maximum
Lead.....	100 ppm maximum
Flash point.....	100° F minimum
Total halogens.....	4,000 ppm maximum ^{(b)*}
Polychlorinated Biphenyls	2 ppm maximum

^(a)The specification does not apply to used oil fuel mixed with a dangerous waste other than small quantity generator dangerous waste.

^{(b)*}Used oil containing more than 1,000 ppm total halogens is presumed to be a dangerous waste under the rebuttable presumption provided under ((WAC 173-303-515 (1))) (b)(ii) of this subsection. Such used oil is subject to WAC 173-303-510 rather than this section when burned for energy recovery unless the presumption of mixing can be successfully rebutted.

(2) Prohibitions.

(a) A person may market off-specification used oil for energy recovery only:

(i) To burners or other marketers who have notified the department of their used oil management activities stating the location and general description of such activities, and who have an EPA/state identification number; and

(ii) To burners who burn the used oil in an industrial furnace or boiler identified in (b) of this subsection.

(b) Off-specification used oil may be burned for energy recovery in only the following devices:

(i) Industrial furnaces identified in WAC 173-303-040; or

(ii) Boilers, as defined in WAC 173-303-040 that are identified as follows:

(A) Industrial boilers located on the site of a facility engaged in a manufacturing process where substances are transformed into new products, including the component parts of products, by mechanical or chemical processes;

(B) Utility boilers used to produce electric power, steam, or heated or cooled air or other gases or fluids for sale; or

(C) Used oil-fired space heaters provided that:

(I) The heater burns only used oil that the owner or operator generates or used oil received from do-it-yourself oil changers who generate used oil as household waste;

(II) The heater is designed to have a maximum capacity of not more than 0.5 million Btu per hour; and

(III) The combustion gases from the heater are vented to the ambient air.

(3) Standards applicable to generators of used oil burned for energy recovery.

(a) Except as provided in (b) and (c) of this subsection generators of used oil are not subject to this section.

(b) Generators who market used oil directly to a burner are subject to subsection (4) of this section.

(c) Generators who burn used oil are subject to subsection (5) of this section.

(4) Standards applicable to marketers of used oil burned for energy recovery.

(a) Persons who market used oil fuel are termed "marketers." However, the following persons are not marketers subject to this section:

(i) Used oil generators, and collectors who transport used oil received only from generators, unless the generator or collector markets the used oil directly to a person who burns it for energy recovery. However, persons who burn some used oil fuel for purposes of processing or other treatment to produce used oil fuel for marketing are considered to be burning incidentally to processing. Thus, generators and collectors who market to such incidental burners are not marketers subject to this section;

(ii) Persons who market only used oil fuel that meets the specification under Table 1 of subsection (1) of this section and who are not the first person to claim the oil meets the specification (i.e., marketers who do not receive used oil from generators or initial transporters and marketers who neither receive nor market off-specification used oil fuel).

(b) Marketers are subject to the following requirements:

(i) Analysis of used oil fuel. Used oil fuel is subject to regulation under this section unless the marketer obtains analyses or other information documenting that the used oil fuel meets the specification provided under Table 1 of subsection (1) of this section.

(ii) Prohibitions. The prohibitions under subsection (2)(a) of this section;

(iii) Notification. Notification to the department stating the location and general description of used oil management activities. Even if a marketer has previously notified the department of his dangerous waste management activities under WAC 173-303-060 and obtained

an EPA/state identification number, he must renotify to identify his used oil management activities.

(iv) Invoice system. When a marketer initiates a shipment of off-specification used oil, he must prepare and send the receiving facility an invoice containing the following information:

(A) An invoice number;

(B) His own EPA/state identification number and the EPA/state identification number of the receiving facility;

(C) The names and addresses of the shipping and receiving facilities;

(D) The quantity of off-specification used oil to be delivered;

(E) The date(s) of shipment or delivery; and

(F) The following statement: "This used oil subject to Washington state department of ecology regulation under WAC 173-303-515;

Note: Used oil that meets the definition of combustible liquid (flash point below 200°F but at or greater than 100°F) or flammable liquid (flash point below 100°F) is subject to Department of Transportation Hazardous Materials Regulations at 49 CFR Parts 100-177.

(v) Required notices.

(A) Before a marketer initiates the first shipment of off-specification used oil to a burner or other marketer, he must obtain a one-time written and signed notice from the burner or marketer certifying that:

(I) The burner or marketer has notified the department stating the location and general description of his used oil management activities; and

(II) If the recipient is a burner, the burner will burn the off-specification used oil only in an industrial furnace or boiler identified in subsection (2)(b) of this section; and

(B) Before a marketer accepts the first shipment of off-specification used oil from another marketer subject to the requirements of this subsection, he must provide the marketer with a one-time written and signed notice certifying that he has notified the department of his used oil management activities; and

(vi) Recordkeeping.

(A) Used oil fuel that meets the specification. A marketer who first claims under (b)(i) of this subsection that used oil fuel meets the specification must keep copies of analysis (or other information used to make the determination) of used oil for three years. Such marketers must also record in an operating log and keep for three years the following information on each shipment of used oil fuel that meets the specification. Such used oil fuel is not subject to further regulation, unless it is subsequently mixed with dangerous waste or unless it is mixed with used oil so that it no longer meets the specification.

(I) The name and address of the facility receiving the shipment;

(II) The quantity of used oil fuel delivered;

(III) The date of shipment or delivery; and

(IV) A cross-reference to the record of used oil analysis (or other information used to make the determination that the oil meets the specification) required under (b)(vi)(A) of this subsection.

(B) Off-specification used oil fuel. A marketer who receives or initiates an invoice under the requirements of this section must keep a copy of each invoice for three years from the date the invoice is received or prepared. In addition, a marketer must keep a copy of each certification notice that he receives or sends for three years from the date he last engages in an off-specification used oil fuel marketing transaction with the person who sends or receives the certification notice.

(5) Standards applicable to burners of used oil burned for energy recovery.

Owners and operators of facilities that burn used oil fuel are "burners" and are subject to the following requirements:

(a) Prohibition. The prohibition under subsection (2)(b) of this section;

(b) Notification. Burners of off-specification used oil fuel must notify the department stating the location and general description of used oil management activities, except that owners and operators of used oil-fired space heaters that burn used oil fuel under the provisions of subsection (2)(b)(ii) of this section are exempt from these notification requirements. Even if a burner has previously notified the department of his dangerous waste management activities under WAC 173-303-060 and obtained an identification number, he must renotify to identify his used oil management activities.

(c) Required notices. Before a burner accepts the first shipment of off-specification used oil fuel from a marketer, he must provide the marketer a one-time written and signed notice certifying that:

(i) He has notified the department stating the location and general description of his used oil management activities; and

(ii) He will burn the used oil only in an industrial furnace or boiler identified in subsection (2)(b) of this section; and

(d) Used oil fuel analysis.

(i) Used oil fuel burned by the generator is subject to regulation under this section unless the burner obtains analysis (or other information) documenting that the used oil meets the specification provided under Table 1 of subsection (1) of this section.

(ii) Burners who treat off-specification used oil fuel by processing, blending, or other treatment to meet the specification provided under Table 1 of subsection (1) of this section must obtain analyses (or other information) documenting that the used oil meets the specification.

(e) Recordkeeping. A burner who receives an invoice under the requirements of this section must keep a copy of each invoice for three years from the date the invoice is received. Burners must also keep for three years copies of analyses of used oil fuel as may be required by (d) of this subsection. In addition, he must keep a copy of each certification notice that he sends to a marketer for three years from the date he last receives off-specification used oil from that marketer.

(f) Local requirements. Any person who burns used oil for energy recovery, except for burning in used oil-fired space heaters that meet the provisions of subsection

(2)(b)(ii) of this section, must comply with the air emission requirements of the local air pollution control authority (or department of ecology if no local authority with jurisdiction exists).

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-550 SPECIAL REQUIREMENTS FOR FACILITIES MANAGING SPECIAL WASTE.

(1) Purpose. Special wastes (as defined in WAC 173-303-040(107)) pose less risk to public health and the environment than do other dangerous wastes, therefore, they do not require as high a level of regulation. The purpose of WAC 173-303-550 through 173-303-560 is to set forth those mandatory standards which are minimally acceptable for managing special waste, and the criteria and selective standards which will be applied based on the specific risks posed by such wastes.

(2) Applicability. The requirements of WAC 173-303-550 through 173-303-560 apply to owners and operators of facilities which manage special waste, and are only applicable to such special wastes as are being managed. Whenever a special waste is shipped from a facility, the owner or operator must comply with WAC 173-303-170 through 173-303-230, requirements for generators.

(3) Standards. The owner/operator of a facility managing (~~moderate risk~~) special wastes must comply with all applicable standards of this chapter unless he requests (as described in subsection (4) of this section) and the department approves (as described in subsection (5) of this section) the application of less stringent standards to his facility. The owner/operator may request relief from any standards except those minimum standards specified in WAC 173-303-560. Failure to comply with an approval issued by the department pursuant to subsection (5) of this section, will be a violation of this chapter. Failure to comply with all applicable requirements of this chapter while the department is considering a request or after a request has been denied will be a violation of this chapter.

(4) Request. The owner/operator may request that less stringent standards be applied to his special waste management activities in any manner or form that he chooses. His request must be submitted in writing to the department, and must include:

(a) The facility name, EPA/state identification #, address, telephone number, and a contact person at the facility;

(b) The special waste(s) managed at the facility and the type(s) of management applied to them;

(c) The specific standards from which the owner/operator seeks relief;

(d) A description, for each standard, demonstrating:

(i) Why the owner/operator believes the standard to be unnecessary;

(ii) How public health and the environment will continue to be protected if the standard is not applied to the facility; and

(iii) Any evidence supporting the contention that public health and the environment will be adequately protected if the standard is not applied (e.g., test data, diagrams, experiences at similar facilities, records, reports, etc.); and

(e) The following certification, signed and dated by a person who would be authorized to sign a report under WAC 173-303-810 (12)(b):

"I certify under penalty of law that I have personally examined and am familiar with the information submitted in this request and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment."

The department may ask for any additional information it deems necessary, and will not consider approval of the owner's/operator's request until all necessary information has been submitted. Failure to provide any of the information required by this subsection may result in the department's denying the owner's/operator's request.

(5) Approval or denial. The department will review any requests submitted pursuant to subsection (4) of this section, and based on the adequacy of the information provided in the request will approve or deny all or any part of the request. The department will notify the owner/operator of its decision in writing. Approval of a request will not be final until the permit has been modified or issued as described in (a) or (b) of this subsection. If the department decides to approve all or part of the request and the owner/operator agrees with the department's decision, then the department will proceed to grant such approval as follows:

(a) Interim status facilities. For a facility which qualifies for interim status (as described in WAC 173-303-805), the department shall issue a notice of interim status modification in accordance with WAC 173-303-805(~~((8))~~) (9) stating what standards the owner/operator must meet;

(b) Final facilities.

(i) For facilities which are required to have a final facility permit, the department shall follow the procedures for issuing (or, for facilities which already have a final facility permit, the procedures for modifying) a final facility permit, as described in WAC 173-303-806. The new or modified final facility permit shall include the standards the owner/operator must meet.

(ii) The department may request that an applicant for a final facility permit submit his planned special waste demonstrations (prepared in accordance with subsection (4) of this section) a maximum of three months prior to submittal of his Part B application.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-610 CLOSURE AND POSTCLOSURE. (1) Applicability.

(a) Subsections (2) (~~(to)~~) through (6) of this section, (which concern closure), apply to the owners and operators of all dangerous waste facilities.

(b) Subsections (7) (~~(to-(10))~~) through (11) of this section, (which concern postclosure care), apply to the owners and operators of all regulated units (as defined in WAC 173-303-040(75)) at which dangerous waste will remain after closure, to tank systems that are required under WAC 173-303-640(8) to meet the requirements of landfills, to surface impoundments and waste piles as specified in WAC 173-303-650(6) and 173-303-660(9), and, unless otherwise authorized by the department, to the owners and operators of all facilities which, at closure, cannot meet the removal or decontamination limits specified in subsection (2)(b) of this section.

(c) For the purposes of the closure and postclosure requirements, any portion of a facility which closes is subject to the applicable closure and postclosure standards even if the rest of the facility does not close and continues to operate.

(2) Closure performance standard. The owner or operator must close the facility in a manner that:

(a)(i) Minimizes the need for further maintenance;

(ii) Controls, minimizes or eliminates to the extent necessary to protect human health and the environment, postclosure escape of dangerous waste, dangerous constituents, leachate, contaminated run-off, or dangerous waste decomposition products to the ground, surface water, ground water, or the atmosphere; and

(iii) Returns the land to the appearance and use of surrounding land areas to the degree possible given the nature of the previous dangerous waste activity.

(b) Where the closure requirements of this section, or of WAC 173-303-630(10), 173-303-640(~~((5))~~) (8), 173-303-650(6), 173-303-655(8), 173-303-660(9), or 173-303-670(8) call for the removal or decontamination of dangerous wastes, waste residues, or equipment, bases, liners, soils or other materials containing or contaminated with dangerous wastes or waste residue, then such removal or decontamination must assure that the levels of dangerous waste or dangerous waste constituents or residues do not exceed:

(i) Background environmental levels, for any dangerous waste, managed at the facility, which either is listed under WAC 173-303-081 or 173-303-082 or is designated by the characteristics of WAC 173-303-090; and

(ii) At least the designation limits of WAC 173-303-084, or 173-303-101 through 173-303-103 for any dangerous waste, managed at the facility, which is not listed under WAC 173-303-081 or 173-303-082 and is not designated by the characteristics of WAC 173-303-090. In addition to these limits, the department may specify in the closure plan for a facility any lower limits for removal or decontamination which the department deems appropriate.

(3) Closure plan; amendment of plan.

(a) The owner or operator of a dangerous waste management facility must have a written closure plan. In addition, certain surface impoundments and waste piles from which the owner or operator intends to remove or decontaminate the dangerous waste at partial or final closure are required by WAC 173-303-650(6) and 173-303-660(9) to have contingent closure plans. The plan must be submitted with the permit application, in accordance with WAC 173-303-806(4), and approved by

the department as part of the permit issuance procedures under WAC 173-303-840. The approved closure plan will become a condition of any permit. The department's decision must assure that the approved closure plan is consistent with subsections (2), (3), (4), (5), and (6) of this section, and the applicable requirements of WAC 173-303-630(10), 173-303-640(~~(5)~~) (8), 173-303-650(6), 173-303-655(8), 173-303-660(9), 173-303-665(6), and 173-303-670(8). A copy of the approved plan and all revisions to the plan must be furnished to the department upon request, including request by mail until final closure is completed and certified in accordance with subsection (6) of this section. The plan must identify steps necessary to perform partial and/or final closure of the facility at any point during its active life. The closure plan must include at least:

(i) A description of how each dangerous waste management unit at the facility will be closed in accordance with subsection (2) of this section;

(ii) A description of how final closure of the facility will be conducted in accordance with subsection (2) of this section. The description must identify the maximum extent of the operation which will be unclosed during the active life of the facility;

(iii) An estimate of the maximum inventory of dangerous wastes ever on-site over the active life of the facility. (Any change in this estimate is a minor modification under WAC 173-303-830(4));

(iv) A detailed description of the methods to be used during partial closures and final closure, including, but not limited to, methods for removing, transporting, treating, storing, or disposing of all dangerous wastes, and identification of the type(s) of the off-site dangerous waste management units to be used, if applicable;

(v) A detailed description of the steps needed to remove or decontaminate all dangerous waste residues and contaminated containment system components, equipment, structures, and soils during partial and final closure, including, but not limited to, procedures for cleaning equipment and removing contaminated soils, methods for sampling and testing surrounding soils, and criteria for determining the extent of decontamination required to satisfy the closure performance standard;

(vi) A detailed description of other activities necessary during the closure period to ensure that all partial closures and final closure satisfy the closure performance standards, including, but not limited to, ground water monitoring, leachate collection, and run-on and run-off control; and

(vii) A schedule for closure of each dangerous waste management unit and for final closure of the facility. The schedule must include, at a minimum, the total time required to close each dangerous waste management unit and the time required for intervening closure activities which will allow tracking of the progress of partial and final closure. (For example, in the case of a landfill unit, estimates of the time required to treat or dispose of all dangerous waste inventory and of the time required to place a final cover must be included.) Additionally, for facilities that use trust funds to establish financial assurance under WAC 173-303-620 (4) or (6) and that are

expected to close prior to the expiration of the permit, an estimate of the expected year of final closure.

(b) The owner or operator must submit a written request for a permit modification to authorize a change in operating plans, facility design, or the approved closure plan in accordance with the procedures in WAC 173-303-800 through 173-303-840. The written request must include a copy of the amended closure plan for approval by the department.

(i) The owner or operator may submit a written request to the department for a permit modification to amend the closure plan at any time prior to the notification of partial or final closure of the facility.

(ii) The owner or operator must submit a written request for a permit modification to authorize a change in the approved closure plan whenever:

(A) Changes in operating plans or facility design affect the closure plan; or

(B) There is a change in the expected year of closure, if applicable; or

(C) In conducting partial or final closure activities, unexpected events require a modification of the approved closure plan.

(iii) The owner or operator must submit a written request for a permit modification including a copy of the amended closure plan for approval at least sixty days prior to the proposed change in facility design or operation, or no later than sixty days after an unexpected event has occurred which has affected the closure plan. If an unexpected event occurs during the partial or final closure period, the owner or operator must request a permit modification no later than thirty days after the unexpected event. An owner or operator of a surface impoundment or waste pile that intends to remove all dangerous waste at closure and is not otherwise required to prepare a contingent closure plan under WAC 173-303-650(6) or 173-303-660(9), must submit an amended closure plan to the department no later than sixty days from the date that the owner or operator or department determines that the dangerous waste management unit must be closed as a landfill, subject to the requirements of WAC 173-303-665, or no later than thirty days from that date if the determination is made during partial or final closure. The department will approve, disapprove, or modify this amended plan in accordance with the procedures in WAC 173-303-800 through 173-303-840. The approved closure plan will become a condition of any permit issued.

(iv) The department may request modifications to the plan under the conditions described in (b)(ii) of this subsection. The owner or operator must submit the modified plan within sixty days of the department's request, or within thirty days if the change in facility conditions occurs during partial or final closure. Any modifications requested by the department will be approved in accordance with the procedures in WAC 173-303-800 through 173-303-840.

(c) Notification of partial closure and final closure.

(i) The owner or operator must notify the department in writing at least sixty days prior to the date on which he expects to begin closure of a surface impoundment,

waste pile, land treatment, or landfill unit, or final closure of a facility with such a unit. The owner or operator must notify the department in writing at least forty-five days prior to the date on which he expects to begin final closure of a facility with only treatment or storage tanks, container storage, or incinerator units to be closed.

(ii) The date when he "expects to begin closure" must be either no later than thirty days after the date on which any dangerous waste management unit receives the known final volume of dangerous wastes or, if there is a reasonable possibility that the dangerous waste management unit will receive additional dangerous wastes, no later than one year after the date on which the unit received the most recent volume of dangerous waste. If the owner or operator of a dangerous waste management unit can demonstrate to the department that the dangerous waste management unit or facility has the capacity to receive additional dangerous wastes and he has taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, the department may approve an extension to this one-year limit.

(iii) If the facility's permit is terminated, or if the facility is otherwise ordered, by judicial decree or final order to cease receiving dangerous wastes or to close, then the requirements of (c) of this subsection do not apply. However, the owner or operator must close the facility in accordance with the deadlines established in subsection (4) of this section.

(iv) Removal of wastes and decontamination or dismantling of equipment. Nothing in this subsection shall preclude the owner or operator from removing dangerous wastes and decontaminating or dismantling equipment in accordance with the approved partial or final closure plan at any time before or after notification of partial or final closure.

(4) Closure; time allowed for closure.

(a) Within ninety days after receiving the final volume of dangerous wastes at a dangerous waste management unit or facility, the owner or operator must treat, remove from the unit or facility, or dispose of on site, all dangerous wastes in accordance with the approved closure plan. The department may approve a longer period if the owner or operator complies with all applicable requirements for requesting a modification to the permit and demonstrates that he has taken and will continue to take all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, and either:

(i) The activities required to comply with this paragraph will, of necessity, take longer than ninety days to complete; or

(ii)(A) The dangerous waste management unit or facility has the capacity to receive additional dangerous wastes;

(B) There is a reasonable likelihood that he or another person will recommence operation of the dangerous waste management unit or the facility within one year; and

(C) Closure of the dangerous waste management unit or facility would be incompatible with continued operation of the site.

(b) The owner or operator must complete partial and final closure activities in accordance with the approved closure plan and within one hundred eighty days after receiving the final volume of dangerous wastes at the dangerous waste management unit or facility. The department may approve an extension to the closure period if the owner or operator complies with all applicable requirements for requesting a modification to the permit and demonstrates that he has taken and will continue to take all steps to prevent threats to human health and the environment from the unclosed but not operating dangerous waste management unit or facility, including compliance with all applicable permit requirements, and either:

(i) The partial or final closure activities will, of necessity, take longer than one hundred eighty days to complete; or

(ii)(A) The dangerous waste management unit or facility has the capacity to receive additional dangerous wastes;

(B) There is reasonable likelihood that he or another person will recommence operation of the dangerous waste management unit or the facility within one year; and

(C) Closure of the dangerous waste management unit or facility would be incompatible with continued operation of the site.

(c) The demonstrations referred to in (a) and (b) of this subsection must be made as follows: The demonstrations in (a) of this subsection must be made at least thirty days prior to the expiration of the specified ninety-day period; and the demonstration in (b) of this subsection must be made at least thirty days prior to the expiration of the specified one hundred eighty-day period.

(5) Disposal or decontamination of equipment, structures and soils. During the partial and final closure periods, all contaminated equipment, structures and soils must be properly disposed of or decontaminated unless otherwise specified in WAC 173-303-640(8), 173-303-650(6), 173-303-655(8), 173-303-660(9), 173-303-665(6). By removing any dangerous wastes or dangerous constituents during partial and final closure, the owner or operator may become a generator of dangerous waste and must handle that waste in accordance with all applicable requirements of WAC 173-303-170 through 173-303-230.

(6) Certification of closure. Within sixty days of completion of closure of each dangerous waste surface impoundment, waste pile, land treatment, and landfill unit, and within sixty days of the completion of final closure, the owner or operator must submit to the department by registered mail, a certification that the dangerous waste management unit or facility, as applicable, has been closed in accordance with the specifications in the approved closure plan. The certification must be signed by the owner or operator and by an independent registered professional engineer. Documentation supporting the independent registered professional engineer's certification

must be furnished to the department upon request until it releases the owner or operator from the financial assurance requirements for closure under WAC 173-303-620(4).

(7) Postclosure care and use of property.

(a) Postclosure care for each dangerous waste management unit subject to postclosure requirements must begin after completion of closure of the unit and continue for thirty years after that date and must consist of at least the following:

(i) Ground water monitoring and reporting as applicable; and

(ii) Maintenance and monitoring of waste containment systems as applicable.

(b) Any time preceding partial closure of a dangerous waste management unit subject to postclosure care requirements or final closure, or any time during the postclosure period for a particular unit, the department may, in accordance with the permit modification procedures in WAC 173-303-800 through 173-303-840:

(i) Shorten the postclosure care period applicable to the dangerous waste management unit, or facility, if all disposal units have been closed, if it finds that the reduced period is sufficient to protect human health and the environment (e.g., leachate or ground water monitoring results, characteristics of the dangerous waste, application of advanced technology, or alternative disposal, treatment, or reuse techniques indicate that the dangerous waste management unit or facility is secure); or

(ii) Extend the postclosure care period applicable to the dangerous waste management unit or facility if it finds that the extended period is necessary to protect human health and the environment (e.g., leachate or ground water monitoring results indicate a potential for migration of dangerous waste at levels which may be harmful to human health and the environment).

(c) The department may require, at partial or final closure, continuation of any of the security requirements of WAC 173-303-310 during part or all of the postclosure period when:

(i) Dangerous wastes may remain exposed after completion of partial or final closure; or

(ii) Access by the public or domestic livestock may pose a hazard to human health.

(d) Postclosure use of property on or in which dangerous wastes remain after partial or final closure must never be allowed to disturb the integrity of the final cover, liner(s), or any other components of any containment system, or the function of the facility's monitoring systems, unless the department finds that the disturbance:

(i) Is necessary to the proposed use of the property, and will not increase the potential hazard to human health or the environment; or

(ii) Is necessary to reduce a threat to human health or the environment.

(e) All postclosure care activities must be in accordance with the provisions of the approved postclosure plan as specified in subsection (8) of this section.

(8) Postclosure plan; amendment of plan.

(a) The owner or operator of a dangerous waste disposal unit must have a written postclosure plan. In addition, ~~((certain piles and))~~ certain surface impoundments and certain piles from which the owner or operator intends to remove or decontaminate the dangerous wastes at partial or final closure are required by WAC 173-303-650 and 173-303-660, respectively, to have written contingent postclosure plans. Owners or operators of surface impoundments and waste piles not otherwise required to prepare contingent postclosure plans under WAC 173-303-650 or 173-303-660 must submit a postclosure plan to the department within ninety days from the date that the owner or operator or department determines that the dangerous waste management unit must be closed as a landfill, subject to the postclosure requirements. The plan must be submitted with the permit application, in accordance with WAC 173-303-806, and approved by the department as part of the permit issuance procedures under WAC 173-303-840. The approved postclosure plan will become a condition of any permit issued.

(b) For each dangerous waste management unit subject to the requirements of this subsection, the postclosure plan must identify the activities which will be carried on after closure and the frequency of these activities, and include at least:

(i) A description of the planned ground water monitoring activities and frequencies at which they will be performed;

(ii) A description of the planned maintenance activities, and frequencies at which they will be performed, to ensure:

(A) The integrity of the cap and final cover or other containment structures where applicable; and

(B) The function of the facility monitoring equipment;

(iii) And the name, address, and phone number of the person or office to contact about the dangerous waste disposal unit or facility during the postclosure care period.

(c) Until final closure of the facility, a copy of the approved postclosure plan must be furnished to the department upon request, including request by mail. After final closure has been certified, the person or office specified in (b)(iii) of this subsection must keep the approved postclosure plan during the remainder of the postclosure period.

(d) Amendment of plan. The owner or operator must request a permit modification to authorize a change in the approved postclosure plan in accordance with the applicable requirements of WAC 173-303-800 through 173-303-840. The written request must include a copy of the amended postclosure plan for approval by the department.

(i) The owner or operator may submit a written request to the department for a permit modification to amend the postclosure plan at any time during the active life of the facility or during the postclosure care period.

(ii) The owner or operator must submit a written request for a permit modification to authorize a change in the approved postclosure plan whenever:

(A) Changes in operating plans or facility design affect the approved postclosure plan; or

(B) There is a change in the expected year of final closure, if applicable; or

(C) Events which occur during the active life of the facility, including partial and final closures, affect the approved postclosure plan.

(iii) The owner or operator must submit a written request for a permit modification at least sixty days prior to the proposed change in facility design or operation, or no later than sixty days after an unexpected event has occurred which has affected the postclosure plan. An owner or operator of a surface impoundment or waste pile that intends to remove all dangerous waste at closure and is not otherwise required to submit a contingent postclosure plan under WAC 173-303-650 or 173-303-660 must submit a postclosure plan to the department no later than ninety days after the date that the owner or operator or department determines that the dangerous waste management unit must be closed as a landfill, subject to the requirements of WAC 173-303-665. The department will approve, disapprove, or modify this plan in accordance with the procedures in WAC 173-303-800 through 173-303-840. The approved postclosure plan will become a permit condition.

(iv) The department may request modifications to the plan under the conditions described in (d)(ii) of this subsection. The owner or operator must submit the modified plan no later than sixty days after the department's request, or no later than ninety days if the unit is a surface impoundment or waste pile not previously required to prepare a contingent postclosure plan. Any modifications requested by the department will be approved, disapproved, or modified in accordance with the procedures in WAC 173-303-800 through 173-303-840.

(9) Notice to local land authority. No later than the submission of the certification of closure of each dangerous waste disposal unit, the owner or operator of a disposal facility must submit to the local zoning authority or the authority with jurisdiction over local land use and to the department a survey plat indicating the location and dimensions of landfill cells or other dangerous waste disposal units with respect to permanently surveyed benchmarks. This plat must be prepared and certified by a professional land surveyor. The plat filed with the local zoning authority or the authority with jurisdiction over local land use must contain a note, prominently displayed, which states the owner's or operator's obligation to restrict disturbance of the dangerous waste disposal unit in accordance with the applicable requirements of this section. In addition, no later than sixty days after certification of closure of each dangerous waste disposal unit, the owner or operator must submit to the local zoning authority or the authority with jurisdiction over local land use and to the department, a record of the type, location, and quantity of dangerous wastes disposed of within each cell or other disposal unit of the facility. For wastes disposed of before November 19, 1980 (March 12, 1982, for facilities subject to this chapter but not subject to 40 CFR Part 264), the owner or operator must identify the type, location, and quantity of the dangerous wastes to the best of his knowledge and in accordance with any records he has kept.

(10) Notice in deed to property.

(a) No later than sixty days after certification of closure of each dangerous waste disposal unit, the owner or operator must submit to the local zoning authority, or the authority with jurisdiction over local land use, and to the department a record of the type, location, and quantity of dangerous wastes disposed of within each cell or other disposal unit of the facility. For hazardous wastes (as defined in WAC 173-303-040(39)) disposed of before January 12, 1981, the owner or operator must identify the type, location, and quantity of the dangerous wastes to the best of his knowledge and in accordance with any records he has kept.

(b) Within sixty days of certification of closure of the first dangerous waste disposal unit and within sixty days of certification of closure of the last dangerous waste disposal unit, the owner or operator must:

(i) Record, in accordance with state law, a notation on the deed to the facility property, or on some other instrument which is normally examined during title search, that will in perpetuity notify any potential purchaser of the property that:

(A) The land has been used to manage dangerous wastes;

(B) Its use is restricted under this section; and

(C) The survey plat and record of the type, location, and quantity of dangerous wastes disposed of within each cell or other dangerous waste disposal unit of the facility required in subsection (9) of this section have been filed with the local zoning authority, or the authority with jurisdiction over local land use, and with the department; and

(ii) Submit a certification, signed by the owner or operator, that he has recorded the notation specified in (b)(i) of this subsection, including a copy of the document in which the notation has been placed, to the department.

(c) If the owner or operator or any subsequent owner of the land upon which a dangerous waste facility was located wishes to remove dangerous wastes and dangerous waste residues, the liner, if any, or contaminated soils, he must request a modification to the postclosure permit in accordance with the applicable requirements in WAC 173-303-800 through 173-303-840. The owner or operator must demonstrate that the removal of dangerous wastes will satisfy the criteria of subsection (7)(d) of this section. By removing dangerous waste, the owner or operator may become a generator of dangerous waste and must manage it in accordance with all applicable requirements of this chapter. If he is granted a permit modification or otherwise granted approval to conduct such removal activities, the owner or operator may request that the department approve either:

(i) The removal of the notation on the deed to the facility property or other instrument normally examined during title search; or

(ii) The addition of a notation to the deed or instrument indicating the removal of the dangerous waste.

(11) Certification of completion of postclosure care. No later than sixty days after completion of the established postclosure care period for each dangerous waste disposal unit, the owner or operator must submit to the

department, by registered mail, a certification that the postclosure care period for the dangerous waste disposal unit was performed in accordance with the specifications in the approved postclosure plan. The certification must be signed by the owner or operator and an independent registered professional engineer. Documentation supporting the independent registered professional engineer's certification must be furnished to the department upon request until he releases the owner or operator from the financial assurance requirements for postclosure care under WAC 173-303-620(6).

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-620 FINANCIAL REQUIREMENTS. (1) Applicability.

(a) The requirements of subsections (3), (4), (7), (8), (9), and (10) of this section, apply to owners and operators of all dangerous waste facilities, except as provided otherwise in this section.

(b) The requirements of subsections (5) and (6) of this section apply only to owners and operators of dangerous waste disposal facilities, to tank systems that are required under WAC 173-303-640(8) to meet the requirements of landfills, and piles and surface impoundments to the extent that WAC 173-303-650 and 173-303-660, respectively, require that such facilities comply with this section.

(c) States and the federal government are exempt from the requirements of this section, except that operators of facilities who are under contract with the state or federal government must meet the requirements of this section.

(2) Definitions. As used in this section, the following listed or referenced terms shall have the meanings given below:

(a) "Closure plan" means the plan for closure prepared in accordance with the requirements of WAC 173-303-610(3);

(b) "Current closure cost estimate" means the most recent of the estimates prepared in accordance with subsection (3) of this section;

(c) "Current postclosure cost estimate" means the most recent of the estimates prepared in accordance with subsection (5) of this section;

(d) "Parent corporation" means a corporation which directly owns at least fifty percent of the voting stock of the corporation which is the facility owner or operator; the latter corporation is deemed a "subsidiary" of the parent corporation;

(e) "Postclosure plan" means the plan for postclosure care prepared in accordance with the requirements of WAC 173-303-610 (7), (8), (9), and (10);

(f) "Regional administrator" means the department;

(g) "Hazardous waste" means dangerous waste; and

(h) The additional terms listed and defined in 40 CFR 264.141 (f) and (g) are adopted by reference.

(3) Cost estimate for facility closure.

(a) The owner or operator must have a detailed written estimate, in current dollars, of the cost of closing the facility in accordance with the requirements in WAC

173-303-610 (2) through (6), and applicable closure requirements in WAC 173-303-630(10), 173-303-640(5), 173-303-650(6), 173-303-655(8), 173-303-660(9), 173-303-665(6), and 173-303-670(8). The closure cost estimate:

(i) Must equal the cost of closure at the point in the facility's operating life when the extent and manner of its operation would make closure the most expensive, as indicated by its closure plan (see WAC 173-303-610 (3)(a));

(ii) Must be based on the costs to the owner or operator of hiring a third party to close the facility. A third party is a party who is neither a parent nor a subsidiary of the owner or operator. (See definition of parent corporation in subsection (2)(d) of this section.) The owner or operator may use costs for on-site disposal if he can demonstrate that on-site disposal capacity will exist at all times over the life of the facility;

(iii) May not incorporate any salvage value that may be realized with the sale of dangerous wastes, facility structures or equipment, land, or other assets associated with the facility at the time of partial or final closure; and

(iv) May not incorporate a zero cost for dangerous wastes that might have economic value.

(b) During the active life of the facility, the owner or operator must revise the closure cost estimate no later than thirty days after the department has approved the request to modify the closure plan, if the change in the closure plan increases the cost of closure. The revised closure cost estimate must be adjusted for inflation as specified in (c)(i) and (ii) of this subsection.

(c) During the active life of the facility, the owner or operator must adjust the closure cost estimate for inflation within sixty days prior to the anniversary date of the establishment of the financial instrument(s) used to comply with this section. For owners and operators using the financial test or corporate guarantee, the closure cost estimate must be updated for inflation within thirty days after the close of the firm's fiscal year and before submission of updated information to the department as specified in subsection (4) of this section. The adjustment may be made by recalculating the maximum costs of closure in current dollars, or by using an inflation factor derived from the most recent Implicit Price Deflator for Gross National Product as published by the United States Department of Commerce in its survey of current business. The inflation factor is the result of dividing the latest published annual deflator by the deflator for the previous year.

(i) The first adjustment is made by multiplying the closure cost estimate by the inflation factor. The result is the adjusted closure cost estimate.

(ii) Subsequent adjustments are made by multiplying the latest adjusted closure cost estimate by the latest inflation factor.

(d) During the operating life of the facility, the owner or operator must keep at the facility the latest closure cost estimate prepared in accordance with (a) and (b) of this subsection, and, when this estimate has been adjusted in accordance with (c) of this subsection, the latest adjusted closure cost estimate.

(4) Financial assurance for facility closure.

(a) An owner or operator of a TSD facility must establish financial assurance for closure of the facility. The owner or operator must choose from the following options or combination of options:

- (i) Closure trust fund;
- (ii) Surety bond guaranteeing payment into a closure trust fund;
- (iii) Surety bond guaranteeing performance of closure;
- (iv) Closure letter of credit;
- (v) Closure insurance; or
- (vi) Financial test and corporate guarantee for closure.

(b) In satisfying the requirements of financial assurance for facility closure in this subsection, the owner or operator shall meet all the requirements set forth in 40 CFR 264.143.

(5) Cost estimate for postclosure monitoring and maintenance.

(a) The owner or operator of a facility subject to postclosure monitoring or maintenance requirements must have a detailed written estimate, in current dollars, of the annual cost of postclosure monitoring and maintenance of the facility in accordance with the applicable postclosure regulations in WAC 173-303-610 (7) through (10), 173-303-650(6), 173-303-655(8), 173-303-660(9), and 173-303-665(6). The postclosure cost estimate must be based on the costs to the owner or operator of hiring a third party to conduct postclosure care activities. A third party is a party who is neither a parent nor a subsidiary of the owner or operator. (See definition of parent corporation in subsection (2)(d) of this section.) The postclosure cost estimate is calculated by multiplying the annual postclosure cost estimate by the number of years of postclosure care required by WAC 173-303-610.

(b) During the active life of the facility, the owner or operator must revise the postclosure cost estimate within thirty days after the department has approved the request to modify the postclosure plan, if the change in the postclosure plan increases the cost of postclosure care. The revised postclosure cost estimate must be adjusted for inflation as specified in (c)(i) and (ii) of this subsection.

(c) During the active life of the facility, the owner or operator must adjust the postclosure cost estimate for inflation within sixty days prior to the anniversary date of the establishment of the financial instrument(s) used to comply with subsection (6) of this section. For owners or operators using the financial test or corporate guarantee, the postclosure cost estimate must be updated for inflation within thirty days after the close of the firm's fiscal year and before the submission of updated information to the department as specified in subsection (6) of this section. The adjustment may be made by recalculating the postclosure cost estimate in current dollars or by using an inflation factor derived from the most recent Implicit Price Deflator for Gross National Product as published by the United States Department of Commerce in its Survey of Current Business. The inflation factor is the result of dividing the latest published annual deflator by the deflator for the previous year.

(i) The first adjustment is made by multiplying the postclosure cost estimate by the inflation factor. The result is the adjusted postclosure cost estimate.

(ii) Subsequent adjustments are made by multiplying the latest adjusted postclosure cost estimate by the latest inflation factor.

(d) During the operating life of the facility, the owner or operator must keep at the facility the latest postclosure cost estimate prepared in accordance with (a) and (b) of this subsection, and, when this estimate has been adjusted in accordance with (c) of this subsection, the latest adjusted postclosure cost estimate.

(6) Financial assurance for postclosure monitoring and maintenance.

(a) An owner or operator of a facility subject to postclosure monitoring or maintenance requirements must establish financial assurance for postclosure care in accordance with the approved postclosure care plan. He must choose from the following options or combination of options:

- (i) Postclosure trust fund;
- (ii) Surety bond guaranteeing payment into a postclosure trust fund;
- (iii) Surety bond guaranteeing performance of postclosure care;
- (iv) Postclosure letter of credit;
- (v) Postclosure insurance; or
- (vi) Financial test and corporate guarantee for postclosure care.

(b) In satisfying the requirements of financial assurance for facility postclosure care in this subsection, the owner or operator shall meet all the requirements set forth in 40 CFR 264.145.

(7) Use of a mechanism for financial assurance of both closure and postclosure care. An owner or operator may satisfy the requirements for financial assurance for both closure and postclosure care for one or more facilities by using a trust fund, surety bond, letter of credit, insurance, financial test, or corporate guarantee that meets the specifications for the mechanism in both 40 CFR 264.143 and 264.145. The amount of funds available through the mechanism must be no less than the sum of funds that would be available if a separate mechanism had been established and maintained for financial assurance of closure and of postclosure care.

(8) Liability requirements.

(a) An owner or operator of a TSD facility or a group of such facilities must demonstrate financial responsibility for bodily injury and property damages to third parties caused by sudden accidental occurrences arising from operations of the facility or group of facilities. The owner or operator must meet the requirements of 40 CFR 264.147(a) or, when applicable, ((ff)) (g).

(b) An owner or operator of a facility with a regulated unit or units (as defined in WAC 173-303-040(75)) used to manage dangerous waste or a group of such facilities must demonstrate financial responsibility for bodily injury and property damage to third parties caused by nonsudden accidental occurrences arising from operations of the facility or group of facilities. The owner or operator must meet the requirements of 40 CFR 264.147(b) or, when applicable, ((ff)) (g).

(c) Request for variance. If an owner or operator can demonstrate to the satisfaction of the department that the levels of financial responsibility required by (a) or (b) of this subsection are not consistent with the degree and duration of risk associated with treatment, storage, or disposal at the facility or group of facilities, the owner or operator may obtain a variance from the department. The request for a variance must be submitted to the department as part of the application under WAC 173-303-806(4) for a facility that does not have a permit, or pursuant to the procedures for permit modification under WAC 173-303-830 for a facility that has a permit. If granted, the variance will take the form of an adjusted level of required liability coverage, such level to be based on the department's assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. The department may require an owner or operator who requests a variance to provide such technical and engineering information as is deemed necessary by the department to determine a level of financial responsibility other than that required by (a) or (b) of this subsection. Any request for a variance for a permitted facility will be treated as a request for a permit modification under WAC 173-303-830.

(d) Adjustments by the department. If the department determines that the levels of financial responsibility required by (a) or (b) of this subsection are not consistent with the degree and duration of risk associated with treatment, storage, or disposal at the facility or group of facilities, the department may adjust the level of financial responsibility required under (a) or (b) of this subsection as may be necessary to protect human health and the environment. This adjusted level will be based on the department's assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. In addition, if the department determines that there is a significant risk to human health and the environment from nonsudden accidental occurrences resulting from the operations of a facility that has no regulated units (as defined in WAC 173-303-040(75)), it may require that the owner or operator of the facility comply with (b) of this subsection. An owner or operator must furnish to the department within a reasonable time, any information which the department requests to determine whether cause exists for such adjustments of level or type of coverage. Any adjustments of level or type of coverage for a facility that has a permit will be treated as a permit modification under WAC 173-303-830.

(e) Period of coverage. An owner or operator must continuously provide liability coverage for a facility as required by this subsection until certifications of closure of the facility, as specified in WAC 173-303-610(6), are received by the department.

(9) Incapacity of owners or operators, guarantor or financial institutions.

(a) An owner or operator must notify the department by certified mail of the commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), United States Code, naming the owner or operator as

debtor, within ten days after commencement of the proceeding. A guarantor of a corporate guarantee as specified in 40 CFR 264.143(f) and 264.145(f) must make such a notification if he is named as debtor, as required under the terms of the corporate guarantee (40 CFR 264.151(h)).

(b) An owner or operator who fulfills the requirements of 40 CFR 264.143, 264.145, or 264.147 (a) or (b) by obtaining a trust fund, surety bond, letter of credit, or insurance policy will be deemed to be without the required financial assurance or liability coverage in the event of bankruptcy of the trustee or issuing institution, or a suspension or revocation of the authority of the trustee institution to act as trustee or of the institution issuing the surety bond, letter of credit, or insurance policy to issue such instruments. The owner or operator must establish other financial assurance or liability coverage within sixty days after such an event.

(10) Wording of the instruments. The financial instruments required by this section shall contain the wording specified by 40 CFR 264.151, except that:

(a) The words "regional administrator" and "environmental protection agency" must be replaced with the word "department";

(b) The words "hazardous waste" must be replaced with the words "dangerous waste"; and

(c) Any other words specified by the department shall be changed as necessary to assure financial responsibility of the facility in accordance with the requirements of this section.

Copies of the financial instruments with the appropriate word changes will be available from the department by June 30, 1984.

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-640 TANK((S)) SYSTEMS. (1) Applicability.

(a) The regulations in WAC 173-303-640 apply to owners and operators of facilities that use tank((s)) systems to treat or store dangerous waste, except as (b) and (c) of this subsection provides otherwise.

~~(b) ((Facilities shall not treat or store dangerous waste in covered underground tanks that cannot be entered for inspection, unless such tanks are used for treating or storing only moderate risk wastes (as defined in WAC 173-303-040(55)) and can be externally inspected or have secondary containment structures that allow for monitoring, containment and removal of leaks or can be tested for leakage using methods and testing frequencies approved by the department.~~

~~(2) Design of tanks:~~

~~(a) The owner or operator shall design tanks including the foundation, structural support, seams and pressure controls to assure that they will not collapse or rupture, by providing sufficient shell strength, pressure controls for closed tanks, earthquake resistance etc. The owner/operator shall submit a statement with his permit application specified in WAC 173-303-806(4), stating the basis for selecting minimum shell thickness, such as:~~

- ~~(i) Underwriters Laboratories Inc. standards;~~
- ~~(ii) American Petroleum Institute standards;~~

~~(iii) American Concrete Institute standards; or~~

~~(iv) American Society of Mechanical Engineers standards.~~

The statement shall be certified by a licensed professional engineer. The department will review and approve tank design.

~~(b) New tanks holding dangerous waste shall be constructed above ground and shall be protected against spills, leaks, and precipitation by a containment system which must include an impervious base underlying the tanks in the storage area, unless state or local fire codes require otherwise. The containment system shall have adequate capacity to contain one hundred ten percent of the volume of the largest tank in the storage area and, for uncovered areas, have sufficient capacity to contain additionally the precipitation of a maximum twenty-five year storm of twenty-four hours duration.~~

~~(c) All tanks holding dangerous waste shall be marked with labels or signs to identify the waste contained in the tank. The label or sign shall be legible at a distance of at least fifty feet, and shall bear a legend which identifies the waste in a manner which adequately warns employees, emergency response personnel, and the public of the major risk(s) associated with the waste being stored or treated in the tanks (Note—If there is already a system in use that performs this function in accordance with local, state or federal regulations, then such system will be adequate).~~

~~(d) All tanks holding EHW which is acutely or chronically toxic by inhalation must be designed to prevent escape of vapors, fumes, or other emissions into the air.~~

~~(3) General operating requirements:~~

~~(a) Wastes and other materials (e.g., treatment reagents) which are incompatible with the material of construction of the tank must not be placed in the tank unless the tank is protected from accelerated corrosion, erosion, or abrasion through the use of:~~

~~(i) An inner liner or coating which is compatible with the waste or material and which is free of leaks, cracks, holes, or other deterioration; or~~

~~(ii) Alternative means of protection (e.g., cathodic protection or corrosion inhibitors).~~

~~(b) The owner or operator must use appropriate controls and practices to prevent overfilling. These must include:~~

~~(i) Controls to prevent overfilling (e.g., waste feed cut-off system or by-pass system to a standby tank); and~~

~~(ii) For uncovered tanks, maintenance of sufficient freeboard to prevent overtopping by wave or wind action or precipitation.~~

~~(4) Inspections:~~

~~(a) The owner or operator must inspect:~~

~~(i) Overfilling control equipment (e.g., waste feed cut-off systems and by-pass systems) at least once each operating day to ensure that it is in good working order;~~

~~(ii) Data gathered from monitoring equipment (e.g., pressure, level, volume, and temperature gauges) where present, at least once each operating day to ensure that the tank is being operated according to its design;~~

~~(iii) For uncovered tanks, the level of waste in the tank, at least once each operating day or before each filling to ensure compliance with subsection (3)(b) of this section;~~

~~(iv) The construction materials of the above-ground portions of the tank, at least weekly to detect corrosion or erosion and leaking of fixtures and seams; and~~

~~(v) The area immediately surrounding the tank, at least weekly, to detect obvious signs of leakage (e.g., wet spots or dead vegetation).~~

~~(b) As part of the inspection schedule required in WAC 173-303-320(2), and the specific requirements of this subsection, the owner or operator must develop a schedule and procedure for assessing the condition of the tank. The schedule and procedure must be adequate to detect cracks, leaks, corrosion, or erosion which may lead to cracks or leaks, or wall thinning to less than the thickness specified in subsection (2) of this section. Procedures for emptying a tank to allow entry and inspection of the interior must be established when necessary to detect corrosion or erosion of the tank sides and bottom. The frequency of these assessments must be based on the material of construction of the tank, type of corrosion or erosion protection used, rate of corrosion or erosion observed during previous inspections, and the nature of the waste being treated or stored.~~

~~(c) As part of the contingency plan required under WAC 173-303-350, the owner or operator must specify the procedures he intends to use to respond to tank spills or leakage, including procedures and timing for expeditious removal of leaked or spilled waste and repair of the tank.~~

~~(5) Closure. At closure, all dangerous waste and dangerous waste residues must be removed from tanks, discharge control equipment, containment systems and underlying bases (where present), and discharge confinement structures. Any tanks, bases, liners and soils containing or contaminated with dangerous waste or dangerous waste residues must be removed or decontaminated.~~

~~(6)) Tank systems that are used to store or treat dangerous waste which contain no free liquids and are situated inside a building with an impermeable floor are exempted from the requirements in subsection (4) of this section. To demonstrate the absence or presence of free liquids in the stored/treated waste, the test method described in WAC 173-303-110 (3)(c)(i) must be used.~~

~~(c) Tank systems, including sumps, as defined in WAC 173-303-040, that serve as part of a secondary containment system to collect or contain releases of dangerous wastes are exempted from the requirements in subsection (4)(a) of this section.~~

~~(2) Assessment of existing tank system's integrity.~~

~~(a) For each existing tank system, the owner or operator must determine that the tank system is not leaking or is unfit for use. Except as provided in (b) of this subsection, the owner or operator must obtain and keep on file at the facility a written assessment reviewed and certified by an independent, qualified registered professional engineer, in accordance with WAC 173-303-810 (13)(a), that attests to the tank system's integrity by January 12, 1988, for underground tanks that do not~~

meet the requirements of subsection (4) of this section and that cannot be entered for inspection, or by January 12, 1990, for all other tank systems.

(b) Tank systems that store or treat materials that become dangerous wastes subsequent to January 12, 1989, must conduct this assessment within twelve months after the date that the waste becomes a dangerous waste.

(c) This assessment must determine that the tank system is adequately designed and has sufficient structural strength and compatibility with the waste(s) to be stored or treated, to ensure that it will not collapse, rupture, or fail. At a minimum, this assessment must consider the following:

(i) Design standard(s), if available, according to which the tank system was constructed;

(ii) Dangerous characteristics of the waste(s) that have been and will be handled;

(iii) Existing corrosion protection measures;

(iv) Documented age of the tank system, if available (otherwise, an estimate of the age); and

(v) Results of a leak test, internal inspection, or other tank system integrity examination such that:

(A) For nonenterable underground tanks, the assessment must include a leak test that is capable of taking into account the effects of temperature variations, tank end deflection, vapor pockets, and high water table effects; and

(B) For other than nonenterable underground tanks and for ancillary equipment, this assessment must include either a leak test, as described above, or other integrity examination, that is certified by an independent, qualified, registered professional engineer, in accordance with WAC 173-303-810 (13)(a), that addresses cracks, leaks, corrosion, and erosion.

Note: The practices described in the American Petroleum Institute (API) Publication, Guide for Inspection of Refinery Equipment, Chapter XIII, "Atmospheric and Low-Pressure Storage Tanks," 4th edition, 1981, may be used, where applicable, as guidelines in conducting other than a leak test.

(d) If, as a result of the assessment conducted in accordance with (a) of this subsection, a tank system is found to be leaking or unfit for use, the owner or operator must comply with the requirements of subsection (7) of this section.

(e) The owner or operator must develop a schedule for conducting integrity assessments over the life of the tank to ensure that the tank retains its structural integrity and will not collapse, rupture, or fail. The schedule must be based on the results of past integrity assessments, age of the tank system, materials of construction, characteristics of the waste, and any other relevant factors.

(3) Design and installation of new tank systems or components.

(a) Owners or operators of new tank systems or components must obtain (and for facilities that are pursuing or have obtained a final status permit, submit to the department, at time of submittal of Part B information) a written assessment, reviewed and certified by an independent, qualified registered professional engineer, in accordance with WAC 173-303-810 (13)(a), attesting

that the tank system has sufficient structural integrity and is acceptable for the storing and treating of dangerous waste. The assessment must show that the foundation, structural support, seams, connections, and pressure controls (if applicable) are adequately designed and that the tank system has sufficient structural strength, compatibility with the waste(s) to be stored or treated, and corrosion protection to ensure that it will not collapse, rupture, or fail. This assessment (which will be used by the department to review and approve or disapprove the acceptability of the tank system design at facilities which are pursuing or have obtained a final status permit) must include, at a minimum, the following information:

(i) Design standard(s) according to which tank system(s) are constructed;

(ii) Dangerous characteristics of the waste(s) to be handled;

(iii) For new tank systems or components in which the external shell of a metal tank or any external metal component of the tank system will be in contact with the soil or with water, a determination by a corrosion expert of:

(A) Factors affecting the potential for corrosion, including but not limited to:

(I) Soil moisture content;

(II) Soil pH;

(III) Soil sulfides level;

(IV) Soil resistivity;

(V) Structure to soil potential;

(VI) Influence of nearby underground metal structures (e.g., piping);

(VII) Existence of stray electric current;

(VIII) Existing corrosion-protection measures (e.g., coating, cathodic protection); and

(B) The type and degree of external corrosion protection that are needed to ensure the integrity of the tank system during the use of the tank system or component, consisting of one or more of the following:

(I) Corrosion-resistant materials of construction such as special alloys, fiberglass reinforced plastic, etc.;

(II) Corrosion-resistant coating (such as epoxy, fiberglass, etc.) with cathodic protection (e.g., impressed current or sacrificial anodes); and

(III) Electrical isolation devices such as insulating joints, flanges, etc.

Note: The practices described in the National Association of Corrosion Engineers (NACE) standard, "Recommended Practice (RP-02-85)—Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems," and the American Petroleum Institute (API) Publication 1632, "Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems," may be used, where applicable, as guidelines in providing corrosion protection for tank systems.

(iv) For underground tank system components that are likely to be adversely affected by vehicular traffic, a determination of design or operational measures that will protect the tank system against potential damage; and

(v) Design considerations to ensure that:

(A) Tank foundations will maintain the load of a full tank;

(B) Tank systems will be anchored to prevent flotation or dislodgment where the tank system is placed in a saturated zone, or is located within a seismic fault zone subject to the standards of WAC 173-303-420(3); and

(C) Tank systems will withstand the effects of frost heave.

(b) The owner or operator must develop a schedule for conducting integrity assessments over the life of the tank to ensure that the tank retains its structural integrity and will not collapse, rupture or fail. The schedule must be based on the results of past integrity assessments, age of the tank system, materials of construction, characteristics of the waste, and any other relevant factors.

(c) The owner or operator of a new tank system must ensure that proper handling procedures are adhered to in order to prevent damage to the system during installation. Prior to covering, enclosing, or placing a new tank system or component in use, an independent, qualified installation inspector or an independent, qualified, registered professional engineer, either of whom is trained and experienced in the proper installation of tank systems or components, must inspect the system for the presence of any of the following items:

(i) Weld breaks;

(ii) Punctures;

(iii) Scrapes of protective coatings;

(iv) Cracks;

(v) Corrosion;

(vi) Other structural damage or inadequate construction/installation. All discrepancies must be remedied before the tank system is covered, enclosed, or placed in use.

(d) New tank systems or components that are placed underground and that are backfilled must be provided with a backfill material that is a noncorrosive, porous, homogeneous substance and that is installed so that the backfill is placed completely around the tank and compacted to ensure that the tank and piping are fully and uniformly supported.

(e) All new tanks and ancillary equipment must be tested for tightness prior to being covered, enclosed, or placed in use. If a tank system is found not to be tight, all repairs necessary to remedy the leak(s) in the system must be performed prior to the tank system being covered, enclosed, or placed into use.

(f) Ancillary equipment must be supported and protected against physical damage and excessive stress due to settlement, vibration, expansion, or contraction.

Note: The piping system installation procedures described in American Petroleum Institute (API) Publication 1615 (November 1979), "Installation of Underground Petroleum Storage Systems," or ANSI Standard B31.3, "Petroleum Refinery Piping," and ANSI Standard B31.4 "Liquid Petroleum Transportation Piping System," may be used, where applicable, as guidelines for proper installation of piping systems.

(g) The owner or operator must provide the type and degree of corrosion protection recommended by an independent corrosion expert, based on the information provided under (a)(iii) of this subsection, or other corrosion protection if the department believes other corrosion

protection is necessary to ensure the integrity of the tank system during use of the tank system. The installation of a corrosion protection system that is field fabricated must be supervised by an independent corrosion expert to ensure proper installation.

(h) The owner or operator must obtain and keep on file at the facility written statements by those persons required to certify the design of the tank system and supervise the installation of the tank system in accordance with the requirements of (b) through (g) of this subsection, that attest that the tank system was properly designed and installed and that repairs, pursuant to (c) and (e) of this subsection, were performed. These written statements must also include the certification statement as required in WAC 173-303-810 (13)(a).

(4) Containment and detection of releases.

(a) In order to prevent the release of dangerous waste or dangerous constituents to the environment, secondary containment that meets the requirements of this subsection must be provided (except as provided in (f) and (g) of this subsection):

(i) For all new tank systems or components, prior to their being put into service;

(ii) For all existing tank systems used to store or treat Dangerous Waste Nos. F020, F021, F022, F023, F026, and F027, within two years after January 12, 1989;

(iii) For those existing tank systems of known and documented age, within two years after January 12, 1989, or when the tank system has reached fifteen years of age, whichever comes later;

(iv) For those existing tank systems for which the age cannot be documented, within eight years of January 12, 1989; but if the age of the facility is greater than seven years, secondary containment must be provided by the time the facility reaches fifteen years of age, or within two years of January 12, 1989, whichever comes later; and

(v) For tank systems that store or treat materials that become dangerous wastes subsequent to January 12, 1989, within the time intervals required in (a)(i) through (iv) of this subsection, except that the date that a material becomes a dangerous waste must be used in place of January 12, 1989.

(b) Secondary containment systems must be:

(i) Designed, installed, and operated to prevent any migration of wastes or accumulated liquid out of the system to the soil, ground water, or surface water at any time during the use of the tank system; and

(ii) Capable of detecting and collecting releases and accumulated liquids until the collected material is removed.

(c) To meet the requirements of (b) of this subsection, secondary containment systems must be at a minimum:

(i) Constructed of or lined with materials that are compatible with the waste(s) to be placed in the tank system and must have sufficient strength and thickness to prevent failure owing to pressure gradients (including static head and external hydrological forces), physical contact with the waste to which it is exposed, climatic conditions, and the stress of daily operations (including stresses from nearby vehicular traffic);

(ii) Placed on a foundation or base capable of providing support to the secondary containment system, resistance to pressure gradients above and below the system, and capable of preventing failure due to settlement, compression, or uplift;

(iii) Provided with a leak-detection system that is designed and operated so that it will detect the failure of either the primary or secondary containment structure or the presence of any release of dangerous waste or accumulated liquid in the secondary containment system within twenty-four hours, or at the earliest practicable time if the owner or operator can demonstrate to the department that existing detection technologies or site conditions will not allow detection of a release within twenty-four hours; and

(iv) Sloped or otherwise designed or operated to drain and remove liquids resulting from leaks, spills, or precipitation. Spilled or leaked waste and accumulated precipitation must be removed from the secondary containment system within twenty-four hours, or in as timely a manner as is possible to prevent harm to human health and the environment, if the owner or operator can demonstrate to the department that removal of the released waste or accumulated precipitation cannot be accomplished within twenty-four hours.

(d) Secondary containment for tanks must include one or more of the following devices:

(i) A liner (external to the tank);

(ii) A vault;

(iii) A double-walled tank; or

(iv) An equivalent device as approved by the department.

(e) In addition to the requirements of (b), (c), and (d) of this subsection, secondary containment systems must satisfy the following requirements:

(i) External liner systems must be:

(A) Designed or operated to contain one hundred percent of the capacity of the largest tank within its boundary;

(B) Designed or operated to prevent run-on or infiltration of precipitation into the secondary containment system unless the collection system has sufficient excess capacity to contain run-on or infiltration. Such additional capacity must be sufficient to contain precipitation from a twenty-five-year, twenty-four-hour rainfall event.

(C) Free of cracks or gaps; and

(D) Designed and installed to surround the tank completely and to cover all surrounding earth likely to come into contact with the waste if the waste is released from the tank(s) (i.e., capable of preventing lateral as well as vertical migration of the waste).

(ii) Vault systems must be:

(A) Designed or operated to contain one hundred percent of the capacity of the largest tank within its boundary;

(B) Designed or operated to prevent run-on or infiltration of precipitation into the secondary containment system unless the collection system has sufficient excess capacity to contain run-on or infiltration. Such additional capacity must be sufficient to contain precipitation

from a twenty-five-year, twenty-four-hour rainfall event;

(C) Constructed with chemical-resistant water stops in place at all joints (if any);

(D) Provided with an impermeable interior coating or lining that is compatible with the stored waste and that will prevent migration of waste into the concrete;

(E) Provided with a means to protect against the formation of and ignition of vapors within the vault, if the waste being stored or treated:

(I) Meets the definition of ignitable waste under WAC 173-303-090(5); or

(II) Meets the definition of reactive waste under WAC 173-303-090(7), and may form an ignitable or explosive vapor.

(F) Provided with an exterior moisture barrier or be otherwise designed or operated to prevent migration of moisture into the vault if the vault is subject to hydraulic pressure.

(iii) Double-walled tanks must be:

(A) Designed as an integral structure (i.e., an inner tank completely enveloped within an outer shell) so that any release from the inner tank is contained by the outer shell;

(B) Protected, if constructed of metal, from both corrosion of the primary tank interior and of the external surface of the outer shell; and

(C) Provided with a built-in continuous leak detection system capable of detecting a release within twenty-four hours, or at the earliest practicable time, if the owner or operator can demonstrate to the department, and the department concludes, that the existing detection technology or site conditions would not allow detection of a release within twenty-four hours.

Note: The provisions outlined in the Steel Tank Institute's (STI) "Standard for Dual Wall Underground Steel Storage Tanks" may be used as guidelines for aspects of the design of underground steel double-walled tanks.

(f) Ancillary equipment must be provided with secondary containment (e.g., trench, jacketing, double-walled piping) that meets the requirements of (b) and (c) of this subsection except for:

(i) Aboveground piping (exclusive of flanges, joints, valves, and other connections) that are visually inspected for leaks on a daily basis;

(ii) Welded flanges, welded joints, and welded connections, that are visually inspected for leaks on a daily basis;

(iii) Sealless or magnetic coupling pumps and sealless valves, that are visually inspected for leaks on a daily basis; and

(iv) Pressurized aboveground piping systems with automatic shut-off devices (e.g., excess flow check valves, flow metering shutdown devices, loss of pressure actuated shut-off devices) that are visually inspected for leaks on a daily basis.

(g) The owner or operator may obtain a variance from the requirements of this subsection if the department finds, as a result of a demonstration by the owner or operator that alternative design and operating practices, together with location characteristics, will prevent the

migration of any dangerous waste or dangerous constituents into the ground water, or surface water at least as effectively as secondary containment during the active life of the tank system or that in the event of a release that does migrate to ground water or surface water, no substantial present or potential hazard will be posed to human health or the environment. New underground tank systems may not, per a demonstration in accordance with (g)(ii) of this subsection, be exempted from the secondary containment requirements of this section.

(i) In deciding whether to grant a variance based on a demonstration of equivalent protection of ground water and surface water, the department will consider:

- (A) The nature and quantity of the wastes;
- (B) The proposed alternate design and operation;

(C) The hydrogeologic setting of the facility, including the thickness of soils present between the tank system and ground water; and

(D) All other factors that would influence the quality and mobility of the dangerous constituents and the potential for them to migrate to ground water or surface water.

(ii) In deciding whether to grant a variance based on a demonstration of no substantial present or potential hazard, the department will consider:

(A) The potential adverse effects on ground water, surface water, and land quality taking into account:

(I) The physical and chemical characteristics of the waste in the tank system, including its potential for migration;

(II) The hydrogeological characteristics of the facility and surrounding land;

(III) The potential for health risks caused by human exposure to waste constituents;

(IV) The potential for damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents; and

(V) The persistence and permanence of the potential adverse effects.

(B) The potential adverse effects of a release on ground-water quality, taking into account:

(I) The quantity and quality of ground water and the direction of ground-water flow;

(II) The proximity and withdrawal rates of ground-water users;

(III) The current and future uses of ground water in the area; and

(IV) The existing quality of ground water, including other sources of contamination and their cumulative impact on the ground-water quality.

(C) The potential adverse effects of a release on surface water quality, taking into account:

(I) The quantity and quality of ground water and the direction of ground-water flow;

(II) The patterns of rainfall in the region;

(III) The proximity of the tank system to surface waters;

(IV) The current and future uses of surface waters in the area and any water quality standards established for those surface waters; and

(V) The existing quality of surface water, including other sources of contamination and the cumulative impact on surface-water quality.

(D) The potential adverse effects of a release on the land surrounding the tank system, taking into account:

(I) The patterns of rainfall in the region; and

(II) The current and future uses of the surrounding land.

(iii) The owner or operator of a tank system, for which a variance from secondary containment had been granted in accordance with the requirements of (g)(i) of this subsection, at which a release of dangerous waste has occurred from the primary tank system but has not migrated beyond the zone of engineering control (as established in the variance), must:

(A) Comply with the requirements of subsection (7) of this section, except subsection (7)(d) of this section; and

(B) Decontaminate or remove contaminated soil to the extent necessary to:

(I) Enable the tank system for which the variance was granted to resume operation with the capability for the detection of releases at least equivalent to the capability it had prior to the release; and

(II) Prevent the migration of dangerous waste or dangerous constituents to ground water or surface water.

(C) If contaminated soil cannot be removed or decontaminated in accordance with (g)(iii)(B) of this subsection, comply with the requirements of subsection (8) of this section.

(iv) The owner or operator of a tank system, for which a variance from secondary containment had been granted in accordance with the requirements of (g)(i) of this subsection, at which a release of dangerous waste has occurred from the primary tank system and has migrated beyond the zone of engineering control (as established in the variance), must:

(A) Comply with the requirements of subsection (7)(a), (b), (c), and (d) of this section; and

(B) Prevent the migration of dangerous waste or dangerous constituents to ground water or surface water, if possible, and decontaminate or remove contaminated soil. If contaminated soil cannot be decontaminated or removed or if ground water has been contaminated, the owner or operator must comply with the requirements of subsection (8)(b) of this section; and

(C) If repairing, replacing, or reinstalling the tank system, provide secondary containment in accordance with the requirements of (a) through (f) of this subsection or reapply for a variance from secondary containment and meet the requirements for new tank systems in subsection (3) of this section if the tank system is replaced. The owner or operator must comply with these requirements even if contaminated soil can be decontaminated or removed and ground water or surface water has not been contaminated.

(h) The following procedures must be followed in order to request a variance from secondary containment:

(i) The department must be notified in writing by the owner or operator that he intends to conduct and submit

a demonstration for a variance from secondary containment as allowed in (g) of this subsection according to the following schedule:

(A) For existing tank systems, at least twenty-four months prior to the date that secondary containment must be provided in accordance with (a) of this subsection.

(B) For new tank systems, at least thirty days prior to entering into a contract for installation.

(ii) As part of the notification, the owner or operator must also submit to the department a description of the steps necessary to conduct the demonstration and a timetable for completing each of the steps. The demonstration must address each of the factors listed in (g)(i) or (ii) of this subsection;

(iii) The demonstration for a variance must be completed within one hundred eighty days after notifying the department of an intent to conduct the demonstration; and

(iv) If a variance is granted under this subsection, the department will require the permittee to construct and operate the tank system in the manner that was demonstrated to meet the requirements for the variance.

(i) All tank systems, until such time as secondary containment that meets the requirements of this section is provided, must comply with the following:

(A) For nonenterable underground tanks, a leak test that meets the requirements of subsection (2)(c)(v) of this section or other tank integrity method, as approved or required by the department, must be conducted at least annually.

(B) For other than nonenterable underground tanks, the owner or operator must either conduct a leak test as in (i)(A) of this subsection or develop a schedule and procedure for an assessment of the overall condition of the tank system by an independent, qualified registered professional engineer. The schedule and procedure must be adequate to detect obvious cracks, leaks, and corrosion or erosion that may lead to cracks and leaks. The owner or operator must remove the stored waste from the tank, if necessary, to allow the condition of all internal tank surfaces to be assessed. The frequency of these assessments must be based on the material of construction of the tank and its ancillary equipment, the age of the system, the type of corrosion or erosion protection used, the rate of corrosion or erosion observed during the previous inspection, and the characteristics of the waste being stored or treated.

(C) For ancillary equipment, a leak test or other integrity assessment as approved by the department must be conducted at least annually.

Note: The practices described in the American Petroleum Institute (API) Publication Guide for Inspection of Refinery Equipment, Chapter XIII, "Atmospheric and Low-Pressure Storage Tanks," 4th edition, 1981, may be used, where applicable, as guidelines for assessing the overall condition of the tank system.

(D) The owner or operator must maintain on file at the facility a record of the results of the assessments conducted in accordance with (h)(iv)(A) through (C) of this subsection.

(E) If a tank system or component is found to be leaking or unfit for use as a result of the leak test or assessment in (h)(iv)(A) through (C) of this subsection, the owner or operator must comply with the requirements of subsection (7) of this section.

(5) General operating requirements.

(a) Dangerous wastes or treatment reagents must not be placed in a tank system if they could cause the tank, its ancillary equipment, or the containment system to rupture, leak, corrode, or otherwise fail.

(b) The owner or operator must use appropriate controls and practices to prevent spills and overflows from tank or containment systems. These include at a minimum:

(i) Spill prevention controls (e.g., check valves, dry disconnect couplings);

(ii) Overfill prevention controls (e.g., level sensing devices, high level alarms, automatic feed cutoff, or bypass to a standby tank); and

(iii) Maintenance of sufficient freeboard in uncovered tanks to prevent overtopping by wave or wind action or by precipitation.

(c) The owner or operator must comply with the requirements of subsection (7) of this section if a leak or spill occurs in the tank system.

(d) All tank systems holding dangerous waste shall be marked with labels or signs to identify the waste contained in the tank. The label or sign shall be legible at a distance of at least fifty feet, and shall bear a legend which identifies the waste in a manner which adequately warns employees, emergency response personnel, and the public of the major risk(s) associated with the waste being stored or treated in the tank system(s). (Note—If there already is a system in use that performs this function in accordance with local, state or federal regulations, then such system will be adequate.)

(e) All tank systems holding EHW which is acutely or chronically toxic by inhalation must be designed to prevent escape of vapors, fumes, or other emissions into the air.

(6) Inspections.

(a) The owner or operator must develop and follow a schedule and procedure for inspecting overfill controls.

(b) The owner or operator must inspect at least once each operating day:

(i) Aboveground portions of the tank system, if any, to detect corrosion or releases of waste;

(ii) Data gathered from monitoring any leak detection equipment (e.g., pressure or temperature gauges, monitoring wells) to ensure that the tank system is being operated according to its design; and

(iii) The construction materials and the area immediately surrounding the externally accessible portion of the tank system, including the secondary containment system (e.g., dikes) to detect erosion or signs of releases of dangerous waste (e.g., wet spots, dead vegetation).

Note: WAC 173-303-320 requires the owner or operator to remedy any deterioration or malfunction he finds. Subsection (7) of this section requires the owner or operator to notify the department within twenty-four hours of confirming a leak. Also, 40 CFR Part 302 may require the owner or operator to notify the National Response Center of a release.

(c) The owner or operator must inspect cathodic protection systems, if present, according to, at a minimum, the following schedule to ensure that they are functioning properly:

(i) The proper operation of the cathodic protection system must be confirmed within six months after initial installation and annually thereafter; and

(ii) All sources of impressed current must be inspected and/or tested, as appropriate, at least bimonthly (i.e., every other month).

Note: The practices described in the National Association of Corrosion Engineers (NACE) standard, "Recommended Practice (RP-02-85)—Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems," and the American Petroleum Institute (API) Publication 1632, "Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems," may be used, where applicable, as guidelines in maintaining and inspecting cathodic protection systems.

(d) The owner or operator must document in the operating record of the facility an inspection of those items in (a) through (c) of this subsection.

(7) Response to leaks or spills and disposition of leaking or unfit-for-use tank systems.

A tank system or secondary containment system from which there has been a leak or spill, or which is unfit for use, must be removed from service immediately, and the owner or operator must satisfy the following requirements:

(a) Cessation of use; prevent flow or addition of wastes. The owner or operator must immediately stop the flow of dangerous waste into the tank system or secondary containment system and inspect the system to determine the cause of the release.

(b) Removal of waste from tank system or secondary containment system.

(i) If the release was from the tank system, the owner/operator must, within twenty-four hours after detection of the leak or, if the owner/operator demonstrates that it is not possible, at the earliest practicable time, remove as much of the waste as is necessary to prevent further release of dangerous waste to the environment and to allow inspection and repair of the tank system to be performed.

(ii) If the material released was to a secondary containment system, all released materials must be removed within twenty-four hours or in as timely a manner as is possible to prevent harm to human health and the environment.

(c) Containment of visible releases to the environment. The owner/operator must immediately conduct a visual inspection of the release and, based upon that inspection:

(i) Prevent further migration of the leak or spill to soils or surface water; and

(ii) Remove, and properly dispose of, any visible contamination of the soil or surface water.

(d) Notifications, reports.

(i) Any release to the environment, except as provided in (d)(ii) of this subsection, must be reported to the department within twenty-four hours of its detection. Any

release above the "reportable quantity" must also be reported to the National Response Center pursuant to 40 CFR Part 302.

(ii) A leak or spill of dangerous waste is exempted from the requirements of (d) of this subsection if it is:

(A) Less than or equal to a quantity of one pound, or the "Reportable Quantity" (RQ) established in 40 CFR Part 302, whichever is less; and

(B) Immediately contained and cleaned-up.

(iii) Within thirty days of detection of a release to the environment, a report containing the following information must be submitted to the department:

(A) Likely route of migration of the release;

(B) Characteristics of the surrounding soil (soil composition, geology, hydrogeology, climate);

(C) Results of any monitoring or sampling conducted in connection with the release (if available). If sampling or monitoring data relating to the release are not available within thirty days, these data must be submitted to the department as soon as they become available;

(D) Proximity to downgradient drinking water, surface water, and populated areas; and

(E) Description of response actions taken or planned.

(e) Provision of secondary containment, repair, or closure.

(i) Unless the owner/operator satisfies the requirements of (e)(ii) through (iv) of this subsection, the tank system must be closed in accordance with subsection (8) of this section.

(ii) If the cause of the release was a spill that has not damaged the integrity of the system, the owner/operator may return the system to service as soon as the released waste is removed and repairs, if necessary, are made.

(iii) If the cause of the release was a leak from the primary tank system into the secondary containment system, the system must be repaired prior to returning the tank system to service.

(iv) If the source of the release was a leak to the environment from a component of a tank system without secondary containment, the owner/operator must provide the component of the system from which the leak occurred with secondary containment that satisfies the requirements of subsection (4) of this section before it can be returned to service, unless the source of the leak is an aboveground portion of a tank system that can be inspected visually. If the source is an aboveground component that can be inspected visually, the component must be repaired and may be returned to service without secondary containment as long as the requirements of (f) of this subsection are satisfied. If a component is replaced to comply with the requirements of this subitem, that component must satisfy the requirements for new tank systems or components in subsections (3) and (4) of this section. Additionally, if a leak has occurred in any portion of a tank system component that is not readily accessible for visual inspection (e.g., the bottom of an inground or onground tank), the entire component must be provided with secondary containment in accordance with subsection (4) of this section prior to being returned to use.

(f) Certification of major repairs. If the owner/operator has repaired a tank system in accordance with (e)

of this subsection, and the repair has been extensive (e.g., installation of an internal liner; repair of a ruptured primary containment or secondary containment vessel), the tank system must not be returned to service unless the owner/operator has obtained a certification by an independent, qualified, registered, professional engineer in accordance with WAC 173-303-810 (13)(a) that the repaired system is capable of handling dangerous wastes without release for the intended life of the system. This certification must be submitted to the department within seven days after returning the tank system to use.

Note: See WAC 173-303-320 for the requirements necessary to remedy a failure. Also, 40 CFR Part 302 may require the owner or operator to notify the National Response Center of certain releases.

(8) Closure and post-closure care.

(a) At closure of a tank system, the owner or operator must remove or decontaminate all waste residues, contaminated containment system components (liners, etc.), contaminated soils, and structures and equipment contaminated with waste, and manage them as dangerous waste, unless WAC 173-303-070 (2)(a) applies. The closure plan, closure activities, cost estimates for closure, and financial responsibility for tank systems must meet all of the requirements specified in WAC 173-303-610 and 173-303-620.

(b) If the owner or operator demonstrates that not all contaminated soils can be practicably removed or decontaminated as required in (a) of this subsection, then the owner or operator must close the tank system and perform post-closure care in accordance with the closure and post-closure care requirements that apply to landfills (see WAC 173-303-665(6)). In addition, for the purposes of closure, post-closure, and financial responsibility, such a tank system is then considered to be a landfill, and the owner or operator must meet all of the requirements for landfills specified in WAC 173-303-610 and 173-303-620.

(c) If an owner or operator has a tank system that does not have secondary containment that meets the requirements of subsection (4)(b) through (f) of this section and is not exempt from the secondary containment requirements in accordance with subsection (4)(g) of this section, then:

(i) The closure plan for the tank system must include both a plan for complying with (a) of this subsection and a contingent plan for complying with (b) of this subsection.

(ii) A contingent post-closure plan for complying with (b) of this subsection must be prepared and submitted as part of the permit application.

(iii) The cost estimates calculated for closure and post-closure care must reflect the costs of complying with the contingent closure plan and the contingent post-closure plan, if those costs are greater than the costs of complying with the closure plan prepared for the expected closure under (a) of this subsection.

(iv) Financial assurance must be based on the cost estimates in (c)(iii) of this subsection.

(v) For the purposes of the contingent closure and post-closure plans, such a tank system is considered to

be a landfill, and the contingent plans must meet all of the closure, post-closure, and financial responsibility requirements for landfills under this chapter (WAC 173-303-610 and 173-303-620).

(9) Special requirements for ignitable or reactive wastes.

(a) Ignitable or reactive waste must not be placed in (a) tank systems unless:

(i) The waste is treated, rendered, or mixed before or immediately after placement in the tank system so that the resulting waste, mixture, or dissolution of material no longer meets the definition of ignitable or reactive waste under WAC 173-303-090, and 173-303-395 (1)(b) is complied with; or

(ii) The waste is stored or treated in such a way that it is protected from any material or conditions which may cause the waste to ignite or react; or

(iii) The tank system is used solely for emergencies.

(b) The owner or operator of a facility which treats or stores ignitable or reactive waste in covered tanks must locate the tanks in a manner equivalent to the National Fire Protection Association's buffer zone requirements for tanks, contained in Tables 2-1 through 2-6 of the NFPA-30 Flammable and Combustible Liquids Code - 1981, or as required by state and local fire codes when such codes are more stringent. The owner or operator shall also comply with the requirements of WAC 173-303-395 (1)(d).

((7)) (10) Special requirements for incompatible wastes.

(a) Incompatible wastes, or incompatible wastes and materials, must not be placed in the same tank system, unless WAC 173-303-395 (1)(b) is complied with.

(b) Dangerous waste must not be placed in ((an unwashed)) a tank ((which)) system that has not been decontaminated and that previously held an incompatible waste or material, unless WAC 173-303-395 (1)(b) is complied with.

((8)) (11) Special requirements for dangerous wastes F020, F021, F022, F023, F026, and F027.

In addition to the other requirements of this section and until the requirements of subsections (2), (3) and (4) of this section are fully effective, the following requirements apply to tanks storing or treating dangerous wastes F020, F021, F022, F023, F026, or F027.

(a) Tanks must have systems designed and operated to detect and adequately contain spills or leaks. The design and operation of any containment system must reflect consideration of all relevant factors, including.

(i) Capacity of the tank;

(ii) Volumes and characteristics of wastes stored or treated in the tank;

(iii) Method of collection of spills or leaks;

(iv) The design and construction materials of the tank and containment system; and

(v) The need to prevent precipitation and run-on from entering into the system.

(b) As part of the contingency plan required by WAC 173-303-350, the owner or operator must specify such procedures for responding to a spill or leak from the tank into the containment system as may be necessary to

protect human health and the environment. These procedures shall include measures for immediate removal of the waste from the system and replacement or repair of the leaking tank.

AMENDATORY SECTION (Amending Order DE 83-36, filed 4/18/84)

WAC 173-303-645 GROUND WATER PROTECTION. (1) Applicability.

(a) Except as provided in (b) of this subsection, the regulations in this section apply to owners and operators of facilities that treat, store, or dispose of dangerous waste in surface impoundments, waste piles, land treatment units, or landfills. The owner or operator must satisfy the requirements of this section for all wastes (or constituents thereof) contained in any such waste management unit at the facility that is a "regulated unit" (as defined in WAC 173-303-040(75)). Any waste or waste constituent migrating beyond the waste management area under subsection (6)(b) of this section, is assumed to originate from a regulated unit unless the owner or operator can prove to the satisfaction of the department that such waste or waste constituent originated from another source.

(b) The owner or operator is not subject to regulation under this section if:

(i) He designs and operates a surface impoundment in compliance with WAC 173-303-650(3) (except as provided for surface impoundments treating or storing EHW), a pile in compliance with WAC 173-303-660(1)(c), (3), or (4), or a landfill in compliance with WAC 173-303-665(3);

(ii) The department finds, pursuant to WAC 173-303-655(8)(d), that the treatment zone of a land treatment unit does not contain levels of dangerous constituents that are above background levels of those constituents by an amount that is statistically significant, and if an unsaturated zone monitoring program meeting the requirements of WAC 173-303-655(6) has not shown a statistically significant increase in dangerous constituents below the treatment zone during the operating life of the unit. An exemption under this subsection can only relieve an owner or operator of responsibility to meet the requirements of this section during the postclosure care period; or

(iii) The department finds that there is no potential for migration of liquid from a regulated unit to the uppermost aquifer during the active life of the regulated unit (including the closure period) and the postclosure care period. This demonstration must be certified by a qualified geologist or geotechnical engineer. In order to provide an adequate margin of safety in the prediction of potential migration of liquid, the owner or operator must base any predictions made under this subsection on assumptions that maximize the rate of liquid migration.

(c) The regulations under this section apply during the active life of the regulated unit (including the closure period). After closure of the regulated unit, the regulations in this section:

(i) Do not apply if all waste, waste residues, contaminated containment system components, and contaminated subsoils are removed or decontaminated at closure in

accordance with the removal or decontamination limits specified in WAC 173-303-610(2)(b);

(ii) Apply during the postclosure care period if the owner or operator is conducting a detection monitoring program under subsection (9) of this section; and

(iii) Apply during the compliance period under subsection (7) of this section, if the owner or operator is conducting a compliance monitoring program under subsection (10) of this section, or a corrective action program under subsection (11) of this section.

(2) Required programs.

(a) Owners and operators subject to this section must conduct a monitoring and response program as follows:

(i) Whenever dangerous constituents under subsection (4) of this section, from a regulated unit are detected at the compliance point under subsection (6) of this section, the owner or operator must institute a compliance monitoring program under subsection (10) of this section;

(ii) Whenever the ground water protection standard under subsection (3) of this section, is exceeded, the owner or operator must institute a corrective action program under subsection (11) of this section;

(iii) Whenever dangerous constituents under subsection (4) of this section, from a regulated unit exceed concentration limits under subsection (5) of this section, in ground water between the compliance point under subsection (6) of this section and the downgradient facility property boundary, the owner or operator must institute a corrective action program under subsection (11) of this section; and

(iv) In all other cases, the owner or operator must institute a detection monitoring program under subsection (9) of this section.

(b) The department will specify in the facility permit the specific elements of the monitoring and response program. The department may include one or more of the programs identified in (a) of this subsection, in the facility permit as may be necessary to protect human health and the environment and will specify the circumstances under which each of the programs will be required. In deciding whether to require the owner or operator to be prepared to institute a particular program, the department will consider the potential adverse effects on human health and the environment that might occur before final administrative action on a permit modification application to incorporate such a program could be taken.

(3) Ground water protection standard. The owner or operator must comply with conditions specified in the facility permit that are designed to ensure that dangerous constituents under subsection (4) of this section, entering the ground water from a regulated unit do not exceed the concentration limits under subsection (5) of this section, in the uppermost aquifer underlying the waste management area beyond the point of compliance under subsection (6) of this section, during the compliance period under subsection (7) of this section. To the extent practical, the department will establish this ground water protection standard in the facility permit at the time the permit is issued. If the department determines that an established standard is not protective

enough, or if the department decides that it is not practical to establish standards at the time of permit issuance, the department will establish the groundwater protection standard in the facility permit when dangerous constituents have entered the groundwater from a regulated unit.

(4) Dangerous constituents.

(a) The department will specify in the facility permit the dangerous constituents to which the ground water protection standard of subsection (3) of this section, applies. Dangerous constituents are constituents identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX (this list is available from the department upon request), and any other constituents not listed there which have caused a waste to be regulated under this chapter, that may be or have been detected in ground water in the uppermost aquifer underlying a regulated unit and that are reasonably expected to be in or derived from waste contained in a regulated unit, unless the department has excluded them under (b) of this subsection.

The department may also specify in the permit indicator parameters (e.g., specific conductance, pH, total organic carbon (TOC), total organic halogen (TOX), or heavy metals), waste constituents or reaction products as identified in the detection monitoring program under subsection (9)(a) of this section, that provide a reliable indication of the presence of dangerous constituents in the ground water.

(b) The department will exclude a ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, or other identified constituent from the list of dangerous constituents specified in the facility permit if it finds that the constituent is not capable of posing a substantial present or potential hazard to human health or the environment. In deciding whether to grant an exemption, the department will consider the following:

(i) Potential adverse effects on ground water quality, considering:

(A) The physical and chemical characteristics of the waste in the regulated unit, including its potential for migration;

(B) The hydrogeological characteristics of the facility and surrounding land;

(C) The quantity of ground water and the direction of ground water flow;

(D) The proximity and withdrawal rates of ground water users;

(E) The current and future uses of ground water in the area;

(F) The existing quality of ground water, including other sources of contamination and their cumulative impact on the ground water quality;

(G) The potential for health risks caused by human exposure to waste constituents;

(H) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents; and

(I) The persistence and permanence of the potential adverse effects;

(ii) Potential adverse effects on hydraulically-connected surface water quality, considering:

(A) The volume and physical and chemical characteristics of the waste in the regulated unit;

(B) The hydrogeological characteristics of the facility and surrounding land;

(C) The quantity and quality of ground water, and the direction of ground water flow;

(D) The patterns of rainfall in the region;

(E) The proximity of the regulated unit to surface waters;

(F) The current and future uses of surface waters in the area and any water quality standards established for those surface waters;

(G) The existing quality of surface water, including other sources of contamination and the cumulative impact on surface water quality;

(H) The potential for health risks caused by human exposure to waste constituents;

(I) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents; and

(J) The persistence and permanence of the potential adverse effects; and

(iii) Any identification of underground sources of drinking water and exempted aquifers made pursuant to chapter 90.48 RCW, chapter 270, Laws of 1983, and other applicable state laws and regulations.

(5) Concentration limits.

(a) The department will specify in the facility permit concentration limits in the ground water for dangerous constituents established under subsection (4) of this section. The concentration of a dangerous constituent:

(i) Must not exceed the background level of that constituent in the ground water at the time that limit is specified in the permit; or

(ii) For any of the constituents listed in Table 1 of this subsection, must not exceed the respective value given in that table if the background level of the constituent is below the value given in Table 1; or

(iii) Must not exceed an alternate limit established by the department under (b) of this subsection.

Table 1. Maximum Concentration of Constituents for Ground Water Protection

Constituent	Maximum Concentration ¹
Arsenic	0.05
Barium	1.0
Cadmium	0.01
Chromium	0.05
Lead	0.05
Mercury	0.002
Selenium	0.01
Silver	0.05
Endrin	0.0002
Lindane	0.004
Methoxychlor	0.1

Constituent	Maximum Concentration ¹
Toxaphene _____	0.005
2,4-D _____	0.1
2,4,5-TP Silvex _____	0.01

¹Milligrams per liter.

(b) The department will establish an alternate concentration limit for a dangerous constituent if it finds that the constituent will not pose a substantial present or potential hazard to human health or the environment as long as the alternate concentration limit is not exceeded. In establishing alternate concentration limits, the department will consider the same factors listed in subsection (4)(b) (i) through (iii) of this section.

(6) Point of compliance.

(a) The department will specify in the facility permit the point of compliance at which the ground water protection standard of subsection (3) of this section, applies and at which monitoring must be conducted. The point of compliance is a vertical surface located at the hydraulically downgradient limit of the waste management area that extends down into the uppermost aquifer underlying the regulated units. Alternatively, the point of compliance may be any closer points identified by the department at the time the permit is issued, considering the risks of the facility, the wastes and constituents managed there, the potential for waste constituents to have already migrated past the alternate compliance point, and the potential threats to ground and surface waters.

(b) The waste management area is the limit projected in the horizontal plane of the area on which waste will be placed during the active life of a regulated unit. The waste management area includes horizontal space taken up by any liner, dike, or other barrier designed to contain waste in a regulated unit. If the facility contains more than one regulated unit, the waste management area is described by an imaginary line circumscribing the several regulated units.

(7) Compliance period.

(a) The department will specify in the facility permit the compliance period during which the ground water protection standard of subsection (3) of this section applies. The compliance period is the number of years equal to the active life of the waste management area (including any waste management activity prior to permitting, and the closure period).

(b) The compliance period begins when the owner or operator initiates a compliance monitoring program meeting the requirements of subsection (10) of this section.

(c) If the owner or operator is engaged in a corrective action program at the end of the compliance period specified in (a) of this subsection, the compliance period is extended until the owner or operator can demonstrate that the ground water protection standard of subsection

(3) of this section, has not been exceeded for a period of three consecutive years.

(8) General ground water monitoring requirements.

The owner or operator must comply with the requirements of this subsection for any ground water monitoring program developed to satisfy subsections (9), (10), or (11) of this section.

(a) The ground water monitoring system must consist of a sufficient number of wells, installed at appropriate locations and depths to yield ground water samples from the uppermost aquifer that:

(i) Represent the quality of background water that has not been affected by leakage from a regulated unit; and

(ii) Represent the quality of ground water passing the point of compliance.

(b) If a facility contains more than one regulated unit, separate ground water monitoring systems are not required for each regulated unit, provided that provisions for sampling the ground water in the uppermost aquifer will enable detection and measurement at the compliance point of dangerous constituents from the regulated units that have entered the ground water in the uppermost aquifer.

(c) All monitoring wells must be cased in a manner that maintains the integrity of the monitoring well bore hole. This casing must allow collection of representative ground water samples. Wells must be constructed in such a manner as to prevent contamination of the samples, the sampled strata, and between aquifers and water bearing strata.

(d) The ground water monitoring program must include at a minimum, procedures and techniques for:

(i) Decontamination of drilling and sampling equipment;

(ii) Sample collection;

(iii) Sample preservation and shipment;

(iv) Analytical procedures and quality assurance; and

(v) Chain of custody control.

(e) The ground water monitoring program must include consistent sampling and analytical methods that ensure reliable ground water sampling, accurately measure dangerous constituents and indicator parameters in ground water samples, and provide a reliable indication of groundwater quality below the waste management area.

(f) The ground water monitoring program must include a determination of the ground water surface elevation each time ground water is sampled.

(g) Where appropriate, the ground water monitoring program must establish background ground water quality for each of the dangerous constituents or monitoring parameters or constituents specified in the permit.

(i) In the detection monitoring program under subsection (9) of this section, background ground water quality for a monitoring parameter or constituent must be based on data from quarterly sampling of wells upgradient from the waste management area for one year.

(ii) In the compliance monitoring program under subsection (10) of this section, background ground water quality for a dangerous constituent must be based on data from upgradient wells that:

(A) Is available before the permit is issued;
 (B) Accounts for measurement errors in sampling and analysis; and

(C) Accounts, to the extent feasible, for seasonal fluctuations in background ground water quality if such fluctuations are expected to affect the concentration of the dangerous constituent.

(iii) Background ground water quality may be based on sampling of wells that are not upgradient from the waste management area where:

(A) Hydrogeologic conditions do not allow the owner or operator to determine what wells are upgradient; or

(B) Sampling at other wells will provide an indication of background ground water quality that is as representative or more representative than that provided by the upgradient wells.

(iv) In developing the data base used to determine a background value for each parameter or constituent, the owner or operator must take a minimum of one sample from each well and a minimum of four samples from the entire system used to determine background ground water quality, each time the system is sampled.

(h) The owner or operator must use the following statistical procedure in determining whether background values or concentration limits have been exceeded:

(i) If, in a detection monitoring program, the level of a constituent at the compliance point is to be compared to the constituent's background value and that background value has a sample coefficient of variation less than 1.00:

(A) The owner or operator must take at least four portions from a sample at each well at the compliance point and determine whether the difference between the mean of the constituent at each well (using all portions taken) and the background value for the constituent is significant at the 0.05 level using the Cochran's Approximation to the Behrens-Fisher Student's *t*-test as described in Appendix IV of 40 CFR Part 264. If the test indicates that the difference is significant, the owner or operator must repeat the same procedure (with at least the same number of portions as used in the first test) with a fresh sample from the monitoring well. If this second round of analyses indicates that the difference is significant, the owner or operator must conclude that a statistically significant change has occurred; or

(B) The owner or operator may use an equivalent statistical procedure for determining whether a statistically significant change has occurred. The department will specify such a procedure in the facility permit if it finds that the alternative procedure reasonably balances the probability of falsely identifying a noncontaminating regulated unit and the probability of failing to identify a contaminating regulated unit in a manner that is comparable to that of the statistical procedure described in (h)(i)(A) of this subsection; and

(ii) In all other situations in a detection monitoring program and in a compliance monitoring program, the owner or operator must use a statistical procedure providing reasonable confidence that the migration of dangerous constituents from a regulated unit into and through the aquifer will be indicated. The department

will specify a statistical procedure in the facility permit that it finds:

(A) Is appropriate for the distribution of the data used to establish background values or concentration limits; and

(B) Provides a reasonable balance between the probability of falsely identifying a noncontaminating regulated unit and the probability of failing to identify a contaminating regulated unit.

(9) Detection monitoring program. An owner or operator required to establish a detection monitoring program under this subsection must, at a minimum, discharge the responsibilities described in this subsection.

(a) The owner or operator must monitor for indicator parameters (e.g., pH, specific conductance, total organic carbon (TOC), total organic halogen (TOX), or heavy metals), waste constituents, or reaction products that provide a reliable indication of the presence of dangerous constituents in ground water. The department will specify the parameters or constituents to be monitored in the facility permit, after considering the following factors:

(i) The types, quantities, and concentrations of constituents in wastes managed at the regulated unit;

(ii) The mobility, stability, and persistence of waste constituents or their reaction products in the unsaturated zone beneath the waste management area;

(iii) The detectability of indicator parameters, waste constituents, and reaction products in ground water; and

(iv) The concentrations or values and coefficients of variation of proposed monitoring parameters or constituents in the ground water background.

(b) The owner or operator must install a ground water monitoring system at the compliance point, as specified under subsection (6) of this section. The ground water monitoring system must comply with subsection (8)(a)(ii), (b), and (c) of this section.

(c) The owner or operator must establish a background value for each monitoring parameter or constituent specified in the permit pursuant to (a) of this subsection. The permit will specify the background values for each parameter or specify the procedures to be used to calculate the background values. The owner or operator must comply with subsection (8)(g) of this section, in developing the data base used to determine background values. The owner or operator must express background values in a form necessary for the determination of statistically significant increases under subsection (8)(h) of this section. In taking samples used in the determination of background values, the owner or operator must use a ground water monitoring system that complies with subsection (8)(a)(i), (b), and (c) of this section.

(d) The owner or operator must determine ground water quality at each monitoring well at the compliance point at least semiannually during the active life of a regulated unit (including the closure period) and the postclosure care period. The owner or operator must express the ground water quality at each monitoring well in a form necessary for the determination of statistically significant increases under subsection (8)(h) of this section.

(e) The owner or operator must determine the ground water flow rate and direction in the uppermost aquifer at least annually.

(f) The owner or operator must use procedures and methods for sampling and analysis that meet the requirements of subsection (8)(d) and (e) of this section.

(g) The owner or operator must determine whether there is a statistically significant increase over background values for any parameter or constituent specified in the permit pursuant to (a) of this subsection, each time he determines ground water quality at the compliance point under (d) of this subsection.

(i) In determining whether a statistically significant increase has occurred, the owner or operator must compare the ground water quality at each monitoring well at the compliance point for each parameter or constituent to the background value for that parameter or constituent, according to the statistical procedure specified in the permit under subsection (8)(h) of this section.

(ii) The owner or operator must determine whether there has been a statistically significant increase at each monitoring well at the compliance point within a reasonable time period after completion of sampling. The department will specify that time period in the facility permit, after considering the complexity of the statistical test and the availability of laboratory facilities to perform the analysis of ground water samples.

(h) If the owner or operator determines, pursuant to (g) of this subsection, that there is a statistically significant increase for parameters or constituents specified pursuant to (a) of this subsection, at any monitoring well at the compliance point, he must:

(i) Notify the department of this finding in writing within seven days. The notification must indicate what parameters or constituents have shown statistically significant increases;

(ii) Immediately sample the ground water in all monitoring wells and determine the concentration of all constituents identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, and all other dangerous constituents not listed in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, but which are specified in the facility permit pursuant to subsection (4)(a) of this section, that are present in ground water;

(iii) Establish a background value for each constituent identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, and all other dangerous constituents not listed in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, but which are specified in the facility permit pursuant to subsection (4)(a) of this section, that has been found at the compliance point under (h)(ii) of this subsection, as follows:

(A) The owner or operator must comply with subsection (8)(g) of this section, in developing the data base used to determine background values;

(B) The owner or operator must express background values in a form necessary for the determination of statistically significant increases under subsection (8)(h) of this section; and

(C) In taking samples used in the determination of background values, the owner or operator must use a

ground water monitoring system that complies with subsection (8)(a)(i), (b), and (c) of this section;

(iv) Within a maximum of forty-five days, submit to the department an application for a permit modification to establish a compliance monitoring program meeting the requirements of subsection (10) of this section. The application must include the following information:

(A) An identification of the concentration of any constituents identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, and any other dangerous constituents not listed in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, but which are specified in the facility permit pursuant to subsection (4)(a) of this section, found in the ground water at each monitoring well at the compliance point;

(B) Any proposed changes to the ground water monitoring system at the facility necessary to meet the requirements of subsection (10) of this section;

(C) Any proposed changes to the monitoring frequency, sampling and analysis procedures or methods, or statistical procedures used at the facility necessary to meet the requirements of subsection (10) of this section;

(D) For each dangerous constituent found at the compliance point, a proposed concentration limit under subsection (5)(a)(i) or (ii) of this section, or a notice of intent to seek a variance under subsection (5)(b) of this section; and

(v) Within ninety days, submit to the department:

(A) All data necessary to justify any variance sought under subsection (5)(b) of this section; and

(B) An engineering feasibility plan necessary to meet the requirements of subsection (11) of this section, unless:

(I) All dangerous constituents identified under (h)(ii) of this subsection, are listed in Table 1 of subsection (5) of this section, and their concentrations do not exceed the respective values given in that table; or

(II) The owner or operator has sought a variance under subsection (5)(b) of this section, for every dangerous constituent identified under (h)(ii) of this subsection.

(i) If the owner or operator determines, pursuant to (g) of this subsection, that there is a statistically significant increase of parameters or constituents specified pursuant to (a) of this subsection, at any monitoring well at the compliance point, he may demonstrate that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis, or evaluation. While the owner or operator may make a demonstration under this subsection in addition to, or in lieu of, submitting a permit modification application under (h)(iv) of this subsection, he is not relieved of the requirement to submit a permit modification application within the time specified in (h)(iv) of this subsection, unless the demonstration made under this subsection successfully shows that a source other than his regulated unit(s) caused the increase or that the increase resulted from error in sampling, analysis, or evaluation. In making a demonstration under this subsection, the owner or operator must:

(i) Notify the department in writing within seven days of determining a statistically significant increase at the

compliance point that he intends to make a demonstration under this subsection;

(ii) Within forty-five days, submit a report to the department which demonstrates that a source other than a regulated unit caused the increase, or that the increase resulted from error in sampling, analysis, or evaluation;

(iii) Within forty-five days, submit to the department an application for a permit modification to make any appropriate changes to the detection monitoring program at the facility; and

(iv) Continue to monitor in accordance with the detection monitoring program established under this section.

(j) If the owner or operator determines that the detection monitoring program no longer satisfies the requirements of this section, he must, within forty-five days, submit an application for a permit modification to make any appropriate changes to the program.

(k) The owner or operator must assure that monitoring and corrective action measures necessary to achieve compliance with the ground water protection standard under subsection (3) of this section, are taken during the term of the permit.

(10) Compliance monitoring program. An owner or operator required to establish a compliance monitoring program under this section must, at a minimum, discharge the responsibilities described in this subsection.

(a) The owner or operator must monitor the ground water to determine whether regulated units are in compliance with the ground water protection standard under subsection (3) of this section. The department will specify the ground water protection standard in the facility permit, including:

(i) A list of the dangerous constituents and parameters identified under subsection (4) of this section;

(ii) Concentration limits under subsection (5) of this section for each of those dangerous constituents and parameters;

(iii) The compliance point under subsection (6) of this section; and

(iv) The compliance period under subsection (7) of this section.

(b) The owner or operator must install a ground water monitoring system at the compliance point as specified under subsection (6) of this section. The ground water monitoring system must comply with subsection (8)(a)(ii), (b), and (c) of this section.

(c) Where a concentration limit established under (a)(ii) of this subsection, is based on background ground water quality, the department will specify the concentration limit in the permit as follows:

(i) If there is a high temporal correlation between upgradient and compliance point concentrations of the dangerous constituents and parameters, the owner or operator may establish the concentration limit through sampling at upgradient wells each time ground water is sampled at the compliance point. The department will specify the procedures used for determining the concentration limit in this manner in the permit. In all other cases, the concentration limit will be the mean of the pooled data on the concentration of the dangerous constituent or parameter;

(ii) If a dangerous constituent from Table 1 under subsection (5) of this section is identified and the difference between the respective concentration limit in Table 1 and the background value of that constituent under subsection (8)(g) of this section is not statistically significant, the owner or operator must use the background value of the constituent as the concentration limit. In determining whether this difference is statistically significant, the owner or operator must use an approved statistical procedure providing reasonable confidence that a real difference will be indicated. The statistical procedure must:

(A) Be appropriate for the distribution of the data used to establish background values; and

(B) Provide a reasonable balance between the probability of falsely identifying a significant difference and the probability of failing to identify a significant difference; and

(iii) The owner or operator must:

(A) Comply with subsection (8)(g) of this section, in developing the data base used to determine background values;

(B) Express background values in a form necessary for the determination of statistically significant increases under subsection (8)(h) of this section; and

(C) Use a ground water monitoring system that complies with subsection (8)(a)(i), (b), and (c) of this section.

(d) The owner or operator must determine the concentration of dangerous constituents and parameters in ground water at each monitoring well at the compliance point at least quarterly during the compliance period. The owner or operator must express the concentration at each monitoring well in a form necessary for the determination of statistically significant increases under subsection (8)(h) of this section.

(e) The owner or operator must determine the rate and direction of ground water flow in the uppermost aquifer at least annually.

(f) The owner or operator must analyze samples from all monitoring wells at the compliance point for constituents identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, and any other dangerous constituents not listed in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, but which are specified in the facility permit pursuant to subsection (4)(a) of this section at least annually to determine whether additional dangerous constituents are present in the uppermost aquifer. If the owner or operator finds constituents identified in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, and any other dangerous constituents not listed in ~~((WAC 173-303-9905))~~ 40 CFR Part 264 Appendix IX, but which are specified in the facility permit pursuant to subsection (4)(a) of this section in the ground water that are not identified in the permit as dangerous constituents, he must report the concentrations of these additional constituents to the department within seven days after completion of the analysis.

(g) The owner or operator must use procedures and methods for sampling and analysis that meet the requirements of subsection (8)(d) and (e) of this section.

(h) The owner or operator must determine whether there is a statistically significant increase over the concentration limits for any dangerous constituents specified in the permit each time he determines the concentration of dangerous constituents in ground water at the compliance point.

(i) In determining whether a statistically significant increase has occurred, the owner or operator must compare the ground water quality at each monitoring well at the compliance point for each dangerous constituent to the concentration limit for that constituent according to the statistical procedures specified in the permit under subsection (8)(h) of this section.

(ii) The owner or operator must determine whether there has been a statistically significant increase at each monitoring well at the compliance point, within a reasonable time period after completion of sampling. The department will specify that time period in the facility permit, after considering the complexity of the statistical test and the availability of laboratory facilities to perform the analysis of ground water samples.

(i) If the owner or operator determines, pursuant to (h) of this subsection, that the ground water protection standard is being exceeded at any monitoring well at the point of compliance, he must:

(i) Notify the department of this finding in writing within seven days. The notification must indicate what concentration limits have been exceeded;

(ii) Submit to the department an application for a permit modification to establish a corrective action program meeting the requirements of subsection (11) of this section, within ninety days, or within sixty days if an engineering feasibility study has been previously submitted to the department under subsection (9)(h)(v) of this section. For regulated units managing EHW, time frames of sixty days and forty-five days, respectively will apply. However, if the department finds that the full extent of the ninety/sixty-day or the sixty/forty-five-day time periods will increase the likelihood to cause a threat to public health, or the environment, it can at its discretion reduce their duration. In specifying shorter limits, the department will consider the following factors:

(A) The physical and chemical characteristics of the dangerous constituents and parameters in the ground water;

(B) The hydrogeological characteristics of the facility and of the surrounding land;

(C) The rate of movement and direction of flow of the affected ground water;

(D) The proximity to and withdrawal rates of ground water users downgradient; and

(E) The current and future uses of ground water in the concerned area; and

(iii) The application must at a minimum include the following information:

(A) A detailed description of corrective actions that will achieve compliance with the ground water protection standard specified in the permit; and

(B) A plan for a ground water monitoring program that will demonstrate the effectiveness of the corrective action.

(j) If the owner or operator determines, pursuant to (h) of this subsection, that the ground water protection standard is being exceeded at any monitoring well at the point of compliance, he may demonstrate that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis, or evaluation. While the owner or operator may make a demonstration under this subsection in addition to, or in lieu of, submitting a permit modification application under (i)(ii) of this subsection, he is not relieved of the requirement to submit a permit modification application within the time specified in (i)(ii) of this subsection, unless the demonstration made under this paragraph successfully shows that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis, or evaluation. In making a demonstration under this subsection, the owner or operator must:

(i) Notify the department in writing within seven days that he intends to make a demonstration under this subsection;

(ii) Within forty-five days, submit a report to the department which demonstrates that a source other than a regulated unit caused the standard to be exceeded or that the apparent noncompliance with the standards resulted from error in sampling, analysis, or evaluation;

(iii) Within forty-five days, submit to the department an application for a permit modification to make appropriate changes to the compliance monitoring program at the facility; and

(iv) Continue to monitor in accord with the compliance monitoring program established under this section.

(k) If the owner or operator determines that the compliance monitoring program no longer satisfies the requirements of this section, he must, within forty-five days, submit an application for a permit modification to make any appropriate changes to the program.

(l) The owner or operator must assure that monitoring and corrective action measures necessary to achieve compliance with the ground water protection standard under subsection (3) of this section, are taken during the term of the permit.

(11) Corrective action program. An owner or operator required to establish a corrective action program under this section must, at a minimum, discharge the responsibilities described in this subsection.

(a) The owner or operator must take corrective action to ensure that regulated units are in compliance with the ground water protection standard under subsection (3) of this section. The department will specify the ground water protection standard in the facility permit, including:

(i) A list of the dangerous constituents and parameters identified under subsection (4) of this section;

(ii) Concentration limits under subsection (5) of this section, for each of those dangerous constituents and parameters;

(iii) The compliance point under subsection (6) of this section; and

(iv) The compliance period under subsection (7) of this section.

(b) The owner or operator must implement a corrective action program that prevents dangerous constituents and parameters from exceeding their respective concentration limits at the compliance point by removing the dangerous waste constituents and parameters or treating them in place. The permit will specify the specific measures that will be taken.

(c) The owner or operator must begin corrective action within a reasonable time period after the ground water protection standard is exceeded. The department will specify that time period in the facility permit. If a facility permit includes a corrective action program in addition to a compliance monitoring program, the permit will specify when the corrective action will begin and such a requirement will operate in lieu of subsection (10)(i)(ii) of this section.

(d) In conjunction with a corrective action program, the owner or operator must establish and implement a ground water monitoring program to demonstrate the effectiveness of the corrective action program. Such a monitoring program may be based on the requirements for a compliance monitoring program under subsection (10) of this section, and must be as effective as that program in determining compliance with the ground water protection standard under subsection (3) of this section, and in determining the success of a corrective action program under (e) of this subsection, where appropriate.

(e) In addition to the other requirements of this section, the owner or operator must conduct a corrective action program to remove or treat in place any dangerous constituents or parameters under subsection (4) of this section, that exceed concentration limits under subsection (5) of this section, in ground water between the compliance point under subsection (6) of this section, and the downgradient facility property boundary. The permit will specify the measures to be taken.

(i) Corrective action measures under this subsection must be initiated at the effective date of the modified permit and completed without time delays considering the extent of contamination.

(ii) Corrective action measures under this subsection may be terminated once the concentration of dangerous constituents and parameters under subsection (4) of this section, is reduced to levels below their respective concentration limits under subsection (5) of this section.

(f) The owner or operator must continue corrective action measures during the compliance period to the extent necessary to ensure that the ground water protection standard is not exceeded. If the owner or operator is conducting corrective action at the end of the compliance period, he must continue that corrective action for as long as necessary to achieve compliance with the ground water protection standard. The owner or operator may terminate corrective action measures taken beyond the period equal to the active life of the waste management area (including the closure period) if he can demonstrate, based on data from the ground water monitoring program under (d) of this subsection, that the ground water protection standard of subsection (3) of this section, has not been exceeded for a period of three consecutive years.

(g) The owner or operator must report in writing to the department on the effectiveness of the corrective action program. The owner or operator must submit these reports semiannually.

(h) If the owner or operator determines that the corrective action program no longer satisfies the requirements of this section, he must, within forty-five days, submit an application for a permit modification to make any appropriate changes to the program.

AMENDATORY SECTION (Amending Order 88-29, filed 9/6/88)

WAC 173-303-805 INTERIM STATUS PERMITS. (1) Applicability. This section applies to all facilities eligible for an interim status permit. When a facility is owned by one person but is operated by another person, it is the operator's duty to qualify for interim status, except that the owner must also sign an interim status application. Prior to submittal of an interim status permit application the requirements of WAC 173-303-281 must be met.

(2) Failure to qualify for interim status. If the department has reason to believe upon examination of a Part A application that it fails to provide the required information, it shall notify the owner or operator in writing of the apparent deficiency. Such notice shall specify the grounds for the department's belief that the application is deficient. The owner or operator shall have thirty days from receipt to respond to such a notification and to explain or cure the alleged deficiency in his Part A application. If, after such notification and opportunity for response, the department determines that the application is deficient it may take appropriate enforcement action.

(3) Interim status for facilities under RCRA interim status. Any existing facility operating under interim status gained under section 3005 of RCRA shall be deemed to have an interim status permit under this chapter provided that the owner/operator complies with the applicable requirements of WAC 173-303-400 and this section.

(4) Interim status for facilities managing state-designated (non-RCRA) dangerous wastes. Any existing facility which does not satisfy subsection (3) of this section, but which is only managing dangerous wastes that are not hazardous wastes under 40 CFR Part 261, shall be deemed to have an interim status permit provided that the owner/operator of the facility has complied with the notification requirements of WAC 173-303-060 by May 11, 1982 and has submitted Part A of his permit application by August 9, 1982. If an existing facility becomes subject to this chapter due to amendments to this chapter and the facility was not previously subject to this chapter, then the owner/operator of an existing facility may qualify for an interim status permit by complying with the notification requirements of WAC 173-303-060 within three months, and submitting Part A of his permit application within six months, after the adoption date of the amendments which cause the facility to be subject to the requirements of this chapter. Facilities qualifying for interim status under

this subsection shall not be deemed to have interim status under section 3005 of RCRA, and may only manage non-RCRA wastes until they either qualify separately for interim status under section 3005 of RCRA or receive a final status facility permit allowing them to manage RCRA wastes.

(5) Maintaining the interim status permit.

(a) Timely notification and submission of a Part A application qualifies the owner/operator of the existing TSD facility for the interim status permit, until the department terminates interim status pursuant to subsection (8) of this section.

(b) Interim status for the existing TSD facility shall be maintained while the department makes final administrative disposition of a final facility permit pursuant to WAC 173-303-806 if:

(i) The owner/operator has submitted his final facility permit application (as described in WAC 173-303-806) within six months of the written request by the department to submit such application; and

(ii) Grounds for terminating interim status (as described in subsection (8) of this section) do not exist.

(c) The owner/operator of an interim status facility must update his Part A whenever he is managing wastes that are newly regulated under this chapter, and as necessary to comply with subsection (7) of this section. Failure to comply with this updating requirement is a violation of interim status.

(6) Prohibitions for interim status permits. Facilities with an interim status permit shall not:

(a) Treat, store, or dispose of dangerous waste not specified in Part A of the permit application;

(b) Employ processes not specified in Part A of the permit application; or

(c) Exceed the design capacities specified in Part A of the permit application.

(7) Changes during interim status.

(a) Dangerous wastes not previously identified in Part A of the application may be treated, stored, or disposed at a facility with interim status if the owner/operator submits to the department a revised Part A permit application prior to accepting the new dangerous wastes.

(b) Increases in the design capacity of processes used at a facility with interim status may be made if the owner or operator submits a revised Part A permit application prior to such a change, the requirements of WAC 173-303-281 are met and the department approves the change because of a lack of available treatment, storage, or disposal capacity at other permitted TSD facilities.

(c) Changes in the processes for the treatment, storage, or disposal of dangerous waste may be made at a facility with interim status, or additional processes may be added if the owner or operator submits a revised Part A permit application prior to such changes, the requirements of WAC 173-303-281 are met and the department approves the change because:

(i) It is necessary to prevent a threat to public health or the environment because of an emergency situation; or

(ii) It is necessary to comply with state, local, or federal regulations.

(d) Changes in the ownership or operational control of a facility with interim status may be made if the new owner or operator submits a revised Part A permit application no later than ninety days prior to the scheduled change. When a transfer of ownership or operational control of a facility occurs, the old owner or operator shall comply with the interim status financial requirements of 40 CFR Part 265 subpart H (as referenced in WAC 173-303-400), until the new owner or operator has demonstrated to the department that he is complying with the financial requirements. The new owner or operator must demonstrate compliance with the financial requirements within six months of the date of the change in the ownership or operational control of the facility. All other interim status duties are transferred effective immediately upon the date of the change of ownership or operational control of the facility. Upon demonstration to the department by the new owner or operator of compliance with the interim status financial requirements, the department shall notify the old owner or operator in writing that he no longer needs to comply with the interim status financial requirements as of the date of demonstration.

(e) In no event shall changes be made to a TSD facility under the interim status permit which amount to reconstruction of the facility. Reconstruction occurs when the capital investment in the changes to the facility exceeds fifty percent of the capital cost of a comparable entirely new TSD facility.

(f) Any revisions to an existing interim status permit must be made on the applicable Part A form(s), (forms 1 or 3 are available from the department). The owner and operator certification page must be signed and included with those sections completed.

(g) Changes under this subsection do not include changes made solely for the purpose of complying with requirements of WAC 173-303-640(4) for tanks and ancillary equipment.

(8) Termination of interim status permit. The following are causes for terminating an interim status permit, or for denying a revised permit application:

(a) Final administrative disposition of a final facility permit application is made pursuant to WAC 173-303-806;

(b) When the department on examination or reexamination of a Part A application determines that it fails to meet the applicable standards of this chapter, it may notify the owner or operator that the application is deficient and that the interim status permit has been revoked. The owner or operator will then be subject to enforcement for operating without a permit;

(c) Failure to submit a requested Part B application on time, or to provide in full the information required in the Part B application;

(d) Violation of applicable interim status standards; or

(e) A determination that the permit applicant has failed to satisfy the performance standards of WAC 173-303-283.

(9) Special waste facilities. If the department determines, pursuant to WAC 173-303-550 through 173-303-560, that interim status standards can be reduced, the department will issue a notice of interim status

modification stating what standards will be applied. Failure to comply with the conditions and standards as stated in the notice of modification or with the requirements of this section shall form a basis for revoking the notice. Upon revocation of the notice of interim status modification by the department, the owner or operator shall be subject to all of the requirements applicable to interim status dangerous waste management facilities. Before issuing the notice of modification, the department shall provide public notice of its intent, shall allow thirty days for public comment, and shall hold a public hearing if there is a significant degree of public interest or there is written notice of opposition and the department receives a request for a hearing during the comment period. Notice of a public hearing shall be provided at least fifteen days in advance, and the public comment period shall be extended to include the date of the hearing if it will occur after the initial thirty-day comment period. Within fifteen days of the end of the public comment period the department shall, based on comments received, issue, modify and issue, or deny the notice of interim status modification.

AMENDATORY SECTION (Amending Order 88-29, filed 9/6/88)

WAC 173-303-806 FINAL FACILITY PERMITS. (1) Applicability. This section applies to all dangerous waste facilities required to have a final facility permit. The final facility permit requirements are applicable to:

- (a) Final status TSD facilities;
- (b) Special waste management facilities; and
- (c) Certain recycling facilities that are not exempt from the permit requirements.

(2) Application. Any person subject to the permit requirements of this section who intends to operate a new TSD facility must comply with WAC 173-303-281 and apply for a final facility permit. The department may, at any time, require the owner or operator of an existing TSD facility to apply for a final facility permit. Such owner or operator will be allowed one hundred eighty days to submit his application; the department may extend the length of the application period if it finds that there are good reasons to do so. The owner or operator of an existing TSD facility may voluntarily apply for a final facility permit at any time. Any person seeking a final facility permit shall complete, sign, and submit an application to the department. An application shall consist of a Part A permit form (which can be obtained from the department), and the contents of Part B as specified in subsection (4) of this section.

(3) Effective regulations. A final facility permit will include all applicable requirements of this chapter which are in effect on the date that the permit is issued by the department. WAC 173-303-840(7) provides a means for reopening permit proceedings at the discretion of the department where new requirements become effective during the permitting process and are of sufficient magnitude to make additional proceedings desirable. Any other changes to the final facility permit will be in accordance with the permit modification requirements of WAC 173-303-830.

(4) Contents of Part B. Part B of a permit application shall consist of the information required in (a) through (h) of this subsection.

(a) General requirements. Part B of the permit application consists of the general information requirements of this subsection, and the specific information requirements in (b) through (h) of this subsection as applicable to the facility. The Part B information requirements presented in (a) through (h) of this subsection, reflect the standards promulgated in WAC 173-303-600. These information requirements are necessary in order for the department to determine compliance with WAC 173-303-600 through 173-303-670. If owners and operators of TSD facilities can demonstrate that the information prescribed in Part B cannot be provided to the extent required, the department may make allowance for submission of such information on a case-by-case basis. Information required in Part B shall be submitted to the department and signed in accordance with requirements in WAC 173-303-810(12). Certain technical data, such as design drawings and specifications, and engineering studies shall be certified by a registered professional engineer. The following information is required for all TSD facilities, except as WAC 173-303-600(3) provides otherwise.

- (i) A general description of the facility.
- (ii) Chemical, biological, and physical analyses of the dangerous waste to be handled at the facility. At a minimum, these analyses shall contain all the information which must be known to treat, store, or dispose of the wastes properly in accordance with WAC 173-303-600.
- (iii) A copy of the waste analysis plan required by WAC 173-303-300(5) and, if applicable WAC 173-303-300 (5)(g).
- (iv) A description of the security procedures and equipment required by WAC 173-303-310, or a justification demonstrating the reasons for requesting a waiver of this requirement.
- (v) A copy of the general inspection schedule required by WAC 173-303-320(2): Include where applicable, as part of the inspection schedule, specific requirements in WAC 173-303-395 (1)(d), 173-303-630(6), 173-303-640 (4) and (6), 173-303-650(4), 173-303-655(4), 173-303-660 (4) and (5), 173-303-665(4), and 173-303-670(7).
- (vi) A justification of any request for a waiver(s) of the preparedness and prevention requirements of WAC 173-303-340, or a description of the procedures used to comply with these requirements.

(vii) A copy of the contingency plan required by WAC 173-303-350: Include, where applicable, as part of the contingency plan, specific requirements in WAC 173-303-640(8), 173-303-650(5) and 173-303-660(6).

(viii) A description of procedures, structures, or equipment used at the facility to:

(A) Prevent hazards and contain spills in unloading/loading operations (for example, ramps, berms, pavement, special forklifts);

(B) Prevent run-off from dangerous waste handling areas to other areas of the facility or environment, or to prevent flooding (for example, berms, dikes, trenches);

(C) Prevent contamination of water supplies;

(D) Mitigate effects of equipment failure and power outages; and

(E) Prevent undue exposure of personnel to dangerous waste (for example, protective clothing).

(ix) A description of precautions to prevent accidental ignition or reaction of ignitable, reactive, or incompatible wastes as required to demonstrate compliance with WAC 173-303-395 including documentation demonstrating compliance with WAC 173-303-395 (1)(c).

(x) Traffic pattern, estimated volume (number, types of vehicles) and control (for example, show turns across traffic lanes, and stacking lanes (if appropriate)); describe access road surfacing and load bearing capacity; show traffic control signals).

(xi) Facility location information;

(A) In order to determine the applicability of the earthquake fault criteria (WAC 173-303-420(3)) the owner or operator of a new facility must identify the county in which the facility is proposed to be located.

(Comment: If the county is not listed in WAC 173-303-420 (3)(c), no further information is required to demonstrate compliance with WAC 173-303-420(3).)

(B) If the facility is proposed to be located in a county listed in WAC 173-303-420 (3)(c), the owner or operator shall demonstrate compliance with the seismic standard. This demonstration may be made using either published geologic data or data obtained from field investigations carried out by the applicant. The information provided must be of such quality to be acceptable to geologists experienced in identifying and evaluating seismic activity. The information submitted must show that either:

(I) No faults which have had displacement in Holocene time are present, or no lineations which suggest the presence of a fault (which have displacement in Holocene time) within three thousand feet of a facility are present, based on data from: Published geologic studies; aerial reconnaissance of the area within a five-mile radius from the facility; an analysis of aerial photographs covering a three thousand foot radius of the facility; and if needed to clarify the above data, a reconnaissance based on walking portions of the area within three thousand feet of the facility; or

(II) If faults (to include lineations) which have had displacement in Holocene time are present within three thousand feet of a facility, no faults pass within two hundred feet of the portions of the facility where treatment, storage, or disposal of dangerous waste will be conducted, based on data from a comprehensive geologic analysis of the site. Unless a site analysis is otherwise conclusive concerning the absence of faults within two hundred feet of such portions of the facility data shall be obtained from a subsurface exploration (trenching) of the area within a distance no less than two hundred feet from portions of the facility where treatment, storage, or disposal of dangerous waste will be conducted. Such trenching shall be performed in a direction that is perpendicular to known faults (which have had displacement in Holocene time) passing within three thousand feet of the portions of the facility where treatment, storage, or disposal of dangerous waste will be conducted.

Such investigation shall document with supporting maps and other analyses, the location of faults found.

(C) Owners and operators of all facilities shall provide an identification of whether the facility is located within a one hundred-year floodplain. This identification must indicate the source of data for such determination and include a copy of the relevant Federal Insurance Administration (FIA) flood map, if used, or the calculations and maps used where an FIA map is not available. Information shall also be provided identifying the one hundred-year flood level and any other special flooding factors (e.g., wave action) which must be considered in designing, constructing, operating, or maintaining the facility to withstand washout from a one hundred-year flood.

(Comment: Where maps for the National Flood Insurance Program produced by the Federal Insurance Administration (FIA) of the Federal Emergency Management Agency are available, they will normally be determinative of whether a facility is located within or outside of the one hundred-year floodplain. However, if the FIA map excludes an area (usually areas of the floodplain less than two hundred feet in width), these areas must be considered and a determination made as to whether they are in the one hundred-year floodplain. Where FIA maps are not available for a proposed facility location, the owner or operator must use equivalent mapping techniques to determine whether the facility is within the one hundred-year floodplain, and if so located, what the one hundred-year flood elevation would be.)

(D) Owners and operators of facilities located in the one hundred-year floodplain must provide the following information:

(I) Engineering analysis to indicate the various hydrodynamic and hydrostatic forces expected to result at the site as the consequence of a one hundred-year flood;

(II) Structural or other engineering studies showing the design of operational units (e.g., tanks, incinerators) and flood protection devices (e.g., floodwalls, dikes) at the facility and how these will prevent washout;

(III) If applicable, and in lieu of (a)(xi)(E)(I) and (II) of this subsection, a detailed description of procedures to be followed to remove dangerous waste to safety before the facility is flooded, including: Timing of such movement relative to flood levels, including estimated time to move the waste, to show that such movement can be completed before floodwaters reach the facility; a description of the location(s) to which the waste will be moved and demonstration that those facilities will be eligible to receive dangerous waste in accordance with the regulations under this chapter; the planned procedures, equipment, and personnel to be used and the means to ensure that such resources will be available in time for use; and the potential for accidental discharges of the waste during movement.

(E) Owners and operators of all facilities shall provide all information necessary to demonstrate compliance with the shoreline siting standards of WAC 173-303-420(5).

(F) The owner or operator of a new disposal facility must provide all information necessary to demonstrate compliance with the sole source aquifer siting standards of WAC 173-303-420(6).

(xii) An outline of both the introductory and continuing training programs by owners or operators to prepare persons to operate or maintain the TSD facility in a safe manner as required to demonstrate compliance with WAC 173-303-330. A brief description of how training will be designed to meet actual job tasks in accordance with requirements in WAC 173-303-330 (1)(d).

(xiii) A copy of the closure plan and, where applicable, the post-closure plan required by WAC 173-303-610 (3) and (8). Include, where applicable, as part of the plans, specific requirements in WAC 173-303-630(10), 173-303-640(5), 173-303-650(6), 173-303-655(8), 173-303-660(9), and 173-303-665(6).

(xiv) For dangerous waste disposal units that have been closed, documentation that notices required under WAC 173-303-610(10) have been filed.

(xv) The most recent closure cost estimate for the facility prepared in accordance with WAC 173-303-620(3) and a copy of the documentation required to demonstrate financial assurance under WAC 173-303-620(4). For a new facility, a copy of the required documentation may be submitted sixty days prior to the initial receipt of dangerous wastes, if that is later than the submission of the Part B.

(xvi) Where applicable, the most recent post-closure cost estimate for the facility prepared in accordance with WAC 173-303-620(5) plus a copy of the documentation required to demonstrate financial assurance under WAC 173-303-620(6). For a new facility, a copy of the required documentation may be submitted sixty days prior to the initial receipt of dangerous wastes, if that is later than the submission of the Part B.

(xvii) Where applicable, a copy of the insurance policy or other documentation which comprises compliance with the requirements of WAC 173-303-620(8). For a new facility, documentation showing the amount of insurance meeting the specification of WAC 173-303-620 (8)(a) and, if applicable, WAC 173-303-620 (8)(b), that the owner or operator plans to have in effect before initial receipt of dangerous waste for treatment, storage, or disposal. A request for a variance in the amount of required coverage, for a new or existing facility, may be submitted as specified in WAC 173-303-620 (8)(c).

(xviii) A topographic map showing a distance of one thousand feet around the facility at a scale of 2.5 centimeters (1 inch) equal to not more than 61.0 meters (200 feet). Contours must be shown on the map. The contour interval must be sufficient to clearly show the pattern of surface water flow in the vicinity of and from each operational unit of the facility. For example, contours with an interval of 1.5 meters (5 feet), if relief is greater than 6.1 meters (20 feet), or an interval of 0.6 meters (2 feet), if relief is less than 6.1 meters (20 feet). Owners and operators of TSD facilities located in mountainous areas should use large contour intervals to adequately show topographic profiles of facilities. The map shall clearly show the following:

(A) Map scale and date;

(B) One hundred-year floodplain area;
(C) Surface waters including intermittent streams;
(D) Surrounding land uses (residential, commercial, agricultural, recreational);
(E) A wind rose (i.e., prevailing windspeed and direction);

(F) Orientation of the map (north arrow);
(G) Legal boundaries of the TSD facility site;
(H) Access control (fences, gates);
(I) Injection and withdrawal wells both on-site and off-site;

(J) Buildings; treatment, storage, or disposal operations; or other structure (recreation areas, run-off control systems, access and internal roads, storm, sanitary, and process sewerage systems, loading and unloading areas, fire control facilities, etc.);

(K) Barriers for drainage or flood control; and
(L) Location of operational units within the TSD facility site, where dangerous waste is (or will be) treated, stored, or disposed (include equipment clean-up areas).

(Note - For large TSD facilities the department will allow the use of other scales on a case-by-case basis.)

(ix) Applicants may be required to submit such information as may be necessary to enable the department to carry out its duties under other state or federal laws as required.

(xx) Additional information requirements. The following additional information regarding protection of ground water is required from owners or operators of dangerous waste surface impoundments, waste piles, land treatment units, and landfills except as otherwise provided in WAC 173-303-645 (1)(b):

(A) A summary of the ground water monitoring data obtained during the interim status period under 40 CFR 265.90 through 265.94, where applicable;

(B) Identification of the uppermost aquifer and aquifers hydraulically interconnected beneath the facility property, including ground water flow direction and rate, and the basis for such identification (i.e., the information obtained from hydrogeologic investigations of the facility area);

(C) On the topographic map required under (a)(xviii) of this subsection, a delineation of the waste management area, the property boundary, the proposed "point of compliance" as defined under WAC 173-303-645(6), the proposed location of ground water monitoring wells as required under WAC 173-303-645(8), and, to the extent possible, the information required in (a)(xx)(B) of this subsection;

(D) A description of any plume of contamination that has entered the ground water from a regulated unit at the time that the application was submitted that:

(I) Delineates the extent of the plume on the topographic map required under (a)(xviii) of this subsection;

(II) Identifies the concentration of each constituent throughout the plume or identifies the maximum concentrations of each constituent in the plume. (Constituents are those listed in WAC 173-303-9905, and any other constituents not listed there which have caused a managed waste to be regulated under this chapter.);

(E) Detailed plans and an engineering report describing the proposed ground water monitoring program to be

implemented to meet the requirements of WAC 173-303-645(8);

(F) If the presence of dangerous constituents has not been detected in the ground water at the time of permit application, the owner or operator must submit sufficient information, supporting data, and analyses to establish a detection monitoring program which meets the requirements of WAC 173-303-645(9). This submission must address the following items specified under WAC 173-303-645(9):

(I) A proposed list of indicator parameters, waste constituents, or reaction products that can provide a reliable indication of the presence of dangerous constituents in the ground water;

(II) A proposed ground water monitoring system;

(III) Background values for each proposed monitoring parameter or constituent, or procedures to calculate such values; and

(IV) A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating ground water monitoring data;

(G) If the presence of dangerous constituents has been detected in the ground water at the point of compliance at the time of permit application, the owner or operator must submit sufficient information, supporting data, and analyses to establish a compliance monitoring program which meets the requirements of WAC 173-303-645(10). The owner or operator must also submit an engineering feasibility plan for a corrective action program necessary to meet the requirements of WAC 173-303-645(11) except as provided in WAC 173-303-645(9)(h)(v). Alternatively, the owner or operator can obtain written authorization in advance from the department to submit a proposed permit schedule for development and submittal of such information. To demonstrate compliance with WAC 173-303-645(10), the owner or operator must address the following items:

(I) A description of the wastes previously handled at the facility;

(II) A characterization of the contaminated ground water, including concentrations of dangerous constituents and parameters;

(III) A list of constituents and parameters for which compliance monitoring will be undertaken in accordance with WAC 173-303-645 (8) and (10);

(IV) Proposed concentration limits for each dangerous constituent and parameter, based on the criteria set forth in WAC 173-303-645 (5)(a), including a justification for establishing any alternate concentration limits;

(V) Detailed plans and an engineering report describing the proposed ground water monitoring system, in accordance with the requirements of WAC 173-303-645(8); and

(VI) A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating ground water monitoring data; and

(H) If dangerous constituents or parameters have been measured in the ground water which exceed the concentration limits established under WAC 173-303-645(5), Table 1, or if ground water monitoring conducted at the time of permit application under 40 CFR

265.90 through 265.94 at the waste boundary indicates the presence of dangerous constituents from the facility in ground water over background concentrations, the owner or operator must submit sufficient information, supporting data, and analyses to establish a corrective action program which meets the requirements of WAC 173-303-645(11). However, an owner or operator is not required to submit information to establish a corrective action program if he demonstrates to the department that alternate concentration limits will protect human health and the environment after considering the criteria listed in WAC 173-303-645(5). An owner or operator who is not required to establish a corrective action program for this reason must instead submit sufficient information to establish a compliance monitoring program which meets the requirements of WAC 173-303-645 (10) and (a)(xx)(F) of this subsection. To demonstrate compliance with WAC 173-303-645(11), the owner or operator must address, at a minimum, the following items:

(I) A characterization of the contaminated ground water, including concentrations of dangerous constituents and parameters;

(II) The concentration limit for each dangerous constituent and parameter found in the ground water as set forth in WAC 173-303-645(5);

(III) Detailed plans and an engineering report describing the corrective action to be taken; (~~and~~)

(IV) A description of how the ground water monitoring program will demonstrate the adequacy of the corrective action; and

(V) The permit may contain a schedule for submittal of the information required in (a)(xx)(H)(III) and (IV) of this subsection, provided the owner or operator obtains written authorization from the department prior to submittal of the complete permit application.

(b) Specific Part B information requirements for containers. Except as otherwise provided in WAC 173-303-600(3), owners or operators of facilities that store containers of dangerous waste must provide the following additional information:

(i) A description of the containment system to demonstrate compliance with WAC 173-303-630(7). Show at least the following:

(A) Basic design parameters, dimensions, and materials of construction including allowance for a twenty-five-year, twenty-four-hour storm;

(B) How the design promotes positive drainage control or how containers are kept from contact with standing liquids in the containment system;

(C) Capacity of the containment system relative to the volume of the largest container to be stored;

(D) Provisions for preventing or managing run-on;

(E) How accumulated liquids can be analyzed and removed to prevent overflow; and

(F) A description of the building or other protective covering for EHW containers;

(ii) For storage areas that store containers holding wastes that do not contain free liquids, a demonstration of compliance with WAC 173-303-630 (7)(c), including:

(A) Test procedures and results or other documentation or information to show that the wastes do not contain free liquids; and

(B) A description of how the storage area is designed or operated to drain and remove liquids or how containers are kept from contact with standing liquids;

(iii) A description of the procedures for labeling containers;

(iv) Sketches, drawings, or data demonstrating compliance with WAC 173-303-630(8) (location of buffer zone and containers holding ignitable or reactive wastes) and WAC 173-303-630 (9)(c) (location of incompatible wastes), where applicable; and

(v) Where incompatible wastes are stored or otherwise managed in containers, a description of the procedures used to ensure compliance with WAC 173-303-630 (9)(a) and (b), and 173-303-395 (1)(b) and (c).

(c) Specific Part B information requirements for tanks. Except as otherwise provided in WAC 173-303-600(3), owners and operators of facilities that use tanks to store or treat dangerous waste must provide the following information:

(i) ~~((References to design standards or other available information used (or to be used) in design and construction of the tank;~~

~~(ii) A description of design specifications including identification of construction materials and lining materials (include pertinent characteristics such as corrosion or erosion resistance);~~

~~(iii) Tank dimensions, capacity, and the basis for selecting shell thickness, certified by a licensed professional engineer;~~

~~(iv) A diagram of piping, instrumentation, and process flow;~~

~~(v) Description of feed systems, safety cutoff, bypass systems, and pressure controls (e.g., vents);~~

~~(vi) Description of procedures for handling incompatible ignitable, or reactive wastes, including the use of buffer zones;~~

~~(vii) A description of the containment system to demonstrate compliance with WAC 173-303-640 (2)(b) and, where applicable, WAC 173-303-640(8). Show at least the following:~~

~~(A) Drawings and a description of the basic design parameters, dimensions, and materials of construction of the containment system;~~

~~(B) Capacity of the containment system relative to the design capacity of the tank(s) within the system;~~

~~(C) Description of the system to detect leaks and spills, and how precipitation and run-on will be prevented from entering into the detection system;~~

~~(viii)) A written assessment that is reviewed and certified by an independent, qualified, registered professional engineer as to the structural integrity and suitability for handling dangerous waste of each tank system, as required under WAC 173-303-640 (2) and (3);~~

~~(ii) Dimensions and capacity of each tank;~~

~~(iii) Description of feed systems, safety cutoff, bypass systems, and pressure controls (e.g., vents);~~

~~(iv) A diagram of piping, instrumentation, and process flow for each tank system;~~

(v) A description of materials and equipment used to provide external corrosion protection, as required under WAC 173-303-640 (3)(a)(iii)(B);

(vi) For new tank systems, a detailed description of how the tank system(s) will be installed in compliance with WAC 173-303-640 (3)(b), (c), (d), and (e);

(vii) Detailed plans and a description of how the secondary containment system for each tank system is or will be designed, constructed, and operated to meet the requirements of WAC 173-303-640 (4)(a), (b), (c), (d), (e), and (f);

(viii) For tank systems for which a variance from the requirements of WAC 173-303-640(4) is sought (as provided by WAC 173-303-640 (4)(g));

(A) Detailed plans and engineering and hydrogeologic reports, as appropriate, describing alternate design and operating practices that will, in conjunction with location aspects, prevent the migration of any dangerous waste or dangerous constituents into the ground water or surface water during the life of the facility; or

(B) A detailed assessment of the substantial present or potential hazards posed to human health or the environment should a release enter the environment.

(ix) Description of controls and practices to prevent spills and overflows, as required under WAC 173-303-640 (5)(b);

(x) For tank systems in which ignitable, reactive, or incompatible wastes are to be stored or treated, a description of how operating procedures and tank system and facility design will achieve compliance with the requirements of WAC 173-303-640 (9) and (10);

(xi) A description of the marking and/or labeling of tanks; and

~~((ix))~~ (xii) Tank design to prevent escape of vapors and emissions of acutely or chronically toxic (upon inhalation) EHW.

(d) Specific Part B information requirements for surface impoundments. Except as otherwise provided in WAC 173-303-600(3), owners and operators of facilities that store, treat, or dispose of dangerous waste in surface impoundments must provide the following additional information:

(i) A list of the dangerous wastes placed or to be placed in each surface impoundment;

(ii) Detailed plans and an engineering report describing how the surface impoundment is or will be designed, constructed, operated and maintained to meet the requirements of WAC 173-303-650(2). This submission must address the following items as specified in WAC 173-303-650(2):

(A) The liner system (except for an existing portion of a surface impoundment), including the certification required by WAC 173-303-650 (2)(a)(i)(D) for EHW management. If an exemption from the requirement for a liner is sought as provided by WAC 173-303-650 (2)(b), submit detailed plans and engineering and hydrogeologic reports, as appropriate, describing alternate design and operating practices that will, in conjunction with location aspects, prevent the migration of any dangerous constituents into the ground water or surface water at any future time;

(B) Prevention of overtopping; and

(C) Structural integrity of dikes;

(iii) If any exemption from WAC 173-303-645 is sought, as provided by WAC 173-303-650(3), detailed plans and an engineering report explaining the location of the saturated zone in relation to the surface impoundment, and the design of a double-liner system that incorporates a leak detection system between the liners;

(iv) A description of how each surface impoundment, including the liner and cover systems and appurtenances for control of overtopping, will be inspected in order to meet the requirements of WAC 173-303-650 (4)(a) and (b). This information should be included in the inspection plan submitted under (a)(v) of this subsection;

(v) A certification by a qualified engineer which attests to the structural integrity of each dike, as required under WAC 173-303-650 (4)(c). For new units, the owner or operator must submit a statement by a qualified engineer that he will provide such a certification upon completion of construction in accordance with the plans and specifications;

(vi) A description of the procedure to be used for removing a surface impoundment from service, as required under WAC 173-303-650 (5)(b) and (c). This information should be included in the contingency plan submitted under (a)(vii) of this subsection;

(vii) A description of how dangerous waste residues and contaminated materials will be removed from the unit at closure, as required under WAC 173-303-650 (6)(a)(i). For any wastes not to be removed from the unit upon closure, the owner or operator must submit detailed plans and an engineering report describing how WAC 173-303-650 (6)(a)(ii) and (b) will be complied with. This information should be included in the closure plan and, where applicable, the post-closure plan submitted under (a)(xiii) of this subsection;

(viii) If ignitable or reactive wastes are to be placed in a surface impoundment, an explanation of how WAC 173-303-650(7) will be complied with;

(ix) If incompatible wastes, or incompatible wastes and materials will be placed in a surface impoundment, an explanation of how WAC 173-303-650(8) will be complied with; and

(x) Where applicable, a waste management plan for Dangerous Waste Nos. F020, F021, F022, F023, F026, or F027 describing how the surface impoundment is or will be designed to meet the requirements of WAC 173-303-650(9).

(e) Specific Part B information requirements for waste piles. Except as otherwise provided in WAC 173-303-600(3), owners and operators of facilities that store or treat dangerous waste in waste piles must provide the following additional information:

(i) A list of dangerous wastes placed or to be placed in each waste pile;

(ii) If an exemption is sought to WAC 173-303-660(2), and 173-303-645 as provided by WAC 173-303-660 (1)(c), an explanation of how the standards of WAC 173-303-660 (1)(c) will be complied with;

(iii) Detailed plans and an engineering report describing how the pile is or will be designed, constructed, operated, and maintained to meet the requirements of WAC 173-303-660(2). This submission must address

the following items as specified in WAC 173-303-660(2):

(A) The liner system (except for an existing portion of a pile), including the licensed engineer's certification when required by WAC 173-303-660 (2)(c). If an exemption from the requirement for a liner is sought, as provided by WAC 173-303-660 (2)(d), the owner or operator must submit detailed plans and engineering and hydrogeologic reports, as applicable, describing alternate design and operating practices that will, in conjunction with location aspects, prevent the migration of any hazardous constituents into the ground water or surface water at any future time;

(B) Control of run-on;

(C) Control of run-off;

(D) Management of collection and holding units associated with run-on and run-off control systems; and

(E) Control of wind dispersal of particulate matter, where applicable;

(iv) If an exemption from WAC 173-303-645 is sought as provided by WAC 173-303-660 (3) or (4), submit detailed plans and an engineering report describing how the requirements of WAC 173-303-660 (3)(a) or (4)(a) will be complied with;

(v) A description of how each waste pile, including the liner and appurtenances for control of run-on and run-off, will be inspected in order to meet the requirements of WAC 173-303-660(5). This information should be included in the inspection plan submitted under (a)(v) of this subsection. If an exemption is sought to WAC 173-303-645 pursuant to WAC 173-303-660(4), describe in the inspection plan how the inspection requirements of WAC 173-303-660 (4)(a)(iii) will be complied with;

(vi) If treatment is carried out on or in the pile, details of the process and equipment used, and the nature and quality of the residuals;

(vii) If ignitable or reactive wastes are to be placed in a waste pile, an explanation of how the requirements of WAC 173-303-660(7) will be complied with;

(viii) If incompatible wastes, or incompatible wastes and materials will be placed in a waste pile, an explanation of how WAC 173-303-660(8) will be complied with;

(ix) A description of how dangerous waste, waste residues and contaminated materials will be removed from the waste pile at closure, as required under WAC 173-303-660 (9)(a). For any waste not to be removed from the waste pile upon closure, the owner or operator must submit detailed plans and an engineering report describing how WAC 173-303-665 (6)(a) and (b) will be complied with. This information should be included in the closure plan and, where applicable, the post-closure plan submitted under (a)(xiii) of this subsection;

(x) Where applicable, a waste management plan for Dangerous Waste Nos. F020, F021, F022, F023, F026, or F027 describing how a waste pile that is not enclosed (as defined in WAC 173-303-660 (1)(c)) is or will be designed, constructed, operated, and maintained to meet the requirements of WAC 173-303-660(10).

(f) Specific Part B information requirements for incinerators. Except as WAC 173-303-670(1) provides

otherwise, owners and operators of facilities that incinerate dangerous waste must fulfill the informational requirements of (f) of this subsection.

(i) When seeking an exemption under WAC 173-303-670 (1)(b) (ignitable or reactive wastes only):

(A) Documentation that the waste is listed as a dangerous waste in WAC 173-303-080, solely because it is ignitable; or

(B) Documentation that the waste is listed as a dangerous waste in WAC 173-303-080, solely because it is reactive for characteristics other than those listed in WAC 173-303-090 (7)(a)(iv) and (v), and will not be burned when other dangerous wastes are present in the combustion zone; or

(C) Documentation that the waste is a dangerous waste solely because it possesses the characteristic of ignitability, as determined by the tests for characteristics of dangerous waste under WAC 173-303-090; or

(D) Documentation that the waste is a dangerous waste solely because it possesses the reactivity characteristics listed in WAC 173-303-090 (7)(a)(i), (ii), (iii), (vi), (vii), and (viii), and that it will not be burned when other dangerous wastes are present in the combustion zone.

(ii) Submit a trial burn plan or the results of a trial burn, including all required determinations, in accordance with WAC 173-303-807.

(iii) In lieu of a trial burn, the applicant may submit the following information;

(A) An analysis of each waste or mixture of wastes to be burned including:

(I) Heating value of the waste in the form and composition in which it will be burned;

(II) Viscosity (if applicable), or description of physical form of the waste, and specific gravity of the waste;

(III) An identification of any dangerous organic constituents listed in WAC 173-303-9905 or, if not listed, which cause the waste(s) to be regulated, which are present in the waste to be burned, except that the applicant need not analyze for constituents which would reasonably not be expected to be found in the waste. The constituents excluded from analysis must be identified and the basis for their exclusion stated. The waste analysis must rely on analytical techniques specified in WAC 173-303-110(3), or their equivalent;

(IV) An approximate quantification of the dangerous constituents identified in the waste, within the precision produced by the analytical methods specified in WAC 173-303-110(3); and

(V) A quantification of those dangerous constituents in the waste which may be designated as principal organic dangerous constituents (PODC's) based on data submitted from other trial or operational burns which demonstrate compliance with the performance standards in WAC 173-303-670(4);

(B) A detailed engineering description of the incinerator, including:

(I) Manufacturer's name and model number of incinerator;

(II) Type of incinerator;

(III) Linear dimension of incinerator unit including cross sectional area of combustion chamber;

(IV) Description of auxiliary fuel system (type/feed);

(V) Capacity of prime mover;

(VI) Description of automatic waste feed cutoff system(s);

(VII) Stack gas monitoring and pollution control monitoring system;

(VIII) Nozzle and burner design;

(IX) Construction materials; and

(X) Location and description of temperature, pressure, and flow indicating devices and control devices;

(C) A description and analysis of the waste to be burned compared with the waste for which data from operational or trial burns are provided to support the contention that a trial burn is not needed. The data should include those items listed in (f)(iii)(A) of this subsection. This analysis should specify the principal organic dangerous constituents (PODC's) which the applicant has identified in the waste for which a permit is sought, and any differences from the PODC's in the waste for which burn data are provided;

(D) The design and operating conditions of the incinerator unit to be used, compared with that for which comparative burn data are available;

(E) A description of the results submitted from any previously conducted trial burn(s) including:

(I) Sampling and analysis techniques used to calculate performance standards in WAC 173-303-670(4); and

(II) Methods and results of monitoring temperatures, waste feed rates, carbon monoxide, and an appropriate indicator of combustion gas velocity (including a statement concerning the precision and accuracy of this measurement);

(F) The expected incinerator operation information to demonstrate compliance with WAC 173-303-670 (4) and (6), including:

(I) Expected carbon monoxide (CO) level in the stack exhaust gas;

(II) Waste feed rate;

(III) Combustion zone temperature;

(IV) Indication of combustion gas velocity;

(V) Expected stack gas volume, flow rate, and temperature;

(VI) Computed residence time for waste in the combustion zone;

(VII) Expected hydrochloric acid removal efficiency;

(VIII) Expected fugitive emissions and their control procedures; and

(IX) Proposed waste feed cutoff limits based on the identified significant operating parameters;

(G) Such supplemental information as the department finds necessary to achieve the purposes of this subsection;

(H) Waste analysis data, including that submitted in (f)(iii)(A) of this subsection, sufficient to allow the department to specify as permit principal organic dangerous constituents (permit PODC's) those constituents for which destruction and removal efficiencies will be required; and

(I) Test protocols and sampling and analytical data to demonstrate the designation status under WAC 173-303-070 of:

(I) Incinerator ash residues, if any; and

- (II) Residues from the air pollution control devices.
- (iv) The department shall approve a permit application without a trial burn if the department finds that:
- (A) The wastes are sufficiently similar; and
- (B) The incinerator units are sufficiently similar, and the data from other trial burns are adequate to specify (under WAC 173-303-670(6)) operating conditions that will ensure that the performance standards in WAC 173-303-670(4) will be met by the incinerator.
- (g) Specific Part B information requirements for land treatment facilities. Except as otherwise provided in WAC 173-303-600(3), owners and operators of facilities that use land treatment to dispose of dangerous waste must provide the following additional information:
- (i) A description of plans to conduct a treatment demonstration as required under WAC 173-303-655(3). The description must include the following information:
- (A) The wastes for which the demonstration will be made and the potential dangerous constituents in the waste;
- (B) The data sources to be used to make the demonstration (e.g., literature, laboratory data, field data, or operating data);
- (C) Any specific laboratory or field test that will be conducted, including:
- (I) The type of test (e.g., column leaching, degradation);
- (II) Materials and methods, including analytical procedures;
- (III) Expected time for completion; and
- (IV) Characteristics of the unit that will be simulated in the demonstration, including treatment zone characteristics, climatic conditions, and operating practices;
- (ii) A description of a land treatment program, as required under WAC 173-303-655(2). This information must be submitted with the plans for the treatment demonstration, and updated following the treatment demonstration. The land treatment program must address the following items:
- (A) The wastes to be land treated;
- (B) Design measures and operating practices necessary to maximize treatment in accordance with WAC 173-303-655 (4)(a) including:
- (I) Waste application method and rate;
- (II) Measures to control soil pH;
- (III) Enhancement of microbial or chemical reactions; and
- (IV) Control of moisture content;
- (C) Provisions for unsaturated zone monitoring, including:
- (I) Sampling equipment, procedures, and frequency;
- (II) Procedures for selecting sampling locations;
- (III) Analytical procedures;
- (IV) Chain of custody control;
- (V) Procedures for establishing background values;
- (VI) Statistical methods for interpreting results; and
- (VII) The justification for any dangerous constituents recommended for selection as principal dangerous constituents, in accordance with the criteria for such selection in WAC 173-303-655 (6)(a);
- (D) A list of dangerous constituents reasonably expected to be in, or derived from, the wastes to be land

- treated based on waste analysis performed pursuant to WAC 173-303-300;
- (E) The proposed dimensions of the treatment zone;
- (iii) A description of how the unit is or will be designed, constructed, operated, and maintained in order to meet the requirements of WAC 173-303-655(4). This submission must address the following items:
- (A) Control of run-on;
- (B) Collection and control of run-off;
- (C) Minimization of run-off of dangerous constituents from the treatment zone;
- (D) Management of collection and holding facilities associated with run-on and run-off control systems;
- (E) Periodic inspection of the unit. This information should be included in the inspection plan submitted under (a)(v) of this subsection; and
- (F) Control of wind dispersal of particulate matter, if applicable;
- (iv) If food-chain crops are to be grown in (or on) the treatment zone of the land treatment unit, a description of how the demonstration required under WAC 173-303-655(5) will be conducted including:
- (A) Characteristics of the food-chain crop for which the demonstration will be made;
- (B) Characteristics of the waste, treatment zone, and waste application method and rate to be used in the demonstration;
- (C) Procedures for crop growth, sample collection, sample analysis, and data evaluation;
- (D) Characteristics of the comparison crop including the location and conditions under which it was or will be grown; and
- (E) If cadmium is present in the land treated waste, a description of how the requirements of WAC 173-303-655 (5)(b) will be complied with;
- (v) A description of the vegetative cover to be applied to closed portions of the facility, and a plan for maintaining such cover during the post-closure care period, as required under WAC 173-303-655 (8)(a)(viii) and (c)(ii). This information should be included in the closure plan and, where applicable, the post-closure care plan submitted under (a)(xiii) of this subsection;
- (vi) If ignitable or reactive wastes will be placed in or on the treatment zone, an explanation of how the requirements of WAC 173-303-655(9) will be complied with; and
- (vii) If incompatible wastes, or incompatible wastes and materials, will be placed in or on the same treatment zone, an explanation of how WAC 173-303-655(10) will be complied with.
- (viii) Where applicable, a waste management plan for Dangerous Waste Nos. F020, F021, F022, F023, F026, or F027 describing how a land treatment facility is or will be designed, constructed, operated, and maintained to meet the requirements of WAC 173-303-655(12).
- (h) Specific Part B information requirements for landfills. Except as otherwise provided in WAC 173-303-600(3), owners and operators of facilities that dispose of dangerous waste in landfills must provide the following additional information;
- (i) A list of the dangerous wastes placed or to be placed in each landfill or landfill cell;

(ii) Detailed plans and an engineering report describing how the landfill is or will be designed, constructed, operated and maintained to comply with the requirements of WAC 173-303-665(2). This submission must address the following items as specified in WAC 173-303-665(2):

(A) The liner system and leachate collection and removal system (except for an existing portion of a landfill), including the licensed engineer's certification required by WAC 173-303-665 (2)(a)(i). If an exemption from the requirements for a liner and a leachate collection and removal system is sought, as provided by WAC 173-303-665 (2)(b), submit detailed plans and engineering and hydrogeologic reports, as appropriate, describing alternate design and operating practices that will, in conjunction with location aspects, prevent the migration of any dangerous constituent into the ground water or surface water at any future time;

(B) Control of run-on;

(C) Control of run-off;

(D) Management of collection and holding facilities associated with run-on and run-off control systems; and

(E) Control of wind dispersal of particulate matter, where applicable;

(iii) If an exemption from WAC 173-303-645 is sought, as provided by WAC 173-303-665(3), the owner or operator must submit detailed plans and an engineering report explaining the location of the saturated zone in relation to the landfill, the design of a double-liner system that incorporates a leak detection system between the liners, and a leachate collection and removal system above the liners;

(iv) A description of how each landfill, including the liner and cover systems, will be inspected in order to meet the requirements of WAC 173-303-665(4). This information should be included in the inspection plan submitted under (a)(v) of this subsection;

(v) Detailed plans and an engineering report describing the final cover which will be applied to each landfill or landfill cell at closure in accordance with WAC 173-303-665 (6)(a), and a description of how each landfill will be maintained and monitored after closure in accordance with WAC 173-303-665 (6)(b) and (c). This information should be included in the closure and post-closure plans submitted under (a)(xiii) of this subsection;

(vi) If ignitable or reactive wastes will be landfilled, an explanation of how the standards of WAC 173-303-665(7) will be complied with;

(vii) If incompatible wastes, or incompatible wastes and materials will be landfilled, an explanation of how WAC 173-303-665(8) will be complied with;

(viii) If bulk of noncontainerized liquid waste or wastes containing free liquids is to be landfilled, an explanation of how the requirements of WAC 173-303-665(9) will be complied with;

(ix) If containers of dangerous waste are to be landfilled, an explanation of how the requirements of WAC 173-303-665(10) will be complied with; and

(x) Where applicable, a waste management plan for Dangerous Waste Nos. F020, F021, F022, F023, F026, or F027 describing how a landfill is or will be designed,

constructed, operated, and maintained to meet the requirements of WAC 173-303-665(11).

(5) Construction. A person may begin physical construction of a new facility, or of new portions of an existing facility if the new portions would amount to reconstruction under interim status (WAC 173-303-805(7)), only after complying with WAC 173-303-281, submitting Part A and Part B of the permit application and receiving a final facility permit. All permit applications must be submitted at least one hundred eighty days before physical construction is expected to begin.

(6) Reapplications. Any dangerous waste facility with an effective final facility permit shall submit a new application one hundred eighty days prior to the expiration date of the effective permit, unless the department grants a later date provided that such date will never be later than the expiration date of the effective permit.

(7) Continuation of expiring permits.

(a) When the owner/operator submits a timely application for a final facility permit and the application is determined by the department to be complete pursuant to subsection (8) of this section, the facility is allowed to continue operating under the expiring or expired permit until the effective date of the new permit.

(b) When the facility is not in compliance with the conditions of the expiring or expired permit, the department may choose to do any of the following:

(i) Initiate enforcement action based upon the permit which has been continued;

(ii) Issue a notice of intent to deny the new permit. If the permit is denied, the owner or operator would then be required to cease the activities authorized by the continued permit or be subject to enforcement action for operating without a permit;

(iii) Issue a new permit with appropriate conditions; and/or

(iv) Take other actions authorized by this chapter.

(8) Completeness. The department shall not issue a final facility permit before receiving a complete application, except for permits by rule or emergency permits. An application for a permit is complete when the application form and any supplemental information has been submitted to the department's satisfaction. The completeness of any application for a permit shall be judged independently of the status of any other permit application or permit for the same facility or activity.

(9) Recordkeeping. Applicants shall keep records of all data used to complete the permit applications, and any supplemental information submitted to the department for a period of at least three years from the date the application is signed.

(10) General permit conditions. All final facility permits shall contain general permit conditions described in WAC 173-303-810.

(11) Permit duration.

(a) Final facility permits shall be effective for a fixed term not to exceed ten years.

(b) The department may issue any final facility permit for a duration that is less than the full allowable term.

(c) The term of a final facility permit shall not be extended beyond ten years, unless otherwise authorized under subsection (7) of this section.

(12) Grounds for termination. The following are causes for terminating a final facility permit during its term, or for denying a permit application:

(a) Noncompliance by the permittee with any condition of the permit;

(b) The permittee's failure in the application or during the permit issuance process to disclose fully all relevant facts, or the permittee's misrepresentation of any relevant facts at any time;

(c) A determination that the permitted activity endangers public health or the environment and the hazard can only be controlled by permit modification or termination; or

(d) A determination that the permit applicant has failed to satisfy the performance standards of WAC 173-303-283.

(13) Permit changes. All final facility permits shall be subject to the requirements of permit changes, WAC 173-303-830.

(14) Procedures for decision making. Issuance of final facility permits will be subject to the procedures for decision making described in WAC 173-303-840.

(15) Other requirements for final special waste and recycling facility permits. In lieu of issuing a final special waste or recycling facility permit, the department may, after providing opportunity for public comment in accordance with WAC 173-303-840, defer to a permit already issued under other statutory authority administered by the department (such as the State Water Pollution Control Act, chapter 90.48 RCW, the State Clean Air Act, chapter 70.94 RCW, etc.) which incorporates the requirements of this section, and WAC 173-303-500 through 173-303-525 for recycling facilities or WAC 173-303-550 through 173-303-560 for special waste facilities.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-830 PERMIT CHANGES. (1) Purpose and applicability. This section describes the types of permit changes that may be made to all permits issued by the department. This section does not apply to permits by rule or interim status permits.

(2) Transfer of permits. A permit may be transferred by the permittee to a new owner or operator only if the permit has been modified or revoked and reissued under subsection (3) of this section, or a minor modification has been made to identify the new permittee and incorporate such other requirements as stipulated under subsection (4) of this section.

(3) Modification or revocation and reissuance of permits. When the department receives any information (for example, inspects the facility, receives information submitted by the permittee as required in the permit, receives a request for modification or revocation and reissuance, or conducts a review of the permit file), the department may determine whether or not one or more of the causes listed in (a) and (b) of this subsection for modification or revocation and reissuance or both exist. If cause exists, the department may modify or revoke and reissue the permit accordingly and may request an

updated application if necessary. When a permit is modified, only the conditions subject to modification are reopened. If a permit is revoked and reissued, the entire permit is reopened and subject to revision and the permit is reissued for a new term. If cause does not exist under subsection (3) or (4) of this section, the department shall not modify or revoke and reissue the permit. If a permit modification satisfies the criteria in subsection (4) of this section for "minor modifications," the permit may be modified without a draft permit or public review. Otherwise, a draft permit must be prepared and public review provided in accordance with WAC 173-303-840.

(a) Causes for modification. The following are causes for modification but not revocation and reissuance of permits, unless agreed to or requested by the permittee:

(i) Alterations. There are material and substantial alterations or additions to the permitted facility or activity which occurred after permit issuance which justify the application of permit conditions that are different or absent in the existing permit;

(ii) Information. Permits may be modified during their terms if the department receives information that was not available at the time of permit issuance and which would have justified the application of different permit conditions at the time of issuance;

(iii) New regulations. The standards or regulations on which the permit was based have been changed by promulgation of amended standards or regulations or by judicial decision after the permit was issued. Permits may be modified during their terms for this cause only when:

(A) The permit condition requested to be modified was based on an effective regulation; and

(B) The department has revised, withdrawn, or modified that portion of the regulation on which the permit condition was based; and either

(I) The department decides to modify the permit because there would be a potential threat to public health or the environment if the permit does not incorporate the requirements of the amended regulation; or

(II) A permittee requests modification within ninety days after the date the regulation amendments are adopted;

(iv) Compliance schedules. The department determines good cause exists for modification of a compliance schedule, such as an act of God, strike, flood, or materials shortage, or other events over which the permittee has little or no control and for which there is no reasonably available remedy;

(v) Closure plans or postclosure. When modification of a closure or postclosure plan is required under WAC 173-303-610 (3) or (8);

(vi) Revocation of changes approved prior to notice of closure. After the department receives the notification of expected closure under WAC 173-303-610(3), the department may determine that previously approved changes are no longer warranted. These include:

(A) Extension of the ninety or one hundred eighty day periods under WAC 173-303-610(4);

(B) Modification of the thirty year postclosure period under WAC 173-303-610(7);

(C) Continuation of security requirements under WAC 173-303-610(7); or

(D) Permission to disturb the integrity of the containment system under WAC 173-303-610(7);

(vii) When the permittee has filed a request under WAC 173-303-620 for a variance to the level of financial responsibility or when the department demonstrates under WAC 173-303-620 that an upward adjustment of the level of financial responsibility is required;

(viii) When the corrective action program specified in the permit under WAC 173-303-645 has not brought the regulated unit into compliance with the ground water protection standard within a reasonable period of time;

(ix) To include a detection monitoring program meeting the requirements of WAC 173-303-645, when the owner or operator has been conducting a compliance monitoring program under WAC 173-303-645 or a corrective action program under WAC 173-303-645 and compliance period ends before the end of the postclosure care period for the unit;

(x) When a permit requires a compliance monitoring program under WAC 173-303-645, but monitoring data collected prior to permit issuance indicate that the facility is exceeding the ground water protection standard;

(xi) To include conditions applicable to units at a facility that were not previously included in the facility's permit; or

(xii) When a land treatment unit is not achieving complete treatment of dangerous constituents under its current permit conditions.

(b) Causes for modification or revocation and reissuance. The following are causes to modify, or alternatively, revoke and reissue a permit:

(i) Cause exists for termination under WAC 173-303-806((++)) (12) for final facility permits, and the department determines that modification or revocation and reissuance is appropriate; or

(ii) The department has received notification of a proposed transfer of the permit.

(c) Facility siting. Suitability of the facility location will not be considered at the time of permit modification or revocation and reissuance unless new information or standards indicate that a threat to human health or the environment exists which was unknown at the time of permit issuance.

(4) Minor modifications of permits. Unless the permittee indicates otherwise, the department may modify a permit to make the corrections or allowances for changes in the permitted activity listed in this section without following the procedures of WAC 173-303-840. Any permit modification not processed as a minor modification under this section must be made for cause and with a draft permit and public notice as required in WAC 173-303-840. Minor modifications may only be made to:

(a) Correct typographical errors;

(b) Require more frequent monitoring or reporting by the permittee;

(c) Change an interim compliance date in a schedule of compliance, provided the new date is not more than one hundred twenty days after the date specified in the existing permit and does not interfere with attainment of the final compliance date requirement;

(d) Allow for a change in ownership or operational control of a facility where the department determines that no other change in the permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility between the current and new permittees has been submitted to the department. Changes in the ownership or operational control of a facility may be made if the new owner or operator submits a revised permit application no later than ninety days prior to the scheduled change. When a transfer of ownership or operational control of a facility occurs, the old owner or operator shall comply with the requirements of WAC 173-303-620 (Financial requirements), until the new owner or operator has demonstrated to the department that he is complying with the requirements of that section. The new owner or operator must demonstrate compliance with financial requirements within six months of the date of the change in the ownership or operational control of the facility. Upon demonstration to the department by the new owner or operator of compliance with WAC 173-303-620, the department shall notify the old owner or operator in writing that he no longer needs to comply with the financial requirements as of the date of demonstration;

(e) Change the lists of facility emergency coordinators or equipment in the permit's contingency plan;

(f) Change the following:

(i) Estimates of maximum inventory under WAC 173-303-610 (3)(a) (iii);

(ii) Estimates of expected year of closure or schedules for final closure under WAC 173-303-610 (3)(a)(vii); or

(iii) Approve periods longer than ninety days or one hundred eighty days under WAC 173-303-610 (4)(a) or (b);

(g) Change the ranges of the operating requirements set in the permit to reflect the results of the trial burn, provided that the change is minor;

(h) Change the operating requirements set in the permit for conducting a trial burn, provided that the change is minor;

(i) Grant one extension of the time period for determining operational readiness following completion of construction, for up to seven hundred twenty hours operating time for treatment of dangerous waste in an incinerator;

(j) Change the treatment program requirements for land treatment units under WAC 173-303-655(2) to improve treatment of dangerous constituents, provided that the change is minor;

(k) Change any conditions specified in the permit for land treatment units to reflect the results of field tests or laboratory analyses used in making a treatment demonstration in accordance with WAC 173-303-808, provided that the change is minor; and

(l) Allow a second treatment demonstration for land treatment to be conducted when the results of the first demonstration have not shown the conditions under which the waste or wastes can be treated completely as required by WAC 173-303-655, provided that the conditions for the second demonstration are substantially the same as the conditions for the first demonstration.

(5) Permit termination. The department shall follow the applicable procedures in WAC 173-303-840, procedures for decision making, in terminating any permit. The following are causes for terminating a permit during its term or for denying a permit renewal application:

(a) Noncompliance by the permittee with any condition of the permit;

(b) The permittee's failure in the application or during the permit issuance process to disclose fully all relevant facts, or the permittee's misrepresentation of any relevant facts at any time; or

(c) A determination that the permitted activity endangers public health or the environment and can only be regulated to acceptable levels by permit modification or termination.

(6) Schedules of compliance.

(a) General. The permit may, when appropriate, specify a schedule of compliance leading to compliance with chapter 173-303 WAC.

(b) Time for compliance. Any schedules of compliance under this section shall require compliance as soon as possible.

(c) Interim dates. If a permit establishes a schedule of compliance which exceeds one year from the date of permit issuance, the schedule shall set forth interim requirements and the dates for their achievement as follows:

(i) The time between interim dates shall not exceed one year; or

(ii) If the time necessary for completion of any interim requirement (such as the construction of a control facility) is more than one year and is not readily divisible into stages for completion, the permit shall specify interim dates for the submission of reports of progress toward completion of the interim requirements and indicate a projected completion date.

(d) Reporting. The permit shall be written to require that no later than fourteen days following each interim date and the final date of compliance, the permittee shall notify the department in writing of its compliance or noncompliance with the interim or final requirements.

AMENDATORY SECTION (Amending Order DE-85-10, filed 6/3/86)

WAC 173-303-9903 DISCARDED CHEMICAL PRODUCTS LIST.

DISCARDED CHEMICAL PRODUCTS LIST

Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*
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ACUTELY DANGEROUS CHEMICAL PRODUCTS

P023	Acetaldehyde, chloro-	EHW	B H
U001	Acetaldehyde	EHW	C
U034	Acetaldehyde, trichloro-	EHW	H
P002	Acetamide, N-(aminothioxomethyl)-	EHW	B
P057	Acetamide, 2-fluoro-	EHW	B H
P058	Acetic acid, fluoro-, sodium salt	EHW	A H
U144	Acetic acid, lead salt	EHW	D EP
P066	Acetimidic acid, N-[(methylcarbamoyl)oxy]thio-, methyl ester	EHW	B
U003	Acetonitrile	EHW	C I

Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*
P001	3-(alpha-Acetylbenzyl)-4-hydroxycoumarin and salts	EHW	A
P002	1-Acetyl-2-thiourea	EHW	B
U006	Acetyl chloride	EHW	C H O R
P003	Acrolein	EHW	X I
U007	Acrylamide	EHW	C
U008	Acrylic acid	EHW	C O I
U009	Acrylonitrile	EHW	C + I
P070	Aldicarb	EHW	B
P004	Aldrin	EHW	X H
P005	Allyl alcohol	EHW	B I
P006	Aluminum phosphide (R,T)	EHW	BR
P007	5-(Aminomethyl)-3-isoxazolone	EHW	B
P008	4-alpha-Aminopyridine	EHW	B
P009	Ammonium picrate	EHW	R
P119	Ammonium vanadate	EHW	B
U012	Aniline	EHW	C I
P010	Arsenic acid	EHW	B
P012	Arsenic (III) oxide	EHW	B +
P011	Arsenic (V) oxide	EHW	B
P011	Arsenic pentoxide	EHW	B
P012	Arsenic trioxide	EHW	B +
P038	Arsine, diethyl-	EHW	B
U015	Azaserine	EHW	C +
P054	Aziridine	EHW	B +
U010	Azirino(2',3':3,4)pyrrolo(1,2a)indole-4,7-dione, 6-amino-8-((aminocarbonyl)oxy)methyl-1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5-methyl-	EHW	B +
P013	Barium cyanide	EHW	A
U157	Benz[<i>j</i>]aceanthrylene, 1,2-dihydro-3-methyl-	EHW	H P
U017	Benzal chloride	EHW	D H
U018	Benz[<i>a</i>]anthracene	EHW	P +
U018	1,2-Benzanthracene	EHW	P +
U094	1,2-Benzanthracene, 7,12-dimethyl-	EHW	C P
U012	Benzenamine	EHW	C I
P024	Benzenamine, 4-chloro-	EHW	C H
U049	Benzenamine, 4-chloro-2-methyl-	EHW	H
U093	Benzenamine, N, N-dimethyl-4-(phenylazo)-	EHW	C +
U158	Benzenamine, 4,4-methylenebis(2-chloro-	EHW	H +
P077	Benzenamine, 4-nitro-	EHW	D ?
P028	Benzene, (chloromethyl)-	EHW	B H +
U019	Benzene	EHW	C + I
U038	Benzenoacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy, ethyl ester	EHW	H
U030	Benzene, 1-bromo-4-phenoxy-	EHW	H
U037	Benzene, chloro-	EHW	B H I
U190	1,2-Benzenedicarboxylic acid anhydride	EHW	C
U070	Benzene, 1,2-dichloro-	EHW	B H
U071	Benzene, 1,3-dichloro-	EHW	B H
U072	Benzene, 1,4-dichloro-	EHW	B H
U017	Benzene, (dichloromethyl)-	EHW	D H
U223	Benzene, 1,3-diisocyanatomethyl-	EHW	BR
U239	Benzene, dimethyl-	EHW	C I
U201	1,3-Benzenediol	EHW	C
U127	Benzene, hexachloro-	EHW	H
U056	Benzene, hexahydro-	EHW	C I
U188	Benzene, hydroxy-	EHW	C
U220	Benzene, methyl-	EHW	C I
U105	Benzene, 1-methyl-(1-)-2,4-dinitro	EHW	C
U106	Benzene, 1-methyl-2,6-dinitro-	EHW	C
U055	Benzene, (1-methylethyl)-	EHW	C I
U169	Benzene, nitro-	EHW	C I
U183	Benzene, pentachloro	EHW	H
U185	Benzene, pentachloronitro-	EHW	D H +
U020	Benzenesulfonic acid chloride	EHW	D H O R
U020	Benzenesulfonyl chloride	EHW	D H O R
U207	Benzene, 1,2,4,5-tetrachloro-	EHW	D H
U023	Benzene, (trichloromethyl)-	EHW	H O R
P042	1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-	EHW	B
P014	Benzenethiol	EHW	A
U021	Benzidine	EHW	B +
U022	Benzo[<i>a</i>]pyrene	EHW	P +
U022	3,4-Benzopyrene	EHW	P +
U197	p-Benzoquinone	EHW	C
U023	Benzotrithloride	EHW	H O R
U050	1,2-Benzphenanthrene	EHW	P +
P028	Benzyl chloride	EHW	B H +
P015	Beryllium dust	EHW	C +
U085	2,2'-Bioxirane	EHW	B I

Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*	Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*
U021	1,1'-Biphenyl)-4,4'-diamine	EHW	B +	U062	S-(2,3-Dichloroallyl) diisopropylthiocarbamate	EHW	C H +
U073	(1,1'-Biphenyl)-4,4'-diamine, 3,3'-dichloro-	EHW	H +	U070	o-Dichlorobenzene	EHW	C H +
U095	(1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethyl-	EHW	C +	U071	m-Dichlorobenzene	EHW	B H
U024	Bis(2-chloroethoxy) methane	EHW	C H	U072	p-Dichlorobenzene	EHW	B H
U027	Bis(2-chloroisopropyl) ether	EHW	C H O	U073	3,3'-Dichlorobenzidine	EHW	H +
P016	Bis(chloromethyl) ether	EHW	B H +	U074	1,4-Dichloro-2-butene	EHW	C H I
U246	Bromine cyanide	EHW	C H	U075	Dichlorodifluoromethane	EHW	H
P017	Bromoacetone	EHW	C H	U060	Dichloro diphenyl dichloroethane	EHW	C H +
U225	Bromoform	EHW	H	U061	Dichloro diphenyl trichloroethane	EHW	X H +
U030	4-Bromophenyl phenyl ether	EHW	H	U078	1,1-Dichloroethylene	EHW	C H +
P018	Brucine	EHW	A	U079	1,2-Dichloroethylene	EHW	D H
U128	1,3-Butadiene, 1,1,2,3,4,4-hexachloro-	EHW	C H	U025	Dichloroethyl ether	EHW	C H
U035	Butanoic acid, 4-[bis(2-chloroethyl) amino] benzene-	EHW	H +	U081	2,4-Dichlorophenol	EHW	D H
U160	2-Butanone peroxide	EHW	B R	U082	2,6-Dichlorophenol	EHW	D H
U053	2-Butenal	EHW	B I	U240	2,4-Dichlorophenoxyacetic acid, salts and esters	EHW	B H
U074	2-Butene, 1,4-dichloro-	EHW	C H I	P036	Dichlorophenylarsine	EHW	B H
U032	Calcium chromate	EHW	C + EP	U083	1,2-Dichloropropane	EHW	C H I
P021	Calcium cyanide	EHW	B	U084	1,3-((Dichloropropane)) Dichloropropene	EHW	C H
P123	Camphene, octachloro-	EHW	X H	P037	Dieldrin	EHW	X H +
U178	Carbamic acid, methylnitroso-, ethyl ester	EHW	C +	U085	1,2,3,4-Diepoxybutane	EHW	B I
U176	Carbamide, N-ethyl-N-nitroso-	EHW	C +	P038	Diethylarsine	EHW	B
U177	Carbamide, N-methyl-N-nitroso-	EHW	C +	P039	O,O-Diethyl S-[2-(ethylthio)ethyl] phosphorodithioate	EHW	A
U219	Carbamide, thio-	EHW	C +	U087	O,O-Diethyl-S-methyl-dithiophosphate	EHW	B
P103	Carbamimidoseleonic acid	EHW	B	P041	Diethyl-p-nitrophenyl phosphate	EHW	A
U097	Carbamoyl chloride, dimethyl-	EHW	D H +	P040	O,O-Diethyl O-pyrazenyl phosphorothioate	EHW	A
P022	Carbon bisulfide	EHW	D I ?	P043	Diisopropyl fluorophosphate	EHW	B H
P022	Carbon disulfide	EHW	D I ?	P044	Dimethoate	EHW	A
U156	Carbonochloridic acid, methyl ester	EHW	B H I	U092	Dimethylamine	EHW	C I
U033	Carbon oxyfluoride	EHW	B H R	U093	Dimethylaminoazobenzene	EHW	C +
U211	Carbon tetrachloride	EHW	C H +	U094	7,12-Dimethylbenz[a]anthracene	EHW	C P
P095	Carbonyl chloride	EHW	B H	U095	3,3'-Dimethylbenzidine	EHW	C +
U033	Carbonyl fluoride	EHW	B H R	U096	alpha, alpha-Dimethylbenzylhydroperoxide	EHW	C R
U035	Chlorambucil	EHW	H +	U097	Dimethylcarbamoyl chloride	EHW	D H +
U036	Chlordane, technical	EHW	X H	U099	1,2-Dimethylhydrazine	EHW	C + I
P033	Chlorine cyanide	EHW	A H	P045	3,3-Dimethyl-1-(methylthio)-2-butanone, O-[(methylamino)carbonyl] oxime	EHW	B
U026	Chloronaphazine	EHW	H +	P071	O,O-Dimethyl O-p-nitrophenyl phosphorothioate	EHW	A
P023	Chloroacetaldehyde	EHW	B H	P082	Dimethylnitrosamine	EHW	B +
P024	p-Chloroaniline	EHW	C H	P046	alpha, alpha-Dimethylphenethylamine	EHW	C
U037	Chlorobenzene	EHW	B H I	U103	Dimethyl sulfate	EHW	C O +
U039	4-Chloro-m-cresol	EHW	H	P047	4,6-Dinitro-o-cresol and salts	EHW	B
U041	1-Chloro-2,3-epoxypropane	EHW	C H + I	P034	4,6-Dinitro-o-cyclohexylphenol	EHW	C
U042	2-Chloroethyl vinyl ether	EHW	C H	P048	2,4-Dinitrophenol	EHW	B
U044	Chloroform	EHW	C H +	U105	2,4-Dinitrotoluene	EHW	C
U046	Chloromethyl methyl ether	EHW	D H + I	U106	2,6-Dinitrotoluene	EHW	C
U047	beta-Chloronaphthalene	EHW	D H	P020	Dinoseb	EHW	B
U048	o-Chlorophenol	EHW	D H	U109	1,2-Diphenylhydrazine	EHW	C
P026	1-(o-Chlorophenyl)thiourea	EHW	A H	P035	Diphosphoramidate, octamethyl	EHW	?
P027	3-Chloropropionitrile	EHW	B H	U110	Dipropylamine	EHW	C I
U049	4-Chloro-o-toluidine, hydrochloride	EHW	H	U111	Di-n-propylnitrosamine	EHW	C +
U032	Chromic acid, calcium salt	EHW	C + EP	P039	Disulfoton	EHW	A
U050	Chrysene	EHW	P +	P049	2,4-Dithiobiuret	EHW	A
P029	Copper cyanides	EHW	B	P109	Dithiopyrophosphoric acid, tetraethyl ester	EHW	A
U052	Cresols	EHW	B	P050	Endosulfan	EHW	X H
U052	Cresylic acid	EHW	B	P088	Endothall	EHW	B
U053	Crotonaldehyde	EHW	B I	P051	Endrin	EHW	X H
U055	Cummene	EHW	C I	P042	Epinephrine	EHW	B
P030	Cyanides (soluble cyanide salts), not elsewhere specified	EHW	A	U001	Ethanal	EHW	C
P031	Cyanogen	EHW	B I	U174	Ethanamine, N-ethyl-N-nitroso-	EHW	C +
U246	Cyanogen bromide	EHW	C H	P046	Ethanamine, 1,1-dimethyl-2-phenyl-	EHW	C
P033	Cyanogen chloride	EHW	A H	U067	Ethane, 1,2-dibromo-	EHW	C H +
U197	1,4-Cyclohexadienedione	EHW	C	U076	Ethane, 1,1-dichloro-	EHW	D H
U056	Cyclohexane	EHW	C I	U077	Ethane, 1,2-dichloro-	EHW	D H
U057	Cyclohexanone	EHW	C I	U114	1,2-Ethanediybis(carbamodithioic acid	EHW	B
U130	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-	EHW	X H	U131	Ethane, 1,1,1,2,2,2-hexachloro-	EHW	H
U058	Cyclophosphamide	EHW	C H + I	U024	Ethane, 1,1'-[methylenebis(oxy)] bis[2-chloro-	EHW	C H
U240	2,4-D, salts and esters	EHW	B H	U247	Ethane, 1,1,1-trichloro-2,2-bis(p-methoxy phenyl)	EHW	D H
U060	DDD	EHW	C H +	U003	Ethanenitrile	EHW	C
U061	DDT	EHW	X H +	U025	Ethane, 1,1'-oxybis[2-chloro-	EHW	C H
U142	Decachlorooctahydro-1,3,4-metheno-2H-cyclobuta[c,d]-pentalen-2-one	EHW	X H	U184	Ethane, pentachloro-	EHW	A H
U062	Diallate	EHW	C H +	U208	Ethane, 1,1,1,2-tetrachloro-	EHW	H
U133	Diamine	EHW	B + R	U209	Ethane, 1,1,2,2-Tetrachloro-	EHW	H
U063	Dibenz[a,h]anthracene	EHW	A P +	U227	Ethane, 1,1,2-trichloro-	EHW	C H
U063	1,2:5,6-Dibenzanthracene	EHW	P + A	P084	Ethanamine, N-methyl-N-nitroso	EHW	B +
U064	1,2:7,8-Dibenzopyrene	EHW	P +	U043	Ethene, chloro-	EHW	D H +
U064	Dibenz[a,i]pyrene	EHW	P +	U042	Ethane, 2-chloroethoxy-	EHW	C H
U066	1,2-Dibromo-3-chloropropane	EHW	C H +				

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U078	Ethene, 1,1-dichloro-	EHW	C H +	U121	Methane, trichlorofluoro-	EHW	H
U079	Ethene, trans-1,2-dichloro-	EHW	D H	U044	Methane, trichloro-	EHW	C H +
U210	Ethene, 1,1,2,2-tetrachloro-	EHW	C H	P059	4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-tetrahydro-	EHW	X H +
U006	Ethanoyl chloride	EHW	C H O R	U036	4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro-3a,4,7,7a-tetrahydro-	EHW	X H
P101	Ethyl cyanide	EHW	B	P066	Methomyl	EHW	B
U038	Ethyl 4,4'-dichlorobenzilate	EHW	D H	P067	2-Methylaziridine	EHW	B + I
U114	Ethylenebis(dithiocarbamic acid), salts and esters	EHW	B	P068	Methyl hydrazine	EHW	A I
U067	Ethylene dibromide	EHW	C H	P064	Methyl isocyanate	EHW	I ?
U077	Ethylene dichloride	EHW	D H	P069	2-Methylactonitrite	EHW	A
U115	Ethylene oxide	EHW	C I	P071	Methyl parathion	EHW	A
P054	Ethylenimine	EHW	B +	U029	Methyl bromide	EHW	H
U076	Ethylidene dichloride	EHW	D H	U045	Methyl chloride	EHW	H I
P097	Famphur	EHW	A	U156	Methyl chlorocarbonate	EHW	B H I
P056	Fluorine	EHW	B	U226	Methylchloroform	EHW	C H
P057	Fluoroacetamide	EHW	B H	U157	3-Methylcholanthrene	EHW	H P
P058	Fluoroacetic acid, sodium salt	EHW	A H	U158	4,4'-Methylenebis(2-chloroaniline)	EHW	H +
U122	Formaldehyde	EHW	C	U132	2,2'-Methylenebis(3,4,6-trichlorophenol)	EHW	C H
P065	Fulminic acid, mercury (II) salt	EHW	R ?	U068	Methylene bromide	EHW	C H +
U125	2-Furancarboxaldehyde	EHW	C I	U080	Methylene chloride	EHW	C H
U147	2,5-Furandione	EHW	C	U122	Methylene oxide	EHW	C
U125	Furfural	EHW	C I	U160	Methyl ethyl ketone peroxide	EHW	B R
U126	Glycidylaldehyde	EHW	C +	U138	Methyl iodide	EHW	H +
U163	Guanidine, N-nitroso-N-methyl-N'nitro-	EHW	C +	U163	N-Methyl-N'-nitro-N-nitrosoguanidine	EHW	C + R
P059	Heptachlor	EHW	X H +	U010	Mitomycin C	EHW	B +
U127	Hexachlorobenzene	EHW	H	U165	Naphthalene	EHW	B
U128	Hexachlorobutadiene	EHW	C H	U047	Naphthalene, 2-chloro-	EHW	D H
U129	Hexachlorocyclohexane (gamma isomer)	EHW	H +	U166	1,4-Naphthalenedione	EHW	C
U130	Hexachlorocyclopentadiene	EHW	X H	U236	2,7-Naphthalenedisulfonic acid, 3,3'-[[3,3'-dimethyl-(1,1'-biphenyl)-4,4'-diyl]-bis(azo)bis(5-amino-4-hydroxy)-, tetrasodium salt	EHW	H +
P051	1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-endo, endo-1,4,5,8-dimethanonaphthalene	EHW	X H	U166	1,4,((Naphthoquinone)) Naphthoquinone	EHW	C
P037	1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-endo, exo-1,4,5,8-dimethanonaphthalene	EHW	X H +	U167	1-Naphthylamine	EHW	B +
U131	Hexachloroethane	EHW	H	U168	2-Naphthylamine	EHW	B +
P060	1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4:5,8-endo, endo-dimethanonaphthalene	EHW	B H	U167	alpha-Naphthylamine	EHW	B +
P004	1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4,5,8-endo, exodimethanonaphthalene	EHW	B H	U168	beta-Naphthylamine	EHW	B +
P060	Hexachlorohexahydro-endo, endo-dimethanonaphthalene	EHW	B H	U026	2-Naphthylamine, N,N((?))-bis(2-chloro-(methyl) ethyl)-	EHW	H +
U132	Hexachlorophene	EHW	C H	P072	alpha-Naphthylthiourea	EHW	B
U243	Hexachloropropene	EHW	H	P073	Nickel carbonyl	EHW	B
P062	Hexaethyl tetraphosphate	EHW	B	P074	Nickel cyanide	EHW	D R ?
U133	Hydrazine	EHW	B + R	P074	Nickel (II) cyanide	EHW	D R ?
P116	Hydrazinecarbothioamide	EHW	B	P073	Nickel tetracarbonyl	EHW	B
U099	Hydrazine, 1,2-dimethyl-	EHW	C + I	P075	Nicotine and salts	EHW	B
U109	Hydrazine, 1,2-diphenyl-	EHW	C	P076	Nitric oxide	EHW	B
P068	Hydrazine, methyl-	EHW	A I	P077	p-Nitroaniline	EHW	D ?
P063	Hydrocyanic acid	EHW	A	U169	Nitrobenzene	EHW	C I
P063	Hydrogen cyanide	EHW	A	P078	Nitrogen dioxide	EHW	A
P096	Hydrogen phosphide	EHW	B I	P076	Nitrogen (II) oxide	EHW	B
U135	Hydrogen sulfide	EHW	B I	P078	Nitrogen (IV) oxide	EHW	A
U096	Hydroperoxide, 1-methyl-1-phenylethyl-	EHW	C R	P081	Nitroglycerine	EHW	R ?
U245	Indomethacin	EHW	B H	U170	p-Nitrophenol	EHW	C
P064	Isocyanic acid, methyl ester	EHW	I ?	U171	2-Nitropropane	EHW	C I
P007	3(2H)-Isoxazolone, 5-(aminomethyl)-	EHW	B	U174	N-Nitrosodiethylamine	EHW	C +
U142	Kepon	EHW	X H	P082	N-Nitrosodimethylamine	EHW	B +
U143	Lasiocarpine	EHW	C +	U176	N-Nitroso-N-ethylurea	EHW	C +
U144	Lead acetate	EHW	D EP	U177	N-Nitroso-N-methylurea	EHW	C +
U129	Lindane	EHW	H +	U178	N-Nitroso-N-methylurethane	EHW	C +
U147	Maleic anhydride	EHW	C	P084	N-Nitrosomethylvinylamine	EHW	B +
U149	Malononitrile	EHW	C	U179	N-Nitrosopiperidine	EHW	C +
U151	Mercury	EHW	EP	U111	N-Nitroso-n-propylamine	EHW	C +
P092	Mercury, (acetato-O)phenyl-	EHW	B	P050	5-Norbornene-2,3-dimethanol, 1,4,5,6,7,7-hexachloro, cyclic sulfite	EHW	X H
P065	Mercury fulminate	EHW	R ?	P085	Octamethylpyrophosphoramide	EHW	A
U152	Methacrylonitrile	EHW	B I	P087	Osmium oxide	EHW	B
U092	Methanamine, N-methyl-	EHW	C I	P087	Osmium tetroxide	EHW	B
P016	Methane, oxybis(chloro)-	EHW	B H +	P088	7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid	EHW	B
P112	Methane, tetranitro-	EHW	A R	U058	2H-1,3,2-Oxazaphosphorine, 2-[bis(2-chloro((=)) ethyl)amino]tetrahydro-, 2-oxide ((=))	EHW	C H I +
U029	Methane, bromo-	EHW	H	U115	Oxirane	EHW	C I
U045	Methane, chloro-	EHW	H I	U041	Oxirane, 2-(chloromethyl)-	EHW	C H + I
U046	Methane, chloromethoxy-	EHW	D H + I	P089	Parathion	EHW	X
U068	Methane, dibromo-	EHW	C H +	U183	Pentachlorobenzene	EHW	H
U080	Methane, dichloro-	EHW	C H	U184	Pentachloroethane	EHW	A H
U075	Methane, dichlorodifluoro-	EHW	H	U185	Pentachloronitrobenzene	EHW	D H +
U138	Methane, iodo-	EHW	H +	See F027	Pentachlorophenol	EHW	A H +
U211	Methane, tetrachloro-	EHW	C H +	U188	Phenol	EHW	C
P118	Methanethiol, trichloro-	EHW	H	P034	Phenol, 2-cyclohexyl-4,6-dinitro-	EHW	C
U153	Methanethiol	EHW	B I				
U225	Methane, tribromo	EHW	H				

Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*	Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*
P048	Phenol, 2,4-dinitro-	EHW	B	P105	Sodium azide	EHW	A
P047	Phenol, (2,4-dinitro-6-methyl)- 2-methyl-4,6-dinitro-, and salts	EHW	B	P106	Sodium cyanide	EHW	A
P020	Phenol, 2,4-dinitro-6-(1-methylpropyl)-	EHW	B	P107	Strontium sulfide	EHW	R
P009	Phenol, 2,4,6-trinitro-, ammonium salt	EHW	R	P108	Strychnidin-10-one, and salts	EHW	B
U048	Phenol, 2-chloro-	EHW	D H	P018	Strychnidin-10-one, 2,3-dimethoxy-	EHW	A
U039	Phenol, 4-chloro-3-methyl-	EHW	H	P108	Strychnine and salts	EHW	B
U081	Phenol, 2,4-dichloro-	EHW	D H	U135	Sulfur hydride	EHW	B I
U082	Phenol, 2,6-dichloro-	EHW	D H	U103	Sulfuric acid, dimethyl ester	EHW	C O +
U170	Phenol, 4-nitro-	EHW	C	P115	Sulfuric acid, thallium (I) salt	EHW	B
See F027	Phenol, pentachloro-	EHW	A H	U189	Sulfur phosphide	EHW	B I R
See F027	Phenol, 2,3,4,6-tetrachloro-	EHW	C H	See F027	2,4,5-T	EHW	B H +
See F027	Phenol, 2,4,5-trichloro-	EHW	A H	See F027	1,2,4,5-Tetrachlorobenzene	EHW	D H
See F027	Phenol, 2,4,6-trichloro-	EHW	A H	U208	1,1,1,2-Tetrachloroethane	EHW	H
P036	Phenyl dichloroarsine	EHW	B H	U209	1,1,2-Tetrachloroethane	EHW	H
P092	Phenylmercuric acetate	EHW	B	U210	Tetrachloroethylene	EHW	C H +
P093	N-Phenylthiourea	EHW	A	U212	2,3,4,6-Tetrachlorophenol	EHW	C H
P094	Phorate	EHW	X	P109	Tetraethylthiopyrophosphate	EHW	A
P095	Phosgene	EHW	B H	P110	Tetraethyl lead	EHW	A
P096	Phosphine	EHW	B I	P111	Tetraethylpyrophosphate	EHW	A
P041	Phosphoric acid, diethyl p-nitrophenyl ester	EHW	A	P112	Tetranitromethane	EHW	A R
P044	Phosphorodithioic acid, O,O-dimethyl S-[2-(methylamino)-2-oxoethyl] ester	EHW	A	P062	Tetraphosphoric acid, hexaethyl ester	EHW	B
P043	Phosphorofluoric acid, bis(1-methyl-ethyl)(=)ester	EHW	B H	P113	Thallic oxide	EHW	B
P094	Phosphorothioic acid, O,O-diethyl S-(ethylthio)methyl ester	EHW	X	P113	Thallium (III) oxide	EHW	B
P097	Phosphorothioic acid, O,O-dimethyl O-[p-((dimethylamino)-sulfonyl)phenyl]ester	EHW	A	P114	Thallium (I) selenide	EHW	C
P089	Phosphorothioic acid, O,O-diethyl O-(p-ni(=)trophenyl)ester	EHW	X	P115	Thallium (I) sulfate	EHW	B
P040	Phosphorothioic acid, O,O-diethyl O-pyra-zinyl ester	EHW	A	P045	Thiofanox	EHW	B
U189	((Phosphorus)) Phosphorus sulfide	EHW	B I R	P049	Thioimidodicarbonic diamide	EHW	A
U190	Phthalic anhydride	EHW	C	U153	Thiomethanol	EHW	B I
U191	2-Picoline	EHW	C	P014	Thiophenol	EHW	A
P110	Plumbane, tetraethyl-	EHW	A	P116	Thiosemicarbazide	EHW	B H +
P098	Potassium cyanide	EHW	A	U219	Thiourea	EHW	C +
P099	Potassium silver cyanide	EHW	A	P026	Thiourea, (2-chlorophenyl)-	EHW	A H
P070	Propanal, 2-methyl-2(methylthio)-O-[(methylamino)carbonyl]oxime	EHW	B	P072	Thiourea, 1-naphthalenyl-	EHW	B
U194	1-Propanamine	EHW	C I	P093	Thiourea, phenyl-	EHW	A
U110	1-Propanamine, N-propyl-	EHW	C I	U220	Toluene	EHW	C I
U066	Propane, 1,2-dibromo-3-chloro-	EHW	C H +	U223	Toluene diisocyanate	EHW	B R
U149	Propanedinitrile	EHW	C	P123	Toxaphene	EHW	X H
P101	Propanenitrile	EHW	B	U226	1,1,1-Trichloroethane	EHW	C H
P027	Propanenitrile, 3-chloro-	EHW	B H	U227	1,1,2-Trichloroethane	EHW	C H +
P079	Propanenitrile, 2-hydroxy-2-methyl-	EHW	A	U228	Trichloroethene	EHW	C H +
U171	Propane, 2-nitro-	EHW	C I	U228	Trichloroethylene	EHW	C H +
U027	Propane, 2,2'oxybis[2-chloro-	EHW	C H O	P18	Trichloromethanethiol	EHW	H
P081	1,2,3-Propanetriol, trinitrate-	EHW	R ?	U121	Trichloromonofluoromethane	EHW	H
U235	1-Propanol, 2,3-dibromo-, phosphate (3:1)	EHW	D H	See F027	2,4,5-Trichlorophenol	EHW	A H
U126	1-Propanol, 2,3-epoxy-	EHW	C +	See F027	2,4,6-Trichlorophenol	EHW	A H
P017	2-Propanone, 1-bromo-	EHW	C H	((See F027))	U232 2,4,5-Trichlorophenoxy-acetic acid, salts and esters	EHW	B H +
P102	Propargyl alcohol	EHW	X	U233	2,4,5-Trichlorophenoxy-propionic acid, salts and esters	EHW	B H +
P003	2-Propanal	EHW	X	U235	Tris(2,3-dibromopropyl) phosphate	EHW	D H
U007	2-Propanamide	EHW	C	U236	Trypan blue	EHW	H +
U084	Propene, 1,3-dichloro-	EHW	C H	U237	Uracil, 5[bis(2-((chloromethyl))chloroethyl)amino]-	EHW	B H +
U243	1-Propene, 1,1,2,3,3,3-hexachloro-	EHW	H	U237	Uracil mustard	EHW	B H +
U009	2-Propanenitrile	EHW	C + I	P119	Vanadic acid, ammonium salt	EHW	B
U152	2-Propanenitrile, 2-methyl-	EHW	B I	P120	Vanadium pentoxide	EHW	B
U008	2-Propanoic acid	EHW	C O I	P120	Vanadium (V) oxide	EHW	B
P005	2-Propan-1-ol	EHW	B I	U043	Vinyl chloride	EHW	D H +
See F027	Propionic acid, 2-(2,4,5-trichlorophenoxy)-	EHW	B H	P001	Warfarin	EHW	A
U194	n-Propylamine	EHW	C I	U239	Xylene	EHW	C I
U083	Propylene dichloride	EHW	C H I	P121	Zinc cyanide	EHW	C
P067	1,2-Propylenimine	EHW	B + I	P122	Zinc phosphide	EHW	B R
P102	2-Propyn-1-ol	EHW	X	MODERATELY DANGEROUS CHEMICAL PRODUCTS			
P008	4-Pyridinamine	EHW	B	U187	Acetamide, N-(4-ethoxyphenyl)-	DW	D +
P075	Pyridine, (S)-3-(1-methyl-2-pyrrolidinyl)-, and salts	EHW	B	U005	Acetamide, N-9H-fluoren-2-yl-	DW	?
U196	Pyridine	EHW	C I	U112	Acetic acid, ethyl ester	DW	D I
U179	Pyridine, hexahydro-N-nitroso-	EHW	C +	U214	Acetic acid, thallium(I) salt	DW	?
U191	Pyridine, 2-methyl-	EHW	C	U002	Acetone	DW	D I
P111	Pyrophosphoric acid, tetraethyl ester	EHW	A	U004	Acetophenone	DW	D
U201	Resorcinol	EHW	C	U005	2-Acetylaminofluorene	DW	?
P103	Selenourea	EHW	B	U150	Alanine, 3-[p-bis(2-chloroethyl)amino]phenyl-, L-	DW	+
U015	L-Serine, diazoacetate (ester)	EHW	C +	U328	2-Amino-1-methylbenzene	DW	D +
P104	Silver cyanide	EHW	C	U353	4-Amino-1-methylbenzene	DW	D
See F027	Silvex	EHW	B H	U011	Amitrole	DW	D +
				U014	Auramine	DW	+
				U016	Benz[c]acridine	DW	+
				U016	3,4-Benzacridine	DW	+

Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*	Dangerous Waste No.	Substance	WDOE Hazard Designation	Reason for Designation*
U014	Benzenamine, 4,4-carbonimidoylbis(N,N-dimethyl-	DW	+	U119	Methanesulfonic acid, ethyl ester	DW	+
U222	Benzenamine, 2-methyl-, hydrochloride	DW	D +	U123	Methanoic acid	DW	D O
U181	Benzenamine, 2-methyl-5-nitro	DW	D	U154	Methanol	DW	D I
U028	1,2-Benzenedicarboxylic acid, [bis(2-ethyl-hexyl)] ester	DW	?	U155	Methapyrilene	DW	D
U069	1,2-Benzenedicarboxylic acid, dibutyl ester	DW	D	U154	Methyl alcohol	DW	D I
U088	1,2-Benzenedicarboxylic acid, diethyl ester	DW	?	U186	1-Methylbutadiene	DW	D I
U102	1,2-Benzenedicarboxylic acid, dimethyl ester	DW	?	U159	Methyl ethyl ketone	DW	D I
U107	1,2-Benzenedicarboxylic acid, di-n-octyl ester	DW	?	U161	Methyl isobutyl ketone	DW	D I
U203	Benzene, 1,2-methylenedioxy-4-allyl-	DW	D +	U162	Methyl methacrylate	DW	D I
U141	Benzene, 1,2-methylenedioxy-4-propenyl-	DW	D +	U161	4-Methyl-2-pentanone	DW	+
U090	Benzene, 1,2-methylenedioxy-4-propyl-	DW	D +	U164	Methylthiouracil	DW	+
U234	Benzene, 1,3,5-trinitro-	DW	D R	U059	5,12-Naphthacenedione, (8S-cis)-8-acetyl-10-[(3-amino-2,3,6-trideoxy-alpha-L-lyxo-hexopyranosyl)oxyl]-7,8,9,10-tetrahydro-6,8,11-trihydroxy-1-methoxy-	DW	+
U202	1,2-((Benzisothiazolin)) Benzisothiazilin-3-one, 1,1-dioxide, and salts	DW	+	U172	N-Nitrosodi-n-butylamine	DW	D +
U120	Benzo[j,k]fluorene	DW	D	U173	N-Nitrosodiethanolamine	DW	+
U091	(1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethoxy-	DW	D +	U180	N-Nitrosopyrrolidine	DW	D +
U244	Bis(dimethylthiocarbomoyl) disulfide	DW	D	U181	5-Nitro-o-toluidine	DW	D
U028	Bis(2-ethoxy) phthalate	DW	?	U193	1,2-Oxathiolane, 2,2-dioxide	DW	+
U172	1-Butanamine, N-butyl-N-nitroso-	DW	D +	U182	Paraldehyde	DW	D I
U031	1-Butanol	DW	D I	U186	1,3-Pentadiene	DW	D I
U159	2-Butanone	DW	D I	U187	Phenacetin	DW	D +
U031	n-Butyl alcohol	DW	D I	U101	Phenol, 2,4-dimethyl-	DW	D
U136	Cacodylic acid	DW	D	U137	1,10-(1,2-Phenylene)pyrene	DW	+
U238	Carbamic acid, ethyl ester	DW	+	U145	Phosphoric acid, lead salt	DW	+
U215	Carbonic acid, dithallium(I) salt	DW	?	U087	Phosphorodithioic acid, O,O-diethyl-, S-methyl ester	DW	?
U051	Creosote	DW	D	U192	Pronamide	DW	?
U059	Daunomycin	DW	+	U193	1,3-Propane sultone	DW	+
U221	Diaminotoluene	DW	?	U140	1-Propanol, 2-methyl-	DW	D I
U069	Dibutyl phthalate	DW	D	U002	2-Propanone	DW	D I
U192	3,5-Dichloro-N-(1,1-dimethyl-2-propynyl) benzamide	DW	?	U113	2-Propenoic acid, ethyl ester	DW	D I
U108	1,4-Diethylene dioxide	DW	D +	U118	2-Propenoic acid, 2-methyl-, ethyl ester	DW	I
U086	N,N-Diethylhydrazine	DW	+	U162	2-Propenoic acid, 2-methyl-, methyl ester	DW	D I
U088	Diethyl phthalate	DW	?	U155	Pyridine, 2-[(2dimethylamino)((-2-thenylamino)=) ethyl]- 2-phenylamino	DW	D
U089	Diethylstilbestrol	DW	+	U164	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-	DW	+
U148	1,2-Dihydro-3,6-pyridinedione	DW	D	U180	Pyrrrole, tetrahydro-N-nitroso-	DW	D +
U090	Dihydrosofrole	DW	D +	U200	Reserpine	DW	?
U091	3,3'-Dimethoxybenzidine	DW	D +	U202	Saccharin and salts	DW	+
U098	1,1-Dimethylhydrazine	DW	+ I	U203	Safrole	DW	D +
U101	2,4-Dimethylphenol	DW	D	U204	Seleniousacid	DW	O
U102	Dimethyl phthalate	DW	?	U204	Selenium dioxide	DW	O
U107	Di-n-octyl phthalate	DW	?	U205	Selenium disulfide	DW	R
U108	1,4-Dioxane	DW	D +	U089	4,4'-Stilbenediol, alpha, alpha'-diethyl-	DW	+
U117	Ethane, 1,1'-oxybis-	DW	D I	U206	Streptozotocin	DW	+
U218	Ethanethioamide	DW	+	U205	Sulfur selenide	DW	R
U173	Ethanol, 2,2-(nitrosoimino)bis-	DW	+	U213	Tetrahydrofuran	DW	I
U004	Ethanone, 1-phenyl-	DW	D	U214	Thallium(1) acetate	DW	?
U112	Ethyl acetate	DW	D I	U215	Thallium(1) carbonate	DW	?
U113	Ethyl acrylate	DW	D I	U216	Thallium(1) chloride	DW	?
U238	Ethyl carbamate (urethan)	DW	+	U217	Thallium(1) nitrate	DW	?
U116	Ethylene thiourea	DW	D +	U218	Thioacetamide	DW	+
U117	Ethyl ether	DW	D I	U244	Thiran	DW	D
U118	Ethyl methacrylate	DW	I	U221	Toluenediamine	DW	?
U119	Ethyl methanesulfonate	DW	+	U328	o-Toluidine	DW	D +
U139	Ferric dextran	DW	+	U353	p-Toluidine	DW	D
U120	Fluoranthene	DW	D	U222	o-Toluidine hydrochloride	DW	D +
U123	Formic Acid	DW	D O	U011	1H-1,2,4-Triazol-3-amine	DW	D +
U124	Furan	DW	I	U234	sym-Trinitrobenzene	DW	D R
U213	Furan, tetrahydro-	DW	I	U182	1,3,5-Trioxane, 2,4,((5))6-trimethyl-	DW	D I
U124	Furfuran	DW	I	U200	Yohimban-16-carboxylic acid, 11,17-dimethoxy-18-[(3,4,5-trimethoxy-benzoyl)oxy]-,methyl ester	DW	?
U206	D-Glucopyranose, 2-deoxy-2(3-methyl-3-nitrosoureido)-	DW	+				
U086	Hydrazine, 1,2-diethyl-	DW	+				
U098	Hydrazine, 1,1-dimethyl-	DW	+ I				
U134	Hydrofluoric acid	DW	D O				
U134	Hydrogen fluoride	DW	D O				
U136	Hydroxydimethylarsine oxide	DW	D				
U116	2-Imidazolidinedithione	DW	D +				
U137	Indeno[1,2,3-cd]pyrene	DW	+				
U139	Iron dextran	DW	+				
U140	Isobutyl alcohol	DW	D I				
U141	Isosafrole	DW	D +				
U145	Lead phosphate	DW	+				
U146	Lead subacetate	DW	+				
U148	Maleic hydrazide	DW	D				
U150	Melphalan	DW	+				

* EHW = Extremely Hazardous Waste
 DW = Dangerous Waste
 X = Toxic, Category X
 A = Toxic, Category A
 B = Toxic, Category B
 C = Toxic, Category C
 D = Toxic, Category D
 ? = Toxic, Category not determined
 H = Persistent, Halogenated Hydrocarbon
 O = Corrosive
 P = Persistent, Polycyclic Aromatic Hydrocarbon
 + = IARC Animal or Human, Positive or Suspected Carcinogen

I = Ignitable
 R = Reactive
 EP = Extraction Procedure Toxicity

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-9904 DANGEROUS WASTE SOURCES LIST.

DANGEROUS WASTE SOURCES LIST

Dangerous Waste No.	Sources
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Nonspecific Sources

Generic:

- F001 The following spent halogenated solvents used in degreasing: Tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride, and chlorinated fluorocarbons; and sludges from the recovery of these solvents in degreasing operations. (See footnote 1, below.)
- F002 The following spent halogenated solvents: Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, ortho-dichlorobenzene, and trichlorofluoromethane; and the still bottoms from the recovery of these solvents. (See footnote 1, below.)
- F003 The following spent nonhalogenated solvents: Xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone, and methanol; and the still bottoms from the recovery of these solvents.
- F004 The following spent nonhalogenated solvents: Cresols and cresylic acid, nitrobenzene; and the still bottoms from the recovery of these solvents.
- F005 The following spent nonhalogenated solvents: Toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine; and the still bottoms from the recovery of these solvents.
- F006 Wastewater treatment sludges from electroplating operations except from the following processes: (1) Sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc, and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.

Dangerous Waste No.	Sources
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- F019 Wastewater treatment sludges from the chemical conversion coating of aluminum.
- F007 Spent cyanide plating bath solutions from electroplating operations.
- F008 Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.
- F009 Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.
- F010 Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.
- F011 Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.
- F012 Quenching wastewater treatment sludges from metal heat-treating operations where cyanides are used in the process.
- F020 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of hexachlorophene from highly purified 2,4,5-trichlorophenol.) (See footnote 2, below.)
- F021 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives. (See footnote 2, below.)
- F022 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzenes under alkaline conditions. (See footnote 2, below.)
- F023 Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri- and tetrachlorophenols. (See footnote 2, below.) (This listing does not include wastes from equipment used only for the production

Dangerous Waste No.	Sources	Dangerous Waste No.	Sources
	or use of hexachlorophene from highly purified 2,4,5-trichlorophenol.)	K007	Wastewater treatment sludge from the production of iron blue pigments.
F026	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzene under alkaline conditions. (See footnote 2, below.)	K008	Oven residue from the production of chrome oxide green pigments.
F027	Discarded unused formulations containing tri-, tetra-, or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (See footnote 2, below.) (This listing does not include formulations containing hexachlorophene synthesized from prepurified 2,4,5-trichlorophenol as the sole component.)	Organic Chemicals:	
F028	Residues resulting from the incineration or thermal treatment of soil contaminated with nonspecific sources wastes F020, F021, F022, F023, F026 and F027.	K009	Distillation bottoms from the production of acetaldehyde from ethylene.
F024	Wastes, including but not limited to, distillation residues, heavy ends, tars, and reactor cleanout wastes from the production of chlorinated aliphatic hydrocarbons, having carbon content from one to five, utilizing free radical catalyzed processes. (See footnote 1, below.) (This listing does not include light ends, spent filters and filter aids, spent dessicants, wastewater, wastewater treatment sludges, spent catalysts, and wastes listed under specific sources, below.)	K010	Distillation side cuts from the production of acetaldehyde from ethylene.
	Specific Sources	K011	Bottom stream from the wastewater stripper in the production of acrylonitrile.
Wood Preservation:		K013	Bottom stream from the acetonitrile column in the production of acrylonitrile.
K001	Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol. (See footnote 1, below.)	K014	Bottoms from the acetonitrile purification column in the production of acrylonitrile.
Inorganic Pigments:		K015	Still bottoms from the distillation of benzyl chloride. (See footnote 1, below.)
K002	Wastewater treatment sludge from the production of chrome yellow and orange pigments.	K016	Heavy ends or distillation residues from the production of carbon tetrachloride. (See footnote 1, below.)
K003	Wastewater treatment sludge from the production of molybdate orange pigments.	K017	Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin. (See footnote 1, below.)
K004	Wastewater treatment sludge from the production of zinc yellow pigments.	K018	Heavy ends from the fractionation column in ethyl chloride production. (See footnote 1, below.)
K005	Wastewater treatment sludge from the production of chrome green pigments.	K019	Heavy ends from the distillation of ethylene dichloride in ethylene dichloride production. (See footnote 1, below.)
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).	K020	Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production. (See footnote 1, below.)
		K021	Aqueous spent antimony catalyst waste from fluoromethanes production. (See footnote 1, below.)
		K022	Distillation bottom tars from the production of phenol/acetone from cumene.
		K023	Distillation light ends from the production of phthalic anhydride from naphthalene.
		K024	Distillation bottoms from the production of phthalic anhydride from naphthalene.
		K093	Distillation light ends from the production of phthalic anhydride from ortho-xylene.
		K094	Distillation bottoms from the production of phthalic anhydride from ortho-xylene.
		K025	Distillation bottoms from the production of nitrobenzene by the nitration of benzene.

Dangerous Waste No.	Sources
K026	Stripping still tails from the production of methyl ethyl pyridines.
K027	Centrifuge and distillation residues from toluene diisocyanate production.
K028	Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichloroethane. (See footnote 1, below.)
K029	Waste from the product steam stripper in the production of 1,1,1-trichloroethane. (See footnote 1, below.)
K095	Distillation bottoms from the production of 1,1,1-trichloroethane. (See footnote 1, below.)
K096	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane. (See footnote 1, below.)
K030	Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene. (See footnote 1, below.)
K083	Distillation bottoms from aniline production.
K103	Process residues from aniline extraction from the production of aniline.
K104	Combined wastewater streams generated from nitrobenzene/aniline production.
K085	Distillation of fractionation column bottoms from the production of chlorobenzenes. (See footnote 1, below.)
K105	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes. (See footnote 1, below.)
K111	Product washwaters from the production of dinitrotoluene via nitration of toluene.
K112	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.
K113	Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.
K114	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.
K115	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.
K116	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine. (See footnote 1, below.)

Dangerous Waste No.	Sources
Explosives:	
K044	Wastewater treatment sludges from the manufacturing and processing of explosives.
K045	Spent carbon from the treatment of wastewater containing explosives.
K046	Wastewater treatment sludges from the manufacturing, formulation and loading of lead-based initiating compounds.
K047	Pink/red water from TNT operations.
Inorganic Chemicals:	
K071	Brine purification muds from the mercury cell process in chlorine production, where separately prepurified brine is not used.
K073	Chlorinated hydrocarbon waste from the purification step of the diaphragm cell process using graphite anodes in chlorine production. (See footnote 1, below.)
K106	Wastewater treatment sludge from the mercury cell process in chlorine production.
Petroleum Refining:	
K048	Dissolved air flotation (DAF) float from the petroleum refining industry.
K049	Slop oil emulsion solids from the petroleum refining industry.
K050	Heat exchanger bundle cleaning sludge from the petroleum refining industry.
K051	API separator sludge from the petroleum refining industry.
K052	Tank bottoms (leaded) from the petroleum refining industry.
Iron and Steel:	
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.
K062	Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332).
Pesticides:	
K031	Byproduct salts generated in the production of MSMA and cacodylic acid.
K032	Wastewater treatment sludge from the production of chlordane. (See footnote 3, below.)
K033	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane. (See footnote 3, below.)
K034	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane. (See footnote 3, below.)

Dangerous Waste No.	Sources	Dangerous Waste No.	Sources
K097	Vacuum stripper discharge from the chlor-dane chlorinator in the production of chlor-dane. (See footnote 3, below.)		
K035	Wastewater treatment sludges generated in the production of creosote.		
K036	Still bottoms from toluene reclamation distillation in the production of disulfoton.		
K037	Wastewater treatment sludges from the production of disulfoton.		
K038	Wastewater from the washing and stripping of phorate production. (See footnote 3, below.)		
K039	Filter cake from the filtration of diethylphosphorodithioic acid in the production of phorate. (See footnote 3, below.)		
K040	Wastewater treatment sludge from the production of phorate. (See footnote 3, below.)		
K041	Wastewater treatment sludge from the production of toxaphene. (See footnote 3, below.)		
K098	Untreated process wastewater from the production of toxaphene. (See footnote 3, below.)		
K042	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5-T. (See footnote 1, below.)		
K043	2,6-Dichlorophenol waste from the production of 2,4-D. (See footnote 1, below.)		
K099	Untreated wastewater from the production of 2,4-D. (See footnote 1, below.)		
K123	Process wastewater (including supernates, filtrates, and wastewaters) from the production of ethylenebisdithiocarbamic acid and its salts.		
K124	Reactor vent scrubber water from the production of ethylenebisdithiocarbamic acid and its salts.		
K125	Filtration, evaporation, and centrifugation solids from the production of ethylenebisdithiocarbamic acid and its salts.		
K126	Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenebisdithiocarbamic acid and its salts.		
Secondary Lead:			
K069	Emission control dust/sludge from secondary lead smelting.		
K100	Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting.		
		Veterinary Pharmaceuticals:	
		K084	Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.
		K101	Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.
		K102	Residue from the use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.
		Ink Formulation:	
		K086	Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps, and stabilizers containing chromium and lead.
		Coking:	
		K060	Ammonia still-lime sludge from coking operations.
		K087	Decanter tank tar sludge from coking operations.
		<u>Footnotes</u>	
		1	These wastes contain or may contain halogenated hydrocarbons. Although WAC 173-303-082 states that these wastes are DW, WAC 173-303-070(5), special knowledge, requires generators who know that their waste contains greater than one percent of these listed halogenated hydrocarbons to designate their waste EHW.
		2	For wastes listed with the dangerous waste numbers F020, F021, F022, F023, F026, or F027 the quantity exclusion limit is 2.2 lbs. (1 kg) per month or per batch.
		3	These wastes contain or may contain X Category toxic constituents. Although WAC 173-303-082 states that these wastes are DW, WAC 173-303-070(5), special knowledge, requires generators who know that their waste contains greater than 0.1 percent of these listed toxic constituents to designate their waste EHW.
		State Sources	
		W001	The following wastes generated from the salvaging, rebuilding, or discarding of transformers or capacitors which contain polychlorinated biphenyls (PCB): Cooling

Dangerous
Waste No.

Sources

and insulating fluids; cores, including core papers, from unrinsed transformers and capacitors; transformers and capacitors which will no longer be used for their intended use, except for those transformers or capacitors which have been rinsed; and, rinsate from the rinsing of transformers and capacitors. For the purposes of this listing, the rinsing of PCB containing items shall be conducted as follows: First, the item is drained of all free flowing liquid; second, the item is filled with solvent and allowed to stand for at least eighteen hours; last, the item is drained thoroughly and the solvent is collected. Solvents may include kerosene, xylene, toluene and other solvents in which PCB are readily soluble. (Note—Certain PCB wastes are excluded from this listing under WAC 173-303-071 (3)(k). The generator should check that section to determine if his PCB waste is excluded from the requirements of chapter 173-303 WAC.)

AMENDATORY SECTION (Amending Order DE-87-4, filed 6/26/87)

WAC 173-303-9905 DANGEROUS WASTE CONSTITUENTS LIST.

Acetic Acid, 2,4,5-trichlorophenoxy-, salts and esters (2,4,5-T, salts and esters)

Acetonitrile [Ethanenitrile]

Acetophenone (Ethanone, 1-phenyl)

-(alpha-Acetylbenzyl)-4-hydroxycoumarin and salts (Warfarin)

2-Acetylaminofluorene (Acetamide, N-9H-fluoren-2-yl)-

Acetyl chloride (Ethanoyl chloride)

1-Acetyl-2-thiourea (Acetamide, N-(aminothioxomethyl)-)

Acrolein (2-Propenal)

Acrylamide (2-Propenamamide)

Acrylonitrile (2-Propenenitrile)

Aflatoxins

Aldrin (1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a,((8b))-hexahydro-endo,exo-1,4:5,8-Dimethanonaphthalene)

Allyl alcohol (2-Propen-1-ol)

Aluminum phosphide

4-Aminobiphenyl ([1,1'-Biphenyl]-4-amine)

6-Amino-1,1a,2,8,8a,8b-hexahydro-8-(hydroxymethyl)-8a-methoxy-5-methyl-carbamate azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-dione, (ester) (Mitomycin C) (Azirino[2',3':3,4]pyrrolo(1,2-a)indole-4,7-dione, 6-amino-8[

4-Aminopyridine(4-Pyridinamine)

Arsenic and compounds, N.O.S.*

Barium and compounds, N.O.S.*

Barium cyanide

Benz[c]acridine (3,4-Benzacridine)

Benz[a]anthracene (1,2-Benzanthracene)

Benzene (Cyclohexatriene)

Benzenearsonic acid (Arsenic acid, phenyl-)

Benzene, 2-amino-1-methyl (o-Toluidine)

Benzene, 4-amino-1-methyl (p-Toluidine)

Benzene, dichloromethyl- (Benzal chloride)

Benzenethiol (Thiophenol)

Benzidine ([1,1'-Biphenyl]-4,4'diamine)

Benzo[b]fluoranthene (2,3-Benzofluoranthene)

Benzo[j]fluoranthene (7,8-Benzofluoranthene)

Benzo[a]pyrene (3,4-Benzopyrene)

p Benzoquinone (1,4-Cyclohexadienedione)

Benzotrichloride (Benzene, trichloromethyl-)

Benzyl chloride (Benzene, (chloromethyl)-)

Beryllium and compounds, N.O.S.*

Bis(2-chloroethoxy)methane (Ethane, 1,1'-[methylenebis(oxy)]bis[2-chloro-])

Bis(2-chloroethyl) ether (Ethane, 1,1'-oxybis[2-chloro-])

N,N-Bis(2-chloroethyl)-2-naphthylamine (Chlornaphazine)

Bis(2-chloroisopropyl) ether (Propane, 2,2'-oxybis[2-chloro-])

Bis(chloromethyl) ether (Methane, oxybis[chloro-])

Bis(2-ethylhexyl) phthalate (1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester)

Bromoacetone (2-Propanone, 1-bromo-)

Bromomethane (Methyl bromide)

4-Bromophenyl phenyl ether (Benzene, 1-bromo-4-phenoxy-)

Brucine (Strychnidin-10-one, 2,3-dimethoxy-)

2-Butanone peroxide (Methyl ethyl ketone, peroxide)

Butyl benzyl phthalate (1,2-Benzenedicarboxylic acid, butyl phenylmethyl ester)

2-sec-Butyl-4,6-dinitrophenol (DNBP) (Phenol, 2,4-dinitro-6-(1-methylpropyl)-)

Cadmium and compounds, N.O.S.*

Calcium chromate (Chromic acid, calcium salt)

Calcium cyanide

Carbamic Acid, ethyl ester

Carbon disulfide (Carbon bisulfide)

Carbon oxyfluoride (Carbonyl fluoride)

Chloral (Acetaldehyde, trichloro-)

Chlorambucil (Butanoic acid, 4-[bis(2-chloroethyl)amino]benzene-)

Chlordane (alpha and gamma isomers) (4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro-3,4,7,7a-tetrahydro-) (alpha and gamma isomers)

Chlorinated benzenes, N.O.S.*

Chlorinated ethane, N.O.S.*

Chlorinated fluorocarbons, N.O.S.*

Chlorinated naphthalene, N.O.S.*

- Chlorinated phenol, N.O.S.*
 Chloroacetaldehyde (Acetaldehyde, chloro-)
 Chloroalkyl ethers, N.O.S.*
 p-Chloroaniline (Benzenamine, 4-chloro-)
 Chlorobenzene (Benzene, chloro-)
 Chlorobenzilate (Benzenoacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy-,ethyl ester)
 2-Chloro-1,3-butadiene
 p-Chloro-m-cresol (Phenol, 4-Chloro-3-methyl)
 1-Chloro-2,3-epoxypropane (Oxirane, 2-(chloromethyl)-)
 2-Chloroethyl vinyl ether (Ethene, (2-chloroethoxy)-)
 Chloroform (Methane, trichloro-)
 Chloromethane (Methyl chloride)
 Chloromethyl methyl ether (Methane, chloromethoxy-)
 2-Chloronaphthalene (Naphthalene, beta-chloro-)
 2-Chlorophenol (Phenol, o-chloro-)
 1-(o-Chlorophenyl)thiourea (Thiourea, (2-chlorophenyl)-)
 3-Chloropropene
 3-Chloropropionitrile (Propanenitrile, 3-chloro-)
 Chromium and compounds, N.O.S.*
 Chrysene (1,2-Benzphenanthrene)
 Citrus red No. 2 (2-Naphthol, 1-[(2,5-dimethoxyphenyl)azo]-)
 Coal tars
 Copper cyanide
 Creosote (Creosote, wood)
 Cresols (Cresylic acid) (Phenol, methyl-)
 Crotonaldehyde (2-Butenal)
 Cyanides (soluble salts and complexes), N.O.S.*
 Cyanogen (Ethanedinitrile)
 Cyanogen bromide (Bromine cyanide)
 Cyanogen chloride (Chlorine cyanide)
 Cycasin (beta-D-Glucopyranoside, (methyl-ONN-azoxy)methyl-)
 2-Cyclohexyl-4,6-dinitrophenol (Phenol, 2-cyclohexyl-4,6-dinitro-)
 Cyclophosphamide (2H-1,3,2,-Oxazaphosphorine, [bis(2-chloroethyl)amino]-tetrahydro-, 2-oxide)
 Daunomycin (5,12-Naphthacenedione, (8S-cis)-8-acetyl-10-[(3-amino-2,3,6-trideoxy)-alpha-L-lyxo-hexopyranosyl]oxy)-7,8,9,10-tetrahydro-6,8,11-trihydroxy-1-methoxy-)
 DDD (Dichlorodiphenyldichloroethane) (Ethane, 1,1-dichloro-2,2-bis(p-chlorophenyl)-)
 DDE (Ethylene, 1,1-dichloro-2,2-bis(4-chlorophenyl)-)
 DDT (Dichlorodiphenyltrichloroethane) (Ethane, 1,1,1-trichloro-2,2-bis(p-chlorophenyl)-)
 Diallate (S-(2,3-dichloroallyl) diisopropylthiocarbamate)
 Dibenz[a,h]acridine (1,2,5,6-Dibenzacridine)
- Dibenz[a,j]acridine (1,2,7,8-Dibenzacridine)
 Dibenz[a,h]anthracene (1,2,5,6-Dibenzanthracene)
 7H-Dibenzo[c,g]carbazole (3,4,5,6-Dibenzcarbazole)
 Dibenzo[a,e]pyrene (1,2,4,5-Dibenzpyrene)
 Dibenzo[a,h]pyrene (1,2,5,6-Dibenzpyrene)
 Dibenzo[a,i]pyrene (1,2,7,8-Dibenzpyrene)
 1,2-Dibromo-3-chloropropane (Propane, 1,2-dibromo-3-chloro-)
 1,2-Dibromoethane (Ethylene dibromide)
 Dibromomethane (Methylene bromide)
 Di-n-butyl phthalate (1,2-Benzenedicarboxylic acid, dibutyl ester)
 o-Dichlorobenzene (Benzene, 1,2-dichloro-)
 m-Dichlorobenzene (Benzene, 1,3-dichloro-)
 p-Dichlorobenzene (Benzene, 1,4-dichloro-)
 Dichlorobenzene, N.O.S.* (Benzene, dichloro-, N.O.S.*)
 3,3'-Dichlorobenzidine ([1,1'-Biphenyl]-4,4'-diamine, 3,3'-dichloro-)
 1,4-Dichloro-2-butene (2-Butene, 1,4-Butene, 1,4-dichloro-)
 Dichlorodifluoromethane (Methane, dichlorodifluoro-)
 1,1-Dichloroethane (Ethylidene dichloride)
 1,2-Dichloroethane (Ethylene dichloride)
 trans-1,2-Dichloroethene (1,2-Dichloroethylene)
 Dichloroethylene, N.O.S.* (Ethene, dichloro-, N.O.S.*)
 1,1-Dichloroethylene (Ethene, 1,1-dichloro-)
 Dichloromethane (Methylene chloride)
 2,4-Dichlorophenol (Phenol, 2,4-dichloro-)
 2,6-Dichlorophenol (Phenol, 2,6-dichloro-)
 2,4-Dichlorophenoxyacetic acid (2,4-D), salts and esters (Acetic acid, 2,4-dichlorophenoxy-, salts and esters)
 Dichlorophenylarsine (Phenyl dichloroarsine)
 Dichloropropane, N.O.S.* (Propane, dichloro-, N.O.S.*)
 1,2-Dichloropropane (Propylene dichloride)
 Dichloropropanol, N.O.S.* (Propanol, dichloro-, N.O.S.*)
 Dichloropropene, N.O.S.* (Propene, dichloro-, N.O.S.*)
 1,3-Dichloropropene, (1-Propene, 1,3-dichloro-)
 Dieldrin (1,2,3,4,10,10-hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octa-hydro-endo, exo-1,4:5,8-Dimethanonaphthalene)
 1,2:3,4-Diepoxybutane (2,2'-Bioxirane)
 Diethylarsine (Arsine, diethyl-)
 N,N'-Diethylhydrazine (Hydrazine, 1,2-diethyl)
 O,O-Diethyl S-methyl ester of phosphorodithioic acid (Phosphorodithioic acid, O,O-diethyl S-methyl ester)
 O,O-Diethylphosphoric acid, O-p-nitrophenyl ester (Phosphoric acid, diethyl p-nitrophenyl ester)
 Diethyl phthalate (1,2-Benzenedicarboxylic acid, diethyl ester)

- O,O-Diethyl O-2-pyrazinyl phosphorothioate (Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester)
- Diethylstilbesterol (4,4'-Stilbenediol, alpha,alpha-diethyl, bis(dihydrogen phosphate, (E)-)
- Dihydrosafrole (Benzene, 1,2-methylenedioxy-4-propyl-)
- 3,4-Dihydroxy-alpha-(methylamino)methyl benzyl alcohol (1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-)
- Diisopropylfluorophosphate (DFP) (Phosphorofluoric acid, bis(1-methylethyl) ester)
- Dimethoate (Phosphorodithioic acid, O,O-dimethyl S-[2-(methylamino)-2-oxoethyl] ester)
- 3,3'-Dimethoxybenzidine ([1,1'-Biphenyl]-4,4'diamine, 3-3'dimethoxy-)
- p-Dimethylaminoazobenzene (Benzenamine, N,N-dimethyl-4-(phenylazo)-)
- 7,12-Dimethylbenz[a]anthracene (1,2-Benzanthracene, 7,12-dimethyl-)
- 3,3'-Dimethylbenzidine ([1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-)
- Dimethylcarbamoyl chloride (Carbamoyl chloride, dimethyl-)
- 1,1-Dimethylhydrazine (Hydrazine, 1,1-dimethyl-)
- 1,2-Dimethylhydrazine (Hydrazine, 1,2-dimethyl-)
- 3,3-Dimethyl-1-(methylthio)-2-butanone, O-[(methylamino) carbonyl]oxime (Thiofanox)
- alpha,alpha-Dimethylphenethylamine (Ethanamine, 1,1-dimethyl-2-phenyl)
- 2,4-Dimethylphenol (Phenol, 2,4-dimethyl-)
- Dimethyl phthalate (1,2-Benzenedicarboxylic acid, dimethyl ester)
- Dimethyl sulfate (Sulfuric acid, dimethyl ester)
- Dinitrobenzene, N.O.S.* (Benzene, dinitro-, N.O.S.*)
- 4,6-Dinitro-o-cresol and salts (Phenol, 2,4-dinitro-6-methyl-, and salts)
- 2,4-Dinitrophenol (Phenol, 2,4-dinitro-)
- 2,4-Dinitrotoluene (Benzene, 1-methyl-2,4-dinitro-)
- 2,6-Dinitrotoluene (Benzene, 1-methyl-2,6-dinitro-)
- Di-n-octyl phthalate (1,2-Benzenedicarboxylic acid, dioctyl ester)
- 1,4-Dioxane (1,4-Diethylene oxide)
- Diphenylamine (Benzenamine, N-Phenyl-)
- 1,2-Diphenylhydrazine (Hydrazine, 1,2-diphenyl-)
- Di-n-propylmitrosamine (N-Nitroso-di-n-propylamine)
- Disulfoton (O,O-diethyl S-[2-(ethylthio)ethyl] phosphorodithioate)
- 2,4-Dithiobiuret (Thioimidodicarbonic diamide)
- Endosulfan (5-Norbornene, 2,3-dimethanol, 1,4,5,6,7,7-hexachloro-, cyclic sulfite)
- Endrin and metabolites (1,2,3,4,10,10-hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-endo,endo-1,4:5,8-dimethanonaphthalene, and metabolites)
- Ethyl carbamate (Urethan) (Carbamic acid, ethyl ester)
- Ethyl cyanide (propanenitrile)
- Ethylenebisdithiocarbamic acid, salts and esters (1,2-Ethanediybis(carbamodithioic acid, salts and esters.
- Ethyleneimine (Aziridine)
- Ethylene oxide (Oxirane)
- Ethylenethiourea (2-Imidazolidinethione)
- Ethylmethacrylate (2-Propenoic acid, 2-methyl-, ethyl ester)
- Ethyl methanesulfonate (Methanesulfonic acid, ethyl ester)
- Fluoranthene (Benzo[j,k]fluorene)
- Fluorine
- 2-Fluoroacetamide (Acetamide, 2-fluoro-)
- Fluoroacetic acid, sodium salt (Acetic acid, fluoro-, sodium salt)
- Formaldehyde (Methylene, oxide)
- Formic acid (Methanoic acid)
- Glycidylaldehyde (1-Propanol-2((=)),3-epoxy)
- Halomethane, N.O.S.*
- Heptachlor (4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-tetrahydro-)
- Heptachlor epoxide (alpha, beta, and gamma isomers) (4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-2,3-epoxy-3a,4,7,7-tetrahydro-, alpha, beta and gamma isomers)
- Hexachlorobenzene (Benzene, hexachloro-)
- Hexachlorobutadiene (1,3-Butadiene, ((1,1,2,3,4,4=))hexachloro-)
- Hexachlorocyclohexane (all isomers) (Lindane and isomers)
- Hexachlorocyclopentadiene (1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-)
- Hexachlorodibenzo-p-dioxins
- Hexachlorodibenzofurans
- Hexachloroethane (Ethane, ((1,1,1,2,2,2=)) hexachloro-)
- 1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4:5,8-endo,endo-dimethanonphthalene (Hexachlorohexahydro-endo,endo-dimethanonaphthalene)
- Hexachlorophene (2,2'-Methylenebis(3,4,6-trichlorophenol))
- Hexachloropropene (((t=))Propene, ((1,1,2,3,3,3=)) hexachloro-)
- Hexaethyl tetraphosphate (Tetraphosphoric acid, hexaethyl ester)
- Hydrazine (Diamine)
- Hydrocyanic acid (Hydrogen cyanide)
- Hydrofluoric acid (Hydrogen fluoride)
- Hydrogen sulfide (Sulfur hydride)

- Hydroxydimethylarsine oxide (Cacodylic acid)
- Indeno(1,2,3-cd)pyrene (1,10-(1,2-phenylene)pyrene)
- Iodomethane (Methyl iodide)
- Iron Dextran (Ferric dextran)
- Isocyanic acid, methyl ester (Methyl isocyanate)
- Isobutyl alcohol (1-Propanol, 2-methyl-)
- Isosafrole (Benzene, 1,2-methylenedioxy-4-allyl-)
- Kepone (Decachlorooctahydro-1,3,4-Methano-2H-cyclobuta[cd]((pentafen)pentalene-2-one)
- Lasiocarpine (2-Butenoic acid, 2-methyl-, 7-[(2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy)methyl]-2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester)
- Lead and compounds, N.O.S.*
- Lead acetate (Acetic acid, lead salt)
- Lead phosphate (Phosphoric acid, lead salt)
- Lead subacetate (Lead, bis(acetato-O)tetrahydroxytri-)
- Maleic anhydride (2,5-Furandione)
- Maleic hydrazide (1,2-Dihydro-3,6-pyridazinedione)
- Malononitrile (Propanedinitrile)
- Melphalan (Alanine, 3-[p-bis(2-chloroethyl)amino]phenyl-, L-)
- Mercury Fulminate (Fulminic acid, mercury salt)
- Mercury and compounds, N.O.S.*
- Methacrylonitrile (2-Propenenitrile, 2-methyl-)
- Methanethiol (Thiomethanol)
- Methapyrilene (Pyridine, 2-[(2-dimethylamino)ethyl]-2-thenylamino-)
- Metholonyl (Acetimidic acid, N-[(methylcarbamoyl)oxy]thio-, methyl ester)
- Methoxychlor (Ethane, 1,1,1-trichloro-2,2'-bis(p-methoxyphenyl)-)
- 2-Methylaziridine (1,2-Propylenimine)
- 3-Methylcholanthrene (Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-)
- Methyl chlorocarbonate (Carbonochloridic acid, methyl ester)
- 4,4'-Methylenebis(2-chloroaniline) (Benzenamine, 4,4'-methylenebis-(2-chloro-)
- Methyl ethyl ketone (MEK) (2-Butanone)
- Methyl hydrazine (Hydrazine, methyl-)
- 2-Methylactonitrile (Propanenitrile, 2-hydroxy-2-methyl-)
- Methyl methacrylate (2-Propenoic acid, 2-methyl-, methyl ester)
- Methyl methanesulfonate (Methanesulfonic acid, methyl ester)
- 2-Methyl-2-(methylthio)propionaldehyde-(methylcarbonyl) oxime ((Propanat, 2-methyl-2-(methylthio)-, O-[(methylamino)carbonyl]oxime)))
- N-Methyl-N'-nitro-N-nitrosoguanidine (Guanidine, N-nitro-N-methyl-N' nitro-)
- Methyl parathion (O,O-dimethyl O-(4-nitrophenyl) phosphorothioate)
- Methylthiouracil (4-1H-Pyrimidinone, 2,3-dihydro-6-methyl-2-thio-)
- Mustard gas (Sulfide, bis(2-chloroethyl)-)
- Naphthalene
- 1,4-Naphthoquinone (1,4-Naphthalenedione)
- 1-Naphthylamine (alpha-Naphthylamine)
- 2-Naphthylamine (beta-Naphthylamine)
- 1-Naphthyl-2-thiourea (Thiourea, 1-naphthalenyl-)
- Nickel and compounds, N.O.S.*
- Nickel carbonyl (Nickel tetracarbonyl)
- Nickel cyanide (nickel (II) cyanide)
- Nicotine and salts, Pyridine, (S)-3-(1-methyl-2-pyrrolidinyl)-, and salts)
- Nitric oxide (Nitrogen (II) oxide)
- p-Nitroaniline (Benzenamine, 4-nitro-)
- Nitrobenzene (Benzene, nitro-) Nitrobenzene
- Nitrogen dioxide (Nitrogen (IV) oxide)
- Nitrogen mustard and hydrochloride salt (Ethanamine, 2-chloro-, N-(2-chloroethyl)-N-methyl-, and hydrochloride salt)
- Nitrogen mustard N-Oxide and hydrochloride salt (Ethanamine, 2-chloro-, N-(2-chloroethyl)-N-methyl-, N-oxide, and hydrochloride salt)
- Nitroglycerine (1,2,3-Propanetriol, trinitrate)
- 4-Nitrophenol (Phenol, 4-nitro-)
- 4-Nitroquinoline-1-oxide (Quinoline, 4-nitro-1-oxide-)
- Nitrosamine, N.O.S.*
- N-Nitrosodi-n-butylamine (1-Butanamine, N-butyl-N-nitroso-)
- N-Nitrosodiethanolamine (Ethanol, 2,2'-(nitrosoimino)bis-)
- N-Nitrosodiethylamine (Ethanamine, N-Ethyl-N-nitroso-)
- N-Nitrosodimethylamine (Dimethylnitrosamine)
- N-Nitroso-N-ethylurea (Carbamide, N-ethyl-N-nitroso-)
- N-Nitrosomethylethylamine (Ethanamine, N-methyl-N-nitroso-)
- N-Nitroso-N-methylurea (Carbamide, N-methyl-N-nitroso-)
- N-Nitroso-N-methylurethane (Carbamic acid, methylnitroso-, ethyl ester)
- N-Nitrosomethylvinylamine (Ethenamine, N-methyl-N-nitroso-)
- N-Nitrosomorpholine (Morpholine, N-nitroso-)
- N-Nitrosornicotine (Nornicotine, N-nitroso-)
- N-Nitrosopiperidine (Pyridine, hexahydro-, N-nitroso-)
- N-Nitrosopyrrolidine (pyrrole, tetrahydro-, N-nitroso-)
- N-Nitrososarcosine (Sarcosine, N-nitroso-)
- 5-Nitro-o-toluidine (Benzenamine, 2-methyl-5-nitro-)
- Octamethylpyrophosphoramidate (Diphosphoramidate, octamethyl-)
- Osmium tetroxide (Osmium (VIII) oxide)

- 7-Ocabcyclo[2.2.1]heptane-2,3-dicarboxylic acid (Endothal)
- Paraldehyde (1,3,5-Trioxane, 2,4,6-trinethyl-)
- Parathion (Phosphorothioic acid, O,O-diethyl O-(p-nitrophenyl) ester)
- Pentachlorobenzene (Benzene, pentachloro-)
- Pentachlorodibenzo-p-dioxins
- Pentachlorodibenzofurans
- Pentachloroethane (Ethane, pentachloro-)
- Pentachloronitrobenzene (PCNB) (Benzene, pentachloronitro-)
- Pentachlorophenol (Phenol, pentachloro-)
- Perchloromethyl mercaptan (Methanesulferry chloride, trichloro-)
- Phenacetin (Acetamide, N-(4-ethoxyphenyl)-)
- Phenol (Benzene, hydroxy-)
- Phenylenediamine (Benzenediamine)
- Phenylmercury acetate (Mercury, acetatophenyl-)
- N-Phenylthiourea (Thiourea, phenyl-)
- Phosgene (Carbonyl chloride)
- Phosphine (Hydrogen phosphide)
- Phosphorodithioic acid, O,O-diethyl S-[(ethylthio)methyl] ester (Phorate)
- Phosphorothioic acid, O,O-dimethyl O-[p-((dimethylamino)sulfonyl)phenyl] ester (Famphur)
- Phthalic acid esters, N.O.S.* (Benzene, 1,2-dicarboxylic acid, esters, N.O.S.*)
- Phthalic anhydride (1,2-Benzenedicarboxylic acid anhydride)
- 2-Picoline (Pyridine, 2-methyl-)
- Polychlorinated biphenyl, N.O.S.*
- Potassium cyanide
- Potassium silver cyanide (Argentate(1-), dicyano-, potassium)
- Pronamide (3,5-Dichloro-N-(1,1-dimethyl-2-propynyl)benzamide)
- 1,3-Propanesultone (1,2-Oxathiolane, 2,2-dioxide)
- Propionic acid, 2-(2,4,5-trichlorophenoxy), salts and esters (2,4,5-TP,Silvex, salts and esters)
- n-Propylamine (1-Propane)
- Propylthiouracil (((Undecamethylenediamine, N,N'-bis(2-chlorobenzyl)-, dihydrochloride)) (2,3 dihydro-6-propyl-2 thioxo-4(1H)-pyrimidinone))
- 2-Propyn-1-ol (Propargyl alcohol)
- Pyridine
- Reserpine (Yohimban-16-carboxylic acid, 11,17-dimethoxy-18-[(3,4,5-trimethoxybenzoyl)oxy]-, methyl ester)
- Resorcinol (1,3-Benzenediol)
- Saccharin and salts (1,2-Benzoisothiazolin-3-one, 1,1-dioxide, and salts)
- Safrol (Benzene, 1,2-methylenedioxy-4-allyl-)
- Selenious acid (Selenium dioxide)
- Selenium and compounds, N.O.S.*
- Selenium sulfide (Sulfur selenide)
- Selenourea (Carbamimidoseleonic acid)
- Silver and compounds, N.O.S.*
- Silver cyanide
- Sodium cyanide
- Streptozotocin (D-Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-)
- Strontium sulfide
- Strychnine and salts (Strychnidin-10-one, and salts)
- 1,2,4,5-Tetrachlorobenzene (Benzene, 1,2,4,5-tetrachloro-)
- Tetrachlorodibenzo-p-dioxins
- Tetrachlorodibenzofurans
- 2,3,7,8-Tetrachlorodibenzo-p-dioxin (TCDD) Dibenzo-p-dioxin, 2,3,7,8-tetrachloro-)
- Tetrachloroethane, N.O.S.* (Ethane, tetrachloro-, N.O.S.*)
- 1,1,1,2-Tetrachlorethane (Ethane, 1,1,1,2-tetrachloro-)
- 1,1,2,2-Tetrachlorethane (Ethane, 1,1,2,2-tetrachloro-)
- Tetrachlorethylene (((Ethane)) Ethene, 1,1,2,2-tetrachloro-)¹
- Tetrachloromethane (Carbon tetrachloride)
- 2,3,4,6-Tetrachlorophenol (Phenol,2,3,4,6-tetrachloro-)
- Tetraethyldithiopyrophosphate (Dithiopyrophosphoric acid, tetraethyl-ester)
- Tetraethyl lead (Plumbane, tetraethyl-)
- Tetraethylpyrophosphate (Pyrophosphoric acid, tetraethyl ester)
- Tetranitromethane (Methane, tetranitro-)
- Thallium and compounds, N.O.S.*
- Thallic oxide (Thallium (III) oxide)
- Thallium (I) acetate (Acetic acid, thallium (I) salt)
- Thallium (I) carbonate (Carbonic acid, dithallium (I) salt)
- Thallium (I) chloride
- Thallium (I) nitrate (Nitric acid, thallium (I) salt)
- Thallium selenite
- Thallium (I) sulfate (Sulfuric acid, thallium (I) salt)
- Thioacetamide (Ethanethioamide)
- Thiosemicarbazide (Hydrazinecarbothioamide)
- Thiourea (Carbamide thio-)
- Thiuram (Bis(dimethylthiocarbamoyl) disulfide)
- Toluene (Benzene, methyl-)
- Toluenediamine, N.O.S. (((Diaminotoluene)) (Toluene, 2,5-diamine-))
- 2,4-Toluenediamine
- 2,6-Toluenediamine
- 3,4-Toluenediamine
- o-Toluidine hydrochloride (Benzenamine, 2-methyl-, hydrochloride)
- Tolylene diisocyanate (Benzene, ((t,3=)) 2,4- and 2,6-diisocyanatomethyl-)
- Toxaphene (Camphene, octachloro-)
- Tribromomethane (Bromofom)
- 1,2,4-Trichlorobenzene (Benzene, 1,2,4-trichloro-)

1,1,1-Trichloroethane (Methyl chloroform)
 1,1,2-Trichloroethane (Ethane, 1,1,2-trichloro-)
 Trichloroethene (Trichloroethylene)
 ((Trichloromethanethiol (Methanethiol,
 trichloro-)))
 Trichloromonofluoromethane (Methane,
 trichlorofluoro-)
 2,4,5-Trichlorophenol (Phenol, 2,4,5-trichloro-)
 2,4,6-Trichlorophenol (Phenol, 2,4,6-trichloro-)
 2,4,5-Trichlorophenoxyacetic acid
 (2,4,5-T, salts and esters) (Acetic acid,
 2,4,5-trichlorophenoxy-, salts and esters)
 2,4,5-Trichlorophenoxypropionic acid ((2,4,5-
 TP) (Silvex)) (Propionic acid, 2-(2,4,5-
 trichlorophenoxy)((=)), salts and esters
 (2,4,5-TP, Silvex, salts and esters))
 Trichloropropane, N.O.S.* (Propane,
 trichloro-, N.O.S.*
 1,2,3-Trichloropropane (Propane, 1,2,3-
 trichloro-)
 O,O,O-Triethyl phosphorothioate
 (Phosphorothioic acid, O,O,O-triethyl ester)
 sym-Trinitrobenzene (Benzene, 1,3,5-trinitro-)
 Tris(1-aziridinyl) phosphine sulfide
 (Phosphine sulfide, tris(1-aziridinyl-)
 Tris(2,3-dibromopropyl) phosphate (1-
 Propanol, 2,3-dibromo-, phosphate)
 Trypan blue (2,7-Naphthalenedisulfonic acid,
 3,3'-[(3,3'-dimethyl(1,1'-biphenyl)-4,4'-
 diyl)bis(azo)]bis(5-amino-4-hydroxy-,
 tetrasodium salt)
Undecamethylenediamine, N,N'-bis-(2-chloro-
 benzyl)-,dihydrochloride N,N'-Undecamethyl-
 enebis(2-chlorobenzylamine, dihydrochloride)
 Uracil mustard (Uracil 5-[bis(2-
 chlorethyl)amino]-)
 Vanadic acid, ammonium salt (ammonium
 vanadate)
 Vanadium pentoxide (Vanadium (V) oxide)
 Vinyl chloride (Ethane, chloro-)
 Zinc cyanide
 Zinc phosphide

*The abbreviation N.O.S. signifies those members of the general class "not otherwise specified" by name in this listing.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 89-02-060
NOTICE OF PUBLIC MEETINGS
FOREST PRACTICES BOARD
 [Memorandum—January 4, 1989]

The Washington Forest Practices Board will hold its regular quarterly meeting on February 8, 1989, at 2 p.m. at the town of Coupeville, Recreation Hall, 901 Coveland Street, Coupeville, WA.

Additional information may be obtained from the Division of Forest Regulation and Assistance, 1007 South

Washington Street, EL-03, Olympia, WA 98504, (206) 753-5315.

WSR 89-02-061
NOTICE OF PUBLIC MEETINGS
TRANSPORTATION COMMISSION
 [Memorandum—January 3, 1989]

The regular meetings of the Washington State Transportation Commission will be held on the third Thursday of each month in Room 1D2, Transportation Building, Olympia, Washington, at 9:30 a.m.

WSR 89-02-062
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning reciprocity and proration, amending WAC 308-91-030 Definitions;

that the agency will at 10:00 a.m., Friday, February 10, 1989, in the 2nd Floor, Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 46.87.010(2).

The specific statute these rules are intended to implement is RCW 46.87.010(1) and 46.87.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 10, 1989.

Dated: January 4, 1989
 By: Merle Steffenson
 Administrator

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: The additional definitions are necessary to ensure Washington's compliance with the international registration plan, of which Washington is a new member.

Statutory Authority: RCW 46.87.010(2).

Summary of Rules: WAC 308-91-030 Definitions.

Reason Proposed: The additional definitions are proposed to define terms used in the international registration plan; by various other international registration plan member states; and other pertinent terminology in order to ensure collection of required fees and taxes.

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: Bob Anderson, Assistant Director, Vehicle Services, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-6914 comm or 234-6914 scan; Merle Steffenson, Administrator, Fuel Tax Division, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-4565 comm or 234-4565 scan; and Paul Downey, Assistant Administrator, Prorate Division, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-6993 comm or 234-6993 scan.

Proponents: The state of Washington Department of Licensing.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal or state court requirements.

Small Business Economic Impact Statement: Not required for this statement.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-030 DEFINITIONS. The definitions set forth below, and in chapters 46.04, 46.85, and 46.87 RCW, apply throughout this chapter.

(1) "Backing plate" means a license plate which is designed for displaying validation decals, stickers or tabs issued by jurisdictions of the compact in which the vehicle displaying the plate is proportionally registered.

(2) "Base jurisdiction," under provisions of the compact, means the jurisdiction in which the owner has "properly registered" vehicle(s) of a fleet as defined in RCW 46.87.020(14).

(3) "Base plate" means the vehicle license plate assigned to a vehicle by the base jurisdiction. Under the provisions of the IRP, this would be an "apportioned plate."

(4) "Compact" means the uniform vehicle registration proration and reciprocity agreement.

(5) "Combination of vehicles" means a power unit used in combination with trailer(s), semi-trailer(s) and/or converter gear.

(6) "Department" means the department of licensing, state of Washington.

(7) "Interstate operation" means vehicle movement between or through two or more jurisdictions.

(8) "Intrastate operation" means vehicle movement within a single jurisdiction, from one point within that jurisdiction to another point within the same jurisdiction.

(9) "Latest purchase cost or price" means the actual purchase cost or price, if reasonable, for a vehicle paid by the current owner, including the value of any trade-in or other valuable considerations, cost of accessories and modifications but excluding taxes. Reasonable purchase cost is considered to be the fair market value of the vehicle as determined from guide books, reports or compendiums of value recognized in the automotive industry. All values are to be expressed in United States dollars.

(10) "Reciprocity jurisdiction" means a jurisdiction with which the state of Washington extends full vehicle license reciprocity because of an agreement, arrangement, declaration or mirror reciprocity as provided for in RCW 46.85.080.

(11) "Bus" (BS) means every motor vehicle designed for carrying more than five passengers and the driver and used primarily for the transportation of people.

(12) "Converter gear" (CG) means an auxiliary under carriage assembly with the fifth wheel and tow bar, used to convert a semitrailer to a full trailer.

(13) "Double bottom" (DB) means two full trailer(s)/semitrailer(s) used in a combination of vehicles.

(14) "Dump truck" (DT) means a truck whose contents are unloaded by tilting the truck bed backward with the tailgate open.

(15) "Full trailer" (FT) means every vehicle without motive power, designed for carrying persons or property, drawn by a motor vehicle and so constructed that no part of its weight rest upon the towing vehicle.

(16) "Lessee" means a person, firm or corporation which has legal possession and control of a vehicle owned by another under the terms of a lease agreement.

(17) "Lessor" means a person, firm or corporation which, under the terms of a lease, grants the legal right of possession, control of and responsibility for the operation of the vehicle to another person, firm or corporation.

(18) "Mileage experience year" means the period of time between July 1st and June 30th of the year immediately preceding the year in which application for registration is made.

(19) "Road tractor" (RT) means every motor vehicle designed without a fifth wheel and used for drawing other vehicles by use of a ball hitch and so constructed as to carry part of the weight of a vehicle or load so drawn (commonly referred to as a mobile home toter).

(20) "Semitrailer" (ST) means every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and that of its load rests upon or is carried by the towing vehicle.

(21) "Tractor" (TR) means every motor vehicle designed and used primarily for drawing other vehicles but not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

(22) "Trailer" refers to a full trailer, semitrailer, pole trailer, or utility trailer.

(23) "Trip lease" means a lease of vehicular equipment to a common or contract carrier (lessee) for a single movement by either (a) another common or contract carrier for transportation in the direction of a point which the lessor carrier is authorized to serve, or (b) a carrier of exempt commodities, as defined in the interstate commerce act, for transportation in the general direction of the general area in which the vehicle is based. The term may also include a similar movement intrastate where such movement is authorized under the laws of the jurisdiction.

(24) "Truck" (TK) means every motor vehicle designed, used or maintained primarily for the transportation of property (the maximum gross weight for solo trucks with three axles is 40,000 pounds).

(25) "Truck tractor" (TT) means every motor vehicle designed and used primarily for drawing other vehicles but so constructed as to carry a load thereon in addition to a part of the weight of the vehicle and load so drawn (dromedary).

(26) "Utility trailer" means any full trailer or semitrailer constructed and used solely for the purpose of carrying property and not to exceed a gross weight of 6,000 pounds.

(27) "Washington fee/tax receipt" is a receipt issued to foreign based IRP vehicles for which Washington must calculate and collect Washington fee/taxes. The receipt is issued upon payment of the Washington fee/taxes due on the vehicle. The receipt is proof of payment of Washington fee/taxes and must be carried with the vehicle while being operated in Washington.

WSR 89-02-063

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning reciprocity and proration:

Amd WAC 308-91-040 General provisions.
Amd WAC 308-91-050 Application for proportional registration.
Amd WAC 308-91-140 Vehicle transaction fee;

that the agency will at 10:15 a.m., Friday, February 10, 1989, in the 2nd Floor, Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 46.87.010(2).

The specific statute these rules are intended to implement is RCW 46.87.080, 46.87.130, 46.87.140, 82.44-.060 and 82.44.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 10, 1989.

Dated: January 4, 1989

By: Merle Steffenson
Administrator

STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To clarify and otherwise refine some provisions, and to increase the vehicle transaction fee to cover cost of service, to better enable the department of licensing to protect the public health, safety and welfare through administration of the proportional registration program.

Statutory Authority: RCW 46.87.010(2).

Summary of the Rules: WAC 308-91-040 General provisions; 308-91-050 Applications for proportional registration; and 308-91-140 Vehicle transaction fee.

Reason Proposed: To clarify proportional registration requirements and procedures, and to increase the vehicle transaction fee to ensure collection of adequate revenue to offset cost of services.

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: Bob Anderson, Assistant Director, Vehicle Services, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-6914 comm or 234-6914 scan; Merle Steffenson, Administrator, Fuel Tax Division, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-4565 comm or 234-4565 scan; and Paul Downey, Assistant Administrator, Prorate Division, Second Floor, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, phone (206) 753-6993 comm or 234-6993 scan.

Proponents: The state of Washington Department of Licensing.

Federal Law or Federal or State Court Requirements: Not necessitated as the result of federal or state court requirements.

Small Business Economic Impact Statement: Not required for this statement.

Chapter 308-91 WAC RECIPROCITY AND PRORATION

((Formerly chapter 410-16 WAC))

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-040 GENERAL PROVISIONS. (1) Fleet composition. Carriers may separate their commercial or apportionable vehicles into two or more fleets if such divisions are consistent with their operational practices, by reason of equipment design, or restrictions imposed by member jurisdictions.

(2) Records substantiating the latest purchase cost or price and year of purchase of each vehicle in the fleet must be retained for the period

specified in RCW 46.87.310 and made available to the department upon request.

(3) Filing and compliance dates. Proportional registration annual renewal applications must be filed with the prorate section of the department on or before December 1 of the year immediately preceding the year in which proportional registration is sought to insure timely issuance of identification for the new registration year. No temporary operating authority will be issued for renewal vehicles if the renewal application is received by the department after the above date. Washington proportional registrations expire at midnight, December 31st of each registration year; however, vehicles undergoing renewal processing and for which renewal fees and taxes have been received by the department prior to the beginning of the registration year, will have until March 1st of such registration year to display current year prorate credentials. During the first two months of the registration year, such vehicles will display the credentials issued for the previous registration year.

(4) Proportional registration credentials. Washington prorate credentials consist of a cab card, which describes the vehicle and period for which the vehicle has been proportionally registered, and a prorate backing plate upon which is affixed a current prorate validation tab. If the vehicle described on the cab card is Washington based, apportioned license plates, with current validation tab affixed, will be issued in lieu of the backing plate. If the vehicle is operating under the IRP, the cab card must show the jurisdiction(s) and gross weight for which the vehicle is registered. The cab card is to be carried in or on the vehicle to which it has been issued, or in the case of a trailing unit, it may be carried in or on the power unit of the combination. Photocopies or other facsimiles of the cab card are invalid. The cab card or the Washington fee/tax receipt issued by the department, or the IRP base ((jurisdiction is)) jurisdiction's cab card, are the only acceptable evidence of proportional registration in this state, unless the receipt required by WAC 308-91-170 is required to accompany the base jurisdiction's cab card. The prorate backing plate, if applicable, is mounted on the front of a power unit and on the rear of a trailing unit. The validation tab shall be affixed to the upper left-hand corner square of the prorate backing plate or the space designated on the apportioned plate if applicable.

(5) Transfer of proportional registration credentials. Washington proportional registration credentials cannot be transferred from one vehicle to another vehicle or from one ((carrier)) fleet to another ((carrier)) fleet.

(6) Surrender of proportional registration credentials. Upon termination of proportional registration or deletion of a vehicle from a fleet, prorate credentials will be disposed of as follows:

(a) Vehicle based in Washington. The cab card and apportioned plate(s) with validation tab attached must be returned to the prorate section of the department. If vehicle is being deleted from the fleet, credentials must accompany the application effecting the deletion.

(b) Vehicle registered under provisions of the compact and based in another jurisdiction. Only the Washington cab card is returned to the prorate section. The prorate backing plate with validation tab attached must be returned to the prorate unit of the base jurisdiction licensing agency. If vehicle is being deleted from the fleet, cab card must accompany the application effecting the deletion. The end of year (December 31st) deletion of a vehicle listed on the renewal application need not be accompanied by the identification issued to such vehicle.

(c) Vehicles based in IRP jurisdictions. Upon termination of proportional registration or deletion of a vehicle from a fleet, the credentials must be returned to the base jurisdiction.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-050 APPLICATIONS FOR PROPORTIONAL REGISTRATION. (1) Applicants desiring proportional registration in this state must make application to the prorate section of the department in the manner and upon the forms prescribed. Forms will be made available by the department. Washington based carriers desiring registration in other IRP jurisdictions must indicate on their applications the jurisdictions in which the fleet is (is to be) registered, list vehicles by gross weight groups and indicate within each gross weight group the gross weight each vehicle of the group is to be registered for in each jurisdiction listed. Incorrect, illegible, or incomplete applications will be returned without action.

(2) The application for any fleet shall bear the same applicant's name, or be identified therewith, for each jurisdiction in which proportional registration is sought for such fleet.

(3) After an original or renewal proportional registration application has been filed with this state for a fleet, vehicles can only be added or deleted, or changes made in registered/combined gross vehicle weight, by filing a proration application supplement - Schedule "C" in the manner prescribed.

(4) In circumstances where immediate operation of vehicles being added to the fleet is essential, a temporary letter of authority may be requested by the applicant for such vehicles, pending processing of the application and issuance of prorate credentials by the department, provided that:

((+)) (a) Licensing fees and taxes have been paid in full for the fleet's original Washington proportional registration application; and

((+)) (b) The proportional registration renewal application or supplement - Schedule "C" adding such vehicles to the proportionally registered fleet is acceptable and on file in the prorate section of the department; and

((+)) (c) The applicant's proportional registration account is considered to be in good standing and on active status.

(5) The temporary letter of authority will permit operation of the vehicles listed thereon, in jurisdictions and at gross weights indicated, for a period of time to be determined by the department but not longer than two months from the effective date of the letter. The temporary letter of authority will be issued by one of the following means as requested by the applicant:

((+)) (a) Mail;

((+)) (b) Collect facsimile or other electronic transmission for which the requestor pays the transmission and handling fees;

(c) Over the counter.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-140 VEHICLE TRANSACTION FEE. The vehicle transaction fee pursuant to RCW 46.87.130 is hereby established in the amount of ((three)) four dollars and fifty cents.

WSR 89-02-064
PROPOSED RULES
DEPARTMENT OF LICENSING
(Dental Disciplinary Board)
[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Dental Disciplinary Board intends to adopt, amend, or repeal rules concerning specialty representation, amending WAC 308-37-190;

that the agency will at 8:00 a.m., Friday, February 10, 1989, in Nendel's, Seattle Room, 15801 West Valley Road, Tukwila, 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 18.32.640.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 3, 1989.

Dated: December 29, 1988

By: Amanda L. Tomlinson
Assistant Attorney General

STATEMENT OF PURPOSE

Title and Number of Rule Section or Chapter: Chapter 308-37 WAC, Dentistry—License display—Reports—Records—Inventory requirements—Prescribing practices, specifically WAC 308-37-190 Specialty representation.

Statutory Authority: RCW 18.32.640.

Summary of the Amendments and Reasons Supporting Amendments: To correct certain terms that are used and to update and correct certain references contained in the rule.

Agency Personnel who may be Contacted Regarding the Proposed Amendments: Linda McCue, Assistant Program Manager, P.O. Box 9012, Olympia, WA 98504, phone 234-1150 scan and 753-1150 comm; and Judy Mayo, Program Manager, P.O. Box 9012, Olympia, WA 98504, phone 234-2461 scan and 753-2461 comm.

Name of Entity that is Proposing Amendments: Washington State Dental Disciplinary Board.

The proposed amendments to WAC 308-37-190 are not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: Not required and none has been filed.

AMENDATORY SECTION (Amending Order PL 520, filed 2/19/85)

WAC 308-37-190 SPECIALTY REPRESENTATION. (1) It shall be misleading, deceptive or improper conduct for a dentist to represent or imply that he or she is a specialist or use any of the terms to designate a dental specialty such as:

- (a) Endodontist
- (b) Oral or maxillofacial surgeon
- (c) Oral pathologist
- (d) Orthodontist
- (e) ((Pedodontist)) Pediatric dentist
- (f) Periodontist
- (g) Prosthodontist
- (h) Public health

or any derivation of these specialties unless he or she is entitled to such specialty designation under the guidelines or requirements for specialties ((of)) approved by the Commission on Dental Accreditation ((of)) and the Council on Dental Education of the American Dental Association in effect ((of)) on January 1, ((+1985)) 1988, or such guidelines or requirements as subsequently amended and approved by the dental disciplinary board, or other such organization recognized by the board.

(2) A dentist not currently entitled to such specialty designation shall not represent that his or her practice is limited to providing services in a specialty area without clearly disclosing in the representation that he or she is a general dentist. A specialist who represents services in areas other than his or her specialty is considered a general dentist.

WSR 89-02-065
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Practical Nursing)
[Filed January 4, 1989]

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

- New WAC 308-117-450 Philosophy governing voluntary substance abuse monitoring programs.
- New WAC 308-117-460 Terms used in WAC 308-117-450 through 308-117-480.
- New WAC 308-117-470 Approval of substance abuse monitoring programs.
- New WAC 308-117-480 Participation in approved substance abuse monitoring program;

that the agency will at 2:00 p.m., Thursday, February 16, 1989, in the St. Placid Priory, 320 College Street N.E., Lacey, WA 98506, 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 18.78.050, 18.78.054, 18.130.050 and 18.130.175.

The specific statute these rules are intended to implement is RCW 18.130.175.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 13, 1989.

Dated: January 4, 1989

By: Susan L. Boots

Executive Secretary

Assistant Program Manager

STATEMENT OF PURPOSE

Title and Number of Rule Sections or Chapters: WAC 308-117-450 Philosophy governing voluntary substance abuse monitoring programs; 308-117-460 Terms used in WAC 308-117-450 through 308-117-480; 308-117-470 Approval of substance abuse monitoring programs; and 308-117-480 Participation in approved substance abuse monitoring program.

Statutory Authority: RCW 18.78.050, 18.78.054, 18.130.050 and 18.130.175.

Specific Statute that Rules are Intended to Implement: RCW 18.130.175.

Summary of the Rules and Reasons Supporting the Proposed Actions: WAC 308-117-450 to 308-117-480 are intended to further implement the authority of the Board of Practical Nursing pursuant to RCW 18.130.175 and, thereby, provide as follows: WAC 308-117-450, to state the purpose/philosophy behind referral of practical nurses to substance abuse monitoring programs; WAC 308-117-460, to define the terms used in WAC 308-117-450 to 308-117-480; WAC 308-117-470, to provide for the requirements in approving substance abuse monitoring programs; and WAC 308-117-480, to provide for the requirements to participate in approved substance abuse monitoring programs.

Responsible Departmental Personnel: In addition to the members of the Washington State Board of Practical Nursing, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Susan Boots, Board of Practical Nursing, Division of Professional Programs Management, P.O. Box 9649, Olympia, Washington 98504, phone (206) 753-2807 comm, (206) 234-2807 scan.

Proponents: The Washington State Board of Practical Nursing.

Agency Comments or Recommendations: None.

Federal or State Court Action: Not necessary to comply with a federal law or a federal or state court action.

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

Small Business Economic Impact Statement: Not required since this rule does not impact small businesses as that term is defined in RCW 19.85.020.

NEW SECTION

WAC 308-117-450 PHILOSOPHY GOVERNING VOLUNTARY SUBSTANCE ABUSE MONITORING PROGRAMS. The board recognizes the need to establish a means of proactively providing early recognition and treatment options for practical nurses whose competency may be impaired due to the abuse of drugs or alcohol. The board intends that such practical nurses be treated and their treatment monitored so that they can return to or continue to practice their profession in a way which safeguards the public. To accomplish this the board may approve voluntary substance abuse monitoring programs and may refer practical nurses impaired by substance abuse to approved programs as an alternative to instituting disciplinary proceedings as defined in RCW 18.130.160.

NEW SECTION

WAC 308-117-460 TERMS USED IN WAC 308-117-450 THROUGH 308-117-480. (1) "Approved substance abuse monitoring program" or "approved monitoring program" is a program the board has determined meets the requirements of the law and the criteria established by the board in WAC 308-117-470, which enters into a contract with practical nurses who have substance abuse problems regarding the required components of the practical nurse's recovery activity and oversees the practical nurse's compliance with these requirements. Substance abuse monitoring programs do not provide evaluation or treatment to participating practical nurses.

(2) "Contract" is a comprehensive, structured agreement between the recovering practical nurse and the approved monitoring program wherein the practical nurse consents to comply with the monitoring program and the required components of the practical nurse's recovery activity.

(3) "Approved treatment facility" is a facility approved by the bureau of alcohol and substance abuse, department of social and health services, under RCW 70.96A.020(2) or 69.54.030 to provide concentrated alcoholism or drug treatment if located within Washington state. Out-of-state drug and alcohol treatment programs must be equivalent to the standards required for approval under RCW 70.96A.020(2) or 69.54.030.

(4) "Substance abuse" means the impairment, as determined by the board, of a practical nurse's professional services by an addiction to, a dependency on, or the use of alcohol, legend drugs, or controlled substances.

(5) "Aftercare" is that period of time after intensive treatment that provides the practical nurse and the practical nurse's family with group or individual counseling sessions, discussions with other families, ongoing contact and participation in self-help groups and ongoing continued support of treatment program staff.

(6) "Nurse support group" is a group of nurses meeting regularly to support the recovery of its members. The group provides a confidential setting with a trained and experienced nurse facilitator in which nurses may discuss drug diversion, licensure issues, return to work and other professional issues related to recovery.

(7) "Twelve step groups" are groups such as alcoholics anonymous, narcotics anonymous, and related organizations based on a philosophy of anonymity, belief in a power outside of oneself, peer group association, and self-help.

(8) "Random drug screens" are laboratory tests to detect the presence of drugs of abuse in body fluids which are performed at irregular intervals not known in advance by the person to be tested.

NEW SECTION

WAC 308-117-470 APPROVAL OF SUBSTANCE ABUSE MONITORING PROGRAMS. The board will approve the monitoring program(s) which will participate in the board's substance abuse monitoring program.

(1) The approved monitoring program will not provide evaluation or treatment to the participating practical nurses.

(2) The approved monitoring program staff must have the qualifications and knowledge of both substance abuse and the practice of practical nursing in order to evaluate:

- (a) Clinical laboratories;
- (b) Laboratory results;
- (c) Providers of substance abuse treatment, both individuals and facilities;
- (d) Nurses' support groups;
- (e) The practical nursing work environment; and

(f) The ability of the practical nurse to practice with reasonable skill and safety.

(3) The approved monitoring program will enter into a contract with the practical nurse and the board to oversee the practical nurse's compliance with the requirements of the program.

(4) The approved monitoring program may make, on an individual basis, exceptions to components of the contract.

(5) The approved monitoring program staff will determine, on an individual basis, whether a practical nurse will be prohibited from engaging in the practice of practical nursing for a period of time and restrictions, if any, on the practical nurse's access to controlled substances in the work place.

(6) The approved monitoring program shall maintain records on participants.

(7) The approved monitoring program will be responsible for providing feedback to the practical nurse as to the acceptability of treatment progress.

(8) The approved monitoring program shall report to the board any practical nurse who fails to comply with the requirement of the monitoring program.

(9) The approved monitoring program shall provide the board with a statistical report on the program, including progress of participants, at least annually.

(10) The approved monitoring program shall receive from the board guidelines on treatment, monitoring, and limitations on the practice of practical nursing for those participating in the program.

NEW SECTION

WAC 308-117-480 PARTICIPATION IN APPROVED SUBSTANCE ABUSE MONITORING PROGRAM. (1) In lieu of disciplinary action, the practical nurse may accept board referral into the approved substance abuse monitoring program.

(a) The practical nurse shall undergo a complete physical and psychosocial evaluation before entering into the approved monitoring program. This evaluation will be performed by health care professional(s) with expertise in chemical dependency. The person(s) performing the evaluation shall not also be the provider of the recommended treatment.

(b) The practical nurse shall enter into a contract with the board and the approved substance abuse monitoring program to comply with the requirements of the program which shall include, but not be limited to, the following:

(i) The practical nurse will undergo intensive substance abuse treatment in an approved treatment facility.

(ii) The practical nurse will agree to remain free of all mind-altering substances, including alcohol, except for medications prescribed by an authorized prescriber as defined in RCW 69.41.030 and 69.50.101.

(iii) The practical nurse must complete the prescribed aftercare program of the approved treatment facility, which may include individual and/or group psychotherapy.

(iv) The practical nurse must cause the treatment counselor(s) to provide reports to the approved monitoring program at specified intervals. Reports shall include treatment prognosis and goals.

(v) The practical nurse will submit to random drug screening as specified by the approved monitoring program.

(vi) The practical nurse will attend nurses' support group(s) facilitated by a nurse and/or twelve step group meetings as specified by the contract.

(vii) The practical nurse will comply with specified employment conditions and restrictions as defined by the contract.

(viii) The practical nurse shall sign a waiver allowing the approved monitoring program to release information to the board if the practical nurse does not comply with the requirements of this contract.

(c) The practical nurse is responsible for paying the costs of the physical and psychosocial evaluation, substance abuse treatment, and random drug screens.

(d) The practical nurse may be subject to disciplinary action under RCW 18.130.160 if the practical nurse does not consent to be referred to the approved monitoring program, does not comply with specified employment restrictions, or does not successfully complete the program.

(2) A practical nurse who is not being investigated by the board, not subject to current disciplinary action, or not currently being monitored by the board for substance abuse, may voluntarily participate in the approved substance abuse monitoring program without being referred by the board. Such voluntary participants shall not be subject to disciplinary action under RCW 18.130.160 for their substance abuse, and

shall not have their participation made known to the board if they meet the requirements of the approved monitoring program.

(a) The practical nurse shall undergo a complete physical and psychosocial evaluation before entering into the approved monitoring program. This evaluation will be performed by health care professional(s) with expertise in chemical dependency. The person(s) performing the evaluation shall not also be the provider of the recommended treatment.

(b) The practical nurse shall enter into a contract with the approved substance abuse monitoring program to comply with the requirements of the program which shall include, but not be limited to, the following:

(i) The practical nurse will undergo intensive substance abuse treatment in an approved treatment facility.

(ii) The practical nurse will agree to remain free of all mind-altering substances, including alcohol, except for medications prescribed by an authorized prescriber as defined in RCW 69.41.030 and 69.50.101.

(iii) The practical nurse must complete the prescribed aftercare program of the approved treatment facility, which may include individual and/or group psychotherapy.

(iv) The practical nurse must cause the treatment counselor(s) to provide reports to the approved monitoring program at specified intervals. Reports shall include treatment prognosis and goals.

(v) The practical nurse will submit to random drug screening as specified by the approved monitoring program.

(vi) The practical nurse will attend nurses' support group(s) facilitated by a nurse and/or twelve step group meetings as specified by the contract.

(vii) The practical nurse will comply with employment conditions and restrictions as defined by the contract.

(viii) The practical nurse shall sign a waiver allowing the approved monitoring program to release information to the board if the nurse does not comply with the requirements of this contract.

(c) The practical nurse is responsible for paying the costs of the physical and psychosocial evaluation, substance abuse treatment and random drug screens.

(3) The treatment and pretreatment records of license holders referred to or voluntarily participating in approved monitoring programs shall be confidential, shall be exempt from RCW 42.17.250 through 42.17.450, and shall not be subject to discovery by subpoena or admissible as evidence except for monitoring records reported to the disciplinary authority for cause as defined in subsections (1) and (2) of this section. Records held by the board under this section shall be exempt from RCW 42.17.250 through 42.17.450 and shall not be subject to discovery by subpoena except by the license holder.

WSR 89-02-066

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed January 4, 1989]

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 Standards of assistance—Supplemental security income (SSI) program, amending WAC 388-29-295;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

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 February 7, 1989.

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

Troyce Warner
Office of Issuances
Department of Social and Health Services
Mailstop OB-33H
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: January 4, 1989
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-29-295.

Purpose of the Rule: To change the federal benefit rate as raised by the annual cost-of-living adjustment by the Social Security Administration.

These Rules are Necessary: To implement Public Law 93-66. The rule is included in WAC for convenience; the change in the FBR is the result of federal law.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Establishes standards for supplementary security income for calendar year 1989.

Name, Title, Address and Phone Number of Responsible Person: Dorothy Hopkins, Community Services Program Manager, Division of Income Assistance, mailstop OB-31C, phone 753-4041.

These rules are necessary as a result of federal law, Public Law 93-66.

AMENDATORY SECTION (Amending Order 2565, filed 12/11/87)

WAC 388-29-295 STANDARDS OF ASSISTANCE—SUPPLEMENTAL SECURITY INCOME (SSI) PROGRAM. Effective ((January 1, 1988)) January 1, 1989, the standards of SSI assistance paid to eligible individuals and couples are:

	Standard	Federal Benefit	State Supplement
Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties			
Living alone			
Individuals	(\$382.00—\$354.00) \$396.00	\$368.00	\$ 28.00
Couples			
Both eligible	((554.00—532.00)) 575.00	553.00	22.00
With essential person	((553.00—531.00)) 574.00	552.00	22.00

	Standard	Federal Benefit	State Supplement
With ineligible spouse	((546.00—354.00)) 560.00	368.00	192.00
Area II: All Counties Other Than the Above			
Living alone			
Individuals	((361.55—354.00)) 375.55	368.00	7.55
Couples			
Both eligible	((532.00—532.00)) 553.00	553.00	0
With essential person	((531.00—531.00)) 552.00	552.00	0
With ineligible spouse	((514.15—354.00)) 528.15	368.00	160.15
Areas I and II: Shared living (all counties)			
Individuals	((241.81—236.00)) 251.15	245.34	5.81
Couples			
Both eligible	((360.97—354.67)) 374.97	368.67	6.30
With essential person	((360.30—354.00)) 374.30	368.00	6.30
With ineligible spouse	((355.63—236.00)) 364.97	245.34	119.63

WSR 89-02-067
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed January 4, 1989]

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 background inquires, new chapter 388-330 WAC;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

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.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 7, 1989.

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

Troyce Warner
Office of Issuances
Department of Social and Health Services
Mailstop OB-33H
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 4, 1989. The meeting site is in a location which is barrier free.

Dated: January 4, 1989

By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Re: New WAC 388-330-010, 388-330-020, 388-330-030, 388-330-040, 388-330-050 and 388-330-060.

Purpose of the Rules: To assure a uniform and coordinated approach within DSHS for conducting central registry, criminal history, and child abuse record portions of background inquiries on those persons licensed or authorized by DSHS to care for children or developmentally disabled persons. Information from such inquiries will assist the department in determining the character, suitability, and competence of care providers as required by statute.

These Rules are Necessary: To enable the Department of Social and Health Services (DSHS) to protect children whom it places in care outside of their homes or who receive care in facilities licensed by DSHS.

Statutory Authority: Chapters 9.96A, 13.34, 26.44, 43.43 and 74.15 RCW; and 2SSB 5063, chapter 486, Laws of 1987.

In Summary: WAC 388-330-010 describes the purpose at the chapters; WAC 388-330-020 describes which sources shall be used in doing an inquiry and who is required to have a background check; WAC 388-330-030 lists offenses which will disqualify and individual from providing care; WAC 388-330-040 requires prospective care takers to submit approximate forms and enjoins the department from issuing a license or authorizing child care until an inquiry is completed; WAC 388-330-050 described how information derived from a background check may be used or disclosed; and WAC 388-330-060 notes sanctions for noncompliance.

Person or Persons Responsible for Drafting, Implementation and Enforcement of the Rule: Barry Fibel, Program Manager, Division of Children and Family Services, phone 753-0204.

These rules are being proposed by DSHS.

These rule changes are not necessary as a result of federal law, federal court decisions, or state court decisions.

Chapter 388-330 WAC BACKGROUND INQUIRIES

NEW SECTION

WAC 388-330-010 PURPOSE AND AUTHORITY. This chapter establishes policy within the department of social and health services for conducting central registry and criminal history portions of background inquiries and checks of Washington state patrol's child abuse information file on those licensed or authorized by the department to care for children or developmentally disabled persons. Such inquiries are required under RCW 74.15.030.

NEW SECTION

WAC 388-330-020 SCOPE. (1) Background inquiries.

(a) Inquiries shall include, but are not limited to:

(i) Review of records of criminal convictions and pending criminal charges as listed by the Washington state patrol (WSP) per chapters 10.97 and 43.43 RCW;

(ii) Review of the central registry of abuse and neglect established per RCW 26.44.070, repealed pursuant to 2SSB 5063, laws of 1987, chapter 486; and

(iii) Review of Washington state patrol file of a person found to be a child abuser in a civil adjudication or a disciplinary board final decision.

(b) Inquiries may include a review of law enforcement records of convictions and pending charges in other states or locations whenever the need for further information is indicated by:

(i) An individual's prior residences;

(ii) Reports from credible community sources; or

(iii) An identification number indicating the subject has a record on file with the Federal Bureau of Investigation.

(2) Affected persons. Persons subject to background inquiries include:

(a) All persons licensed to care for children or disabled persons under:

(i) Chapter 74.15 RCW; or

(ii) Contract with the department to provide that care.

(b) All staff, employed by licensed or authorized providers, involved in the direct care or supervision of children and developmentally disabled persons;

(c) Any volunteer or other person having regular, unsupervised access to children or developmentally disabled persons in facilities, homes, or operations licensed or authorized by the department to provide care under chapter 74.15 RCW.

(3) Persons not affected. This chapter does not apply to schools, hospitals, or other facilities where the primary focus is not custodial and where the provider is not acting in place of the parent.

(4) This chapter does not apply to persons being considered for employment or volunteer activities with the department of social and health services. Background check requirements applicable to department employees and volunteers are set forth in MSR 326-26-140 and 2SSB 5063, laws of 1987, chapter 486, respectively.

NEW SECTION

WAC 388-330-030 APPLICATION OF INQUIRY FINDINGS. (1) For the purposes of conducting criminal history portions of background inquiries pursuant to RCW 74.15.030, the department shall consider only pending charges and convictions. The department shall not solicit or use as the sole basis for disqualification information about:

(a) Arrests not resulting in charges; and

(b) Charges which were dismissed.

(2) The department shall maintain a listing of offenses which, because of their seriousness, shall disqualify prospective care providers from being licensed or otherwise authorized to provide care to children or developmentally disabled persons. The following offenses or their equivalents in jurisdictions outside of the state of Washington shall constitute that list:

(a) Aggravated murder;

(b) Murder in the first degree;

(c) Murder in the second degree;

(d) Manslaughter in the first degree;

(e) Manslaughter in the second degree;

(f) Simple assault, if it involves physical harm to another person;

(g) Assault in the first degree;

(h) Assault in the second degree;

(i) Assault in the third degree;

(j) Vehicular homicide;

(k) Criminal mistreatment in the first degree;

(l) Criminal mistreatment in the second degree;

(m) Reckless endangerment;

(n) Kidnapping in the first degree;

(o) Kidnapping in the second degree;

(p) Unlawful imprisonment;

(q) Rape in the first degree;

(r) Rape in the second degree;

(s) Rape in the third degree;

(t) First degree rape of a child;

- (u) Second degree rape of a child;
- (v) Third degree rape of a child;
- (w) Child molestation in the first degree;
- (x) Child molestation in the second degree;
- (y) Child molestation in the third degree;
- (z) Sexual misconduct with a minor in the first degree;
- (aa) Sexual misconduct with a minor in the second degree;
- (bb) Indecent liberties;
- (cc) Arson in the first degree;
- (dd) Arson in the second degree;
- (ee) Burglary in the first degree;
- (ff) Extortion in the first degree;
- (gg) Extortion in the second degree;
- (hh) Robbery in the first degree;
- (ii) Robbery in the second degree;
- (jj) Incest in the first degree;
- (kk) Incest in the second degree;
- (ll) Promoting prostitution in the first degree;
- (mm) Promoting prostitution in the second degree;
- (nn) Sexual exploitation of a minor;
- (oo) Communication with a minor for immoral purposes;
- (pp) Child selling - child buying;
- (qq) Public indecency, if toward a person under the age of fourteen years;
- (rr) Dealing in depictions of a minor engaged in sexually explicit conduct;
- (ss) Sending or bringing into the state depictions of a minor engaged in sexually explicit conduct;
- (tt) Possession of depictions of a minor engaged in sexually explicit conduct;
- (uu) Patronizing a juvenile prostitute;
- (vv) Family abandonment;
- (ww) Unlawfully manufacturing, delivering, or possessing, with intent to deliver, a controlled substance;
- (xx) Promoting a suicide attempt;
- (yy) Malicious harassment;
- (zz) Promoting pornography;
- (aaa) Coercion.

(3) Whenever a criminal history inquiry reveals a prospective care provider has been charged with or convicted of an offense, or has been listed in the central registry as a perpetrator of substantiated child abuse or neglect, or in the WSP file as a person found to be a child abuser in a civil adjudication or disciplinary board final decision, the department shall take action as follows:

(a) If it is confirmed the subject's name appears on the aforementioned WSP file of child abusers, that person shall not be licensed, employed by licensees or contractors, serve in a volunteer capacity for licensees or contractors, or otherwise be authorized by the department to provide care. If the subject's name appears on the central registry of child abuse, the individual shall be disqualified;

(b) If the inquiry reveals charges are pending against the subject for any of the offenses listed in subsection (1) of this section, or their equivalents in other jurisdictions, the department shall withhold licensure or authorization to provide care until dismissal or acquittal occurs. Pending charges for other offenses may be grounds for withholding licensure or authorization to provide care. If the inquiry reveals pending charges are more than one year old, the department shall contact the charging law enforcement agency to determine the disposition or status of the charge;

(c) If the inquiry reveals the subject has been convicted of any of the offenses listed in subsection (1) of this section or their equivalents in other jurisdictions, the department shall deny licensure or authorization to provide care;

(d) If the inquiry reveals the subject has been convicted of an offense not listed, the department shall consider such information in determining the character, suitability, and competence of the prospective caretaker as required by chapter 74.15 RCW. However, the department shall not use conviction as the sole basis for denial of licensure or authorization to provide care unless the conviction is directly related to the employment, licensure, or authorization being sought. The department shall consider the recency, seriousness, kind, and number of previous offenses as well as the vulnerability of the clients to be cared for.

NEW SECTION

WAC 388-330-040 INQUIRY FORM TO BE SUBMITTED—TIME REQUIREMENTS. (1) Applicants for licensure under chapter

74.15 RCW shall complete the background inquiry form at the time of application.

(2) Employees and volunteers of those licensed or otherwise authorized to provide care under chapter 74.15 RCW shall complete and submit the DSHS background inquiry form to the person licensed or authorized to provide care. This shall be done prior to or as soon as possible after being on the premises and having regular unsupervised contact with children or developmentally disabled persons. The employer, licensee, or authorized person shall submit the properly completed form to the appropriate DSHS licensor or authorizing person within seven calendar days of the time the employee or volunteer had regular unsupervised contact.

(3) The department shall not issue a license or otherwise authorize persons to provide care until they have properly completed and submitted the inquiry form and the results are known to the department; except, such care may be authorized if the inquiry form has been submitted. If a child is placed with a relative under RCW 13.34.060 or 13.34.130, and if such relative appears otherwise suitable and competent to provide care and treatment, the criminal history background check required by this section need not be completed before placement, but shall be completed as soon as possible after placement.

NEW SECTION

WAC 388-330-050 RELEASE OF INFORMATION. (1) Release of criminal history information.

(a) Unless there is a signed release of information, the department may only share with a provider:

(i) The criminal inquiry information used to disqualify an employee or volunteer of that provider; or

(ii) The fact the subject is listed on the Washington state patrol's child abuse information file if that is the basis for a disqualification.

(b) The department shall not share any other inquiry information with the provider or provider's employees unless the department withheld licensure or care authorization based on that information.

(2) Release of central registry information.

(a) The department shall not share with care providers or prospective providers any abuse information in the central registry.

(b) Unless there is a release of information signed by the employee, the department may only tell a provider or prospective provider that the results of the department's background inquiry disqualify the employee. Even if the employee has signed a release of information, the department shall not discuss identifying information about the victim of the abuse.

(3) Release of inquiry findings to the subject of inquiry. The department shall provide disqualified care providers with inquiry findings about themselves if the provider:

(a) Makes the request in writing, and

(b) Offers proof of identity.

NEW SECTION

WAC 388-330-060 SANCTIONS FOR NONCOMPLIANCE. Any licensee, employer, contractor, or other care provider within the scope of this chapter may be subject to sanctions by the department pursuant to applicable licensing requirements or statutes or contractual agreements for failure to comply with the requirements of this chapter.

WSR 89-02-068

EMERGENCY RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2751—Filed January 4, 1989]

I, Leslie F. James, director of Administrative Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Standards of assistance—Supplemental security income (SSI) program, amending WAC 388-29-295.

I, Leslie F. James, 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 necessary to establish a raise in supplemental security income (SSI) standards according to the federal benefit cost of living adjustment rate implementing Public Law 93-66.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 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 January 4, 1989.

By Leslie F. James, Director
Administrative Services

AMENDATORY SECTION (Amending Order 2565, filed 12/11/87)

WAC 388-29-295 STANDARDS OF ASSISTANCE-SUPPLEMENTAL SECURITY INCOME (SSI) PROGRAM. Effective ((January 1, 1988)) January 1, 1989, the standards of SSI assistance paid to eligible individuals and couples are:

	Standard	Federal Benefit	State Supplement
Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties			
<i>Living alone</i>			
Individuals	\$(382.00)	354.00	
	\$396.00	\$368.00	\$ 28.00
<i>Couples</i>			
Both eligible	((554.00-532.00))		
	575.00	553.00	22.00
With essential person	((553.00-531.00))		
	574.00	552.00	22.00
With ineligible spouse	((546.00-354.00))		
	560.00	368.00	192.00
Area II: All Counties Other Than the Above			
<i>Living alone</i>			
Individuals	((361.55-354.00))		
	375.55	368.00	7.55
<i>Couples</i>			
Both eligible	((532.00-532.00))		
	553.00	553.00	0
With essential person	((531.00-531.00))		
	552.00	552.00	0
With ineligible spouse	((514.15-354.00))		
	528.15	368.00	160.15

	Standard	Federal Benefit	State Supplement
Areas I and II: Shared living (all counties)			
<i>Individuals</i>	((241.81-236.00))		
	251.15	245.34	5.81
<i>Couples</i>			
Both eligible	((360.97-354.67))		
	374.97	368.67	6.30
With essential person	((360.30-354.00))		
	374.30	368.00	6.30
With ineligible spouse	((355.63-236.00))		
	364.97	245.34	119.63

WSR 89-02-069
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed January 4, 1989]

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 monthly allotments, amending WAC 388-49-550;

that the agency will at 10:00 a.m., Tuesday, February 7, 1989, in the Auditorium, OB-2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 8, 1989.

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 February 7, 1989.

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

Troyce Warner
Office of Issuances
Department of Social and Health Services
Mailstop OB-33H
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact the Office of Issuances, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by January 24, 1989. The meeting site is in a location which is barrier free.

Dated: January 4, 1989
By: Leslie F. James, Director
Administrative Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.
Re: Amending WAC 388-49-550.

Purpose of the Rule Change: To refile the September 1, 1988, provision which was inadvertently deleted in an October 1, 1988, rule adoption.

Changes are Necessary: To implement Administrative Notice 88-66.

Statutory Authority: RCW 74.04.510.

Summary of Rule Change: Provides a full months allotment of food stamps, rather than a prorated amount, for migrant or seasonal farmworkers who have a break of 30 days or less in their food stamp participation.

Person Responsible for Rule Drafting and Implementation: Jack Hecht, Community Services Program Manager, Division of Income Assistance, OB-31C, 234-4918 scan.

The rules are necessary as a result of federal law, United States Department of Agriculture, Food and Nutrition Service, Administrative Notice 88-66.

AMENDATORY SECTION (Amending Order 2728, filed 11/18/88)

WAC 388-49-550 MONTHLY ALLOTMENTS. (1) The department shall determine the value of the allotment a household receives.

(2) The monthly allotment shall equal the thrifty food plan (TFP) for the household size reduced by thirty percent of the household's net income. The department shall use the monthly allotment standards as established by the food and nutrition service.

Table with 2 columns: Household Size, Thrifty Food Plan. Rows include sizes 1-10 and 'Each additional member'.

(3) The department shall issue to households, except for households as specified in subsection (4) of this section, a prorated coupon allotment for the number of days remaining from the date of application to the end of the initial month of eligibility.

- (a) The allotment shall be based upon a thirty-day month.
(b) No allotment shall be issued for less than ten dollars.

(4) Effective September 1, 1988, the department shall issue a full month allotment to migrant and seasonal farmworker households applying within thirty days after a prior certification ends.

(5) The department shall determine the value of the monthly allotment a household receives by:

- (a) Multiplying the household's net monthly income by thirty percent,
(b) Rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, and
(c) Subtracting the result from the thrifty food plan for the appropriate household size.

((5)) (6) One and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month when no allotment shall be issued for less than ten dollars.

((6)) (7) The department shall issue an identification card to each certified household.

WSR 89-02-070

PROPOSED RULES

STATE EMPLOYEES BENEFITS BOARD

[Filed January 4, 1989]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Employees Benefits Board intends to adopt, amend, or repeal rules concerning new section WAC 182-08-165 and repealing WAC 182-12-140;

that the agency will at 1:00 p.m., Wednesday, February 8, 1989, in the Department of Transportation, Materials Lab Building, Tumwater, 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 41.05.065.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 2, 1989.

Dated: January 4, 1989

By: C. H. Shay

Assistant Benefits Manager

STATEMENT OF PURPOSE

New section WAC 182-08-165 Other group coverage option; and repealing WAC 182-12-140 New eligible employees.

WAC 182-08-165 provides employees on leave without pay the option to carry other coverage in place of SEBB coverage without losing reinstatement rights; repealing WAC 182-12-140 as an obsolete rule.

Responsible for Drafting, Implementation and Enforcement: C. H. Shay, Assistant Benefits Manager, Health Care Authority, 1400 Evergreen Park Drive S.W., Olympia, WA 98504, mailstop FX-11, phone 753-3096, 234-3096 scan.

Proposed by: State Employees Benefits Board.

Agency Comments: None.

Not necessary due to law or court action.

NEW SECTION

WAC 182-08-165 OTHER GROUP COVERAGE OPTION. The following shall apply to employees during any period of approved educational leave. In order to avoid duplication of group medical coverage, such employees who obtain coverage under another group medical plan may interrupt continuance of their SEBB self-pay medical coverage for each full calendar month in which they maintain coverage under the other group medical plan, with the right to reinstate SEBB self-pay medical/dental coverage in the month following termination of the other group medical coverage. Provided, that the furnishing of evidence of such other group medical coverage may be required by the Washington State Health Care Authority. Provided further, that the option to continue self-pay SEBB dental coverage shall be suspended for the same period that SEBB self-pay medical is suspended.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-140 NEW ELIGIBLE EMPLOYEES

Handwritten note: 5, 60-4980

Table of WAC Sections Affected as of 12/31/88

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 #
4-08-010	REP-P	88-17-078	4-08-280	REP-P	88-17-078	4-08-540	REP-P	88-17-078
4-08-010	REP	88-22-056	4-08-280	REP	88-22-056	4-08-540	REP	88-22-056
4-08-030	REP-P	88-17-078	4-08-290	REP-P	88-17-078	4-08-550	REP-P	88-17-078
4-08-030	REP	88-22-056	4-08-290	REP	88-22-056	4-08-550	REP	88-22-056
4-08-040	REP-P	88-17-078	4-08-300	REP-P	88-17-078	4-08-560	REP-P	88-17-078
4-08-040	REP	88-22-056	4-08-300	REP	88-22-056	4-08-560	REP	88-22-056
4-08-050	REP-P	88-17-078	4-08-310	REP-P	88-17-078	4-08-570	REP-P	88-17-078
4-08-050	REP	88-22-056	4-08-310	REP	88-22-056	4-08-570	REP	88-22-056
4-08-060	REP-P	88-17-078	4-08-320	REP-P	88-17-078	4-08-580	REP-P	88-17-078
4-08-060	REP	88-22-056	4-08-320	REP	88-22-056	4-08-580	REP	88-22-056
4-08-070	REP-P	88-17-078	4-08-330	REP-P	88-17-078	4-08-590	REP-P	88-17-078
4-08-070	REP	88-22-056	4-08-330	REP	88-22-056	4-08-590	REP	88-22-056
4-08-080	REP-P	88-17-078	4-08-340	REP-P	88-17-078	4-25-040	AMD-P	88-22-062
4-08-080	REP	88-22-056	4-08-340	REP	88-22-056	4-25-142	NEW	88-05-015
4-08-090	REP-P	88-17-078	4-08-350	REP-P	88-17-078	4-25-180	REP-P	88-22-062
4-08-090	REP	88-22-056	4-08-350	REP	88-22-056	4-25-181	REP	88-06-021
4-08-100	REP-P	88-17-078	4-08-360	REP-P	88-17-078	4-25-190	NEW	88-06-021
4-08-100	REP	88-22-056	4-08-360	REP	88-22-056	4-25-191	NEW-P	88-22-062
4-08-110	REP-P	88-17-078	4-08-370	REP-P	88-17-078	16-28-010	REP	88-05-003
4-08-110	REP	88-22-056	4-08-370	REP	88-22-056	16-28-020	REP	88-05-003
4-08-120	REP-P	88-17-078	4-08-380	REP-P	88-17-078	16-28-030	REP	88-05-003
4-08-120	REP	88-22-056	4-08-380	REP	88-22-056	16-28-040	REP	88-05-003
4-08-130	REP-P	88-17-078	4-08-390	REP-P	88-17-078	16-28-050	REP	88-05-003
4-08-130	REP	88-22-056	4-08-390	REP	88-22-056	16-28-060	REP	88-05-003
4-08-140	REP-P	88-17-078	4-08-400	REP-P	88-17-078	16-28-069	REP	88-05-003
4-08-140	REP	88-22-056	4-08-400	REP	88-22-056	16-28-070	REP	88-05-003
4-08-150	REP-P	88-17-078	4-08-410	REP-P	88-17-078	16-28-080	REP	88-05-003
4-08-150	REP	88-22-056	4-08-410	REP	88-22-056	16-28-090	REP	88-05-003
4-08-160	REP-P	88-17-078	4-08-420	REP-P	88-17-078	16-30	AMD	88-05-003
4-08-160	REP	88-22-056	4-08-420	REP	88-22-056	16-30-010	AMD	88-05-003
4-08-170	REP-P	88-17-078	4-08-430	REP-P	88-17-078	16-30-020	AMD	88-05-003
4-08-170	REP	88-22-056	4-08-430	REP	88-22-056	16-30-030	AMD	88-05-003
4-08-180	REP-P	88-17-078	4-08-440	REP-P	88-17-078	16-30-040	AMD	88-05-003
4-08-180	REP	88-22-056	4-08-440	REP	88-22-056	16-30-050	AMD	88-05-003
4-08-190	REP-P	88-17-078	4-08-450	REP-P	88-17-078	16-30-060	AMD	88-05-003
4-08-190	REP	88-22-056	4-08-450	REP	88-22-056	16-30-070	AMD	88-05-003
4-08-200	REP-P	88-17-078	4-08-460	REP-P	88-17-078	16-30-080	AMD	88-05-003
4-08-200	REP	88-22-056	4-08-460	REP	88-22-056	16-30-090	AMD	88-05-003
4-08-210	REP-P	88-17-078	4-08-470	REP-P	88-17-078	16-42-005	AMD-P	88-21-077
4-08-210	REP	88-22-056	4-08-470	REP	88-22-056	16-42-017	AMD-P	88-21-077
4-08-220	REP-P	88-17-078	4-08-480	REP-P	88-17-078	16-42-022	AMD-P	88-21-077
4-08-220	REP	88-22-056	4-08-480	REP	88-22-056	16-42-025	AMD-P	88-21-077
4-08-230	REP-P	88-17-078	4-08-490	REP-P	88-17-078	16-42-027	NEW-P	88-21-077
4-08-230	REP	88-22-056	4-08-490	REP	88-22-056	16-42-029	NEW-P	88-21-077
4-08-240	REP-P	88-17-078	4-08-500	REP-P	88-17-078	16-42-035	AMD-P	88-21-077
4-08-240	REP	88-22-056	4-08-500	REP	88-22-056	16-42-070	NEW-P	88-21-077
4-08-250	REP-P	88-17-078	4-08-510	REP-P	88-17-078	16-42-080	NEW-P	88-21-077
4-08-250	REP	88-22-056	4-08-510	REP	88-22-056	16-42-090	NEW-P	88-21-077
4-08-260	REP-P	88-17-078	4-08-520	REP-P	88-17-078	16-54-010	AMD	88-05-003
4-08-260	REP	88-22-056	4-08-520	REP	88-22-056	16-54-082	AMD	88-05-003
4-08-270	REP-P	88-17-078	4-08-530	REP-P	88-17-078	16-59	AMD-P	89-01-084
4-08-270	REP	88-22-056	4-08-530	REP	88-22-056	16-59-030	AMD-P	89-01-084

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-86-015	AMD	88-05-003	16-230-076	AMD-P	88-17-121	16-232-230	REP	88-09-013
16-86-030	AMD	88-05-003	16-230-076	AMD	88-21-098	16-232-320	REP-P	88-06-071
16-86-095	AMD	88-05-003	16-230-078	AMD-P	88-17-121	16-232-320	REP-E	88-07-038
16-156-001	NEW-P	88-04-073	16-230-078	AMD	88-21-098	16-232-320	REP	88-09-013
16-156-001	NEW	88-07-024	16-230-079	NEW-P	88-05-055	16-232-400	NEW-E	88-17-079
16-156-005	NEW-P	88-04-073	16-230-079	NEW	88-08-050	16-232-400	REP-E	88-21-030
16-156-005	NEW	88-07-024	16-230-475	NEW-P	88-06-071	16-232-405	NEW-E	88-17-028
16-156-010	NEW-P	88-04-073	16-230-475	NEW-E	88-07-038	16-232-410	NEW-E	88-17-079
16-156-010	NEW	88-07-024	16-230-475	NEW	88-09-013	16-232-410	REP-E	88-21-030
16-156-020	NEW-P	88-04-073	16-230-640	AMD	88-05-033	16-232-415	NEW-E	88-23-028
16-156-020	NEW	88-07-024	16-230-655	AMD	88-05-033	16-232-420	NEW-E	88-17-079
16-156-030	NEW-P	88-04-073	16-231-015	AMD	88-05-033	16-232-420	REP-E	88-21-030
16-156-030	NEW	88-07-024	16-231-020	AMD	88-05-033	16-232-425	NEW-E	88-23-028
16-156-040	NEW-P	88-04-073	16-231-035	REP-P	88-06-071	16-232-430	NEW-E	88-17-079
16-156-040	NEW	88-07-024	16-231-035	REP-E	88-07-038	16-232-430	REP-E	88-21-030
16-156-050	NEW-P	88-04-073	16-231-035	REP	88-09-013	16-232-435	NEW-E	88-23-028
16-156-050	NEW	88-07-024	16-231-115	AMD	88-05-033	16-232-440	NEW-E	88-21-030
16-156-060	NEW-P	88-04-073	16-231-119	NEW	88-05-033	16-232-440	REP-E	88-23-028
16-156-060	NEW	88-07-024	16-231-125	AMD	88-05-033	16-232-445	NEW-E	88-23-028
16-228-003	REP-P	88-09-077	16-231-130	AMD-P	88-06-071	16-232-450	NEW-E	88-21-030
16-228-003	REP	88-14-074	16-231-130	AMD-E	88-07-038	16-232-450	REP-E	88-23-028
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16-228-010	AMD	88-14-074	16-231-145	AMD-P	88-06-071	16-232-460	NEW-E	88-21-030
16-228-157	NEW-P	88-09-077	16-231-145	AMD-E	88-07-038	16-232-460	REP-E	88-23-028
16-228-157	NEW	88-14-074	16-231-145	AMD	88-09-013	16-232-465	NEW-E	88-23-028
16-228-160	AMD-P	88-09-077	16-231-150	REP-P	88-06-071	16-232-470	NEW-E	88-21-030
16-228-160	AMD	88-14-074	16-231-150	REP-E	88-07-038	16-232-470	REP-E	88-23-028
16-228-162	AMD-P	89-01-110	16-231-150	REP	88-09-013	16-232-950	NEW-P	88-06-071
16-228-164	NEW-P	89-01-110	16-231-225	AMD	88-05-033	16-232-950	NEW-E	88-07-038
16-228-165	AMD-P	88-09-077	16-231-240	REP-P	88-06-071	16-232-950	NEW	88-09-013
16-228-165	AMD	88-14-074	16-231-240	REP-E	88-07-038	16-304-040	AMD-P	88-07-114
16-228-165	REP-P	89-01-110	16-231-240	REP	88-09-013	16-304-040	AMD	88-11-042
16-228-166	NEW-P	89-01-110	16-231-345	REP-P	88-06-071	16-304-050	AMD-P	88-07-114
16-228-185	AMD-P	88-09-077	16-231-345	REP-E	88-07-038	16-304-050	AMD	88-11-042
16-228-185	AMD	88-14-074	16-231-345	REP	88-09-013	16-304-110	AMD-P	88-07-114
16-228-190	AMD-P	88-09-077	16-231-430	REP-P	88-06-071	16-304-110	AMD	88-11-042
16-228-190	AMD	88-14-074	16-231-430	REP-E	88-07-038	16-304-130	AMD-P	88-07-114
16-228-210	AMD-P	88-09-077	16-231-430	REP	88-09-013	16-304-130	AMD	88-11-042
16-228-210	AMD	88-14-074	16-231-535	REP-P	88-06-071	16-316-0401	REP-P	88-07-114
16-228-215	AMD-P	88-09-077	16-231-535	REP-E	88-07-038	16-316-0401	REP	88-11-042
16-228-215	AMD	88-14-074	16-231-535	REP	88-09-013	16-316-0451	REP-P	88-07-114
16-228-215	AMD-P	88-22-069	16-231-625	REP-P	88-06-071	16-316-0451	REP	88-11-042
16-228-220	AMD-P	88-09-077	16-231-625	REP-E	88-07-038	16-316-0501	REP-P	88-07-114
16-228-220	AMD	88-14-074	16-231-625	REP	88-09-013	16-316-0501	REP	88-11-042
16-228-220	AMD-P	88-22-069	16-231-730	REP-P	88-06-071	16-316-0551	REP-P	88-07-114
16-228-222	NEW-P	88-09-077	16-231-730	REP-E	88-07-038	16-316-0551	REP	88-11-042
16-228-222	NEW-P	88-22-069	16-231-730	REP	88-09-013	16-316-0601	REP-P	88-07-114
16-228-227	NEW-P	88-09-077	16-231-845	REP-P	88-06-071	16-316-0601	REP	88-11-042
16-228-227	NEW	88-14-074	16-231-845	REP-E	88-07-038	16-316-195	AMD-P	88-07-114
16-228-228	NEW-P	88-09-077	16-231-845	REP	88-09-013	16-316-195	AMD	88-11-042
16-228-232	NEW-P	88-09-077	16-231-912	AMD	88-05-033	16-316-230	AMD-P	88-07-114
16-228-232	NEW	88-14-074	16-231-940	REP-P	88-06-071	16-316-230	AMD	88-11-042
16-228-400	NEW-E	88-07-033	16-231-940	REP-E	88-07-038	16-316-315	AMD-P	88-07-114
16-228-410	NEW-E	88-07-033	16-231-940	REP	88-09-013	16-316-315	AMD	88-11-042
16-228-420	NEW-E	88-07-033	16-231-950	NEW-P	88-06-071	16-316-350	AMD-P	88-07-114
16-228-430	NEW-E	88-07-033	16-231-950	NEW-E	88-07-038	16-316-350	AMD	88-11-042
16-228-440	NEW-E	88-07-033	16-231-950	NEW	88-09-013	16-316-370	AMD-P	88-07-114
16-228-450	NEW-E	88-07-033	16-232-010	AMD	88-05-033	16-316-370	AMD	88-11-042
16-228-460	NEW-E	88-07-033	16-232-015	AMD	88-05-033	16-316-525	AMD-P	88-07-114
16-228-470	NEW-E	88-07-033	16-232-015	AMD-E	88-15-048	16-316-525	AMD	88-11-042
16-228-480	NEW-E	88-07-033	16-232-015	AMD-P	88-17-121	16-316-717	AMD-P	88-07-114
16-228-490	NEW-E	88-07-033	16-232-015	AMD	88-21-098	16-316-719	AMD-P	88-07-114
16-228-500	NEW-E	88-07-033	16-232-020	AMD	88-05-033	16-316-724	AMD-P	88-07-114
16-228-510	NEW-E	88-07-033	16-232-025	AMD	88-05-033	16-316-724	AMD	88-11-042
16-228-520	NEW-E	88-07-033	16-232-027	NEW	88-05-033	16-316-727	AMD-P	88-07-114
16-228-600	NEW-E	88-13-025	16-232-035	AMD-P	88-06-071	16-316-800	AMD-P	88-07-114
16-228-600	NEW-P	88-17-121	16-232-035	AMD-E	88-07-038	16-316-800	AMD	88-11-042
16-228-600	NEW-E	88-19-051	16-232-035	AMD	88-09-013	16-316-820	AMD-P	88-07-114
16-228-600	NEW	88-21-098	16-232-038	AMD	88-05-033	16-316-820	AMD	88-11-042
16-230-010	AMD-P	88-17-121	16-232-040	REP-P	88-06-071	16-316-830	AMD-P	88-07-114
16-230-010	AMD	88-21-098	16-232-040	REP-E	88-07-038	16-316-830	AMD	88-11-042
16-230-030	AMD-P	88-05-055	16-232-040	REP	88-09-013	16-316-832	AMD-P	88-07-114
16-230-030	AMD	88-08-050	16-232-130	REP-P	88-06-071	16-316-832	AMD	88-11-042
16-230-030	AMD-P	88-17-121	16-232-130	REP-E	88-07-038	16-316-880	AMD-P	88-07-114
16-230-030	AMD	88-21-098	16-232-130	REP	88-09-013	16-316-880	AMD	88-11-042
16-230-075	AMD-P	88-17-121	16-232-230	REP-P	88-06-071	16-403-140	AMD-P	88-11-068
16-230-075	AMD	88-21-098	16-232-230	REP-E	88-07-038	16-403-140	AMD	88-14-128

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16-403-142	NEW-P	88-11-068	16-532-120	AMD	88-13-050	25-46-020	NEW-P	88-18-092
16-403-142	NEW	88-14-128	16-570-040	NEW-P	88-04-072	25-46-020	NEW	88-23-005
16-403-155	AMD-P	88-14-127	16-570-040	NEW	88-07-071	25-46-040	NEW-P	88-18-092
16-403-180	AMD-P	88-11-068	16-602-005	NEW-P	88-03-058	25-46-040	NEW	88-23-005
16-403-180	AMD	88-14-128	16-602-005	NEW	88-07-018	25-46-060	NEW-P	88-18-092
16-403-190	AMD-P	88-11-068	16-602-010	AMD-P	88-03-058	25-46-060	NEW	88-23-005
16-403-190	AMD	88-14-128	16-602-010	AMD	88-07-018	25-46-080	NEW-P	88-18-092
16-403-195	AMD-P	88-11-068	16-602-020	AMD-P	88-03-058	25-46-080	NEW	88-23-005
16-403-195	AMD	88-14-128	16-602-020	AMD	88-07-018	25-46-100	NEW-P	88-18-092
16-403-280	AMD-P	88-11-068	16-602-030	AMD-P	88-03-058	25-46-100	NEW	88-23-005
16-403-280	AMD	88-14-128	16-602-030	AMD	88-07-018	25-46-120	NEW-P	88-18-092
16-436-100	AMD-P	88-08-071	16-620-240	AMD-P	88-07-096	25-46-120	NEW	88-23-005
16-436-100	AMD	88-11-048	16-620-240	AMD	88-12-036	25-46-140	NEW-P	88-18-092
16-436-110	AMD-P	88-08-071	16-620-260	AMD-P	88-07-096	25-46-140	NEW	88-23-005
16-436-110	AMD	88-11-048	16-620-260	AMD	88-12-036	25-46-160	NEW-P	88-18-092
16-436-140	AMD-P	88-08-071	16-620-265	REP-P	88-07-096	25-46-160	NEW	88-23-005
16-436-140	AMD	88-11-048	16-620-265	REP	88-12-036	25-46-180	NEW-P	88-18-092
16-436-160	AMD-P	88-08-071	16-694-001	AMD-P	88-20-068	25-46-180	NEW	88-23-005
16-436-160	AMD	88-11-048	16-694-001	AMD	88-23-056	25-48	AMD-P	88-18-091
16-436-165	NEW-P	88-08-071	16-694-010	NEW-P	88-20-068	25-48	AMD	88-23-004
16-436-165	NEW	88-11-048	16-694-010	NEW	88-23-056	25-48-010	AMD-P	88-18-091
16-436-170	AMD-P	88-08-071	16-750-001	NEW-P	88-03-057	25-48-010	AMD	88-23-004
16-436-170	AMD	88-11-048	16-750-001	NEW-E	88-03-059	25-48-020	AMD-P	88-18-091
16-436-185	AMD-P	88-08-071	16-750-001	NEW	88-07-016	25-48-020	AMD	88-23-004
16-436-185	AMD	88-11-048	16-750-003	NEW-E	88-13-007	25-48-030	AMD-P	88-18-091
16-436-190	AMD-P	88-08-071	16-750-003	NEW-P	88-13-049	25-48-030	AMD	88-23-004
16-436-190	AMD	88-11-048	16-750-003	NEW	88-18-001	25-48-050	AMD-P	88-18-091
16-436-220	AMD-P	88-08-071	16-750-003	NEW-E	88-18-002	25-48-050	AMD	88-23-004
16-436-220	AMD	88-11-048	16-750-004	NEW-E	88-13-007	25-48-060	AMD-P	88-18-091
16-470-010	AMD-E	88-12-082	16-750-004	NEW-P	88-13-049	25-48-060	AMD	88-23-004
16-470-010	AMD-P	88-12-083	16-750-004	NEW	88-18-001	25-48-085	NEW-P	88-18-091
16-470-010	AMD	88-16-016	16-750-004	NEW-E	88-18-002	25-48-085	NEW	88-23-004
16-470-015	AMD-E	88-12-082	16-750-005	NEW-P	88-03-057	25-48-090	AMD-P	88-18-091
16-470-015	AMD-P	88-12-083	16-750-005	NEW-E	88-03-059	25-48-090	AMD	88-23-004
16-470-015	AMD	88-16-016	16-750-005	NEW	88-07-016	25-48-100	AMD-P	88-18-091
16-470-600	NEW-E	88-09-002	16-750-005	AMD-P	88-20-065	25-48-100	AMD	88-23-004
16-470-600	NEW-E	88-12-082	16-750-005	AMD	88-24-002	25-48-105	AMD-P	88-18-091
16-470-600	NEW-P	88-12-083	16-750-010	REP-P	88-03-057	25-48-105	AMD	88-23-004
16-470-600	NEW	88-16-016	16-750-010	REP-E	88-03-059	25-48-108	NEW-P	88-18-091
16-470-605	NEW-E	88-09-002	16-750-010	REP	88-07-016	25-48-108	NEW	88-23-004
16-470-605	NEW-E	88-12-082	16-750-011	NEW-P	88-03-057	25-48-120	AMD-P	88-18-091
16-470-605	NEW-P	88-12-083	16-750-011	NEW-E	88-03-059	25-48-120	AMD	88-23-004
16-470-605	NEW	88-16-016	16-750-011	NEW	88-07-016	25-48-125	NEW-P	88-18-091
16-470-610	NEW-E	88-09-002	16-750-011	AMD-E	88-13-007	25-48-125	NEW	88-23-004
16-470-610	NEW-E	88-12-082	16-750-011	AMD-P	88-13-049	34-02-010	AMD-P	88-16-030
16-470-610	NEW-P	88-12-083	16-750-011	AMD	88-18-001	34-02-010	AMD	88-21-003
16-470-610	NEW	88-16-016	16-750-011	AMD-E	88-18-002	34-04-120	AMD-P	88-16-030
16-470-615	NEW-E	88-09-002	16-750-011	AMD-P	88-20-065	34-04-120	AMD	88-21-003
16-470-615	NEW-E	88-12-082	16-750-011	AMD	88-24-002	44-10-035	NEW-P	88-13-088
16-470-615	NEW-P	88-12-083	16-750-015	NEW-P	88-03-057	44-10-035	NEW	88-19-064
16-470-615	NEW	88-16-016	16-750-015	NEW-E	88-03-059	44-10-040	NEW	88-04-081
16-470-620	NEW-E	88-09-002	16-750-015	NEW	88-07-016	44-10-050	AMD	88-04-081
16-470-620	NEW-E	88-12-082	16-750-015	AMD-P	88-20-065	44-10-055	NEW	88-04-081
16-470-620	NEW-P	88-12-083	16-750-015	AMD	88-24-002	44-10-060	NEW	88-04-081
16-470-620	NEW	88-16-016	16-750-900	NEW-P	88-03-057	44-10-070	NEW	88-04-081
16-470-625	NEW-E	88-12-082	16-750-900	NEW-E	88-03-059	44-10-080	NEW	88-04-081
16-470-625	NEW-P	88-12-083	16-750-900	NEW	88-07-016	44-10-110	NEW	88-04-081
16-470-625	NEW	88-16-016	16-752-001	AMD	88-04-044	44-10-120	AMD-P	89-01-020
16-470-630	NEW-E	88-12-082	16-752-115	NEW	88-04-044	44-10-120	AMD-E	89-01-021
16-470-630	NEW-P	88-12-083	16-752-120	NEW	88-04-044	44-10-130	NEW	88-04-081
16-470-630	NEW	88-16-016	16-752-125	NEW	88-04-044	44-10-160	NEW	88-04-081
16-470-635	NEW-E	88-12-082	16-752-130	NEW	88-04-044	44-10-165	NEW-P	88-04-078
16-470-635	NEW-P	88-12-083	16-752-135	NEW	88-04-044	44-10-165	NEW-E	88-04-079
16-470-635	NEW	88-16-016	16-752-140	NEW	88-04-044	44-10-165	NEW	88-09-063
16-488-025	AMD-P	88-13-081	16-752-145	NEW	88-04-044	44-10-165	NEW-E	88-09-065
16-488-025	AMD	88-17-014	16-752-150	NEW	88-04-044	44-10-180	NEW	88-04-081
16-495-085	AMD-P	88-07-114	16-752-155	NEW	88-04-044	44-10-200	NEW	88-04-081
16-495-085	AMD	88-11-042	16-752-160	NEW	88-04-044	44-10-210	NEW	88-04-081
16-528-040	AMD	88-09-019	16-752-165	NEW	88-04-044	44-10-215	NEW-P	88-03-063
16-528-210	AMD-P	88-08-061	16-752-170	NEW	88-04-044	44-10-215	NEW-E	88-03-064
16-528-210	AMD	88-12-019	16-752-200	NEW	88-04-044	44-10-215	NEW	88-09-064
16-530-040	AMD	88-09-018	16-752-201	NEW	88-04-044	44-10-215	NEW-E	88-09-065
16-532-020	AMD-P	88-18-073	16-752-202	NEW	88-04-044	44-10-220	NEW-P	88-03-063
16-532-020	AMD	88-24-028	16-752-203	NEW	88-04-044	44-10-220	NEW-E	88-03-064
16-532-035	NEW-P	88-18-073	16-752-204	NEW	88-04-044	44-10-220	NEW-P	88-09-062
16-532-035	NEW	88-24-028	25-46-010	NEW-P	88-18-092	44-10-220	NEW-E	88-09-065
16-532-120	AMD-P	88-10-034	25-46-010	NEW	88-23-005	44-10-220	NEW	88-13-039

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
44-10-230	NEW-P	88-03-063	55-01	NEW-C	88-19-057	106-116-901	AMD-P	88-07-017
44-10-230	NEW-E	88-03-064	55-01-001	NEW-P	88-15-073	106-116-901	AMD-E	88-11-065
44-10-230	NEW-P	88-09-062	55-01-001	NEW-P	88-21-116	106-116-901	AMD	88-11-066
44-10-230	NEW-E	88-09-065	55-01-001	NEW	88-24-030	113-12-100	REP-P	88-19-074
44-10-230	NEW	88-13-039	55-01-010	NEW-P	88-15-073	113-12-100	REP	89-01-017
44-10-240	NEW-P	88-03-063	55-01-010	NEW-P	88-21-116	113-12-101	NEW-P	88-19-074
44-10-240	NEW-E	88-03-064	55-01-010	NEW	88-24-030	113-12-101	NEW	89-01-017
44-10-240	NEW	88-09-064	55-01-010	AMD-E	89-02-028	113-12-103	NEW-P	88-19-074
44-10-240	NEW-E	88-09-065	55-01-010	AMD-P	89-02-029	113-12-103	NEW	89-01-017
44-10-300	NEW-E	88-22-054	55-01-020	NEW-P	88-15-073	113-12-104	NEW-P	88-19-074
44-10-300	NEW-P	88-22-055	55-01-020	NEW-P	88-21-116	113-12-200	AMD-P	88-05-058
44-10-310	NEW-E	88-22-054	55-01-020	NEW	88-24-030	113-12-200	AMD-P	88-14-040
44-10-310	NEW-P	88-22-055	55-01-030	NEW-P	88-15-073	113-12-200	AMD	88-17-100
44-10-320	NEW-E	88-22-054	55-01-030	NEW-P	88-21-116	113-12-220	NEW-P	88-19-074
44-10-320	NEW-P	88-22-055	55-01-030	NEW	88-24-030	113-12-220	NEW	89-01-017
50-12-230	AMD-E	88-11-002	55-01-030	AMD-E	89-02-028	113-12-230	NEW-P	88-19-074
50-12-230	AMD-P	88-13-064	55-01-030	AMD-P	89-02-029	113-12-230	NEW	89-01-017
50-12-230	AMD	88-16-066	55-01-040	NEW-P	88-15-073	114-12-160	AMD-P	88-14-095
50-20-040	AMD-E	88-13-051	55-01-040	NEW-P	88-21-116	114-12-160	AMD	88-17-084
50-20-040	AMD-P	88-14-002	55-01-040	NEW	88-24-030	114-12-160	AMD-P	88-18-078
50-20-040	AMD-C	88-14-093	55-01-050	NEW-P	88-15-073	114-12-160	AMD	88-22-023
50-20-040	AMD-P	88-18-076	55-01-050	NEW-P	88-21-116	114-12-170	AMD-P	88-14-095
50-20-040	AMD	88-21-031	55-01-050	NEW	88-24-030	114-12-170	AMD	88-17-084
50-20-050	AMD-E	88-13-051	55-01-050	AMD-E	89-02-028	114-12-200	NEW-P	88-18-079
50-20-050	AMD-P	88-14-002	55-01-050	AMD-P	89-02-029	114-12-200	NEW-C	88-22-022
50-20-050	AMD-C	88-14-093	55-01-060	NEW-P	88-15-073	114-12-200	NEW	88-23-060
50-20-050	AMD-P	88-18-076	55-01-060	NEW-P	88-21-116	118-40	NEW-C	88-18-040
50-20-050	AMD	88-21-031	55-01-060	NEW	88-24-030	118-40-010	NEW-P	88-15-074
50-44-020	AMD-E	89-02-017	55-01-060	AMD-E	89-02-028	118-40-010	NEW	88-19-025
51-10	AMD-P	88-14-078	55-01-060	AMD-P	89-02-029	118-40-020	NEW-P	88-15-074
51-10	AMD	88-24-021	55-01-070	NEW-P	88-15-073	118-40-020	NEW	88-19-025
51-12-102	AMD-P	88-14-114	55-01-070	NEW-P	88-21-116	118-40-030	NEW-P	88-15-074
51-12-102	AMD-C	88-24-037	55-01-070	NEW	88-24-030	118-40-030	NEW	88-19-025
51-12-206	AMD-P	88-24-037	55-01-080	NEW-P	88-15-073	118-40-040	NEW-P	88-15-074
51-12-219	AMD-P	88-24-037	55-01-080	NEW-P	88-21-116	118-40-040	NEW	88-19-025
51-12-223	AMD-P	88-14-114	55-01-080	NEW	88-24-030	118-40-050	NEW-P	88-15-074
51-12-223	AMD-C	88-24-037	67-10-020	AMD-P	88-04-016	118-40-050	NEW	88-19-025
51-12-305	AMD-P	88-14-114	67-10-020	AMD	88-09-006	118-40-060	NEW-P	88-15-074
51-12-305	AMD-C	88-24-037	67-10-030	AMD-P	88-04-016	118-40-060	NEW	88-19-025
51-12-402	AMD-P	88-14-114	67-10-030	AMD	88-09-006	118-40-070	NEW-P	88-15-074
51-12-402	AMD-C	88-24-037	67-10-040	AMD-P	88-04-016	118-40-070	NEW	88-19-025
51-12-411	AMD-P	88-14-114	67-10-040	AMD	88-09-006	118-40-080	NEW-P	88-15-074
51-12-411	AMD-C	88-24-037	67-10-060	AMD-P	88-04-016	118-40-080	NEW	88-19-025
51-12-426	AMD-P	88-14-114	67-10-060	AMD	88-09-006	118-40-090	NEW-P	88-15-074
51-12-426	AMD-C	88-24-037	67-25-120	AMD-P	88-04-016	118-40-090	NEW	88-19-025
51-12-503	AMD-P	88-14-114	67-25-120	AMD	88-09-006	118-40-100	NEW-P	88-15-074
51-12-503	AMD-C	88-24-037	67-25-400	AMD-P	88-04-016	118-40-100	NEW	88-19-025
51-12-601	AMD-P	88-24-037	67-25-400	AMD	88-09-006	118-40-150	NEW-P	88-15-074
51-12-602	AMD-P	88-14-114	67-25-404	AMD-P	88-04-016	118-40-150	NEW	88-19-025
51-12-602	AMD-C	88-24-037	67-25-404	AMD	88-09-006	118-40-160	NEW-P	88-15-074
51-12-605	AMD-P	88-14-114	67-25-570	AMD-P	88-04-016	118-40-160	NEW	88-19-025
51-12-605	AMD-C	88-24-037	67-25-570	AMD	88-09-006	118-40-170	NEW-P	88-15-074
51-12-608	AMD-P	88-24-037	82-50-021	AMD-P	88-13-092	118-40-170	NEW	88-19-025
51-16	AMD-P	88-14-077	82-50-021	AMD	88-16-027	118-40-180	NEW-P	88-15-074
51-16	AMD	88-24-018	82-50-021	AMD-P	88-24-057	118-40-180	NEW	88-19-025
51-16-010	AMD-P	88-14-077	82-50-031	AMD-P	88-13-092	118-40-190	NEW-P	88-15-074
51-16-010	AMD	88-24-018	82-50-031	AMD	88-16-027	118-40-190	NEW	88-19-025
51-16-020	AMD-P	88-14-077	82-50-041	REP-P	88-13-092	118-40-300	NEW-P	88-15-074
51-16-020	AMD	88-24-018	82-50-041	REP	88-16-027	118-40-300	NEW	88-19-025
51-16-030	AMD-P	88-14-077	98-11-005	NEW-P	88-03-062	118-40-400	NEW-P	88-15-074
51-16-030	AMD-P	88-20-070	98-11-005	NEW	88-07-032	118-40-400	NEW	88-19-025
51-16-030	AMD	88-24-018	98-40-050	AMD-P	88-03-062	131-08-010	AMD-P	88-21-048
51-16-040	AMD-P	88-14-077	98-40-050	AMD	88-07-032	131-08-010	AMD	88-24-043
51-16-040	AMD	88-24-018	100-100-050	AMD-P	88-11-076	132D-14-010	REP-P	88-19-084
51-16-050	AMD-P	88-14-077	100-100-050	AMD-E	88-11-077	132D-14-010	REP	88-24-014
51-16-050	AMD	88-24-018	106-116-850	NEW-P	88-07-017	132D-14-020	REP-P	88-19-084
51-16-060	AMD-P	88-14-077	106-116-850	NEW-E	88-11-065	132D-14-020	REP	88-24-014
51-16-060	AMD	88-24-018	106-116-850	NEW	88-11-066	132D-14-030	REP-P	88-19-084
51-16-070	AMD-P	88-14-077	106-116-853	NEW-P	88-07-017	132D-14-030	REP	88-24-014
51-16-070	AMD	88-24-018	106-116-853	NEW-E	88-11-065	132D-14-040	REP-P	88-19-084
51-16-080	AMD-P	88-14-077	106-116-853	NEW	88-11-066	132D-14-040	REP	88-24-014
51-16-080	AMD	88-24-018	106-116-856	NEW-P	88-07-017	132D-14-050	REP-P	88-19-084
51-16-090	AMD-P	88-14-077	106-116-856	NEW-E	88-11-065	132D-14-050	REP	88-24-014
51-16-090	AMD	88-24-018	106-116-856	NEW	88-11-066	132D-14-060	REP-P	88-19-084
51-16-100	NEW-P	88-14-077	106-116-859	NEW-P	88-07-017	132D-14-060	REP	88-24-014
51-16-100	NEW	88-24-018	106-116-859	NEW-E	88-11-065	132D-14-070	REP-P	88-19-084
55-01	NEW-C	88-18-050	106-116-859	NEW	88-11-066	132D-14-070	REP	88-24-014

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132E-12-392	REP	88-17-083	132E-120-040	REP-P	88-17-015	132I-14-020	REP-P	88-03-047
132E-12-395	REP-P	88-13-097	132E-120-040	REP-W	88-22-024	132I-14-020	REP	88-07-119
132E-12-395	REP	88-17-083	132E-120-045	NEW-P	88-17-016	132I-14-030	REP-P	88-03-047
132E-12-398	REP-P	88-13-097	132E-120-045	NEW-W	88-22-025	132I-14-030	REP	88-07-119
132E-12-398	REP	88-17-083	132E-120-050	REP-P	88-13-001	132I-14-040	REP-P	88-03-047
132E-12-401	REP-P	88-13-097	132E-120-050	REP	88-17-082	132I-14-040	REP	88-07-119
132E-12-401	REP	88-17-083	132E-120-060	REP-P	88-13-001	132I-14-050	REP-P	88-03-047
132E-12-404	REP-P	88-13-097	132E-120-060	REP	88-17-082	132I-14-050	REP	88-07-119
132E-12-404	REP	88-17-083	132E-120-070	REP-P	88-13-001	132I-14-060	REP-P	88-03-047
132E-12-407	REP-P	88-13-097	132E-120-070	REP	88-17-082	132I-14-060	REP	88-07-119
132E-12-407	REP	88-17-083	132E-120-080	REP-P	88-13-001	132I-14-070	REP-P	88-03-047
132E-12-410	REP-P	88-13-097	132E-120-080	REP	88-17-082	132I-14-070	REP	88-07-119
132E-12-410	REP	88-17-083	132E-121-010	NEW-P	88-13-096	132I-14-080	REP-P	88-03-047
132E-12-413	REP-P	88-13-097	132E-121-010	NEW	88-18-028	132I-14-080	REP	88-07-119
132E-12-413	REP	88-17-083	132E-124-030	REP-P	88-08-022	132I-14-090	REP-P	88-03-047
132E-12-416	REP-P	88-13-097	132E-124-030	REP	88-12-004	132I-14-090	REP	88-07-119
132E-12-416	REP	88-17-083	132E-124-040	REP-P	88-08-022	132I-14-100	REP-P	88-03-047
132E-12-419	REP-P	88-13-097	132E-124-040	REP	88-12-004	132I-14-100	REP	88-07-119
132E-12-419	REP	88-17-083	132E-124-050	REP-P	88-08-022	132I-14-110	REP-P	88-03-047
132E-12-422	REP-P	88-13-097	132E-124-050	REP	88-12-004	132I-14-110	REP	88-07-119
132E-12-422	REP	88-17-083	132E-124-060	REP-P	88-08-022	132I-14-120	REP-P	88-03-047
132E-12-425	REP-P	88-13-097	132E-124-060	REP	88-12-004	132I-14-120	REP	88-07-119
132E-12-425	REP	88-17-083	132E-168-010	REP-P	88-08-019	132I-14-130	REP-P	88-03-047
132E-12-428	REP-P	88-13-097	132E-168-010	REP	88-12-006	132I-14-130	REP	88-07-119
132E-12-428	REP	88-17-083	132E-168-020	REP-P	88-08-019	132I-14-140	REP-P	88-03-047
132E-12-428	REP	88-13-097	132E-168-020	REP	88-12-006	132I-14-140	REP	88-07-119
132E-12-431	REP-P	88-17-083	132E-168-030	REP-P	88-08-019	132I-14-150	REP-P	88-03-047
132E-12-431	REP	88-13-097	132E-168-030	REP	88-12-006	132I-14-150	REP	88-07-119
132E-12-434	REP-P	88-17-083	132E-168-040	REP-P	88-08-019	132I-14-160	REP-P	88-03-047
132E-12-434	REP	88-13-097	132E-168-040	REP	88-12-006	132I-14-160	REP	88-07-119
132E-112-010	REP-P	88-06-020	132E-168-050	REP-P	88-08-019	132I-14-170	REP-P	88-03-047
132E-112-010	REP	88-10-014	132E-168-050	REP	88-12-006	132I-14-170	REP	88-07-119
132E-112-020	REP-P	88-06-020	132E-168-060	REP-P	88-08-019	132I-14-180	REP-P	88-03-047
132E-112-020	REP	88-10-014	132E-168-060	REP	88-12-006	132I-14-180	REP	88-07-119
132E-112-030	REP-P	88-06-020	132E-168-070	REP-P	88-08-019	132I-14-190	REP-P	88-03-047
132E-112-030	REP	88-10-014	132E-168-070	REP	88-12-006	132I-14-190	REP	88-07-119
132E-112-040	REP-P	88-06-020	132E-168-080	REP-P	88-08-019	132I-14-200	REP-P	88-03-047
132E-112-040	REP	88-10-014	132E-168-080	REP	88-12-006	132I-14-200	REP	88-07-119
132E-112-050	REP-P	88-06-020	132E-168-090	REP-P	88-08-019	132I-14-210	REP-P	88-03-047
132E-112-050	REP	88-10-014	132E-168-090	REP	88-12-006	132I-14-210	REP	88-07-119
132E-112-060	REP-P	88-06-020	132E-176-030	AMD-P	88-08-053	132I-120-010	NEW-P	88-03-048
132E-112-060	REP	88-10-014	132E-276-030	AMD	88-12-005	132I-120-010	NEW	88-07-120
132E-112-070	REP-P	88-06-020	132E-276-060	AMD-P	88-10-023	132I-120-020	NEW-P	88-03-048
132E-112-070	REP	88-10-014	132E-276-060	AMD	88-14-013	132I-120-020	NEW	88-07-120
132E-112-080	REP-P	88-06-020	132E-276-070	AMD-P	88-10-023	132I-120-030	NEW-P	88-03-048
132E-112-080	REP	88-10-014	132E-276-070	AMD	88-14-013	132I-120-030	NEW	88-07-120
132E-112-090	REP-P	88-06-020	132F-120-090	AMD-P	88-03-044	132I-120-100	NEW-P	88-03-048
132E-112-090	REP	88-10-014	132F-120-090	AMD	88-08-069	132I-120-100	NEW	88-07-120
132E-112-100	REP-P	88-06-020	132H-105-140	AMD-P	88-06-058	132I-120-300	NEW-P	88-03-048
132E-112-100	REP	88-10-014	132H-105-140	AMD-P	88-07-089	132I-120-300	NEW	88-07-120
132E-112-110	REP-P	88-06-020	132H-105-140	AMD	88-13-047	132I-120-305	NEW-P	88-03-048
132E-112-110	REP	88-10-014	132H-105-140	AMD	88-20-002	132I-120-305	NEW	88-07-120
132E-112-120	REP-P	88-06-020	132H-148-020	REP-P	88-23-051	132I-120-310	NEW-P	88-03-048
132E-112-120	REP	88-10-014	132H-148-020	REP	88-20-002	132I-120-310	NEW	88-07-120
132E-112-130	REP-P	88-06-020	132H-148-030	REP-P	88-23-051	132I-120-315	NEW-P	88-03-048
132E-112-130	REP	88-10-014	132H-148-030	REP	88-20-002	132I-120-315	NEW	88-07-120
132E-112-140	REP-P	88-06-020	132H-148-040	REP-P	88-23-051	132I-120-320	NEW-P	88-03-048
132E-112-140	REP	88-10-014	132H-148-040	REP	88-20-002	132I-120-320	NEW	88-07-120
132E-112-150	REP-P	88-06-020	132H-148-050	REP-P	88-23-051	132I-120-325	NEW-P	88-03-048
132E-112-150	REP	88-10-014	132H-148-050	REP	88-20-002	132I-120-325	NEW	88-07-120
132E-112-160	REP-P	88-06-020	132H-148-060	REP-P	88-23-051	132I-120-330	NEW-P	88-03-048
132E-112-160	REP	88-10-014	132H-148-060	REP	88-20-002	132I-120-330	NEW	88-07-120
132E-112-170	REP-P	88-06-020	132H-148-070	REP-P	88-23-051	132I-120-335	NEW-P	88-03-048
132E-112-170	REP	88-10-014	132H-148-070	REP	88-20-002	132I-120-335	NEW	88-07-120
132E-112-180	REP-P	88-06-020	132H-148-080	REP-P	88-23-051	132I-120-340	NEW-P	88-03-048
132E-112-180	REP	88-10-014	132H-148-080	REP	88-20-002	132I-120-340	NEW	88-07-120
132E-112-190	REP-P	88-06-020	132H-148-090	REP-P	88-23-051	132I-120-345	NEW-P	88-03-048
132E-112-190	REP	88-10-014	132H-148-090	REP	88-20-002	132I-120-345	NEW	88-07-120
132E-112-200	REP-P	88-06-020	132H-148-100	REP-P	88-23-051	132I-120-400	NEW-P	88-03-048
132E-112-200	REP	88-10-014	132H-148-100	REP	88-20-002	132I-120-400	NEW	88-07-120
132E-112-210	REP-P	88-06-020	132H-148-110	NEW-P	88-23-051	132I-120-405	NEW-P	88-03-048
132E-112-210	REP	88-10-014	132H-148-110	NEW	88-04-059	132I-120-405	NEW	88-07-120
132E-112-220	REP-P	88-06-020	132H-200-200	NEW-P	88-07-036	132I-120-410	NEW-P	88-03-048
132E-112-220	REP	88-10-014	132H-200-200	NEW	88-07-088	132I-120-410	NEW	88-07-120
132E-112-230	REP-P	88-06-020	132H-200-250	NEW-P	88-13-048	132I-120-415	NEW-P	88-03-048
132E-112-230	REP	88-10-014	132H-200-250	NEW	88-03-047	132I-120-415	NEW	88-07-120
132E-120-030	REP-P	88-17-015	132I-14-010	REP-P	88-03-047	132I-120-420	NEW-P	88-03-048
132E-120-030	REP-W	88-22-024	132I-14-010	REP	88-07-119			

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132I-120-420	NEW	88-07-120	132R-210-030	REP	88-21-027	132R-210-450	REP-P	88-15-001
132I-120-425	NEW-P	88-03-048	132R-210-040	REP-P	88-15-001	132R-210-450	REP	88-21-027
132I-120-425	NEW	88-07-120	132R-210-040	REP	88-21-027	132R-210-455	REP-P	88-15-001
132I-120-430	NEW-P	88-03-048	132R-210-060	REP-P	88-15-001	132R-210-455	REP	88-21-027
132I-120-430	NEW	88-07-120	132R-210-060	REP	88-21-027	132R-210-460	REP-P	88-15-001
132I-120-435	NEW-P	88-03-048	132R-210-070	REP-P	88-15-001	132R-210-460	REP	88-21-027
132I-120-435	NEW	88-07-120	132R-210-070	REP	88-21-027	132R-210-465	REP-P	88-15-001
132I-120-440	NEW-P	88-03-048	132R-210-110	REP-P	88-15-001	132R-210-465	REP	88-21-027
132I-120-440	NEW	88-07-120	132R-210-110	REP	88-21-027	132R-210-470	REP-P	88-15-001
132I-120-445	NEW-P	88-03-048	132R-210-120	REP-P	88-15-001	132R-210-470	REP	88-21-027
132I-120-445	NEW	88-07-120	132R-210-120	REP	88-21-027	132R-210-505	REP-P	88-15-001
132I-120-500	NEW-P	88-03-048	132R-210-130	REP-P	88-15-001	132R-210-505	REP	88-21-027
132I-120-500	NEW	88-07-120	132R-210-130	REP	88-21-027	132R-210-510	REP-P	88-15-001
132I-120-510	NEW-P	88-03-048	132R-210-140	REP-P	88-15-001	132R-210-510	REP	88-21-027
132I-120-510	NEW	88-07-120	132R-210-140	REP	88-21-027	132R-210-520	REP-P	88-15-001
132I-120-520	NEW-P	88-03-048	132R-210-150	REP-P	88-15-001	132R-210-520	REP	88-21-027
132I-120-520	NEW	88-07-120	132R-210-150	REP	88-21-027	132R-210-570	REP-P	88-15-001
132L-10-010	REP-P	88-17-074	132R-210-160	REP-P	88-15-001	132R-210-570	REP	88-21-027
132L-10-010	REP	88-21-071	132R-210-160	REP	88-21-027	132R-210-620	REP-P	88-15-001
132L-10-020	REP-P	88-17-074	132R-210-170	REP-P	88-15-001	132R-210-620	REP	88-21-027
132L-10-020	REP	88-21-071	132R-210-170	REP	88-21-027	132R-210-630	REP-P	88-15-001
132L-10-030	REP-P	88-17-074	132R-210-175	REP-P	88-15-001	132R-210-630	REP	88-21-027
132L-10-030	REP	88-21-071	132R-210-175	REP	88-21-027	132R-210-701	REP-P	88-15-001
132L-10-040	REP-P	88-17-074	132R-210-180	REP-P	88-15-001	132R-210-701	REP	88-21-027
132L-10-040	REP	88-21-071	132R-210-180	REP	88-21-027	132R-210-702	REP-P	88-15-001
132L-10-050	REP-P	88-17-074	132R-210-210	REP-P	88-15-001	132R-210-702	REP	88-21-027
132L-10-050	REP	88-21-071	132R-210-210	REP	88-21-027	132R-210-704	REP-P	88-15-001
132L-10-100	REP-P	88-17-074	132R-210-220	REP-P	88-15-001	132R-210-704	REP	88-21-027
132L-10-100	REP	88-21-071	132R-210-220	REP	88-21-027	132R-210-706	REP-P	88-15-001
132L-10-110	REP-P	88-17-074	132R-210-230	REP-P	88-15-001	132R-210-706	REP	88-21-027
132L-10-110	REP	88-21-071	132R-210-230	REP	88-21-027	132R-210-708	REP-P	88-15-001
132L-10-120	REP-P	88-17-074	132R-210-240	REP-P	88-15-001	132R-210-708	REP	88-21-027
132L-10-120	REP	88-21-071	132R-210-240	REP	88-21-027	132R-210-710	REP-P	88-15-001
132L-10-130	REP-P	88-17-074	132R-210-250	REP-P	88-15-001	132R-210-710	REP	88-21-027
132L-10-130	REP	88-21-071	132R-210-250	REP	88-21-027	132R-210-712	REP-P	88-15-001
132L-21-010	REP-P	88-17-074	132R-210-260	REP-P	88-15-001	132R-210-712	REP	88-21-027
132L-21-010	REP	88-21-071	132R-210-260	REP	88-21-027	132R-210-714	REP-P	88-15-001
132L-21-020	REP-P	88-17-074	132R-210-265	REP-P	88-15-001	132R-210-714	REP	88-21-027
132L-21-020	REP	88-21-071	132R-210-265	REP	88-21-027	132R-210-716	REP-P	88-15-001
132L-21-030	REP-P	88-17-074	132R-210-270	REP-P	88-15-001	132R-210-716	REP	88-21-027
132L-21-030	REP	88-21-071	132R-210-270	REP	88-21-027	132R-210-718	REP-P	88-15-001
132L-21-040	REP-P	88-17-074	132R-210-275	REP-P	88-15-001	132R-210-718	REP	88-21-027
132L-21-040	REP	88-21-071	132R-210-275	REP	88-21-027	132R-210-720	REP-P	88-15-001
132L-23-010	REP-P	88-17-074	132R-210-280	REP-P	88-15-001	132R-210-720	REP	88-21-027
132L-23-010	REP	88-21-071	132R-210-280	REP	88-21-027	132R-210-722	REP-P	88-15-001
132L-23-020	REP-P	88-17-074	132R-210-310	REP-P	88-15-001	132R-210-722	REP	88-21-027
132L-23-020	REP	88-21-071	132R-210-310	REP	88-21-027	132R-210-724	REP-P	88-15-001
132L-23-030	REP-P	88-17-074	132R-210-320	REP-P	88-15-001	132R-210-724	REP	88-21-027
132L-23-030	REP	88-21-071	132R-210-320	REP	88-21-027	132R-210-726	REP-P	88-15-001
132L-23-040	REP-P	88-17-074	132R-210-330	REP-P	88-15-001	132R-210-726	REP	88-21-027
132L-23-040	REP	88-21-071	132R-210-330	REP	88-21-027	132R-210-728	REP-P	88-15-001
132N-20-010	NEW-P	88-11-047	132R-210-335	REP-P	88-15-001	132R-210-728	REP	88-21-027
132N-20-010	NEW	88-16-068	132R-210-335	REP	88-21-027	132R-210-730	REP-P	88-15-001
132N-20-020	NEW-P	88-11-047	132R-210-340	REP-P	88-15-001	132R-210-730	REP	88-21-027
132N-20-020	NEW	88-16-068	132R-210-340	REP	88-21-027	132R-210-732	REP-P	88-15-001
132N-20-030	NEW-P	88-11-047	132R-210-350	REP-P	88-15-001	132R-210-732	REP	88-21-027
132N-20-030	NEW	88-16-068	132R-210-350	REP	88-21-027	132R-210-734	REP-P	88-15-001
132N-20-040	NEW-P	88-11-047	132R-210-360	REP-P	88-15-001	132R-210-734	REP	88-21-027
132N-20-040	NEW	88-16-068	132R-210-360	REP	88-21-027	132R-210-736	REP-P	88-15-001
132N-20-050	NEW-P	88-11-047	132R-210-405	REP-P	88-15-001	132R-210-736	REP	88-21-027
132N-20-050	NEW	88-16-068	132R-210-405	REP	88-21-027	132R-210-738	REP-P	88-15-001
132N-20-060	NEW-P	88-11-047	132R-210-410	REP-P	88-15-001	132R-210-738	REP	88-21-027
132N-20-060	NEW	88-16-068	132R-210-410	REP	88-21-027	132R-210-740	REP-P	88-15-001
132N-20-070	NEW-P	88-11-047	132R-210-415	REP-P	88-15-001	132R-210-740	REP	88-21-027
132N-20-070	NEW	88-16-068	132R-210-415	REP	88-21-027	132R-210-742	REP-P	88-15-001
132N-20-080	NEW-P	88-11-047	132R-210-420	REP-P	88-15-001	132R-210-742	REP	88-21-027
132N-20-080	NEW	88-16-068	132R-210-420	REP	88-21-027	132R-210-744	REP-P	88-15-001
132N-20-090	NEW-P	88-11-047	132R-210-425	REP-P	88-15-001	132R-210-744	REP	88-21-027
132N-20-090	NEW	88-16-068	132R-210-425	REP	88-21-027	132R-210-746	REP-P	88-15-001
132P-40-001	NEW-P	88-04-024	132R-210-430	REP-P	88-15-001	132R-210-746	REP	88-21-027
132P-40-001	NEW	88-12-012	132R-210-430	REP	88-21-027	132R-210-748	REP-P	88-15-001
132Q-04-035	AMD-P	88-23-050	132R-210-435	REP-P	88-15-001	132R-210-748	REP	88-21-027
132R-210-015	REP-P	88-15-001	132R-210-435	REP	88-21-027	132R-210-750	REP-P	88-15-001
132R-210-015	REP	88-21-027	132R-210-440	REP-P	88-15-001	132R-210-750	REP	88-21-027
132R-210-020	REP-P	88-15-001	132R-210-440	REP	88-21-027	132R-210-752	REP-P	88-15-001
132R-210-020	REP	88-21-027	132R-210-445	REP-P	88-15-001	132R-210-752	REP	88-21-027
132R-210-030	REP-P	88-15-001	132R-210-445	REP	88-21-027	132R-210-754	REP-P	88-15-001

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132R-210-754	REP	88-21-027	132R-210-871	REP-P	88-15-001	132U-40-010	REP	88-15-005
132R-210-756	REP-P	88-15-001	132R-210-871	REP	88-21-027	132U-40-020	REP-P	88-07-029
132R-210-756	REP	88-21-027	132R-210-874	REP-P	88-15-001	132U-40-020	REP	88-15-005
132R-210-758	REP-P	88-15-001	132R-210-874	REP	88-21-027	132U-40-030	REP-P	88-07-029
132R-210-758	REP	88-21-027	132R-210-877	REP-P	88-15-001	132U-40-030	REP	88-15-005
132R-210-760	REP-P	88-15-001	132R-210-877	REP	88-21-027	132U-40-040	REP-P	88-07-029
132R-210-760	REP	88-21-027	132R-210-880	REP-P	88-15-001	132U-40-040	REP	88-15-005
132R-210-762	REP-P	88-15-001	132R-210-880	REP	88-21-027	132U-40-050	REP-P	88-07-029
132R-210-762	REP	88-21-027	132R-210-910	REP-P	88-15-001	132U-40-050	REP	88-15-005
132R-210-764	REP-P	88-15-001	132R-210-910	REP	88-21-027	132U-40-060	REP-P	88-07-029
132R-210-764	REP	88-21-027	132R-210-920	REP-P	88-15-001	132U-40-060	REP	88-15-005
132R-210-766	REP-P	88-15-001	132R-210-920	REP	88-21-027	132U-40-070	REP-P	88-07-029
132R-210-766	REP	88-21-027	132R-210-930	REP-P	88-15-001	132U-40-070	REP	88-15-005
132R-210-768	REP-P	88-15-001	132R-210-930	REP	88-21-027	132U-40-080	REP-P	88-07-029
132R-210-768	REP	88-21-027	132R-210-950	REP-P	88-15-001	132U-40-080	REP	88-15-005
132R-210-770	REP-P	88-15-001	132R-210-950	REP	88-21-027	132U-40-090	REP-P	88-07-029
132R-210-770	REP	88-21-027	132T-05-060	AMD-P	88-03-045	132U-40-090	REP	88-15-005
132R-210-772	REP-P	88-15-001	132T-05-060	AMD	88-07-019	132U-40-100	REP-P	88-07-029
132R-210-772	REP	88-21-027	132T-128-010	REP-P	88-03-046	132U-40-100	REP	88-15-005
132R-210-774	REP-P	88-15-001	132T-128-010	REP	88-07-020	132U-40-110	REP-P	88-07-029
132R-210-774	REP	88-21-027	132T-128-020	REP-P	88-03-046	132U-40-110	REP	88-15-005
132R-210-776	REP-P	88-15-001	132T-128-020	REP	88-07-020	132U-40-120	REP-P	88-07-029
132R-210-776	REP	88-21-027	132T-128-030	REP-P	88-03-046	132U-40-120	REP	88-15-005
132R-210-778	REP-P	88-15-001	132T-128-030	REP	88-07-020	132U-40-130	REP-P	88-07-029
132R-210-778	REP	88-21-027	132T-128-040	REP-P	88-03-046	132U-40-130	REP	88-15-005
132R-210-780	REP-P	88-15-001	132T-128-040	REP	88-07-020	132U-40-140	REP-P	88-07-029
132R-210-780	REP	88-21-027	132T-128-050	REP-P	88-03-046	132U-40-140	REP	88-15-005
132R-210-782	REP-P	88-15-001	132T-128-050	REP	88-07-020	132U-52-010	NEW-E	88-02-047
132R-210-782	REP	88-21-027	132T-128-060	REP-P	88-03-046	132U-52-010	NEW-P	88-04-070
132R-210-784	REP-P	88-15-001	132T-128-060	REP	88-07-020	132U-52-010	NEW	88-07-057
132R-210-784	REP	88-21-027	132T-128-070	REP-P	88-03-046	132U-80	REP-C	88-12-020
132R-210-802	REP-P	88-15-001	132T-128-070	REP	88-07-020	132U-80-010	REP-P	88-07-029
132R-210-802	REP	88-21-027	132T-128-080	REP-P	88-03-046	132U-80-010	REP	88-15-005
132R-210-805	REP-P	88-15-001	132T-128-080	REP	88-07-020	132U-80-020	REP-P	88-07-029
132R-210-805	REP	88-21-027	132T-128-090	REP-P	88-03-046	132U-80-020	REP	88-15-005
132R-210-808	REP-P	88-15-001	132T-128-090	REP	88-07-020	132U-80-030	REP-P	88-07-029
132R-210-808	REP	88-21-027	132U-04	REP-C	88-12-020	132U-80-030	REP	88-15-005
132R-210-811	REP-P	88-15-001	132U-04-100	REP-P	88-07-029	132U-80-060	REP-P	88-07-029
132R-210-811	REP	88-21-027	132U-04-100	REP	88-15-005	132U-80-060	REP	88-15-005
132R-210-814	REP-P	88-15-001	132U-04-110	REP-P	88-07-029	132U-80-065	REP-P	88-07-029
132R-210-814	REP	88-21-027	132U-04-110	REP	88-15-005	132U-80-065	REP	88-15-005
132R-210-817	REP-P	88-15-001	132U-10	REP-C	88-12-020	132U-80-070	REP-P	88-07-029
132R-210-817	REP	88-21-027	132U-10-100	REP-P	88-07-029	132U-80-070	REP	88-15-005
132R-210-820	REP-P	88-15-001	132U-10-100	REP	88-15-005	132U-80-080	REP-P	88-07-029
132R-210-820	REP	88-21-027	132U-10-110	REP-P	88-07-029	132U-80-080	REP	88-15-005
132R-210-823	REP-P	88-15-001	132U-10-110	REP	88-15-005	132U-80-090	REP-P	88-07-029
132R-210-823	REP	88-21-027	132U-10-120	REP-P	88-07-029	132U-80-090	REP	88-15-005
132R-210-826	REP-P	88-15-001	132U-10-120	REP	88-15-005	132U-80-100	REP-P	88-07-029
132R-210-826	REP	88-21-027	132U-10-130	REP-P	88-07-029	132U-80-100	REP	88-15-005
132R-210-829	REP-P	88-15-001	132U-10-130	REP	88-15-005	132U-80-105	REP-P	88-07-029
132R-210-829	REP	88-21-027	132U-10-140	REP-P	88-07-029	132U-80-105	REP	88-15-005
132R-210-832	REP-P	88-15-001	132U-10-140	REP	88-15-005	132U-80-110	REP-P	88-07-029
132R-210-832	REP	88-21-027	132U-10-150	REP-P	88-07-029	132U-80-110	REP	88-15-005
132R-210-835	REP-P	88-15-001	132U-10-150	REP	88-15-005	132U-80-115	REP-P	88-07-029
132R-210-835	REP	88-21-027	132U-10-160	REP-P	88-07-029	132U-80-115	REP	88-15-005
132R-210-838	REP-P	88-15-001	132U-10-160	REP	88-15-005	132U-80-125	REP-P	88-07-029
132R-210-838	REP	88-21-027	132U-10-170	REP-P	88-07-029	132U-80-125	REP	88-15-005
132R-210-841	REP-P	88-15-001	132U-10-170	REP	88-15-005	132U-80-200	REP-P	88-07-029
132R-210-841	REP	88-21-027	132U-10-180	REP-P	88-07-029	132U-80-200	REP	88-15-005
132R-210-843	REP-P	88-15-001	132U-10-180	REP	88-15-005	132U-80-205	REP-P	88-07-029
132R-210-843	REP	88-21-027	132U-10-190	REP-P	88-07-029	132U-80-205	REP	88-15-005
132R-210-847	REP-P	88-15-001	132U-10-190	REP	88-15-005	132U-80-210	REP-P	88-07-029
132R-210-847	REP	88-21-027	132U-10-200	REP-P	88-07-029	132U-80-210	REP	88-15-005
132R-210-850	REP-P	88-15-001	132U-10-200	REP	88-15-005	132U-80-220	REP-P	88-07-029
132R-210-850	REP	88-21-027	132U-10-210	REP-P	88-07-029	132U-80-220	REP	88-15-005
132R-210-853	REP-P	88-15-001	132U-10-210	REP	88-15-005	132U-80-230	REP-P	88-07-029
132R-210-853	REP	88-21-027	132U-10-220	REP-P	88-07-029	132U-80-230	REP	88-15-005
132R-210-856	REP-P	88-15-001	132U-10-220	REP	88-15-005	132U-80-235	REP-P	88-07-029
132R-210-856	REP	88-21-027	132U-10-230	REP-P	88-07-029	132U-80-235	REP	88-15-005
132R-210-859	REP-P	88-15-001	132U-10-230	REP	88-15-005	132U-80-240	REP-P	88-07-029
132R-210-859	REP	88-21-027	132U-10-240	REP-P	88-07-029	132U-80-240	REP	88-15-005
132R-210-862	REP-P	88-15-001	132U-10-240	REP	88-15-005	132U-80-245	REP-P	88-07-029
132R-210-862	REP	88-21-027	132U-36	REP-C	88-12-020	132U-80-245	REP	88-15-005
132R-210-865	REP-P	88-15-001	132U-36-010	REP-P	88-07-029	132U-80-250	REP-P	88-07-029
132R-210-865	REP	88-21-027	132U-36-010	REP	88-15-005	132U-80-250	REP	88-15-005
132R-210-868	REP-P	88-15-001	132U-40	REP-C	88-12-020	132U-80-255	REP-P	88-07-029
132R-210-868	REP	88-21-027	132U-40-010	REP-P	88-07-029	132U-80-255	REP	88-15-005

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132U-80-265	REP-P	88-07-029	132U-120-220	NEW-P	88-07-029	132U-280-010	NEW	88-15-005
132U-80-265	REP	88-15-005	132U-120-220	NEW	88-15-005	132U-280-015	NEW-P	88-07-029
132U-80-300	REP-P	88-07-029	132U-120-230	NEW-P	88-07-029	132U-280-015	NEW	88-15-005
132U-80-300	REP	88-15-005	132U-120-230	NEW	88-15-005	132U-280-020	NEW-P	88-07-029
132U-80-310	REP-P	88-07-029	132U-120-240	NEW-P	88-07-029	132U-280-020	NEW	88-15-005
132U-80-310	REP	88-15-005	132U-120-240	NEW	88-15-005	132U-280-025	NEW-P	88-07-029
132U-80-320	REP-P	88-07-029	132U-120-250	NEW-P	88-07-029	132U-280-025	NEW	88-15-005
132U-80-320	REP	88-15-005	132U-120-250	NEW	88-15-005	132U-280-030	NEW-P	88-07-029
132U-80-330	REP-P	88-07-029	132U-120-260	NEW-P	88-07-029	132U-280-030	NEW	88-15-005
132U-80-330	REP	88-15-005	132U-120-260	NEW	88-15-005	132U-280-035	NEW-P	88-07-029
132U-80-340	REP-P	88-07-029	132U-120-270	NEW-P	88-07-029	132U-280-035	NEW	88-15-005
132U-80-340	REP	88-15-005	132U-120-270	NEW	88-15-005	132U-300	NEW-C	88-12-020
132U-80-350	REP-P	88-07-029	132U-120-280	NEW-P	88-07-029	132U-300-010	NEW-P	88-07-029
132U-80-350	REP	88-15-005	132U-120-280	NEW	88-15-005	132U-300-010	NEW	88-15-005
132U-80-360	REP-P	88-07-029	132U-120-290	NEW-P	88-07-029	132U-300-020	NEW-P	88-07-029
132U-80-360	REP	88-15-005	132U-120-290	NEW	88-15-005	132U-300-020	NEW	88-15-005
132U-80-370	REP-P	88-07-029	132U-120-300	NEW-P	88-07-029	132U-325	NEW-C	88-12-020
132U-80-370	REP	88-15-005	132U-120-300	NEW	88-15-005	132U-325-010	NEW-P	88-07-029
132U-104	NEW-C	88-12-020	132U-120-310	NEW-P	88-07-029	132U-325-010	NEW	88-15-005
132U-104-010	NEW-P	88-07-029	132U-120-310	NEW	88-15-005	132V-120-020	AMD-P	88-20-062
132U-104-010	NEW	88-15-005	132U-120-320	NEW-P	88-07-029	132V-120-020	AMD	88-23-072
132U-104-020	NEW-P	88-07-029	132U-120-320	NEW	88-15-005	132V-120-030	AMD-P	88-20-062
132U-104-020	NEW	88-15-005	132U-120-330	NEW-P	88-07-029	132V-120-030	AMD	88-23-072
132U-104-030	NEW-P	88-07-029	132U-120-330	NEW	88-15-005	132V-120-040	AMD-P	88-20-062
132U-104-030	NEW	88-15-005	132U-122	NEW-C	88-12-020	132V-120-040	AMD	88-23-072
132U-116-010	NEW-E	88-02-047	132U-122-010	NEW-P	88-07-029	132V-120-050	AMD-P	88-20-062
132U-116-010	NEW-P	88-04-070	132U-122-010	NEW	88-15-005	132V-120-050	AMD	88-23-072
132U-116-010	NEW	88-07-057	132U-122-020	NEW-P	88-07-029	132V-120-060	AMD-P	88-20-062
132U-116-020	NEW-E	88-02-047	132U-122-020	NEW	88-15-005	132V-120-060	AMD	88-23-072
132U-116-020	NEW-P	88-04-070	132U-140	NEW-C	88-12-020	132V-120-070	AMD-P	88-20-062
132U-116-020	NEW	88-07-057	132U-140-010	NEW-P	88-07-029	132V-120-070	AMD	88-23-072
132U-116-030	NEW-E	88-02-047	132U-140-010	NEW	88-15-005	132V-120-080	AMD-P	88-20-062
132U-116-030	NEW-P	88-04-070	132U-140-020	NEW-P	88-07-029	132V-120-080	AMD	88-23-072
132U-116-030	NEW	88-07-057	132U-140-020	NEW	88-15-005	132V-120-090	AMD-P	88-20-062
132U-120	NEW-C	88-12-020	132U-140-030	NEW-P	88-07-029	132V-120-090	AMD	88-23-072
132U-120-010	NEW-P	88-07-029	132U-140-030	NEW	88-15-005	132V-120-100	AMD-P	88-20-062
132U-120-010	NEW	88-15-005	132U-140-040	NEW-P	88-07-029	132V-120-100	AMD	88-23-072
132U-120-020	NEW-P	88-07-029	132U-140-040	NEW	88-15-005	132V-120-110	AMD-P	88-20-062
132U-120-020	NEW	88-15-005	132U-140-050	NEW-P	88-07-029	132V-120-110	AMD	88-23-072
132U-120-030	NEW-P	88-07-029	132U-140-050	NEW	88-15-005	132V-120-120	AMD-P	88-20-062
132U-120-030	NEW	88-15-005	132U-140-060	NEW-P	88-07-029	132V-120-120	AMD	88-23-072
132U-120-040	NEW-P	88-07-029	132U-140-060	NEW	88-15-005	132V-120-130	AMD-P	88-20-062
132U-120-040	NEW	88-15-005	132U-140-070	NEW-P	88-07-029	132V-120-130	AMD	88-23-072
132U-120-050	NEW-P	88-07-029	132U-140-070	NEW	88-15-005	132V-120-140	AMD-P	88-20-062
132U-120-050	NEW	88-15-005	132U-276	NEW-C	88-12-020	132V-120-140	AMD	88-23-072
132U-120-060	NEW-P	88-07-029	132U-276-100	NEW-P	88-07-029	132V-120-150	AMD-P	88-20-062
132U-120-060	NEW	88-15-005	132U-276-100	NEW	88-15-005	132V-120-150	AMD	88-23-072
132U-120-070	NEW-P	88-07-029	132U-276-110	NEW-P	88-07-029	132V-120-160	AMD-P	88-20-062
132U-120-070	NEW	88-15-005	132U-276-110	NEW	88-15-005	132V-120-160	AMD	88-23-072
132U-120-080	NEW-P	88-07-029	132U-276-120	NEW-P	88-07-029	132V-120-170	AMD-P	88-20-062
132U-120-080	NEW	88-15-005	132U-276-120	NEW	88-15-005	132V-120-170	AMD	88-23-072
132U-120-090	NEW-P	88-07-029	132U-276-130	NEW-P	88-07-029	132V-120-180	AMD-P	88-20-062
132U-120-090	NEW	88-15-005	132U-276-130	NEW	88-15-005	132V-120-180	AMD	88-23-072
132U-120-100	NEW-P	88-07-029	132U-276-140	NEW-P	88-07-029	132V-120-190	AMD-P	88-20-062
132U-120-100	NEW	88-15-005	132U-276-140	NEW	88-15-005	132V-120-190	AMD	88-23-072
132U-120-110	NEW-P	88-07-029	132U-276-150	NEW-P	88-07-029	132V-120-200	AMD-P	88-20-062
132U-120-110	NEW	88-15-005	132U-276-150	NEW	88-15-005	132V-120-200	AMD	88-23-072
132U-120-120	NEW-P	88-07-029	132U-276-160	NEW-P	88-07-029	132V-120-210	AMD-P	88-20-062
132U-120-120	NEW	88-15-005	132U-276-160	NEW	88-15-005	132V-120-210	AMD	88-23-072
132U-120-130	NEW-P	88-07-029	132U-276-170	NEW-P	88-07-029	132V-120-220	AMD-P	88-20-062
132U-120-130	NEW	88-15-005	132U-276-170	NEW	88-15-005	132V-120-220	AMD	88-23-072
132U-120-140	NEW-P	88-07-029	132U-276-180	NEW-P	88-07-029	132V-120-230	AMD-P	88-20-062
132U-120-140	NEW	88-15-005	132U-276-180	NEW	88-15-005	132V-120-230	AMD	88-23-072
132U-120-150	NEW-P	88-07-029	132U-276-190	NEW-P	88-07-029	132V-120-240	AMD-P	88-20-062
132U-120-150	NEW	88-15-005	132U-276-190	NEW	88-15-005	132V-120-240	AMD	88-23-072
132U-120-160	NEW-P	88-07-029	132U-276-200	NEW-P	88-07-029	132V-120-250	AMD-P	88-20-062
132U-120-160	NEW	88-15-005	132U-276-200	NEW	88-15-005	132V-120-250	AMD	88-23-072
132U-120-170	NEW-P	88-07-029	132U-276-210	NEW-P	88-07-029	132V-120-260	AMD-P	88-20-062
132U-120-170	NEW	88-15-005	132U-276-210	NEW	88-15-005	132V-120-260	AMD	88-23-072
132U-120-180	NEW-P	88-07-029	132U-276-220	NEW-P	88-07-029	132X-10-010	NEW-P	88-17-074
132U-120-180	NEW	88-15-005	132U-276-220	NEW	88-15-005	132X-10-010	NEW	88-21-071
132U-120-190	NEW-P	88-07-029	132U-276-230	NEW-P	88-07-029	132X-10-020	NEW-P	88-17-074
132U-120-190	NEW	88-15-005	132U-276-230	NEW	88-15-005	132X-10-020	NEW	88-21-071
132U-120-200	NEW-P	88-07-029	132U-276-240	NEW-P	88-07-029	132X-10-030	NEW-P	88-17-074
132U-120-200	NEW	88-15-005	132U-276-240	NEW	88-15-005	132X-10-030	NEW	88-21-071
132U-120-210	NEW-P	88-07-029	132U-280	NEW-C	88-12-020	132X-10-040	NEW-P	88-17-074
132U-120-210	NEW	88-15-005	132U-280-010	NEW-P	88-07-029	132X-10-040	NEW	88-21-071

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
132X-10-050	NEW-P 88-17-074	132X-50-050	NEW 88-21-071	132X-60-140	NEW-P 88-17-074
132X-10-050	NEW 88-21-071	132X-50-060	NEW-P 88-17-074	132X-60-140	NEW 88-21-071
132X-10-060	NEW-P 88-17-074	132X-50-060	NEW 88-21-071	132X-60-150	NEW-P 88-17-074
132X-10-060	NEW 88-21-071	132X-50-070	NEW-P 88-17-074	132X-60-150	NEW 88-21-071
132X-10-070	NEW-P 88-17-074	132X-50-070	NEW 88-21-071	132Y-20-010	REP-P 88-06-023
132X-10-070	NEW 88-21-071	132X-50-080	NEW-P 88-17-074	132Y-140-001	REP-P 88-06-024
132X-10-080	NEW-P 88-17-074	132X-50-080	NEW 88-21-071	132Y-140-001	REP 88-13-013
132X-10-080	NEW 88-21-071	132X-50-090	NEW-P 88-17-074	132Y-140-101	REP-P 88-06-024
132X-10-090	NEW-P 88-17-074	132X-50-090	NEW 88-21-071	132Y-140-101	REP 88-13-013
132X-10-090	NEW 88-21-071	132X-50-100	NEW-P 88-17-074	132Y-140-108	REP-P 88-06-024
132X-10-100	NEW-P 88-17-074	132X-50-100	NEW 88-21-071	132Y-140-108	REP 88-13-013
132X-10-100	NEW 88-21-071	132X-50-110	NEW-P 88-17-074	132Y-140-112	REP-P 88-06-024
132X-10-110	NEW-P 88-17-074	132X-50-110	NEW 88-21-071	132Y-140-112	REP 88-13-013
132X-10-110	NEW 88-21-071	132X-50-120	NEW-P 88-17-074	132Y-140-116	REP-P 88-06-024
132X-10-120	NEW-P 88-17-074	132X-50-120	NEW 88-21-071	132Y-140-116	REP 88-13-013
132X-10-120	NEW 88-21-071	132X-50-130	NEW-P 88-17-074	132Y-300-001	NEW-P 88-21-049
132X-10-130	NEW-P 88-17-074	132X-50-130	NEW 88-21-071	132Y-300-002	NEW-P 88-21-049
132X-10-130	NEW 88-21-071	132X-50-140	NEW-P 88-17-074	132Y-300-003	NEW-P 88-21-049
132X-10-140	NEW-P 88-17-074	132X-50-140	NEW 88-21-071	132Y-300-004	NEW-P 88-21-049
132X-10-140	NEW 88-21-071	132X-50-150	NEW-P 88-17-074	136-15-010	NEW-P 88-12-079
132X-10-150	NEW-P 88-17-074	132X-50-150	NEW 88-21-071	136-15-010	NEW 88-16-017
132X-10-150	NEW 88-21-071	132X-50-160	NEW-P 88-17-074	136-15-020	NEW-P 88-12-079
132X-20-010	NEW-P 88-17-074	132X-50-160	NEW 88-21-071	136-15-020	NEW 88-16-017
132X-20-010	NEW 88-21-071	132X-50-170	NEW-P 88-17-074	136-15-030	NEW-P 88-12-079
132X-20-020	NEW-P 88-17-074	132X-50-170	NEW 88-21-071	136-15-030	NEW 88-16-017
132X-20-020	NEW 88-21-071	132X-50-180	NEW-P 88-17-074	136-15-040	NEW-P 88-12-079
132X-20-030	NEW-P 88-17-074	132X-50-180	NEW 88-21-071	136-15-040	NEW 88-16-017
132X-20-030	NEW 88-21-071	132X-50-190	NEW-P 88-17-074	136-15-050	NEW-P 88-12-079
132X-20-040	NEW-P 88-17-074	132X-50-190	NEW 88-21-071	136-15-050	NEW 88-16-017
132X-20-040	NEW 88-21-071	132X-50-200	NEW-P 88-17-074	136-15-060	NEW-P 88-12-079
132X-20-050	NEW-P 88-17-074	132X-50-200	NEW 88-21-071	136-15-060	NEW 88-16-017
132X-20-050	NEW 88-21-071	132X-50-210	NEW-P 88-17-074	136-130-050	AMD-C 88-09-034
132X-20-060	NEW-P 88-17-074	132X-50-210	NEW 88-21-071	136-130-050	AMD 88-12-080
132X-20-060	NEW 88-21-071	132X-50-220	NEW-P 88-17-074	136-130-060	AMD 88-05-040
132X-20-070	NEW-P 88-17-074	132X-50-220	NEW 88-21-071	136-130-070	AMD 88-05-040
132X-20-070	NEW 88-21-071	132X-50-230	NEW-P 88-17-074	136-160-050	AMD 88-05-040
132X-20-080	NEW-P 88-17-074	132X-50-230	NEW 88-21-071	136-160-060	AMD-P 88-12-079
132X-20-080	NEW 88-21-071	132X-50-240	NEW-P 88-17-074	136-160-060	AMD 88-16-017
132X-20-090	NEW-P 88-17-074	132X-50-240	NEW 88-21-071	136-160-065	NEW 88-05-040
132X-20-090	NEW 88-21-071	132X-50-250	NEW-P 88-17-074	136-220-020	AMD-P 88-12-079
132X-20-100	NEW-P 88-17-074	132X-50-250	NEW 88-21-071	136-220-020	AMD 88-16-017
132X-20-100	NEW 88-21-071	132X-50-260	NEW-P 88-17-074	136-220-030	AMD-P 88-12-079
132X-20-110	NEW-P 88-17-074	132X-50-260	NEW 88-21-071	136-220-030	AMD 88-16-017
132X-20-110	NEW 88-21-071	132X-50-270	NEW-P 88-17-074	137-25-010	NEW-E 88-23-120
132X-20-120	NEW-P 88-17-074	132X-50-270	NEW 88-21-071	137-25-020	NEW-E 88-23-120
132X-20-120	NEW 88-21-071	132X-50-280	NEW-P 88-17-074	137-25-030	NEW-E 88-23-120
132X-20-130	NEW-P 88-17-074	132X-50-280	NEW 88-21-071	137-25-040	NEW-E 88-23-120
132X-20-130	NEW 88-21-071	132X-50-290	NEW-P 88-17-074	137-28-006	AMD-P 89-01-104
132X-30-010	NEW-P 88-17-074	132X-50-290	NEW 88-21-071	137-28-025	AMD-P 89-01-104
132X-30-010	NEW 88-21-071	132X-50-300	NEW-P 88-17-074	137-28-030	AMD-P 89-01-104
132X-30-020	NEW-P 88-17-074	132X-50-300	NEW 88-21-071	137-28-035	AMD-P 89-01-104
132X-30-020	NEW 88-21-071	132X-60-010	NEW-P 88-17-074	137-28-080	AMD-P 89-01-104
132X-30-030	NEW-P 88-17-074	132X-60-010	NEW 88-21-071	137-28-090	AMD-P 89-01-104
132X-30-030	NEW 88-21-071	132X-60-020	NEW-P 88-17-074	137-28-094	NEW-P 89-01-104
132X-30-040	NEW-P 88-17-074	132X-60-020	NEW 88-21-071	137-28-097	AMD-P 89-01-104
132X-30-040	NEW 88-21-071	132X-60-030	NEW-P 88-17-074	137-28-107	NEW-P 89-01-104
132X-30-050	NEW-P 88-17-074	132X-60-030	NEW 88-21-071	137-60-040	AMD-W 88-04-043
132X-30-050	NEW 88-21-071	132X-60-040	NEW-P 88-17-074	137-78-010	NEW-P 88-12-002
132X-30-060	NEW-P 88-17-074	132X-60-040	NEW 88-21-071	137-78-020	NEW-P 88-12-002
132X-30-060	NEW 88-21-071	132X-60-050	NEW-P 88-17-074	137-78-030	NEW-P 88-12-002
132X-30-070	NEW-P 88-17-074	132X-60-050	NEW 88-21-071	137-78-040	NEW-P 88-12-002
132X-30-070	NEW 88-21-071	132X-60-060	NEW-P 88-17-074	137-78-050	NEW-P 88-12-002
132X-40-010	NEW-P 88-17-074	132X-60-060	NEW 88-21-071	137-78-060	NEW-P 88-12-002
132X-40-010	NEW 88-21-071	132X-60-070	NEW-P 88-17-074	137-78-070	NEW-P 88-12-002
132X-40-020	NEW-P 88-17-074	132X-60-070	NEW 88-21-071	137-78-080	NEW-P 88-12-002
132X-40-020	NEW 88-21-071	132X-60-080	NEW-P 88-17-074	139-05-810	NEW-P 88-15-028
132X-40-030	NEW-P 88-17-074	132X-60-080	NEW 88-21-071	139-05-810	NEW 88-20-022
132X-40-030	NEW 88-21-071	132X-60-090	NEW-P 88-17-074	139-25-110	NEW-P 88-15-029
132X-50-010	NEW-P 88-17-074	132X-60-090	NEW 88-21-071	143-06-010	AMD-P 88-18-089
132X-50-010	NEW 88-21-071	132X-60-100	NEW-P 88-17-074	143-06-010	AMD 88-21-029
132X-50-020	NEW-P 88-17-074	132X-60-100	NEW 88-21-071	143-06-020	AMD-P 88-18-089
132X-50-020	NEW 88-21-071	132X-60-110	NEW-P 88-17-074	143-06-020	AMD 88-21-029
132X-50-030	NEW-P 88-17-074	132X-60-110	NEW 88-21-071	143-06-030	AMD-P 88-18-089
132X-50-030	NEW 88-21-071	132X-60-120	NEW-P 88-17-074	143-06-030	AMD 88-21-029
132X-50-040	NEW-P 88-17-074	132X-60-120	NEW 88-21-071	143-06-050	AMD-P 88-18-089
132X-50-040	NEW 88-21-071	132X-60-130	NEW-P 88-17-074	143-06-050	AMD 88-21-029
132X-50-050	NEW-P 88-17-074	132X-60-130	NEW 88-21-071		

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
143-06-060	AMD-P	88-18-089	154-150-020	NEW-P	88-07-104
143-06-060	AMD	88-21-029	154-150-020	NEW	88-11-028
143-06-070	AMD-P	88-18-089	154-150-030	NEW-P	88-07-104
143-06-070	AMD	88-21-029	154-150-030	NEW	88-11-028
143-06-080	AMD-P	88-18-089	154-150-040	NEW-P	88-07-104
143-06-080	AMD	88-21-029	154-150-040	NEW	88-11-028
143-06-090	AMD-P	88-18-089	154-150-050	NEW-P	88-07-104
143-06-090	AMD	88-21-029	154-150-050	NEW	88-11-028
143-06-100	AMD-P	88-18-089	154-160-010	NEW-P	88-07-104
143-06-100	AMD	88-21-029	154-160-010	NEW	88-11-028
143-06-110	AMD-P	88-18-089	154-160-020	NEW-P	88-07-104
143-06-110	AMD	88-21-029	154-160-020	NEW	88-11-028
143-06-120	AMD-P	88-18-089	154-170-010	NEW-P	88-07-104
143-06-120	AMD	88-21-029	154-170-010	NEW	88-11-028
143-06-130	AMD-P	88-18-089	154-180-010	NEW-P	88-07-104
143-06-130	AMD	88-21-029	154-180-010	NEW	88-11-028
143-06-140	AMD-P	88-18-089	154-180-020	NEW-P	88-07-104
143-06-140	AMD	88-21-029	154-180-020	NEW	88-11-028
143-06-150	AMD-P	88-18-089	154-180-030	NEW-P	88-07-104
143-06-150	AMD	88-21-029	154-180-030	NEW	88-11-028
143-06-990	REP-P	89-01-085	154-180-040	NEW-P	88-07-104
143-10-010	AMD-P	88-18-089	154-180-040	NEW	88-11-028
143-10-010	AMD	88-21-029	154-180-050	NEW-P	88-07-104
154-04-040	AMD-P	88-09-075	154-180-050	NEW	88-11-028
154-04-040	AMD	88-12-028	154-180-060	NEW-P	88-07-104
154-12-015	AMD-P	88-09-075	154-180-060	NEW	88-11-028
154-12-015	AMD	88-12-028	154-180-070	NEW-P	88-07-104
154-12-020	AMD-P	88-09-075	154-180-070	NEW	88-11-028
154-12-020	AMD	88-12-028	154-190-010	NEW-P	88-07-104
154-12-030	AMD-P	88-09-075	154-190-010	NEW	88-11-028
154-12-030	AMD	88-12-028	154-200-010	NEW-P	88-07-104
154-12-110	AMD-P	88-09-075	154-200-010	NEW	88-11-028
154-12-110	AMD	88-12-028	154-200-020	NEW-P	88-07-104
154-24-010	AMD-P	88-09-075	154-200-020	NEW	88-11-028
154-24-010	AMD	88-12-028	154-200-030	NEW-P	88-07-104
154-110-010	NEW-P	88-07-104	154-200-030	NEW	88-11-028
154-110-010	NEW	88-11-028	154-200-040	NEW-P	88-07-104
154-110-015	NEW-P	88-07-104	154-200-040	NEW	88-11-028
154-110-015	NEW	88-11-028	162-18-010	REP-P	88-09-080
154-110-020	NEW-P	88-07-104	162-18-020	REP-P	88-09-080
154-110-020	NEW	88-11-028	162-18-030	REP-P	88-09-080
154-110-030	NEW-P	88-07-104	162-18-040	REP-P	88-09-080
154-110-030	NEW	88-11-028	162-18-050	REP-P	88-09-080
154-120-010	NEW-P	88-07-104	162-18-060	REP-P	88-09-080
154-120-010	NEW	88-11-028	162-18-070	REP-P	88-09-080
154-120-015	NEW-P	88-07-104	162-18-080	REP-P	88-09-080
154-120-015	NEW	88-11-028	162-18-090	REP-P	88-09-080
154-120-020	NEW-P	88-07-104	162-18-100	REP-P	88-09-080
154-120-020	NEW	88-11-028	162-18-110	NEW-P	88-09-080
154-120-025	NEW-P	88-07-104	162-18-120	NEW-P	88-09-080
154-120-025	NEW	88-11-028	162-18-130	NEW-P	88-09-080
154-120-030	NEW-P	88-07-104	162-18-140	NEW-P	88-09-080
154-120-030	NEW	88-11-028	162-18-150	NEW-P	88-09-080
154-120-035	NEW-P	88-07-104	162-18-160	NEW-P	88-09-080
154-120-035	NEW	88-11-028	162-19-010	NEW-P	88-09-080
154-120-040	NEW-P	88-07-104	162-19-020	NEW-P	88-09-080
154-120-040	NEW	88-11-028	162-19-030	NEW-P	88-09-080
154-120-045	NEW-P	88-07-104	162-19-040	NEW-P	88-09-080
154-120-045	NEW	88-11-028	162-19-060	NEW-P	88-09-080
154-120-050	NEW-P	88-07-104	162-19-070	NEW-P	88-09-080
154-120-050	NEW	88-11-028	162-19-080	NEW-P	88-09-080
154-120-055	NEW-P	88-07-104	162-19-090	NEW-P	88-09-080
154-120-055	NEW	88-11-028	173-06-030	AMD-E	88-20-039
154-130-010	NEW-P	88-07-104	173-14	AMD-C	88-04-091
154-130-010	NEW	88-11-028	173-14-030	AMD-W	88-07-006
154-130-020	NEW-P	88-07-104	173-14-030	AMD-P	88-12-067
154-130-020	NEW	88-11-028	173-14-030	AMD	88-19-004
154-130-030	NEW-P	88-07-104	173-14-060	AMD-W	88-07-006
154-130-030	NEW	88-11-028	173-14-061	NEW-W	88-07-006
154-140-010	NEW-P	88-07-104	173-18-280	AMD	88-03-070
154-140-010	NEW	88-11-028	173-19-110	AMD-P	88-20-072
154-140-020	NEW-P	88-07-104	173-19-130	AMD	88-07-009
154-140-020	NEW	88-11-028	173-19-210	AMD-P	88-16-104
154-140-030	NEW-P	88-07-104	173-19-210	AMD	88-22-088
154-140-030	NEW	88-11-028	173-19-220	AMD-P	88-03-069
154-150-010	NEW-P	88-07-104	173-19-220	AMD-P	88-08-063
154-150-010	NEW	88-11-028	173-19-220	AMD	88-08-089
173-19-220	AMD-C	88-14-091	173-19-220	AMD	88-14-091
173-19-220	AMD	88-19-008	173-19-2201	AMD-P	88-08-064
173-19-2201	AMD-P	88-08-064	173-19-2201	AMD-C	88-14-091
173-19-2201	AMD-C	88-14-091	173-19-2201	AMD	88-19-008
173-19-2202	AMD-P	88-08-065	173-19-2202	AMD-C	88-14-091
173-19-2202	AMD-C	88-14-091	173-19-2202	AMD	88-19-008
173-19-2202	AMD	88-19-008	173-19-2204	AMD-P	88-08-066
173-19-2204	AMD-C	88-14-091	173-19-2204	AMD	88-19-008
173-19-2204	AMD	88-19-008	173-19-2207	AMD-P	88-08-067
173-19-2207	AMD-P	88-08-067	173-19-2207	AMD-C	88-14-091
173-19-2207	AMD-C	88-14-091	173-19-2207	AMD-C	88-19-005
173-19-2207	AMD-W	88-19-129	173-19-2208	AMD-P	88-08-068
173-19-2208	AMD-P	88-08-068	173-19-2208	AMD-C	88-14-091
173-19-2208	AMD-C	88-14-091	173-19-240	AMD-P	89-01-106
173-19-240	AMD-P	89-01-106	173-19-2401	AMD-P	89-01-106
173-19-2401	AMD-P	89-01-106	173-19-2507	AMD-C	88-04-092
173-19-2507	AMD-C	88-04-092	173-19-2507	AMD	88-07-008
173-19-2507	AMD	88-07-008	173-19-2512	AMD-P	88-17-126
173-19-2512	AMD-P	88-17-126	173-19-2515	AMD-P	88-21-113
173-19-2515	AMD-P	88-21-113	173-19-2516	AMD-P	88-12-068
173-19-2516	AMD-P	88-12-068	173-19-2516	AMD-C	88-17-125
173-19-2516	AMD-C	88-17-125	173-19-2516	AMD-W	89-01-105
173-19-2516	AMD-W	89-01-105	173-19-2601	AMD-P	88-16-103
173-19-2601	AMD-P	88-16-103	173-19-2601	AMD	88-22-089
173-19-2601	AMD	88-22-089	173-19-310	AMD-W	88-02-053
173-19-310	AMD-W	88-02-053	173-19-310	AMD-P	88-02-054
173-19-310	AMD-P	88-02-054	173-19-310	AMD	88-07-010
173-19-310	AMD	88-07-010	173-19-3302	AMD	88-02-064
173-19-3302	AMD	88-02-064	173-19-3501	AMD-P	88-05-066
173-19-3501	AMD-P	88-05-066	173-19-3501	AMD	88-10-059
173-19-3501	AMD	88-10-059	173-19-3512	AMD-C	88-02-063
173-19-3512	AMD-C	88-02-063	173-19-3512	AMD-C	88-04-093
173-19-3512	AMD-C	88-04-093	173-19-3512	AMD	88-07-007
173-19-3512	AMD	88-07-007	173-19-360	AMD-P	88-12-069
173-19-360	AMD-P	88-12-069	173-19-360	AMD-C	88-13-119
173-19-360	AMD-C	88-13-119	173-19-360	AMD-C	88-19-006
173-19-360	AMD-C	88-19-006	173-19-360	AMD-C	88-19-102
173-19-390	AMD-P	89-01-107	173-19-390	AMD-P	89-01-107
173-19-4507	AMD-P	88-21-112	173-19-4507	AMD-P	88-21-112
173-20-700	AMD-P	89-01-108	173-20-700	AMD-P	89-01-108
173-22-0648	AMD	88-03-070	173-22-0648	AMD	88-03-070
173-95-010	NEW-P	88-09-076	173-95-010	NEW-P	88-09-076
173-95-010	NEW	88-14-125	173-95-010	NEW	88-14-125
173-95-020	NEW-P	88-09-076	173-95-020	NEW-P	88-09-076
173-95-020	NEW	88-14-125	173-95-020	NEW	88-14-125
173-95-030	NEW-P	88-09-076	173-95-030	NEW-P	88-09-076
173-95-030	NEW	88-14-125	173-95-030	NEW	88-14-125
173-95-040	NEW-P	88-09-076	173-95-040	NEW-P	88-09-076
173-95-040	NEW	88-14-125	173-95-040	NEW	88-14-125
173-95-050	NEW-P	88-09-076	173-95-050	NEW-P	88-09-076
173-95-050	NEW	88-14-125	173-95-050	NEW	88-14-125
173-95-060	NEW-P	88-09-076	173-95-060	NEW-P	88-09-076
173-95-060	NEW	88-14-125	173-95-060	NEW	88-14-125
173-95-070	NEW-P	88-09-076	173-95-070	NEW-P	88-09-076
173-95-070	NEW	88-14-125	173-95-070	NEW	88-14-125
173-95-080	NEW-P	88-09-076	173-95-080	NEW-P	88-09-076
173-95-080	NEW	88-14-125	173-95-080	NEW	88-14-125
173-95-090	NEW-P	88-09-076	173-95-090	NEW-P	88-09-076
173-95-090	NEW	88-14-125	173-95-090	NEW	88-14-125
173-95-100	NEW-P	88-09-076	173-95-100	NEW-P	88-09-076
173-95-100	NEW	88-14-125	173-95-100	NEW	88-14-125
173-95-110	NEW-P	88-09-076	173-95-110	NEW-P	88-09-076
173-95-110	NEW	88-14-125	173-95-110	NEW	88-14-125
173-95-120	NEW-P	88-09-076	173-95-120	NEW-P	88-09-076
173-95-120	NEW	88-14-125	173-95-120	NEW	88-14-125
173-95-130	NEW-P	88-09-076	173-95-130	NEW-P	88-09-076
173-95-130	NEW	88-14-125	173-95-130	NEW	88-14-125
173-95-140	NEW-P	88-09-076	173-95-140	NEW-P	88-09-076
173-95-140	NEW	88-14-125	173-95-140	NEW	88-14-125
173-95-150	NEW-P	88-09-076	173-95-150	NEW-P	88-09-076
173-95-150	NEW	88-14-125	173-95-150	NEW	88-14-125
173-95-160	NEW-P	88-09-076	173-95-160	NEW-P	88-09-076

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-95-160	NEW	88-14-125	173-158-060	NEW	88-10-058	173-160-350	REP	88-08-070
173-100-050	AMD-P	88-09-054	173-158-060	AMD-P	89-01-109	173-160-355	NEW	88-08-070
173-100-050	AMD	88-13-037	173-158-070	NEW-P	88-05-042	173-160-360	REP	88-08-070
173-100-160	NEW-P	88-09-054	173-158-070	NEW	88-10-058	173-160-365	NEW	88-08-070
173-100-160	NEW	88-13-037	173-158-080	NEW-P	88-05-042	173-160-370	REP	88-08-070
173-110-010	NEW-E	88-08-020	173-158-080	NEW	88-10-058	173-160-375	NEW	88-08-070
173-110-010	NEW-E	88-14-126	173-158-090	NEW-P	88-05-042	173-160-380	REP	88-08-070
173-110-020	NEW-E	88-08-020	173-158-090	NEW	88-10-058	173-160-385	NEW	88-08-070
173-110-020	NEW-E	88-14-126	173-158-100	NEW-P	88-05-042	173-160-395	NEW	88-08-070
173-110-030	NEW-E	88-08-020	173-158-100	NEW	88-10-058	173-160-405	NEW	88-08-070
173-110-030	NEW-E	88-14-126	173-158-100	AMD-E	88-21-033	173-160-415	NEW	88-08-070
173-110-040	NEW-E	88-08-020	173-158-110	NEW-P	88-05-042	173-160-420	NEW	88-08-070
173-110-040	NEW-E	88-14-126	173-158-110	NEW	88-10-058	173-160-425	NEW	88-08-070
173-110-050	NEW-E	88-08-020	173-158-120	NEW-P	88-05-042	173-160-435	NEW	88-08-070
173-110-050	NEW-E	88-14-126	173-158-120	NEW	88-10-058	173-160-445	NEW	88-08-070
173-110-060	NEW-E	88-08-020	173-160	AMD-C	88-04-071	173-160-455	NEW	88-08-070
173-110-060	NEW-E	88-14-126	173-160	AMD	88-08-070	173-160-465	NEW	88-08-070
173-110-070	NEW-E	88-08-020	173-160-010	AMD	88-08-070	173-160-475	NEW	88-08-070
173-110-070	NEW-E	88-14-126	173-160-020	AMD	88-08-070	173-160-500	NEW	88-08-070
173-110-080	NEW-E	88-08-020	173-160-030	AMD	88-08-070	173-160-510	NEW	88-08-070
173-110-080	NEW-E	88-14-126	173-160-040	AMD	88-08-070	173-160-520	NEW	88-08-070
173-110-090	NEW-E	88-08-020	173-160-050	AMD	88-08-070	173-160-530	NEW	88-08-070
173-110-090	NEW-E	88-14-126	173-160-055	NEW	88-08-070	173-160-540	NEW	88-08-070
173-110-100	NEW-E	88-08-020	173-160-060	REP	88-08-070	173-160-550	NEW	88-08-070
173-110-100	NEW-E	88-14-126	173-160-065	NEW	88-08-070	173-160-560	NEW	88-08-070
173-124-06001	REP-P	88-09-054	173-160-070	REP	88-08-070	173-162	AMD-C	88-04-071
173-124-06001	REP	88-13-037	173-160-075	NEW	88-08-070	173-162	AMD	88-08-070
173-124-070	NEW-P	88-09-054	173-160-080	REP	88-08-070	173-162-010	AMD	88-08-070
173-124-070	NEW	88-13-037	173-160-085	NEW	88-08-070	173-162-020	AMD	88-08-070
173-124-080	NEW-P	88-09-054	173-160-090	REP	88-08-070	173-162-030	AMD	88-08-070
173-124-080	NEW	88-13-037	173-160-09001	REP	88-08-070	173-162-040	AMD	88-08-070
173-128A-060	NEW-P	88-09-054	173-160-095	NEW	88-08-070	173-162-050	AMD	88-08-070
173-128A-060	NEW	88-13-037	173-160-100	REP	88-08-070	173-162-060	AMD	88-08-070
173-130A-215	NEW-P	88-09-054	173-160-105	NEW	88-08-070	173-162-100	AMD	88-08-070
173-130A-215	NEW	88-13-037	173-160-110	REP	88-08-070	173-162-110	REP	88-08-070
173-130A-217	NEW-P	88-09-054	173-160-115	NEW	88-08-070	173-162-130	AMD	88-08-070
173-130A-217	NEW	88-13-037	173-160-120	REP	88-08-070	173-162-140	AMD	88-08-070
173-130A-220	AMD-P	88-09-054	173-160-125	NEW	88-08-070	173-162-150	REP	88-08-070
173-130A-220	AMD	88-13-037	173-160-130	REP	88-08-070	173-162-160	REP	88-08-070
173-132-060	NEW-P	88-09-054	173-160-135	NEW	88-08-070	173-162-170	AMD	88-08-070
173-132-060	NEW	88-13-037	173-160-140	REP	88-08-070	173-162-180	REP	88-08-070
173-134A-150	AMD-P	88-09-054	173-160-150	REP	88-08-070	173-162-190	AMD	88-08-070
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173-136-095	NEW-P	88-09-054	173-160-205	NEW	88-08-070	173-164-080	NEW-P	88-09-054
173-136-095	NEW	88-13-037	173-160-210	REP	88-08-070	173-164-080	NEW	88-13-037
173-136-100	AMD-P	88-09-054	173-160-215	NEW	88-08-070	173-166-070	NEW-P	88-09-054
173-136-100	AMD	88-13-037	173-160-215	AMD-E	88-22-007	173-166-070	NEW	88-13-037
173-136-110	NEW-P	88-09-054	173-160-220	REP	88-08-070	173-201	AMD	88-02-058
173-136-110	NEW	88-13-037	173-160-225	NEW	88-08-070	173-201-010	AMD	88-02-058
173-150-125	NEW-P	88-09-054	173-160-230	REP	88-08-070	173-201-025	AMD	88-02-058
173-150-125	NEW	88-13-037	173-160-235	NEW	88-08-070	173-201-035	AMD	88-02-058
173-150-130	AMD-P	88-09-054	173-160-240	REP	88-08-070	173-201-045	AMD	88-02-058
173-150-130	AMD	88-13-037	173-160-245	NEW	88-08-070	173-201-047	NEW	88-02-058
173-150-135	NEW-P	88-09-054	173-160-250	REP	88-08-070	173-201-070	AMD	88-02-058
173-150-135	NEW	88-13-037	173-160-255	NEW	88-08-070	173-201-080	AMD	88-02-058
173-154-095	NEW-P	88-09-054	173-160-260	REP	88-08-070	173-201-090	AMD	88-02-058
173-154-095	NEW	88-13-037	173-160-265	NEW	88-08-070	173-201-100	AMD	88-02-058
173-154-100	AMD-P	88-09-054	173-160-270	REP	88-08-070	173-202-020	AMD-P	88-12-097
173-154-100	AMD	88-13-037	173-160-275	NEW	88-08-070	173-202-020	AMD-C	88-20-067
173-154-105	NEW-P	88-09-054	173-160-280	REP	88-08-070	173-202-020	AMD	88-22-030
173-154-105	NEW	88-13-037	173-160-285	NEW	88-08-070	173-216-130	AMD-P	88-07-103
173-158-010	NEW-P	88-05-042	173-160-290	REP	88-08-070	173-216-130	AMD	88-12-035
173-158-010	NEW	88-10-058	173-160-295	NEW	88-08-070	173-220	AMD-C	88-18-075
173-158-020	NEW-P	88-05-042	173-160-300	REP	88-08-070	173-220-010	AMD-P	88-13-095
173-158-020	NEW	88-10-058	173-160-305	NEW	88-08-070	173-220-010	AMD	88-22-059
173-158-030	NEW-P	88-05-042	173-160-310	REP	88-08-070	173-220-020	AMD-P	88-13-095
173-158-030	NEW	88-10-058	173-160-315	NEW	88-08-070	173-220-020	AMD	88-22-059
173-158-030	AMD-P	89-01-109	173-160-320	REP	88-08-070	173-220-030	AMD-P	88-13-095
173-158-040	NEW-P	88-05-042	173-160-325	NEW	88-08-070	173-220-030	AMD	88-22-059
173-158-040	NEW	88-10-058	173-160-330	REP	88-08-070	173-220-040	AMD-P	88-13-095
173-158-050	NEW-P	88-05-042	173-160-335	NEW	88-08-070	173-220-040	AMD	88-22-059
173-158-050	NEW	88-10-058	173-160-340	REP	88-08-070	173-220-045	AMD-P	88-13-095
173-158-060	NEW-P	88-05-042	173-160-345	NEW	88-08-070	173-220-045	AMD	88-22-059

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173-220-060	AMD-P 88-13-095	173-303-140	AMD 88-02-057	173-304-100	AMD-P 88-14-110
173-220-060	AMD 88-22-059	173-303-161	AMD-P 88-22-078	173-304-100	AMD 88-20-066
173-220-070	AMD-P 88-13-095	173-303-170	AMD 88-02-057	173-304-400	AMD-P 88-04-074
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173-220-090	AMD-P 88-13-095	173-303-281	NEW-P 88-13-116	173-304-405	AMD-P 88-04-074
173-220-090	AMD 88-22-059	173-303-281	NEW 88-18-083	173-304-405	AMD-W 88-14-109
173-220-100	AMD-P 88-13-095	173-303-283	NEW-P 88-13-116	173-304-405	AMD-P 88-14-110
173-220-100	AMD 88-22-059	173-303-283	NEW 88-18-083	173-304-405	AMD 88-20-066
173-220-120	AMD-P 88-13-095	173-303-284	NEW 88-07-039	173-304-407	NEW-P 88-04-074
173-220-120	AMD 88-22-059	173-303-284	REP-P 88-13-116	173-304-407	NEW-W 88-14-109
173-220-130	AMD-P 88-13-095	173-303-284	REP 88-18-083	173-304-407	NEW-P 88-14-110
173-220-130	AMD 88-22-059	173-303-285	NEW 88-07-039	173-304-407	NEW 88-20-066
173-220-140	AMD-P 88-13-095	173-303-285	REP-P 88-13-116	173-304-430	AMD-P 88-04-074
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173-220-150	AMD 88-22-059	173-303-400	AMD 88-02-057	173-304-450	AMD-W 88-14-109
173-220-160	AMD-P 88-13-095	173-303-400	AMD-P 88-22-078	173-304-450	AMD-P 88-14-110
173-220-160	AMD 88-22-059	173-303-420	AMD 88-07-039	173-304-450	AMD 88-20-066
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173-220-190	AMD-P 88-13-095	173-303-430	AMD 88-07-039	173-304-460	AMD-P 88-14-110
173-220-190	AMD 88-22-059	173-303-440	AMD 88-07-039	173-304-460	AMD 88-20-066
173-220-200	AMD-P 88-13-095	173-303-505	AMD-P 88-22-078	173-304-467	NEW-P 88-04-074
173-220-200	AMD 88-22-059	173-303-510	AMD 88-07-039	173-304-467	NEW-W 88-14-109
173-220-210	AMD-P 88-13-095	173-303-510	AMD-P 88-13-116	173-304-467	NEW-P 88-14-110
173-220-210	AMD 88-22-059	173-303-510	AMD 88-18-083	173-304-467	NEW 88-20-066
173-220-220	REP-P 88-13-095	173-303-515	AMD-P 88-22-078	173-304-468	NEW-P 88-14-110
173-220-220	REP 88-22-059	173-303-520	AMD 88-07-039	173-304-468	NEW 88-20-066
173-220-225	AMD-P 88-13-095	173-303-520	AMD-P 88-13-116	173-304-600	AMD-P 88-04-074
173-220-225	AMD 88-22-059	173-303-520	AMD 88-18-083	173-304-600	AMD-W 88-14-109
173-222-015	AMD-P 88-07-103	173-303-550	AMD-P 88-22-078	173-304-600	AMD-P 88-14-110
173-222-015	AMD 88-12-035	173-303-560	AMD 88-07-039	173-304-600	AMD 88-20-066
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173-223-015	NEW 88-12-035	173-303-560	AMD 88-18-083	173-306-010	NEW-E 88-12-073
173-223-015	AMD-P 88-24-056	173-303-600	AMD 88-07-039	173-306-020	NEW-P 88-12-072
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173-223-030	NEW 88-12-035	173-303-620	AMD-P 88-22-078	173-306-040	NEW-P 88-12-072
173-223-030	AMD-P 88-24-056	173-303-640	AMD-P 88-22-078	173-306-040	NEW-E 88-12-073
173-223-040	NEW-P 88-07-103	173-303-645	AMD-P 88-22-078	173-306-050	NEW-P 88-12-072
173-223-040	NEW 88-12-035	173-303-650	AMD 88-07-039	173-306-050	NEW-E 88-12-073
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173-223-050	NEW 88-12-035	173-303-665	AMD 88-02-057	173-309-010	NEW-C 88-11-067
173-223-050	AMD-P 88-24-056	173-303-800	AMD 88-07-039	173-309-010	NEW-E 88-15-057
173-223-060	NEW-P 88-07-103	173-303-800	AMD-P 88-13-116	173-309-010	NEW 88-17-009
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173-223-070	NEW-P 88-07-103	173-303-802	AMD 88-07-039	173-309-020	NEW-E 88-09-050
173-223-070	NEW 88-12-035	173-303-802	AMD-P 88-13-116	173-309-020	NEW-C 88-11-067
173-223-070	AMD-P 88-24-056	173-303-802	AMD 88-18-083	173-309-020	NEW-E 88-15-057
173-223-080	NEW-P 88-07-103	173-303-805	AMD 88-07-039	173-309-020	NEW 88-17-009
173-223-080	NEW 88-12-035	173-303-805	AMD-P 88-13-116	173-309-030	NEW-P 88-09-049
173-223-090	NEW-P 88-07-103	173-303-805	AMD 88-18-083	173-309-030	NEW-E 88-09-050
173-223-090	NEW 88-12-035	173-303-805	AMD-P 88-22-078	173-309-030	NEW-C 88-11-067
173-223-090	AMD-P 88-24-056	173-303-806	AMD 88-07-039	173-309-030	NEW-E 88-15-057
173-223-100	NEW-P 88-07-103	173-303-806	AMD-P 88-13-116	173-309-030	NEW 88-17-009
173-223-100	NEW 88-12-035	173-303-806	AMD 88-18-083	173-309-040	NEW-P 88-09-049
173-223-110	NEW 88-12-035	173-303-806	AMD-P 88-22-078	173-309-040	NEW-E 88-09-050
173-223-120	NEW-P 88-07-103	173-303-830	AMD-P 88-22-078	173-309-040	NEW-C 88-11-067
173-303	AMD-C 88-03-074	173-303-901	NEW 88-07-039	173-309-040	NEW-E 88-15-057
173-303	AMD-C 88-06-041	173-303-901	REP-P 88-13-116	173-309-040	NEW 88-17-009
173-303-040	AMD-P 88-22-078	173-303-901	REP 88-18-083	173-309-050	NEW-P 88-09-049
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173-303-045	AMD-P 88-22-078	173-303-905	NEW 88-18-083	173-309-050	NEW-C 88-11-067
173-303-070	AMD-P 88-22-078	173-303-910	AMD 88-02-057	173-309-050	NEW-E 88-15-057
173-303-071	AMD-P 88-22-078	173-303-9903	AMD-P 88-22-078	173-309-050	NEW 88-17-009
173-303-071	AMD-E 88-24-027	173-303-9904	AMD-P 88-22-078	173-309-060	NEW-P 88-09-049
173-303-080	AMD-P 88-22-078	173-303-9905	AMD-P 88-22-078	173-309-060	NEW-E 88-09-050
173-303-110	AMD-P 88-22-078	173-304	AMD-C 88-08-062	173-309-060	NEW-C 88-11-067
173-303-120	AMD 88-07-039	173-304	AMD-C 88-18-090	173-309-060	NEW-E 88-15-057

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173-309-070	NEW-E	88-09-050	173-340-010	NEW-E	88-13-085	173-433-100	AMD-E	88-21-004
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173-309-070	NEW-E	88-15-057	173-340-020	NEW-E	88-07-106	173-433-120	AMD-W	88-19-079
173-309-070	NEW	88-17-009	173-340-020	NEW-C	88-10-055	173-433-120	AMD-P	88-19-080
173-309-080	NEW-P	88-09-049	173-340-020	NEW	88-13-036	173-433-130	NEW-P	88-10-052
173-309-080	NEW-E	88-09-050	173-340-020	NEW-E	88-13-085	173-433-130	NEW-W	88-19-079
173-309-080	NEW-C	88-11-067	173-340-030	NEW-P	88-07-105	173-433-130	NEW-P	88-19-080
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173-309-090	NEW-P	88-09-049	173-340-030	NEW	88-13-036	173-434-050	AMD-P	88-19-082
173-309-090	NEW-E	88-09-050	173-340-030	NEW-E	88-13-085	173-434-200	AMD-P	88-19-082
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173-309-090	NEW-E	88-15-057	173-340-040	NEW-E	88-07-106	173-435-010	AMD-P	88-10-053
173-309-090	NEW	88-17-009	173-340-040	NEW-C	88-10-055	173-435-010	AMD-C	88-19-082
173-311-010	NEW-P	88-19-108	173-340-040	NEW	88-13-036	173-435-015	NEW-P	88-19-082
173-311-020	NEW-P	88-19-108	173-340-040	NEW-E	88-13-085	173-435-020	AMD-P	88-10-053
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173-312-010	NEW	88-17-001	173-340-050	NEW	88-13-036	173-435-040	AMD-P	88-10-053
173-312-020	NEW	88-17-001	173-340-050	NEW-E	88-13-085	173-435-040	AMD-C	88-19-082
173-312-030	NEW	88-17-001	173-341-010	NEW-P	88-17-115	173-435-050	AMD-P	88-10-053
173-312-040	NEW	88-17-001	173-341-020	NEW-P	88-17-115	173-435-050	AMD-C	88-19-082
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173-314	NEW-C	88-22-008	173-341-040	NEW-P	88-17-115	173-435-060	AMD-C	88-19-082
173-314	NEW-C	88-24-050	173-341-050	NEW-P	88-17-115	173-435-070	AMD-P	88-10-053
173-314-010	NEW-P	88-18-106	173-341-060	NEW-P	88-17-115	173-435-070	AMD-C	88-19-082
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173-326-030	AMD	88-21-072	173-403-030	AMD-C	88-19-082	173-501-090	AMD	88-13-037
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173-326-040	AMD	88-18-098	173-403-050	AMD-C	88-19-082	173-501-095	NEW	88-13-037
173-326-040	AMD	88-18-098	173-403-080	AMD-P	88-10-053	173-501-100	AMD-P	88-09-054
173-326-040	NEW-E	88-12-070	173-403-080	AMD-C	88-19-082	173-501-100	AMD	88-13-037
173-335-010	NEW-P	88-12-071	173-403-080	AMD-C	88-19-082	173-501-100	AMD	88-13-037
173-335-010	NEW	88-17-002	173-405	AMD-C	88-24-049	173-507-020	AMD-P	88-09-054
173-335-020	NEW-E	88-12-070	173-405-078	AMD-P	88-19-082	173-507-020	AMD	88-13-037
173-335-020	NEW-P	88-12-071	173-410	AMD-C	88-24-049	173-507-070	AMD-P	88-09-054
173-335-020	NEW	88-17-002	173-410-071	AMD-P	88-19-082	173-507-070	AMD	88-13-037
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173-335-030	NEW-P	88-12-071	173-415-080	AMD-P	88-19-082	173-507-075	NEW	88-13-037
173-335-030	NEW	88-17-002	173-425	AMD-C	88-24-049	173-507-080	AMD-P	88-09-054
173-335-040	NEW-E	88-12-070	173-425-030	AMD-P	88-10-053	173-507-080	AMD	88-13-037
173-335-040	NEW-P	88-12-071	173-425-030	AMD-C	88-19-082	173-508-070	AMD-P	88-09-054
173-335-040	NEW	88-17-002	173-425-035	REP-P	88-10-053	173-508-070	AMD	88-13-037
173-335-050	NEW-E	88-12-070	173-425-035	REP-C	88-19-082	173-508-090	AMD-P	88-09-054
173-335-050	NEW-P	88-12-071	173-425-036	NEW-P	88-10-053	173-508-090	AMD	88-13-037
173-335-050	NEW	88-17-002	173-425-036	NEW-C	88-19-082	173-508-095	NEW-P	88-09-054
173-336-010	NEW-P	88-11-072	173-425-045	AMD-P	88-10-053	173-508-095	NEW	88-13-037
173-336-010	NEW	88-15-038	173-425-045	AMD-C	88-19-082	173-508-100	AMD-P	88-09-054
173-336-020	NEW-P	88-11-072	173-425-065	AMD-P	88-10-053	173-508-100	AMD	88-13-037
173-336-020	NEW	88-15-038	173-425-065	AMD-C	88-19-082	173-509-030	AMD-P	88-09-054
173-336-030	NEW-P	88-11-072	173-425-075	AMD-P	88-10-053	173-509-030	AMD	88-13-037
173-336-030	NEW	88-15-038	173-425-075	AMD-C	88-19-082	173-509-080	AMD-P	88-09-054
173-338-010	NEW-P	88-11-073	173-425-085	AMD-P	88-10-053	173-509-080	AMD	88-13-037
173-338-010	NEW	88-15-037	173-425-085	AMD-C	88-19-082	173-509-085	NEW-P	88-09-054
173-338-020	NEW-P	88-11-073	173-425-095	AMD-P	88-10-053	173-509-085	NEW	88-13-037
173-338-020	NEW	88-15-037	173-425-095	AMD-C	88-19-082	173-509-090	AMD-P	88-09-054
173-338-030	NEW-P	88-11-073	173-425-130	AMD-P	88-10-053	173-509-090	AMD	88-13-037
173-338-030	NEW	88-15-037	173-425-130	AMD-C	88-19-082	173-510-030	AMD-P	88-09-054
173-338-040	NEW-P	88-11-073	173-433	AMD-C	88-24-048	173-510-030	AMD	88-13-037
173-338-040	NEW	88-15-037	173-433-030	AMD-P	88-10-052	173-510-090	AMD-P	88-09-054
173-338-050	NEW-P	88-11-073	173-433-030	AMD-W	88-19-079	173-510-090	AMD	88-13-037
173-338-050	NEW	88-15-037	173-433-030	AMD-P	88-19-080	173-510-095	NEW-P	88-09-054
173-340-010	NEW-P	88-07-105	173-433-100	AMD-P	88-10-052	173-510-095	NEW	88-13-037
173-340-010	NEW-E	88-07-106	173-433-100	AMD-E	88-15-069	173-510-100	AMD-P	88-09-054

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173-510-100	AMD	88-13-037	173-549-100	AMD-P	88-09-054	174-107-100	REP	88-17-069
173-511-090	AMD-P	88-09-054	173-549-100	AMD	88-13-037	174-107-110	REP-P	88-14-101
173-511-090	AMD	88-13-037	173-555-080	NEW-P	88-09-054	174-107-110	REP-P	88-14-102
173-511-095	NEW-P	88-09-054	173-555-080	NEW	88-13-037	174-107-110	REP-E	88-17-068
173-511-095	NEW	88-13-037	173-555-090	NEW-P	88-09-054	174-107-110	REP	88-17-069
173-511-100	AMD-P	88-09-054	173-555-090	NEW	88-13-037	174-107-120	REP-P	88-14-101
173-511-100	AMD	88-13-037	173-555-100	NEW-P	88-09-054	174-107-120	REP-P	88-14-102
173-512-070	AMD-P	88-09-054	173-555-100	NEW	88-13-037	174-107-120	REP-E	88-17-068
173-512-070	AMD	88-13-037	173-559-080	NEW-P	88-09-054	174-107-120	REP	88-17-069
173-512-075	NEW-P	88-09-054	173-559-080	NEW	88-13-037	174-107-130	REP-P	88-14-101
173-512-075	NEW	88-13-037	173-559-090	NEW-P	88-09-054	174-107-130	REP-P	88-14-102
173-512-080	AMD-P	88-09-054	173-559-090	NEW	88-13-037	174-107-130	REP-E	88-17-068
173-512-080	AMD	88-13-037	173-559-100	NEW-P	88-09-054	174-107-130	REP	88-17-069
173-513-090	AMD-P	88-09-054	173-559-100	NEW	88-13-037	174-107-140	REP-P	88-14-101
173-513-090	AMD	88-13-037	173-563-050	AMD-P	88-09-054	174-107-140	REP-P	88-14-102
173-513-095	NEW-P	88-09-054	173-563-050	AMD	88-13-037	174-107-140	REP-E	88-17-068
173-513-095	NEW	88-13-037	173-563-070	AMD-P	88-09-054	174-107-140	REP	88-17-069
173-513-100	AMD-P	88-09-054	173-563-070	AMD	88-13-037	174-107-150	REP-P	88-14-101
173-513-100	AMD	88-13-037	173-563-075	NEW-P	88-09-054	174-107-150	REP-P	88-14-102
173-514-080	AMD-P	88-09-054	173-563-075	NEW	88-13-037	174-107-150	REP-E	88-17-068
173-514-080	AMD	88-13-037	173-563-080	AMD-P	88-09-054	174-107-150	REP	88-17-069
173-514-085	NEW-P	88-09-054	173-563-080	AMD	88-13-037	174-107-160	REP-P	88-14-101
173-514-085	NEW	88-13-037	173-563-090	AMD-P	88-09-054	174-107-160	REP-P	88-14-102
173-514-090	AMD-P	88-09-054	173-563-090	AMD	88-13-037	174-107-160	REP-E	88-17-068
173-514-090	AMD	88-13-037	173-590-090	AMD-P	88-09-054	174-107-160	REP	88-17-069
173-515-090	AMD-P	88-09-054	173-590-090	AMD	88-13-037	174-107-170	REP-P	88-14-101
173-515-090	AMD	88-13-037	173-590-110	AMD-P	88-09-054	174-107-170	REP-P	88-14-102
173-515-095	NEW-P	88-09-054	173-590-110	AMD	88-13-037	174-107-170	REP-E	88-17-068
173-515-095	NEW	88-13-037	173-590-140	AMD-P	88-09-054	174-107-170	REP	88-17-069
173-515-100	AMD-P	88-09-054	173-590-140	AMD	88-13-037	174-107-180	REP-P	88-14-101
173-515-100	AMD	88-13-037	173-590-180	AMD-P	88-09-054	174-107-180	REP-P	88-14-102
173-522-020	AMD-P	88-09-054	173-590-180	AMD	88-13-037	174-107-180	REP-E	88-17-068
173-522-020	AMD	88-13-037	173-590-190	NEW-P	88-09-054	174-107-180	REP	88-17-069
173-522-070	NEW-P	88-09-054	173-590-190	NEW	88-13-037	174-107-190	REP-P	88-14-101
173-522-070	NEW	88-13-037	173-591-060	AMD-P	88-09-054	174-107-190	REP-P	88-14-102
173-522-080	NEW-P	88-09-054	173-591-060	AMD	88-13-037	174-107-190	REP-E	88-17-068
173-522-080	NEW	88-13-037	173-591-070	AMD-P	88-09-054	174-107-190	REP	88-17-069
173-522-090	NEW-P	88-09-054	173-591-070	AMD	88-13-037	174-107-200	REP-P	88-14-101
173-522-090	NEW	88-13-037	173-591-115	NEW-P	88-09-054	174-107-200	REP-P	88-14-102
173-530-910	REP-P	88-09-054	173-591-115	NEW	88-13-037	174-107-200	REP-E	88-17-068
173-530-910	REP	88-13-037	173-591-120	AMD-P	88-09-054	174-107-200	REP	88-17-069
173-530-920	REP-P	88-09-054	173-591-120	AMD	88-13-037	174-107-210	REP-P	88-14-101
173-530-920	REP	88-13-037	173-592-060	AMD-P	88-09-054	174-107-210	REP-P	88-14-102
173-530-930	REP-P	88-09-054	173-592-060	AMD	88-13-037	174-107-210	REP-E	88-17-068
173-530-930	REP	88-13-037	173-592-070	AMD-P	88-09-054	174-107-210	REP	88-17-069
173-530-940	REP-P	88-09-054	173-592-070	AMD	88-13-037	174-107-220	REP-P	88-14-101
173-530-940	REP	88-13-037	173-592-110	AMD-P	88-09-054	174-107-220	REP-P	88-14-102
173-530-950	REP-P	88-09-054	173-592-110	AMD	88-13-037	174-107-220	REP-E	88-17-068
173-530-950	REP	88-13-037	173-592-115	NEW-P	88-09-054	174-107-220	REP	88-17-069
173-530-960	REP-P	88-09-054	173-592-115	NEW	88-13-037	174-107-360	REP-P	88-14-101
173-530-960	REP	88-13-037	173-596-010	REP-P	88-09-054	174-107-360	REP-P	88-14-102
173-531A-080	NEW-P	88-09-054	173-596-010	REP	88-13-037	174-107-360	REP-E	88-17-068
173-531A-080	NEW	88-13-037	173-596-015	REP-P	88-09-054	174-107-360	REP	88-17-069
173-531A-090	NEW-P	88-09-054	173-596-015	REP	88-13-037	174-107-370	REP-P	88-14-101
173-531A-090	NEW	88-13-037	173-596-020	REP-P	88-09-054	174-107-370	REP-P	88-14-102
173-532-090	NEW-P	88-09-054	173-596-020	REP	88-13-037	174-107-370	REP-E	88-17-068
173-532-090	NEW	88-13-037	173-596-025	REP-P	88-09-054	174-107-370	REP	88-17-069
173-532-100	NEW-P	88-09-054	173-596-025	REP	88-13-037	174-107-380	REP-P	88-14-101
173-532-100	NEW	88-13-037	173-596-030	REP-P	88-09-054	174-107-380	REP-P	88-14-102
173-532-110	NEW-P	88-09-054	173-596-030	REP	88-13-037	174-107-380	REP-E	88-17-068
173-532-110	NEW	88-13-037	173-596-035	REP-P	88-09-054	174-107-380	REP	88-17-069
173-545-090	AMD-P	88-09-054	173-596-035	REP	88-13-037	174-107-400	REP-P	88-14-101
173-545-090	AMD	88-13-037	173-596-040	REP-P	88-09-054	174-107-400	REP-P	88-14-102
173-545-095	NEW-P	88-09-054	173-596-040	REP	88-13-037	174-107-400	REP-E	88-17-068
173-545-095	NEW	88-13-037	173-596-045	REP-P	88-09-054	174-107-400	REP	88-17-069
173-545-100	AMD-P	88-09-054	173-596-045	REP	88-13-037	174-107-410	REP-P	88-14-101
173-545-100	AMD	88-13-037	173-596-050	REP-P	88-09-054	174-107-410	REP-P	88-14-102
173-548-080	NEW-P	88-09-054	173-596-050	REP	88-13-037	174-107-410	REP-E	88-17-068
173-548-080	NEW	88-13-037	173-596-055	REP-P	88-09-054	174-107-410	REP	88-17-069
173-548-090	NEW-P	88-09-054	173-596-055	REP	88-13-037	174-107-420	REP-P	88-14-101
173-548-090	NEW	88-13-037	173-596-060	REP-P	88-09-054	174-107-420	REP-P	88-14-102
173-548-100	NEW-P	88-09-054	173-596-060	REP	88-13-037	174-107-420	REP-E	88-17-068
173-548-100	NEW	88-13-037	173-596-065	REP-P	88-09-054	174-107-420	REP	88-17-069
173-549-090	AMD-P	88-09-054	173-596-065	REP	88-13-037	174-107-430	REP-P	88-14-101
173-549-090	AMD	88-13-037	174-107-100	REP-P	88-14-101	174-107-430	REP-P	88-14-102
173-549-095	NEW-P	88-09-054	174-107-100	REP-P	88-14-102	174-107-430	REP-E	88-17-068
173-549-095	NEW	88-13-037	174-107-100	REP-E	88-17-068	174-107-430	REP	88-17-069

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174-107-440	REP-P	88-14-101	174-120-080	NEW-E	88-17-068	174-136-100	AMD	89-01-064
174-107-440	REP-P	88-14-102	174-120-080	NEW	88-17-069	174-136-110	AMD-P	88-22-082
174-107-440	REP-E	88-17-068	174-120-090	NEW-P	88-14-102	174-136-110	AMD	89-01-064
174-107-440	REP	88-17-069	174-120-090	NEW	88-17-069	174-136-120	AMD-P	88-22-082
174-107-450	REP-P	88-14-101	174-120-090	NEW-E	88-17-068	174-136-120	AMD	89-01-064
174-107-450	REP-P	88-14-102	174-124-020	REP-P	88-14-101	174-136-300	NEW-P	88-14-103
174-107-450	REP-E	88-17-068	174-124-020	REP-P	88-14-102	174-136-300	NEW-E	88-17-070
174-107-450	REP	88-17-069	174-124-020	REP-E	88-17-068	174-136-300	NEW	88-17-071
174-107-460	REP-P	88-14-101	174-124-020	REP	88-17-069	174-136-310	NEW-P	88-14-103
174-107-460	REP-P	88-14-102	174-124-030	REP-P	88-14-101	174-136-310	NEW-E	88-17-070
174-107-460	REP-E	88-17-068	174-124-030	REP-P	88-14-102	174-136-310	NEW	88-17-071
174-107-460	REP	88-17-069	174-124-030	REP-E	88-17-068	174-136-320	NEW-P	88-14-103
174-107-470	REP-P	88-14-101	174-124-030	REP	88-17-069	174-136-320	NEW-E	88-17-070
174-107-470	REP-P	88-14-102	174-124-040	REP-P	88-14-101	174-136-320	NEW	88-17-071
174-107-470	REP-E	88-17-068	174-124-040	REP-P	88-14-102	174-136-330	NEW-P	88-14-103
174-107-470	REP	88-17-069	174-124-040	REP-E	88-17-068	174-136-330	NEW-E	88-17-070
174-107-500	REP-P	88-14-101	174-124-040	REP	88-17-069	174-136-330	NEW	88-17-071
174-107-500	REP-P	88-14-102	174-124-050	REP-P	88-14-101	174-160-010	AMD-P	88-22-060
174-107-500	REP-E	88-17-068	174-124-050	REP-P	88-14-102	174-160-020	AMD-P	88-22-060
174-107-500	REP	88-17-069	174-124-050	REP-E	88-17-068	174-160-022	NEW-P	88-22-060
174-107-510	REP-P	88-14-101	174-124-050	REP	88-17-069	174-160-024	NEW-P	88-22-060
174-107-510	REP-P	88-14-102	174-124-120	REP-P	88-14-101	174-160-028	NEW-P	88-22-060
174-107-510	REP-E	88-17-068	174-124-120	REP-P	88-14-102	174-160-030	AMD-P	88-22-060
174-107-510	REP	88-17-069	174-124-120	REP-E	88-17-068	180-16-210	AMD-P	88-21-103
174-107-520	REP-P	88-14-101	174-124-120	REP	88-17-069	180-16-210	AMD	89-01-039
174-107-520	REP-P	88-14-102	174-130-010	NEW-P	88-14-101	180-16-223	AMD-P	88-05-024
174-107-520	REP-E	88-17-068	174-130-020	NEW-P	88-14-101	180-16-223	AMD-P	88-05-050
174-107-520	REP	88-17-069	174-130-030	NEW-P	88-14-101	180-16-223	AMD	88-08-045
174-107-530	REP-P	88-14-101	174-130-040	NEW-P	88-14-101	180-56-400	REP-E	88-21-102
174-107-530	REP-P	88-14-102	174-130-050	NEW-P	88-14-101	180-56-400	REP-P	88-21-104
174-107-530	REP-E	88-17-068	174-130-060	NEW-P	88-14-101	180-56-400	REP	89-01-037
174-107-530	REP	88-17-069	174-130-070	NEW-P	88-14-101	180-56-405	REP-E	88-21-102
174-107-540	REP-P	88-14-101	174-130-080	NEW-P	88-14-101	180-56-405	REP-P	88-21-104
174-107-540	REP-P	88-14-102	174-130-090	NEW-P	88-14-101	180-56-405	REP	89-01-037
174-107-540	REP-E	88-17-068	174-132-010	NEW-P	88-22-079	180-56-410	REP-E	88-21-102
174-107-540	REP	88-17-069	174-132-010	NEW	89-01-063	180-56-410	REP-P	88-21-104
174-107-550	REP-P	88-14-101	174-132-020	NEW-P	88-22-079	180-56-410	REP	89-01-037
174-107-550	REP-P	88-14-102	174-132-020	NEW	89-01-063	180-56-415	REP-E	88-21-102
174-107-550	REP-E	88-17-068	174-132-030	NEW-P	88-22-079	180-56-415	REP-P	88-21-104
174-107-550	REP	88-17-069	174-132-030	NEW	89-01-063	180-56-415	REP	89-01-037
174-116-020	AMD-P	88-16-088	174-132-040	NEW-P	88-22-079	180-56-420	REP-E	88-21-102
174-116-020	AMD-E	88-19-096	174-132-040	NEW	89-01-063	180-56-420	REP-P	88-21-104
174-116-020	AMD	88-19-097	174-132-050	NEW-P	88-22-079	180-56-420	REP	89-01-037
174-116-040	AMD-P	88-16-088	174-132-050	NEW	89-01-063	180-56-425	REP-E	88-21-102
174-116-040	AMD-E	88-19-096	174-132-060	NEW-P	88-22-079	180-56-425	REP-P	88-21-104
174-116-040	AMD	88-19-097	174-132-060	NEW	89-01-063	180-56-425	REP	89-01-037
174-116-043	AMD-P	88-16-088	174-132-070	NEW-P	88-22-079	180-56-430	REP-E	88-21-102
174-116-043	AMD-E	88-19-096	174-132-070	NEW	89-01-063	180-56-430	REP-P	88-21-104
174-116-043	AMD	88-19-097	174-132-080	NEW-P	88-22-079	180-56-430	REP	89-01-037
174-116-045	REP-P	88-16-088	174-132-080	NEW	89-01-063	180-56-435	REP-E	88-21-102
174-116-045	REP-E	88-19-096	174-132-090	NEW-P	88-22-079	180-56-435	REP-P	88-21-104
174-116-045	REP	88-19-097	174-132-090	NEW	89-01-063	180-56-435	REP	89-01-037
174-116-119	AMD-P	88-16-088	174-132-100	NEW-P	88-22-079	180-57-050	AMD-P	88-08-072
174-116-119	AMD-E	88-19-096	174-132-100	NEW	89-01-063	180-57-050	AMD	88-13-026
174-116-119	AMD	88-19-097	174-132-110	NEW-P	88-22-079	180-59-005	NEW-P	89-01-088
174-120-010	NEW-P	88-14-102	174-132-110	NEW	89-01-063	180-59-010	NEW-P	89-01-088
174-120-010	NEW-E	88-17-068	174-132-120	NEW-P	88-22-079	180-59-015	NEW-P	89-01-088
174-120-010	NEW	88-17-069	174-132-120	NEW	89-01-063	180-59-020	NEW-P	89-01-088
174-120-020	NEW-P	88-14-102	174-136-02002	NEW-P	88-22-081	180-59-025	NEW-P	89-01-088
174-120-020	NEW-E	88-17-068	174-136-02002	NEW-W	88-23-025	180-59-030	NEW-P	89-01-088
174-120-020	NEW	88-17-069	174-136-02003	NEW-P	88-22-081	180-59-035	NEW-P	89-01-088
174-120-030	NEW-P	88-14-102	174-136-02003	NEW-W	88-23-025	180-59-037	NEW-P	89-01-088
174-120-030	NEW-E	88-17-068	174-136-02004	NEW-P	88-22-081	180-59-040	NEW-P	89-01-088
174-120-030	NEW	88-17-069	174-136-02004	NEW-W	88-23-025	180-59-045	NEW-P	89-01-088
174-120-040	NEW-P	88-14-102	174-136-02005	NEW-P	88-22-081	180-59-047	NEW-P	89-01-088
174-120-040	NEW-E	88-17-068	174-136-02005	NEW-W	88-23-025	180-59-050	NEW-P	89-01-088
174-120-040	NEW	88-17-069	174-136-030	NEW-P	88-22-080	180-59-055	NEW-P	89-01-088
174-120-050	NEW-P	88-14-102	174-136-030	NEW-W	89-01-100	180-59-060	NEW-P	89-01-088
174-120-050	NEW-E	88-17-068	174-136-060	AMD-P	88-22-082	180-59-065	NEW-P	89-01-088
174-120-050	NEW	88-17-069	174-136-060	AMD	89-01-064	180-59-070	NEW-P	89-01-088
174-120-060	NEW-P	88-14-102	174-136-070	REP-P	88-22-082	180-59-075	NEW-P	89-01-088
174-120-060	NEW-E	88-17-068	174-136-070	REP	89-01-064	180-59-080	NEW-P	89-01-088
174-120-060	NEW	88-17-069	174-136-080	AMD-P	88-22-082	180-59-090	NEW-P	89-01-088
174-120-070	NEW-P	88-14-102	174-136-080	AMD	89-01-064	180-59-095	NEW-P	89-01-088
174-120-070	NEW-E	88-17-068	174-136-090	AMD-P	88-22-082	180-59-100	NEW-P	89-01-088
174-120-070	NEW	88-17-069	174-136-090	AMD	89-01-064	180-59-105	NEW-P	89-01-088
174-120-080	NEW-P	88-14-102	174-136-100	AMD-P	88-22-082	180-59-110	NEW-P	89-01-088

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
180-59-115	NEW-P	89-01-088	180-78-075	NEW	88-07-002
180-59-120	NEW-P	89-01-088	180-78-075	AMD-P	88-21-106
180-59-125	NEW-P	89-01-088	180-78-075	AMD	89-01-041
180-59-130	NEW-P	89-01-088	180-78-080	NEW	88-07-002
180-59-135	NEW-P	89-01-088	180-78-085	NEW	88-07-002
180-59-140	NEW-P	89-01-088	180-78-090	NEW	88-07-002
180-59-145	NEW-P	89-01-088	180-78-095	NEW	88-07-002
180-59-150	NEW-P	89-01-088	180-78-100	NEW	88-07-002
180-59-155	NEW-P	89-01-088	180-78-105	NEW	88-07-002
180-59-160	NEW-P	89-01-088	180-78-110	NEW	88-07-002
180-59-165	NEW-P	89-01-088	180-78-115	NEW	88-07-002
180-75-017	AMD-P	88-21-105	180-78-120	NEW	88-07-002
180-75-017	AMD	89-01-040	180-78-125	NEW	88-07-002
180-75-047	NEW-P	88-21-105	180-78-125	AMD-P	88-21-106
180-75-047	NEW	89-01-040	180-78-125	AMD	89-01-041
180-75-048	NEW-P	88-21-105	180-78-130	NEW	88-07-002
180-75-048	NEW	89-01-040	180-78-140	NEW	88-07-002
180-75-055	AMD-P	88-21-105	180-78-140	AMD-P	88-21-106
180-75-055	AMD	89-01-040	180-78-140	AMD	89-01-041
180-75-061	AMD-P	88-21-105	180-78-145	NEW	88-07-002
180-75-061	AMD	89-01-040	180-78-145	AMD-P	88-21-106
180-75-085	AMD-P	88-08-073	180-78-145	AMD	89-01-041
180-75-085	AMD	88-13-009	180-78-150	NEW	88-07-002
180-75-087	AMD-P	88-21-105	180-78-150	AMD-P	88-21-106
180-75-087	AMD	89-01-040	180-78-150	AMD	89-01-041
180-75-088	NEW-P	88-21-105	180-78-155	NEW	88-07-002
180-75-088	NEW	89-01-040	180-78-160	NEW	88-07-002
180-75-090	AMD-P	88-21-105	180-78-160	AMD-E	88-12-015
180-75-090	AMD	89-01-040	180-78-160	AMD-P	88-17-038
180-78	AMD-C	88-03-025	180-78-160	AMD	88-21-013
180-78	AMD	88-07-002	180-78-160	AMD-P	88-21-106
180-78-005	AMD-P	88-21-106	180-78-160	AMD	89-01-041
180-78-005	AMD	89-01-041	180-78-165	NEW	88-07-002
180-78-007	NEW	88-07-002	180-78-165	AMD-P	88-21-106
180-78-008	NEW	88-07-002	180-78-165	AMD	89-01-041
180-78-008	AMD-P	88-21-106	180-78-170	NEW	88-07-002
180-78-008	AMD	89-01-041	180-78-170	AMD-P	88-21-106
180-78-010	AMD	88-07-002	180-78-170	AMD	89-01-041
180-78-010	AMD-P	88-21-106	180-78-175	NEW	88-07-002
180-78-010	AMD	89-01-041	180-78-180	NEW	88-07-002
180-78-026	NEW	88-07-002	180-78-185	NEW	88-07-002
180-78-027	REP	88-07-002	180-78-190	NEW	88-07-002
180-78-028	NEW	88-07-002	180-78-193	AMD	88-07-002
180-78-028	AMD-P	88-21-106	180-78-193	AMD-P	88-21-106
180-78-028	AMD	89-01-041	180-78-193	AMD	89-01-041
180-78-029	NEW	88-07-002	180-78-194	AMD	88-07-002
180-78-029	AMD-P	88-21-106	180-78-199	AMD	88-07-002
180-78-029	AMD	89-01-041	180-78-205	NEW	88-07-002
180-78-030	REP	88-07-002	180-78-210	NEW	88-07-002
180-78-033	NEW	88-07-002	180-78-215	NEW	88-07-002
180-78-033	AMD-P	88-21-106	180-78-220	NEW	88-07-002
180-78-033	AMD	89-01-041	180-78-225	NEW	88-07-002
180-78-035	REP	88-07-002	180-78-230	NEW	88-07-002
180-78-036	NEW	88-07-002	180-78-235	NEW	88-07-002
180-78-037	NEW	88-07-002	180-78-240	NEW	88-07-002
180-78-040	REP	88-07-002	180-78-245	NEW	88-07-002
180-78-045	REP-P	88-21-106	180-78-250	NEW	88-07-002
180-78-045	REP	89-01-041	180-78-255	NEW	88-07-002
180-78-047	NEW	88-07-002	180-78-260	NEW	88-07-002
180-78-047	AMD-P	88-21-106	180-78-265	NEW	88-07-002
180-78-047	AMD	89-01-041	180-78-270	NEW	88-07-002
180-78-050	REP	88-07-002	180-78-275	NEW	88-07-002
180-78-055	REP	88-07-002	180-78-280	NEW	88-07-002
180-78-057	AMD	88-07-002	180-78-285	NEW	88-07-002
180-78-057	AMD-P	88-21-106	180-78-290	NEW	88-07-002
180-78-057	AMD	89-01-041	180-78-295	NEW	88-07-002
180-78-060	AMD	88-07-002	180-78-300	NEW	88-07-002
180-78-063	NEW	88-07-002	180-78-305	NEW	88-07-002
180-78-063	AMD-P	88-21-106	180-78-310	NEW	88-07-002
180-78-063	AMD	89-01-041	180-78-315	NEW	88-07-002
180-78-065	NEW	88-07-002	180-78-320	NEW	88-07-002
180-78-068	NEW	88-07-002	180-78-325	NEW	88-07-002
180-78-070	NEW	88-07-002	180-79-005	AMD-P	88-21-107
180-78-073	NEW	88-07-002	180-79-005	AMD	89-01-042
180-78-073	AMD-P	88-21-106	180-79-007	AMD-E	88-05-045
180-78-073	AMD	89-01-041	180-79-007	AMD-P	88-05-051
180-78-074	NEW	88-07-002	180-79-007	AMD	88-08-046
180-79-007	REP-P	88-21-107	180-79-007	REP-P	88-21-107
180-79-007	REP	89-01-042	180-79-007	REP	89-01-042
180-79-010	AMD	88-05-041	180-79-010	AMD	88-05-041
180-79-010	AMD-P	88-21-107	180-79-010	AMD-P	88-21-107
180-79-010	AMD	89-01-042	180-79-010	AMD	89-01-042
180-79-013	REP	88-05-047	180-79-013	REP	88-05-047
180-79-014	REP	88-05-047	180-79-014	REP	88-05-047
180-79-045	AMD	88-05-047	180-79-045	AMD	88-05-047
180-79-047	NEW-P	88-21-107	180-79-047	NEW-P	88-21-107
180-79-047	NEW	89-01-042	180-79-047	NEW	89-01-042
180-79-049	NEW	88-05-047	180-79-049	NEW	88-05-047
180-79-060	AMD	88-05-047	180-79-060	AMD	88-05-047
180-79-060	AMD-P	88-21-107	180-79-060	AMD-P	88-21-107
180-79-060	AMD	89-01-042	180-79-060	AMD	89-01-042
180-79-062	NEW	88-05-047	180-79-062	NEW	88-05-047
180-79-063	NEW	88-05-047	180-79-063	NEW	88-05-047
180-79-063	AMD-P	88-21-107	180-79-063	AMD-P	88-21-107
180-79-063	AMD	89-01-042	180-79-063	AMD	89-01-042
180-79-065	AMD	88-05-047	180-79-065	AMD	88-05-047
180-79-065	AMD-P	88-21-107	180-79-065	AMD-P	88-21-107
180-79-065	AMD	89-01-042	180-79-065	AMD	89-01-042
180-79-075	AMD-P	88-21-107	180-79-075	AMD-P	88-21-107
180-79-075	AMD	89-01-042	180-79-075	AMD	89-01-042
180-79-080	AMD	88-05-047	180-79-080	AMD	88-05-047
180-79-086	AMD	88-05-047	180-79-086	AMD	88-05-047
180-79-086	AMD-P	88-21-107	180-79-086	AMD-P	88-21-107
180-79-086	AMD	89-01-042	180-79-086	AMD	89-01-042
180-79-100	REP	88-05-047	180-79-100	REP	88-05-047
180-79-115	AMD	88-05-047	180-79-115	AMD	88-05-047
180-79-115	AMD-E	88-12-013	180-79-115	AMD-E	88-12-013
180-79-115	AMD-P	88-17-039	180-79-115	AMD-P	88-17-039
180-79-115	AMD	88-21-011	180-79-115	AMD	88-21-011
180-79-116	NEW-E	88-05-045	180-79-116	NEW-E	88-05-045
180-79-116	NEW-P	88-05-051	180-79-116	NEW-P	88-05-051
180-79-116	NEW	88-08-046	180-79-116	NEW	88-08-046
180-79-117	NEW	88-05-047	180-79-117	NEW	88-05-047
180-79-117	AMD-P	88-21-107	180-79-117	AMD-P	88-21-107
180-79-117	AMD	89-01-042	180-79-117	AMD	89-01-042
180-79-120	AMD	88-05-047	180-79-120	AMD	88-05-047
180-79-120	AMD-P	88-21-107	180-79-120	AMD-P	88-21-107
180-79-120	AMD	89-01-042	180-79-120	AMD	89-01-042
180-79-122	NEW	88-05-047	180-79-122	NEW	88-05-047
180-79-122	AMD-P	88-21-107	180-79-122	AMD-P	88-21-107
180-79-122	AMD	89-01-042	180-79-122	AMD	89-01-042
180-79-125	AMD-P	88-21-107	180-79-125	AMD-P	88-21-107
180-79-125	AMD	89-01-042	180-79-125	AMD	89-01-042
180-79-127	NEW	88-05-047	180-79-127	NEW	88-05-047
180-79-127	AMD-P	88-21-107	180-79-127	AMD-P	88-21-107
180-79-127	AMD	89-01-042	180-79-127	AMD	89-01-042
180-79-128	NEW-P	88-21-107	180-79-128	NEW-P	88-21-107
180-79-128	NEW	89-01-042	180-79-128	NEW	89-01-042
180-79-129	NEW-E	88-05-045	180-79-129	NEW-E	88-05-045
180-79-129	NEW-P	88-05-051	180-79-129	NEW-P	88-05-051
180-79-129	NEW	88-08-046	180-79-129	NEW	88-08-046
180-79-130	REP	88-05-047	180-79-130	REP	88-05-047
180-79-131	NEW	88-05-047	180-79-131	NEW	88-05-047
180-79-135	REP	88-05-047	180-79-135	REP	88-05-047
180-79-136	NEW	88-05-047	180-79-136	NEW	88-05-047
180-79-140	NEW	88-05-047	180-79-140	NEW	88-05-047
180-79-150	REP	88-05-047	180-79-150	REP	88-05-047
180-79-155	REP	88-05-047	180-79-155	REP	88-05-047
180-79-160	REP	88-05-047	180-79-160	REP	88-05-047
180-79-170	REP	88-05-047	180-79-170	REP	88-05-047
180-79-175	REP	88-05-047	180-79-175	REP	88-05-047
180-79-180	REP-E	88-12-014	180-79-180	REP-E	88-12-014
180-79-180	REP-P	88-17-037	180-79-180	REP-P	88-17-037
180-79-180	REP	88-21-012	180-79-180	REP	88-21-012
180-79-185	REP	88-05-047	180-79-185	REP	88-05-047
180-79-190	REP	88-05-047	180-79-190	REP	88-05-047
180-79-195	REP	88-05-047	180-79-195	REP	88-05-047
180-79-199	NEW-P	88-21-107	180-79-199	NEW-P	88-21-107
180-79-200	REP	88-05-047	180-79-200	REP	88-05-047
180-79-205	REP	88-05-047	180-79-205	REP	88-05-047
180-79-210	REP	88-05-047	180-79-210	REP	88-05-047
180-79-215	REP	88-05-047	180-79-215	REP	88-05-047
180-79-230	AMD	88-05-047	180-79-230	AMD	88-05-047

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
180-79-245	AMD	88-05-047	180-96-005	NEW-E	88-21-101	180-115-035	NEW-E	88-05-046
180-79-250	REP	88-05-047	180-96-005	NEW-P	88-21-111	180-115-035	NEW-P	88-05-052
180-79-300	AMD-P	88-21-107	180-96-005	NEW	89-01-036	180-115-035	NEW	88-08-044
180-79-300	AMD	89-01-042	180-96-010	NEW-E	88-21-101	180-115-040	NEW-E	88-05-046
180-79-303	NEW-P	88-21-107	180-96-010	NEW-P	88-21-111	180-115-040	NEW-P	88-05-052
180-79-303	NEW	89-01-042	180-96-010	NEW	89-01-036	180-115-040	NEW	88-08-044
180-79-305	AMD-P	88-21-107	180-96-015	NEW-E	88-21-101	180-115-045	NEW-E	88-05-046
180-79-305	AMD	89-01-042	180-96-015	NEW-P	88-21-111	180-115-045	NEW-P	88-05-052
180-79-315	AMD-P	88-21-107	180-96-015	NEW	89-01-036	180-115-045	NEW	88-08-044
180-79-315	AMD	89-01-042	180-96-020	NEW-E	88-21-101	180-115-050	NEW-E	88-05-046
180-79-317	AMD-P	88-21-107	180-96-020	NEW-P	88-21-111	180-115-050	NEW-P	88-05-052
180-79-317	AMD	89-01-042	180-96-020	NEW	89-01-036	180-115-050	NEW	88-08-044
180-79-396	AMD-P	88-21-107	180-96-025	NEW-E	88-21-101	180-115-055	NEW-E	88-05-046
180-79-396	AMD	89-01-042	180-96-025	NEW-P	88-21-111	180-115-055	NEW-P	88-05-052
180-80-205	REP	88-05-048	180-96-025	NEW	89-01-036	180-115-055	NEW	88-08-044
180-80-210	REP	88-05-048	180-96-030	NEW-E	88-21-101	180-115-060	NEW-E	88-05-046
180-80-215	REP	88-05-048	180-96-030	NEW-P	88-21-111	180-115-060	NEW-P	88-05-052
180-80-280	REP	88-05-048	180-96-030	NEW	89-01-036	180-115-060	NEW	88-08-044
180-80-285	REP	88-05-048	180-96-035	NEW-E	88-21-101	180-115-065	NEW-E	88-05-046
180-80-290	REP	88-05-048	180-96-035	NEW-P	88-21-111	180-115-065	NEW-P	88-05-052
180-80-295	REP	88-05-048	180-96-035	NEW	89-01-036	180-115-065	NEW	88-08-044
180-80-300	REP	88-05-048	180-96-040	NEW-E	88-21-101	180-115-070	NEW-E	88-05-046
180-80-301	REP	88-05-048	180-96-040	NEW-P	88-21-111	180-115-070	NEW-P	88-05-052
180-80-302	REP	88-05-048	180-96-040	NEW	89-01-036	180-115-070	NEW	88-08-044
180-80-303	REP	88-05-048	180-96-045	NEW-E	88-21-101	180-115-075	NEW-E	88-05-046
180-80-312	REP	88-05-048	180-96-045	NEW-P	88-21-111	180-115-075	NEW-P	88-05-052
180-80-530	REP	88-05-048	180-96-045	NEW	89-01-036	180-115-075	NEW	88-08-044
180-80-705	REP	88-05-048	180-96-050	NEW-E	88-21-101	180-115-080	NEW-E	88-05-046
180-81-003	NEW-P	88-21-108	180-96-050	NEW-P	88-21-111	180-115-080	NEW-P	88-05-052
180-81-003	NEW	89-01-044	180-96-050	NEW	89-01-036	180-115-080	NEW	88-08-044
180-81-005	NEW-P	88-21-108	180-96-055	NEW-E	88-21-101	180-115-085	NEW-E	88-05-046
180-81-005	NEW	89-01-044	180-96-055	NEW-P	88-21-111	180-115-085	NEW-P	88-05-052
180-81-010	NEW-P	88-21-108	180-96-055	NEW	89-01-036	180-115-085	NEW	88-08-044
180-81-010	NEW	89-01-044	180-96-060	NEW-E	88-21-101	180-115-090	NEW-E	88-05-046
180-81-015	NEW-P	88-21-108	180-96-060	NEW-P	88-21-111	180-115-090	NEW-P	88-05-052
180-81-015	NEW	89-01-044	180-96-060	NEW	89-01-036	180-115-090	NEW	88-08-044
180-81-020	NEW-P	88-21-108	180-96-065	NEW-E	88-21-101	180-115-095	NEW-E	88-05-046
180-81-020	NEW	89-01-044	180-96-065	NEW-P	88-21-111	180-115-095	NEW-P	88-05-052
180-81-025	NEW-P	88-21-108	180-96-065	NEW	89-01-036	180-115-095	NEW	88-08-044
180-81-025	NEW	89-01-044	180-96-070	NEW-E	88-21-101	180-115-100	NEW-E	88-05-046
180-81-030	NEW-P	88-21-108	180-96-070	NEW-P	88-21-111	180-115-100	NEW-P	88-05-052
180-81-030	NEW	89-01-044	180-96-070	NEW	89-01-036	180-115-100	NEW	88-08-044
180-81-035	NEW-P	88-21-108	180-96-075	NEW-E	88-21-101	180-115-105	NEW-E	88-05-046
180-81-035	NEW	89-01-044	180-96-075	NEW-P	88-21-111	180-115-105	NEW-P	88-05-052
180-84-015	REP	88-05-049	180-96-075	NEW	89-01-036	180-115-105	NEW	88-08-044
180-84-020	REP	88-05-049	180-110-010	NEW	88-06-002	182-08-165	NEW-P	88-24-039
180-84-025	REP	88-05-049	180-110-015	NEW	88-06-002	182-12-115	AMD-P	88-09-058
180-84-050	REP	88-05-049	180-110-017	NEW	88-06-002	182-12-115	AMD	88-12-034
180-84-055	REP	88-05-049	180-110-020	NEW	88-06-002	182-12-115	AMD-P	88-16-050
180-84-060	REP	88-05-049	180-110-030	NEW	88-06-002	182-12-115	AMD-E	88-16-051
180-84-075	REP	88-05-049	180-110-035	NEW	88-06-002	182-12-115	AMD-C	88-17-021
180-84-080	REP	88-05-049	180-110-040	NEW	88-06-002	182-12-115	AMD-E	88-18-037
180-84-090	REP	88-05-049	180-110-045	NEW	88-06-002	182-12-115	AMD	88-19-078
180-85-020	AMD-P	88-21-109	180-110-050	NEW	88-06-002	182-12-115	AMD-P	88-22-016
180-85-020	AMD	89-01-043	180-110-052	NEW	88-06-002	182-12-115	AMD-E	88-23-112
180-85-025	AMD-P	88-21-109	180-110-053	NEW	88-06-002	182-12-115	AMD	89-01-053
180-85-025	AMD	89-01-043	180-110-055	NEW	88-06-002	182-12-120	REP-P	88-09-058
180-85-030	AMD-P	88-21-109	180-110-060	NEW	88-06-002	182-12-120	REP	88-12-034
180-85-030	AMD	89-01-043	180-110-065	NEW	88-06-002	182-12-127	AMD-P	88-16-050
180-85-075	AMD-P	88-21-109	180-115-005	NEW-E	88-05-046	182-12-127	AMD-C	88-17-021
180-85-075	AMD	89-01-043	180-115-005	NEW-P	88-05-052	182-12-127	AMD	88-19-078
180-85-080	AMD-P	88-21-109	180-115-005	NEW	88-08-044	182-12-140	REP-P	88-24-039
180-85-080	AMD	89-01-043	180-115-010	NEW-E	88-05-046	182-12-165	AMD-P	88-09-058
180-85-083	NEW-P	88-21-109	180-115-010	NEW-P	88-05-052	182-12-165	AMD	88-12-034
180-85-083	NEW	89-01-043	180-115-010	NEW	88-08-044	182-12-210	AMD-P	88-16-050
180-85-085	AMD-P	88-21-109	180-115-015	NEW-E	88-05-046	182-12-210	AMD-C	88-17-021
180-85-085	AMD	89-01-043	180-115-015	NEW-P	88-05-052	182-12-210	AMD	88-19-078
180-85-120	AMD-P	88-21-109	180-115-015	NEW	88-08-044	192-09-030	AMD-P	88-24-008
180-85-120	AMD	89-01-043	180-115-020	NEW-E	88-05-046	192-09-063	AMD-P	88-24-008
180-85-200	AMD-P	88-21-109	180-115-020	NEW-P	88-05-052	192-09-315	AMD-P	88-24-008
180-85-200	AMD	89-01-043	180-115-020	NEW	88-08-044	192-12-019	AMD-P	88-13-127
180-85-202	AMD-P	88-21-109	180-115-025	NEW-E	88-05-046	192-12-019	AMD	88-16-077
180-85-202	AMD	89-01-043	180-115-025	NEW-P	88-05-052	192-12-025	AMD-P	88-24-006
180-85-225	AMD-P	88-21-109	180-115-025	NEW	88-08-044	192-12-180	AMD-P	88-24-007
180-85-225	AMD	89-01-043	180-115-030	NEW-E	88-05-046	192-12-182	AMD-P	88-24-007
180-90-160	AMD-P	88-21-110	180-115-030	NEW-P	88-05-052	192-12-205	NEW-P	88-13-126
180-90-160	AMD	89-01-038	180-115-030	NEW	88-08-044	192-16-057	NEW-P	88-07-108

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
192-16-057	NEW	88-10-020	204-08-030	AMD	88-03-031	204-91-170	REP-W	88-16-021
192-16-061	NEW	88-05-034	204-08-040	AMD	88-03-031	204-91-180	REP-P	88-13-058
192-16-065	NEW-E	88-07-107	204-08-050	AMD	88-03-031	204-91-180	REP-W	88-16-021
192-16-065	NEW-P	88-07-108	204-29-010	NEW-E	88-14-022	204-91-190	REP-P	88-13-058
192-16-065	NEW	88-10-020	204-29-010	NEW-E	88-20-041	204-91-190	REP-W	88-16-021
192-18-012	NEW-P	88-13-072	204-29-010	NEW-P	88-20-064	204-91-200	REP-P	88-13-058
192-18-012	NEW-E	88-13-073	204-36-010	AMD-P	88-11-012	204-91-200	REP-W	88-16-021
192-18-012	NEW	88-16-076	204-36-010	AMD	88-15-052	204-91A-010	NEW-P	88-13-058
192-28-105	AMD-P	88-07-109	204-36-020	AMD-P	88-11-012	204-91A-010	NEW-W	88-16-021
192-28-105	AMD	88-10-021	204-36-020	AMD	88-15-052	204-91A-020	NEW-P	88-13-058
192-28-110	AMD-P	88-07-109	204-36-030	AMD-P	88-11-012	204-91A-020	NEW-W	88-16-021
192-28-110	AMD	88-10-021	204-36-030	AMD	88-15-052	204-91A-030	NEW-P	88-13-058
192-28-120	AMD-P	88-07-109	204-36-040	AMD-P	88-11-012	204-91A-030	NEW-W	88-16-021
192-28-120	AMD	88-10-021	204-36-040	AMD	88-15-052	204-91A-041	NEW-P	88-13-058
192-28-130	NEW-P	88-07-109	204-36-050	AMD-P	88-11-012	204-91A-041	NEW-W	88-16-021
192-28-130	NEW	88-10-021	204-36-050	AMD	88-15-052	204-91A-051	NEW-P	88-13-058
192-42-005	NEW-P	88-07-110	204-36-060	AMD-P	88-11-012	204-91A-051	NEW-W	88-16-021
192-42-005	NEW	88-12-051	204-36-060	AMD	88-15-052	204-91A-081	NEW-P	88-13-058
192-42-010	NEW-P	88-07-110	204-36-070	AMD-P	88-11-012	204-91A-081	NEW-W	88-16-021
192-42-010	NEW	88-12-051	204-36-070	AMD	88-15-052	204-91A-100	NEW-P	88-13-058
192-42-020	NEW-P	88-07-110	204-38-010	AMD-P	88-11-013	204-91A-100	NEW-W	88-16-021
192-42-020	NEW	88-12-051	204-38-010	AMD	88-15-055	204-91A-110	NEW-P	88-13-058
192-42-020	NEW-P	88-07-110	204-38-050	AMD-P	88-11-013	204-91A-110	NEW-W	88-16-021
192-42-030	NEW-P	88-07-110	204-38-050	AMD	88-15-055	204-91A-120	NEW-P	88-13-058
192-42-030	NEW	88-12-051	204-40-010	AMD-P	88-11-014	204-91A-120	NEW-W	88-16-021
192-42-040	NEW-P	88-07-110	204-40-010	AMD	88-15-049	204-91A-130	NEW-P	88-13-058
192-42-040	NEW	88-12-051	204-40-010	AMD	88-11-014	204-91A-130	NEW-W	88-16-021
192-42-050	NEW-P	88-07-110	204-40-030	AMD-P	88-11-014	204-91A-140	NEW-P	88-13-058
192-42-050	NEW	88-12-051	204-40-030	AMD	88-15-049	204-91A-140	NEW-W	88-16-021
192-42-060	NEW-P	88-07-110	204-50-040	AMD-P	88-11-015	204-91A-140	NEW-P	88-13-058
192-42-060	NEW	88-12-051	204-50-040	AMD	88-15-050	204-91A-150	NEW-W	88-16-021
192-42-070	NEW-P	88-07-110	204-50-050	AMD-P	88-11-015	204-91A-150	NEW-P	88-13-058
192-42-070	NEW	88-12-051	204-50-050	AMD	88-15-050	204-91A-160	NEW-W	88-16-021
192-42-080	NEW-P	88-07-110	204-74-010	AMD-P	88-11-016	204-91A-160	NEW-P	88-13-058
192-42-080	NEW	88-12-051	204-74-010	AMD	88-15-016	204-91A-170	NEW-W	88-16-021
192-44-010	NEW-P	88-11-091	204-74-040	AMD-P	88-11-016	204-91A-170	NEW-P	88-13-058
192-44-020	NEW-P	88-11-091	204-74-040	AMD	88-15-051	204-91A-180	NEW-W	88-16-021
192-44-030	NEW-P	88-11-091	204-80-010	AMD-P	88-11-017	204-91A-180	NEW-P	88-13-058
192-44-040	NEW-P	88-11-091	204-80-010	AMD	88-15-054	204-91A-190	NEW-W	88-16-021
192-44-050	NEW-P	88-11-091	204-80-060	NEW-P	88-11-017	204-91A-190	NEW-P	88-13-058
192-44-060	NEW-P	88-11-091	204-80-060	NEW	88-15-054	212-17-001	AMD-P	88-03-014
192-44-070	NEW-P	88-11-091	204-88-010	AMD-P	88-11-018	212-17-001	AMD	88-08-027
192-44-080	NEW-P	88-11-091	204-88-010	AMD	88-15-053	212-17-010	AMD-P	88-03-014
192-44-090	NEW-P	88-11-091	204-88-030	AMD-P	88-11-018	212-17-010	AMD	88-08-027
192-44-100	NEW-P	88-11-091	204-88-030	AMD	88-15-053	212-17-060	AMD-P	88-03-014
192-44-110	NEW-P	88-11-091	204-88-070	AMD-P	88-11-018	212-17-060	AMD	88-08-027
192-44-120	NEW-P	88-11-091	204-88-070	AMD	88-15-053	212-17-065	AMD-P	88-03-014
192-44-130	NEW-P	88-11-091	204-91-010	REP-P	88-13-058	212-17-065	AMD	88-08-027
192-44-140	NEW-P	88-11-091	204-91-010	REP-W	88-16-021	212-17-070	AMD-P	88-03-014
192-44-150	NEW-P	88-11-091	204-91-020	REP-P	88-13-058	212-17-070	AMD	88-08-027
192-44-160	NEW-P	88-11-091	204-91-020	REP-W	88-16-021	212-17-085	AMD-P	88-03-014
192-44-170	NEW-P	88-11-091	204-91-030	REP-P	88-13-058	212-17-085	AMD	88-08-027
192-44-180	NEW-P	88-11-091	204-91-030	REP-W	88-16-021	212-17-115	AMD-P	88-03-014
192-44-190	NEW-P	88-11-091	204-91-040	REP-P	88-13-058	212-17-115	AMD	88-08-027
196-04-025	NEW-E	88-05-064	204-91-040	REP-W	88-16-021	212-17-120	AMD-P	88-03-014
196-04-025	NEW-P	88-07-094	204-91-050	REP-P	88-13-058	212-17-120	AMD	88-08-027
196-04-025	NEW	88-12-044	204-91-050	REP-W	88-16-021	212-17-125	AMD-P	88-03-014
196-04-030	AMD-E	88-05-064	204-91-060	REP-P	88-13-058	212-17-125	AMD	88-08-027
196-04-030	AMD-P	88-07-094	204-91-060	REP-W	88-16-021	212-17-135	AMD-P	88-03-014
196-04-030	AMD	88-12-044	204-91-070	REP-P	88-13-058	212-17-135	AMD	88-08-027
196-12-010	AMD-E	88-05-064	204-91-070	REP-W	88-16-021	212-17-140	AMD-P	88-03-014
196-12-010	AMD-P	88-07-094	204-91-080	REP-P	88-13-058	212-17-140	AMD	88-08-027
196-12-010	AMD	88-12-044	204-91-080	REP-W	88-16-021	212-17-170	AMD-P	88-03-014
196-12-085	AMD-E	88-05-064	204-91-100	REP-P	88-13-058	212-17-170	AMD	88-08-027
196-12-085	AMD-P	88-07-094	204-91-100	REP-W	88-16-021	212-17-185	AMD-P	88-03-014
196-12-085	AMD	88-12-044	204-91-110	REP-P	88-13-058	212-17-185	AMD	88-08-027
196-16-007	AMD-E	88-05-064	204-91-110	REP-W	88-16-021	212-17-195	AMD-P	88-03-014
196-16-007	AMD-P	88-07-094	204-91-120	REP-P	88-13-058	212-17-195	AMD	88-08-027
196-16-007	AMD	88-12-044	204-91-120	REP-W	88-16-021	212-17-203	AMD-P	88-03-014
196-16-007	AMD-P	89-01-078	204-91-130	REP-P	88-13-058	212-17-203	AMD	88-08-027
196-16-020	AMD-P	89-01-078	204-91-130	REP-W	88-16-021	212-17-225	AMD-P	88-03-014
196-16-031	AMD-P	89-01-078	204-91-140	REP-P	88-13-058	212-17-225	AMD	88-08-027
196-20-010	AMD-E	88-05-064	204-91-140	REP-W	88-16-021	212-17-230	AMD-P	88-03-014
196-20-010	AMD-P	88-07-094	204-91-150	REP-P	88-13-058	212-17-230	AMD	88-08-027
196-20-010	AMD	88-12-044	204-91-150	REP-W	88-16-021	212-17-235	AMD-P	88-03-014
196-24-080	AMD-P	89-01-078	204-91-160	REP-P	88-13-058	212-17-235	AMD	88-08-027
196-24-085	AMD-P	89-01-078	204-91-160	REP-W	88-16-021	212-17-245	AMD-P	88-03-014
204-08-020	AMD	88-03-031	204-91-170	REP-P	88-13-058	212-17-245	AMD	88-08-027

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
212-17-250	AMD-P	88-03-014	220-32-030	REP-P	88-14-136	220-32-05900N	NEW-E	88-09-052
212-17-250	AMD	88-08-027	220-32-030	REP	88-22-005	220-33-001	NEW-P	88-14-136
212-17-260	AMD-P	88-03-014	220-32-030	REP-E	88-22-006	220-33-001	NEW	88-18-066
212-17-260	AMD	88-08-027	220-32-03000N	NEW-E	88-05-035	220-33-005	NEW-P	88-14-136
212-17-265	AMD-P	88-03-014	220-32-03000N	REP-E	88-07-014	220-33-005	NEW	88-18-066
212-17-265	AMD	88-08-027	220-32-03000P	NEW-E	88-07-014	220-33-010	NEW-P	88-14-136
212-17-270	AMD-P	88-03-014	220-32-03000Q	NEW-E	88-13-111	220-33-010	NEW	88-18-066
212-17-270	AMD	88-08-027	220-32-03000Q	REP-E	88-14-004	220-33-01000A	NEW-E	88-21-019
212-17-335	AMD-P	88-03-014	220-32-03000R	NEW-E	88-14-004	220-33-01000A	REP-E	88-22-015
212-17-335	AMD	88-08-027	220-32-03000R	REP-E	88-17-010	220-33-01000B	NEW-E	88-22-015
212-17-345	AMD-P	88-03-014	220-32-03000S	NEW-E	88-17-010	220-33-020	NEW-P	88-14-136
212-17-345	AMD	88-08-027	220-32-03000S	REP-E	88-17-036	220-33-020	NEW	88-18-066
212-17-352	NEW-P	88-03-014	220-32-03000T	NEW-E	88-17-036	220-33-030	NEW-P	88-14-136
212-17-352	NEW	88-08-027	220-32-03000T	REP-E	88-19-012	220-33-030	NEW	88-18-066
212-17-362	NEW-P	88-03-014	220-32-03000U	NEW-E	88-19-012	220-33-040	NEW-P	88-14-136
212-17-362	NEW	88-08-027	220-32-03000U	REP-E	88-19-059	220-33-040	NEW	88-18-066
220-01-00100A	NEW-E	88-18-087	220-32-03000V	NEW-E	88-19-059	220-33-050	NEW-P	88-14-136
220-01-00100A	REP-E	88-19-007	220-32-03000V	REP-E	88-21-019	220-33-050	NEW	88-18-066
220-12-020	AMD-P	88-07-111	220-32-031	REP-P	88-14-136	220-33-060	NEW-P	88-14-136
220-12-020	AMD-C	88-10-041	220-32-031	REP	88-22-005	220-33-060	NEW	88-18-066
220-12-020	AMD	88-12-025	220-32-031	REP-E	88-22-006	220-36-021	AMD-P	88-14-135
220-16-040	AMD-P	88-14-136	220-32-032	REP-P	88-14-136	220-36-021	AMD	88-19-098
220-16-040	AMD	88-18-066	220-32-032	REP	88-22-005	220-36-02100A	NEW-E	88-22-043
220-16-085	AMD-P	88-03-076	220-32-032	REP-E	88-22-006	220-36-02100T	NEW-E	88-14-024
220-16-085	AMD	88-10-012	220-32-033	REP-P	88-14-136	220-36-02100T	REP-E	88-17-035
220-16-08500A	NEW-E	88-08-002	220-32-033	REP	88-22-005	220-36-02100U	NEW-E	88-17-035
220-16-400	NEW-P	88-14-136	220-32-033	REP-E	88-22-006	220-36-02100U	REP-E	88-18-003
220-16-400	NEW	88-18-066	220-32-034	REP-P	88-14-136	220-36-02100V	NEW-E	88-18-003
220-16-405	NEW-P	88-14-136	220-32-034	REP	88-22-005	220-36-02100V	REP-E	88-18-093
220-16-405	NEW	88-18-066	220-32-034	REP-E	88-22-006	220-36-02100W	NEW-E	88-18-093
220-20-010	AMD-P	88-03-075	220-32-036	REP-P	88-14-136	220-36-02100X	REP-E	88-19-013
220-20-010	AMD	88-10-013	220-32-036	REP	88-22-005	220-36-02100X	NEW-E	88-19-013
220-20-010	AMD-P	88-23-125	220-32-036	REP-E	88-22-006	220-36-02100Y	REP-E	88-19-101
220-20-010	AMD	89-02-022	220-32-040	REP-P	88-14-136	220-36-02100Y	NEW-E	88-22-014
220-20-01000J	NEW-E	88-08-002	220-32-040	REP	88-22-005	220-36-02100Y	REP-E	88-22-040
220-20-01000L	NEW-E	88-13-074	220-32-040	REP-E	88-22-006	220-36-02100Z	NEW-E	88-22-040
220-20-060	NEW-P	88-13-005	220-32-041	REP-P	88-14-136	220-36-02100Z	REP-E	88-22-041
220-20-060	NEW	88-16-074	220-32-041	REP	88-22-005	220-36-022	REP-P	88-14-135
220-20-070	NEW-P	88-22-083	220-32-041	REP-E	88-22-006	220-36-022	REP	88-19-098
220-20-070	NEW-W	88-23-087	220-32-04100K	NEW-E	88-11-041	220-36-024	REP-P	88-14-135
220-20-06000A	NEW-E	88-13-006	220-32-043	REP-P	88-14-136	220-36-024	REP	88-19-098
220-20-06000A	REP-E	88-16-004	220-32-043	REP	88-22-005	220-40-021	AMD-P	88-14-135
220-20-06000B	NEW-E	88-16-004	220-32-043	REP-E	88-22-006	220-40-021	AMD	88-19-098
220-22-02000D	NEW-E	88-14-024	220-32-044	REP-P	88-14-136	220-40-02100F	NEW-E	88-14-024
220-22-030	AMD-P	88-10-060	220-32-044	REP	88-22-005	220-40-02100F	REP-E	88-17-035
220-22-030	AMD-C	88-13-069	220-32-044	REP-E	88-22-006	220-40-02100G	NEW-E	88-17-035
220-22-030	AMD	88-14-133	220-32-05100A	NEW-E	88-07-015	220-40-02100G	REP-E	88-18-003
220-24-02000B	NEW-E	88-09-023	220-32-05100B	NEW-E	88-13-111	220-40-02100H	NEW-E	88-18-003
220-24-02000B	REP-E	88-13-063	220-32-05100B	REP-E	88-14-004	220-40-02100H	REP-E	88-18-030
220-24-02000C	NEW-E	88-13-063	220-32-05100C	NEW-E	88-14-004	220-40-02100I	NEW-E	88-18-030
220-28-800	NEW-E	88-18-049	220-32-05100C	REP-E	88-14-018	220-40-02100I	REP-E	88-18-086
220-28-800	REP-E	88-19-046	220-32-05100D	NEW-E	88-14-018	220-40-02100J	NEW-E	88-18-086
220-32	REP-C	88-22-004	220-32-05100D	REP-E	88-16-075	220-40-02100J	REP-E	88-19-015
220-32-016	REP-P	88-14-136	220-32-05100E	NEW-E	88-14-100	220-40-02100K	NEW-E	88-19-015
220-32-016	REP	88-22-005	220-32-05100E	REP-E	88-17-010	220-40-02100K	REP-E	88-20-051
220-32-016	REP-E	88-22-006	220-32-05100F	NEW-E	88-17-010	220-40-02100L	NEW-E	88-20-051
220-32-017	REP-P	88-14-136	220-32-05100F	REP-E	88-17-076	220-40-02100L	REP-E	88-22-039
220-32-017	REP	88-22-005	220-32-05100G	NEW-E	88-17-076	220-40-02100M	NEW-E	88-22-039
220-32-017	REP-E	88-22-006	220-32-05100G	REP-E	88-18-019	220-40-02100M	REP-E	88-23-012
220-32-020	REP-P	88-14-136	220-32-05100H	NEW-E	88-18-019	220-40-02100N	NEW-E	88-23-012
220-32-020	REP	88-22-005	220-32-05100H	REP-E	88-18-067	220-40-022	REP-P	88-14-135
220-32-020	REP-E	88-22-006	220-32-05100I	NEW-E	88-18-067	220-40-022	REP	88-19-098
220-32-021	REP-P	88-14-136	220-32-05100I	REP-E	88-19-060	220-40-024	REP-P	88-14-135
220-32-021	REP	88-22-005	220-32-05100J	NEW-E	88-19-060	220-40-024	REP	88-19-098
220-32-021	REP-E	88-22-006	220-32-05100J	REP-E	88-19-100	220-40-025	REP-P	88-14-135
220-32-022	REP-P	88-14-136	220-32-05100K	NEW-E	88-19-100	220-40-025	REP	88-19-098
220-32-022	REP	88-22-005	220-32-05100K	REP-E	88-20-021	220-44-030	AMD-P	88-19-063
220-32-022	REP-E	88-22-006	220-32-05100L	NEW-E	88-20-021	220-44-030	AMD	88-22-033
220-32-023	REP-P	88-14-136	220-32-05100M	NEW-E	88-20-050	220-44-03000C	NEW-E	88-13-070
220-32-023	REP	88-22-005	220-32-05100M	REP-E	88-21-008	220-44-03000D	NEW-E	88-19-062
220-32-023	REP-E	88-22-006	220-32-05100N	NEW-E	88-21-008	220-44-050	AMD-P	88-09-051
220-32-024	REP-P	88-14-136	220-32-05100Z	NEW-E	88-05-014	220-44-050	AMD	88-14-020
220-32-024	REP	88-22-005	220-32-05100Z	REP-E	88-07-015	220-44-05000M	NEW-E	88-09-004
220-32-024	REP-E	88-22-006	220-32-05700A	NEW-E	88-14-034	220-44-05000N	NEW-E	88-14-132
220-32-025	REP-P	88-14-136	220-32-05700B	NEW-E	88-22-029	220-44-05000N	REP-E	88-16-003
220-32-025	REP	88-22-005	220-32-05700B	REP-E	89-02-050	220-44-05000P	NEW-E	88-16-003
220-32-025	REP-E	88-22-006	220-32-05700C	NEW-E	89-02-050	220-44-05000P	REP-E	88-17-086

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220-44-05000Q	NEW-E	88-17-086	220-47-917	REP-E	88-20-019	220-55-120	AMD	88-05-002
220-44-05000Q	REP-E	88-19-089	220-47-918	NEW-E	88-20-019	220-55-12000A	NEW-E	88-02-048
220-44-05000R	NEW-E	88-19-089	220-47-918	REP-E	88-20-049	220-55-125	AMD	88-05-002
220-44-05000R	REP-E	88-20-030	220-47-919	NEW-E	88-20-049	220-55-130	AMD	88-05-002
220-44-05000S	NEW-E	88-20-030	220-47-919	REP-E	88-20-069	220-55-135	AMD	88-05-002
220-44-05000S	REP-E	88-23-115	220-47-920	NEW-E	88-20-069	220-55-13000A	NEW-E	88-02-048
220-44-05000T	NEW-E	88-23-115	220-47-920	REP-E	88-21-010	220-56-105	AMD-P	88-03-075
220-44-05000T	REP-E	89-02-012	220-47-921	NEW-E	88-21-010	220-56-105	AMD	88-10-013
220-44-05000U	NEW-E	89-02-012	220-47-921	REP-E	88-21-020	220-56-115	AMD-P	88-03-075
220-47-266	AMD-P	88-10-060	220-47-922	NEW-E	88-21-020	220-56-115	AMD	88-10-013
220-47-266	AMD-C	88-13-069	220-47-922	REP-E	88-21-061	220-56-11500B	NEW-E	88-08-002
220-47-266	AMD	88-14-133	220-47-923	NEW-E	88-21-061	220-56-11500C	NEW-E	88-20-010
220-47-269	NEW-P	88-10-060	220-47-923	REP-E	88-21-075	220-56-116	AMD-P	88-03-076
220-47-269	NEW-C	88-13-069	220-47-924	NEW-E	88-21-075	220-56-116	AMD	88-10-012
220-47-269	NEW	88-14-133	220-47-924	REP-E	88-22-013	220-56-120	AMD-P	88-03-076
220-47-307	AMD-P	88-10-060	220-47-925	NEW-E	88-22-013	220-56-120	AMD	88-10-012
220-47-307	AMD-C	88-13-069	220-47-925	REP-E	88-22-042	220-56-12600A	NEW-E	88-16-005
220-47-307	AMD	88-14-133	220-47-926	NEW-E	88-22-042	220-56-128	AMD-P	88-03-076
220-47-311	AMD-P	88-10-060	220-47-926	REP-E	88-23-013	220-56-128	AMD	88-10-012
220-47-311	AMD-C	88-13-069	220-47-927	NEW-E	88-23-013	220-56-12800C	NEW-E	88-08-002
220-47-311	AMD	88-14-133	220-47-927	REP-E	88-23-029	220-56-175	AMD	88-05-002
220-47-312	AMD-P	88-10-060	220-47-928	NEW-E	88-23-029	220-56-17500A	NEW-E	88-02-048
220-47-312	AMD-C	88-13-069	220-47-928	REP-E	88-23-033	220-56-180	AMD-P	88-03-075
220-47-312	AMD	88-14-133	220-47-929	NEW-E	88-23-033	220-56-180	AMD	88-10-013
220-47-313	AMD-P	88-10-060	220-47-929	REP-E	88-23-048	220-56-18000A	NEW-E	88-21-074
220-47-313	AMD-C	88-13-069	220-47-930	NEW-E	88-23-048	220-56-18000V	NEW-E	88-08-002
220-47-313	AMD	88-14-133	220-47-930	REP-E	88-23-064	220-56-18000W	NEW-E	88-08-003
220-47-401	AMD-P	88-10-060	220-47-931	NEW-E	88-23-064	220-56-18000X	NEW-E	88-12-047
220-47-401	AMD-C	88-13-069	220-47-931	REP-E	88-23-073	220-56-18000X	REP-E	88-16-011
220-47-401	AMD	88-14-133	220-47-932	NEW-E	88-23-073	220-56-18000Y	NEW-E	88-16-011
220-47-411	AMD-P	88-10-060	220-47-932	REP-E	88-23-086	220-56-18000Y	REP-E	88-20-010
220-47-411	AMD-C	88-13-069	220-47-933	NEW-E	88-23-086	220-56-18000Z	NEW-E	88-20-010
220-47-411	AMD	88-14-133	220-47-933	REP-E	88-23-114	220-56-18000Z	REP-E	88-21-074
220-47-412	AMD-P	88-10-060	220-47-934	NEW-E	88-23-114	220-56-185	AMD-P	88-03-075
220-47-412	AMD-C	88-13-069	220-47-934	REP-E	88-23-127	220-56-185	AMD	88-10-013
220-47-412	AMD	88-14-133	220-47-935	NEW-E	88-23-127	220-56-19000A	NEW-E	88-15-007
220-47-413	AMD-P	88-10-060	220-47-935	REP-E	88-24-015	220-56-19000A	REP-E	88-16-009
220-47-413	AMD-C	88-13-069	220-47-936	NEW-E	88-24-015	220-56-19000B	NEW-E	88-16-009
220-47-413	AMD	88-14-133	220-47-936	REP-E	89-01-012	220-56-19000B	REP-E	88-16-046
220-47-414	AMD-P	88-10-060	220-47-937	NEW-E	89-01-012	220-56-19000C	NEW-E	88-16-046
220-47-414	AMD-C	88-13-069	220-48-01500A	NEW-E	88-03-009	220-56-19000C	REP-E	88-17-048
220-47-414	AMD	88-14-133	220-48-01500B	NEW-E	88-07-034	220-56-19000D	NEW-E	88-16-048
220-47-900	NEW-E	88-15-025	220-48-01500C	NEW-E	88-09-032	220-56-19000D	REP-E	88-18-085
220-47-900	REP-E	88-16-075	220-48-01500D	NEW-E	88-23-075	220-56-19000E	NEW-E	88-17-048
220-47-901	NEW-E	88-15-044	220-48-02900B	NEW-E	88-03-009	220-56-19000E	REP-E	88-18-043
220-47-901	REP-E	88-16-075	220-48-02900C	NEW-E	89-01-011	220-56-19000F	NEW-E	88-18-043
220-47-902	NEW-E	88-15-067	220-48-02900C	REP-E	89-01-050	220-56-19000G	NEW-E	88-18-041
220-47-902	REP-E	88-16-006	220-48-06200C	NEW-E	88-09-005	220-56-19000G	REP-E	88-20-003
220-47-903	NEW-E	88-16-006	220-49-02000X	NEW-E	88-09-022	220-56-19000H	NEW-E	88-18-085
220-47-903	REP-E	88-16-010	220-52-010	AMD-P	88-07-111	220-56-19000H	REP-E	88-22-020
220-47-904	NEW-E	88-16-010	220-52-010	AMD-C	88-10-041	220-56-19000I	NEW-E	88-20-003
220-47-904	REP-E	88-16-047	220-52-010	AMD	88-12-025	220-56-19000X	NEW-E	88-12-045
220-47-905	NEW-E	88-16-047	220-52-04600S	NEW-E	88-23-113	220-56-19000X	REP-E	88-14-017
220-47-905	REP-E	88-17-004	220-52-05100A	NEW-E	88-16-045	220-56-19000Y	NEW-E	88-14-017
220-47-906	NEW-E	88-17-004	220-52-05300U	NEW-E	88-12-003	220-56-19000Y	REP-E	88-15-007
220-47-906	REP-E	88-17-033	220-52-05300U	REP-E	88-13-071	220-56-19000Z	NEW-E	88-14-019
220-47-907	NEW-E	88-17-033	220-52-05300V	NEW-E	88-13-071	220-56-19000Z	REP-E	88-16-048
220-47-907	REP-E	88-17-077	220-52-05300V	REP-E	88-14-071	220-56-195	AMD-P	88-03-075
220-47-908	NEW-E	88-17-077	220-52-05300W	NEW-E	88-14-071	220-56-195	AMD	88-10-013
220-47-908	REP-E	88-18-013	220-52-07300E	NEW-E	88-22-051	220-56-19500H	NEW-E	88-08-002
220-47-909	NEW-E	88-18-013	220-52-07300F	NEW-E	89-01-007	220-56-19500I	NEW-E	88-18-069
220-47-909	REP-E	88-18-068	220-55-040	AMD	88-05-002	220-56-199	AMD-P	88-03-075
220-47-910	NEW-E	88-18-068	220-55-060	AMD	88-05-002	220-56-199	AMD	88-10-013
220-47-910	REP-E	88-19-014	220-55-065	AMD	88-05-002	220-56-19900B	NEW-E	88-08-002
220-47-911	NEW-E	88-19-014	220-55-06500A	NEW-E	88-02-048	220-56-205	AMD-P	88-03-075
220-47-911	REP-E	88-19-036	220-55-070	AMD	88-05-002	220-56-205	AMD	88-10-013
220-47-912	NEW-E	88-19-036	220-55-07000A	NEW-E	88-02-048	220-56-20500B	NEW-E	88-08-002
220-47-912	REP-E	88-19-046	220-55-075	AMD	88-05-002	220-56-235	AMD-P	88-03-075
220-47-913	NEW-E	88-19-046	220-55-07500A	NEW-E	88-02-048	220-56-235	AMD	88-10-013
220-47-913	REP-E	88-19-058	220-55-07600A	NEW-E	88-02-048	220-56-23500D	NEW-E	88-08-002
220-47-914	NEW-E	88-19-058	220-55-080	AMD	88-05-002	220-56-240	AMD-P	88-03-076
220-47-914	REP-E	88-19-099	220-55-085	REP	88-05-002	220-56-240	AMD	88-10-012
220-47-915	NEW-E	88-19-099	220-55-090	AMD	88-05-002	220-56-24000D	NEW-E	88-08-002
220-47-915	REP-E	88-20-005	220-55-095	REP	88-05-002	220-56-245	AMD-P	88-03-076
220-47-916	NEW-E	88-20-005	220-55-105	AMD	88-05-002	220-56-245	AMD	88-10-012
220-47-916	REP-E	88-20-011	220-55-110	AMD	88-05-002	220-56-24500D	NEW-E	88-08-002
220-47-917	NEW-E	88-20-011	220-55-115	AMD	88-05-002	220-56-24500E	NEW-E	88-16-028

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220-56-255	AMD	88-10-013	220-57-17500T	REP-E	88-21-007	220-57-495	AMD-P	88-03-075
220-56-25500A	REP-E	88-06-050	220-57-17500U	NEW-E	88-21-007	220-57-495	AMD	88-10-013
220-56-25500B	NEW-E	88-06-050	220-57-19500A	NEW-E	88-21-009	220-57-49700C	NEW-E	88-12-046
220-56-25500B	REP-E	88-08-002	220-57-200	AMD-P	88-03-075	220-57-50200A	NEW-E	88-23-126
220-56-25500C	NEW-E	88-08-002	220-57-200	AMD	88-10-013	220-57-505	AMD-P	88-03-075
220-56-25500D	NEW-E	88-16-028	220-57-20000F	NEW-E	88-21-073	220-57-505	AMD	88-10-013
220-56-265	AMD-P	88-03-075	220-57-20500A	NEW-E	88-21-009	220-57-50500N	NEW-E	88-08-055
220-56-265	AMD	88-10-013	220-57-21000A	NEW-E	88-21-009	220-57-51000F	NEW-E	88-20-031
220-56-26500A	NEW-E	88-08-002	220-57-220	AMD-P	88-03-075	220-57-515	AMD-P	88-03-075
220-56-28000A	NEW-E	88-20-057	220-57-220	AMD	88-10-013	220-57-515	AMD	88-10-013
220-56-28000A	REP-E	88-21-062	220-57-22000B	NEW-E	88-20-020	220-57-51500C	NEW-E	88-08-055
220-56-28000B	NEW-E	88-21-062	220-57-230	AMD-P	88-03-075	220-57-52000H	NEW-E	88-18-041
220-56-285	AMD-P	88-03-076	220-57-230	AMD	88-10-013	220-57-52000H	REP-E	89-01-008
220-56-285	AMD	88-10-012	220-57-23000D	NEW-E	88-18-041	220-57-52000I	NEW-E	89-01-008
220-56-28500E	NEW-E	88-20-057	220-57-23000D	REP-E	89-01-008	220-57-52500H	NEW-E	88-18-041
220-56-28500E	REP-E	88-21-062	220-57-23000E	NEW-E	89-01-008	220-57-52500H	REP-E	89-01-008
220-56-28500F	NEW-E	88-21-062	220-57-240	AMD-P	88-03-075	220-57-52500I	NEW-E	89-01-008
220-56-310	AMD-P	88-03-075	220-57-240	AMD-P	88-03-076	220-57A-03500A	NEW-E	88-19-007
220-56-310	AMD-P	88-07-111	220-57-240	AMD	88-10-013	220-57A-03500A	REP-E	88-19-039
220-56-310	AMD	88-10-013	220-57-26500A	NEW-E	88-21-009	220-57A-175	AMD-P	88-03-075
220-56-310	AMD-C	88-10-041	220-57-270	AMD-P	88-03-075	220-57A-175	AMD	88-10-013
220-56-310	AMD	88-12-025	220-57-27000S	NEW-E	88-21-073	220-57A-17500A	NEW-E	88-14-033
220-56-31000H	NEW-E	88-08-002	220-57-28000H	NEW-E	88-18-041	220-57A-17500A	REP-E	88-14-134
220-56-320	AMD-P	88-07-111	220-57-28000H	REP-E	89-01-008	220-57A-17500B	NEW-E	88-14-134
220-56-320	AMD-C	88-10-041	220-57-28000I	NEW-E	89-01-008	220-57A-17500B	REP-E	88-18-042
220-56-320	AMD	88-12-025	220-57-285	AMD-P	88-03-075	220-57A-180	AMD-P	88-03-075
220-56-32500J	NEW-E	88-11-040	220-57-28500L	NEW-E	88-18-041	220-57A-180	AMD	88-10-013
220-56-32500J	REP-E	88-14-016	220-57-28500L	REP-E	89-01-008	220-57A-18000A	NEW-E	88-16-075
220-56-32500K	NEW-E	88-12-003	220-57-28500M	NEW-E	89-01-008	220-57A-18000A	REP-E	88-18-042
220-56-32500K	REP-E	88-14-071	220-57-290	AMD-P	88-03-075	220-57A-18300A	NEW-E	88-16-029
220-56-32500L	NEW-E	88-14-016	220-57-290	AMD	88-10-013	220-69-238	NEW-E	88-02-048
220-56-32500M	NEW-E	88-14-071	220-57-29000J	NEW-E	88-08-055	220-69-238	NEW	88-05-002
220-56-32500N	NEW-E	88-16-045	220-57-30000E	NEW-E	88-18-041	220-69-245	AMD	88-05-002
220-56-335	AMD-P	88-03-075	220-57-30000E	REP-E	89-01-008	220-77-10000A	NEW-E	88-12-009
220-56-335	AMD	88-10-013	220-57-30000F	NEW-E	89-01-008	220-130-010	AMD-P	88-23-096
220-56-33500F	NEW-E	88-08-002	220-57-31500H	NEW-E	88-08-055	220-130-020	AMD-P	88-23-096
220-56-350	AMD-P	88-03-075	220-57-31500H	REP-E	88-12-046	220-130-070	NEW-P	88-23-096
220-56-350	AMD	88-10-013	220-57-31500I	NEW-E	88-12-046	222-12-090	AMD-P	88-12-033
220-56-35000D	NEW-E	88-08-002	220-57-31500I	REP-E	88-14-010	222-12-090	AMD	88-19-112
220-56-355	AMD-P	88-03-075	220-57-31500J	NEW-E	88-14-010	222-16-010	AMD-P	88-12-033
220-56-355	AMD	88-10-013	220-57-31500J	REP-E	88-19-007	222-16-010	AMD	88-19-112
220-56-35500A	NEW-E	88-08-002	220-57-31500K	NEW-E	88-19-007	222-16-050	AMD-P	88-12-033
220-56-36000P	NEW-E	88-07-013	220-57-31500K	REP-E	88-19-039	222-16-050	AMD	88-19-112
220-56-36000Q	NEW-E	88-21-076	220-57-31500L	NEW-E	88-19-039	222-20-030	AMD-P	88-12-033
220-56-380	AMD-P	88-03-075	220-57-31500L	REP-E	88-19-088	222-20-030	AMD	88-19-112
220-56-380	AMD-P	88-03-076	220-57-327	AMD-P	88-03-075	222-30-010	AMD-P	88-12-033
220-56-380	AMD	88-10-012	220-57-327	AMD	88-10-013	222-30-010	AMD	88-19-112
220-56-380	AMD	88-10-013	220-57-335	AMD-P	88-03-075	222-30-020	AMD-P	88-12-033
220-56-38000B	NEW-E	88-08-002	220-57-335	AMD	88-10-013	222-30-020	AMD	88-19-112
220-57-130	AMD-P	88-03-075	220-57-33500C	NEW-E	88-20-031	222-34-050	AMD-P	88-12-033
220-57-130	AMD	88-10-013	220-57-34000E	NEW-E	88-20-031	222-34-050	AMD	88-19-112
220-57-13000P	NEW-E	88-21-073	220-57-380	AMD-P	88-03-076	222-38-020	AMD-P	88-12-033
220-57-135	AMD-P	88-03-075	220-57-380	AMD	88-10-012	222-38-020	AMD	88-19-112
220-57-135	AMD	88-10-013	220-57-385	AMD-P	88-03-075	222-50-020	AMD-P	88-12-033
220-57-13500M	NEW-E	88-21-073	220-57-385	AMD	88-10-013	222-50-020	AMD	88-19-112
220-57-14000G	NEW-E	88-12-046	220-57-38500R	NEW-E	88-21-073	230-02-125	AMD-P	88-13-062
220-57-14000H	NEW-E	88-18-041	220-57-40500H	NEW-E	88-21-045	230-02-125	AMD-P	88-15-018
220-57-14000H	REP-E	89-01-008	220-57-42500N	NEW-E	88-14-019	230-02-125	AMD	88-19-038
220-57-14000I	NEW-E	89-01-008	220-57-42500N	REP-E	88-14-072	230-02-280	NEW-P	88-03-024
220-57-160	AMD-P	88-03-075	220-57-42500P	NEW-E	88-14-072	230-02-280	NEW-P	88-09-020
220-57-160	AMD	88-10-013	220-57-42500P	REP-E	88-16-048	230-02-280	NEW	88-13-060
220-57-16000N	NEW-E	88-08-002	220-57-42500Q	NEW-E	88-16-048	230-02-290	NEW-P	88-03-024
220-57-16000P	NEW-E	88-17-005	220-57-42500Q	REP-E	88-18-085	230-02-290	NEW-P	88-09-020
220-57-16000P	REP-E	88-17-034	220-57-42500R	NEW-E	88-18-085	230-02-290	NEW	88-13-060
220-57-16000Q	NEW-E	88-17-034	220-57-43000A	NEW-E	88-19-061	230-02-500	NEW-P	88-23-093
220-57-16000Q	REP-E	88-17-055	220-57-43000A	REP-E	88-22-020	230-04-065	AMD-P	88-09-020
220-57-16000R	NEW-E	88-17-055	220-57-43000B	NEW-E	88-22-020	230-04-065	AMD	88-13-060
220-57-16000R	REP-E	88-17-065	220-57-445	AMD-P	88-03-075	230-04-190	AMD-P	88-09-020
220-57-16000S	NEW-E	88-17-065	220-57-445	AMD	88-10-013	230-04-190	AMD	88-13-060
220-57-16000S	REP-E	88-17-101	220-57-44500A	NEW-E	88-20-057	230-04-197	REP-P	88-03-024
220-57-16000T	NEW-E	88-17-101	220-57-44500A	REP-E	88-21-062	230-04-197	REP	88-07-059
220-57-16000T	REP-E	88-20-032	220-57-44500B	NEW-E	88-21-062	230-04-199	AMD-P	88-13-062
220-57-16000U	NEW-E	88-20-004	220-57-460	AMD-P	88-03-075	230-04-199	AMD	88-17-050
220-57-16000U	REP-E	88-21-060	220-57-460	AMD	88-10-013	230-04-201	AMD-P	88-07-061
220-57-16000V	NEW-E	88-20-032	220-57-46000W	NEW-E	88-21-073	230-04-201	AMD-P	88-09-020
220-57-16000W	NEW-E	88-21-060	220-57-47000A	NEW-E	88-21-009	230-04-201	AMD	88-11-071

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
230-04-201	AMD	88-13-060	230-40-030	AMD-P	88-15-018	232-28-21704	NEW-E	88-19-035
230-04-260	AMD-P	88-09-020	230-40-030	AMD	88-22-019	232-28-21704	REP-E	88-19-072
230-04-260	AMD-P	88-11-070	230-40-030	AMD-P	88-17-049	232-28-21705	NEW-E	88-24-019
230-04-260	AMD	88-15-019	230-40-055	AMD-P	88-13-062	232-28-21706	NEW-E	88-24-020
230-04-455	AMD-P	88-13-062	230-40-055	AMD-P	88-15-018	232-28-21707	NEW-E	88-24-036
230-04-455	AMD	88-17-050	230-40-055	AMD-P	88-17-049	232-28-411	REP-P	88-14-120
230-08-010	AMD-P	88-03-024	230-40-055	AMD	88-22-019	232-28-411	REP	88-17-088
230-08-010	AMD-P	88-09-020	230-40-070	AMD	88-23-093	232-28-412	NEW-P	88-14-120
230-08-010	AMD	88-13-060	230-40-120	AMD-P	88-13-062	232-28-412	NEW	88-17-088
230-08-017	NEW-P	88-03-024	230-40-200	AMD-P	88-13-062	232-28-412	AMD-E	88-19-073
230-08-017	NEW-P	88-09-020	230-46-020	AMD-E	88-13-061	232-28-412	AMD-P	88-19-124
230-08-017	NEW	88-13-060	230-46-020	AMD-P	88-13-100	232-28-412	AMD	88-23-047
230-08-025	AMD-P	88-03-024	230-46-020	AMD	88-17-050	232-28-510	REP-P	88-14-119
230-08-025	AMD-P	88-09-020	230-46-070	NEW-E	88-13-061	232-28-510	REP	88-17-089
230-08-025	AMD	88-13-060	230-46-070	NEW-P	88-13-100	232-28-511	NEW-P	88-14-119
230-08-130	AMD-P	88-03-024	230-46-070	NEW	88-17-050	232-28-511	NEW	88-17-089
230-08-130	AMD-P	88-09-020	232-12-014	AMD	88-05-032	232-28-511	AMD-E	88-23-077
230-08-130	AMD	88-13-060	232-12-019	AMD-P	88-14-122	232-28-61520	NEW-E	88-03-032
230-08-170	REP-P	88-03-024	232-12-019	AMD-W	88-17-020	232-28-616	REP	88-07-065
230-08-170	REP	88-13-117	232-12-019	AMD-P	88-19-125	232-28-61618	NEW-E	88-03-023
230-08-260	AMD-P	88-11-070	232-12-019	AMD	88-23-046	232-28-61619	NEW-E	88-06-032
230-08-260	AMD	88-15-019	232-12-024	AMD-P	88-08-085	232-28-61620	NEW-E	88-06-033
230-12-050	AMD-P	88-22-018	232-12-024	AMD	88-13-091	232-28-61621	NEW-E	88-08-004
230-12-053	NEW-P	88-23-093	232-12-026	NEW-P	88-16-093	232-28-61622	NEW-E	88-08-005
230-20-010	AMD-P	88-13-062	232-12-026	NEW-W	88-19-128	232-28-61623	NEW-E	88-08-006
230-20-010	AMD	88-17-050	232-12-04507	NEW-E	88-05-022	232-28-617	NEW	88-07-065
230-20-064	AMD-P	88-03-024	232-12-054	AMD-P	88-08-084	232-28-61701	NEW-E	88-10-010
230-20-064	AMD-E	88-05-038	232-12-054	AMD	88-13-012	232-28-61702	NEW-E	88-11-005
230-20-064	AMD	88-07-059	232-12-083	NEW-P	88-16-094	232-28-61703	NEW-P	88-14-123
230-20-100	AMD-P	88-13-062	232-12-083	NEW-P	88-19-126	232-28-61703	NEW-E	88-16-038
230-20-100	AMD	88-17-050	232-12-083	NEW-W	88-19-126	232-28-61703	NEW	88-17-028
230-20-240	AMD-P	88-13-062	232-12-083	NEW	88-24-004	232-28-61704	NEW-E	88-14-021
230-20-240	AMD	88-17-050	232-12-085	REP-P	88-16-094	232-28-61704	NEW-E	88-19-127
230-20-241	NEW-P	88-13-062	232-12-085	REP-P	88-19-126	232-28-61705	NEW-E	88-16-039
230-20-241	NEW	88-17-050	232-12-085	REP	88-24-004	232-28-61706	NEW-P	88-14-122
230-20-325	AMD-P	88-03-024	232-12-154	AMD	88-07-065	232-28-61706	NEW	88-17-027
230-20-325	AMD	88-07-059	232-12-174	AMD-P	88-19-121	232-28-61707	NEW-E	88-16-007
230-20-325	AMD-P	88-15-018	232-12-174	AMD	88-23-108	232-28-61708	NEW-E	88-17-031
230-20-325	AMD	88-19-038	232-12-181	REP-P	88-14-115	232-28-61709	NEW-E	88-20-052
230-20-325	AMD-P	88-23-093	232-12-181	REP-W	88-17-017	232-28-61710	NEW-E	88-19-009
230-20-699	AMD-P	88-23-093	232-12-181	AMD-P	88-19-123	232-28-61711	NEW-E	88-20-018
230-20-699	AMD-E	88-23-094	232-12-181	AMD	88-23-109	232-28-61711	REP-E	88-21-032
230-20-605	AMD-P	88-03-024	232-12-182	REP-P	88-14-116	232-28-61712	NEW-E	88-21-032
230-20-605	AMD	88-07-059	232-12-182	REP-W	88-17-018	232-28-61713	NEW-P	88-24-008
230-20-610	AMD-P	88-03-024	232-12-182	REP-P	88-19-122	232-28-61714	NEW-E	88-24-035
230-20-610	AMD	88-07-059	232-12-182	REP	88-23-110	232-28-709	REP	88-06-006
230-20-615	NEW-P	88-03-024	232-12-183	NEW-P	88-14-117	232-28-710	NEW	88-06-006
230-20-615	NEW	88-07-059	232-12-183	NEW-W	88-17-019	232-28-710	REP-P	88-24-061
230-20-630	AMD-P	88-03-024	232-12-269	NEW-P	88-16-095	232-28-711	NEW-P	88-05-065
230-20-630	AMD	88-07-059	232-12-269	NEW-W	88-19-128	232-28-711	NEW-W	88-07-093
230-20-699	NEW-P	88-03-024	232-12-271	AMD-P	88-24-060	232-28-712	NEW-P	88-24-061
230-20-699	NEW-P	88-05-029	232-12-274	REP	88-05-031	232-28-809	REP-P	88-06-065
230-20-699	NEW	88-09-021	232-12-275	NEW-P	88-06-064	232-28-809	REP	88-13-035
230-25-110	AMD-P	88-15-018	232-12-275	NEW	88-09-036	232-28-810	NEW-P	88-06-065
230-25-110	AMD	88-19-038	232-12-276	NEW	88-05-031	232-28-810	NEW	88-13-035
230-25-120	AMD-P	88-15-018	232-12-827	NEW-P	88-08-086	232-32-040	AMD-P	88-14-121
230-25-120	AMD	88-19-038	232-12-827	NEW	88-11-051	232-32-040	AMD	88-17-030
230-25-150	NEW-P	88-15-018	232-12-827	AMD-P	88-14-124	248-14-270	AMD-P	89-02-030
230-25-150	NEW	88-19-038	232-12-827	AMD-E	88-16-008	248-14-270	AMD-E	89-02-043
230-25-160	NEW-P	88-15-018	232-12-827	AMD	88-17-029	248-15-040	AMD-P	89-01-089
230-25-160	NEW	88-19-038	232-28-110	REP-P	88-14-118	248-15-040	AMD-E	89-01-096
230-25-250	AMD-P	88-15-018	232-28-110	REP-W	88-17-087	248-15-050	AMD-P	89-01-089
230-25-250	AMD	88-19-038	232-28-213	REP-P	88-08-083	248-15-050	AMD-E	89-01-096
230-30-015	AMD-P	88-03-024	232-28-213	REP	88-13-090	248-16-001	AMD-P	88-21-086
230-30-015	AMD-P	88-09-020	232-28-21301	REP-P	88-08-083	248-16-030	REP-P	88-21-086
230-30-015	AMD	88-13-060	232-28-21301	REP	88-13-090	248-16-031	NEW-P	88-21-086
230-30-018	AMD-P	88-03-024	232-28-214	REP-P	88-08-083	248-16-033	NEW-P	88-21-086
230-30-018	AMD-P	88-09-020	232-28-214	REP	88-13-090	248-16-035	REP-P	88-21-086
230-30-018	AMD	88-13-060	232-28-217	NEW-P	88-08-083	248-16-036	NEW-P	88-21-086
230-30-072	NEW-P	88-03-024	232-28-217	NEW	88-13-090	248-16-040	REP-P	88-21-086
230-30-072	NEW-P	88-09-020	232-28-217	AMD-E	88-22-012	248-16-045	REP-P	88-21-086
230-30-072	NEW	88-13-060	232-28-21701	NEW-E	88-18-070	248-16-046	NEW-P	88-21-086
230-30-300	NEW-P	88-03-024	232-28-21701	REP-E	88-18-088	248-16-050	REP-P	88-21-086
230-30-300	NEW	88-07-059	232-28-21702	NEW-E	88-18-088	248-16-055	REP-P	88-21-086
230-40-010	AMD-P	88-15-018	232-28-21702	REP-E	88-19-001	248-16-056	REP-P	88-21-086
230-40-010	AMD	88-19-038	232-28-21703	NEW-E	88-19-001	248-16-057	NEW-P	88-21-086
230-40-030	AMD-P	88-13-062	232-28-21703	REP-E	88-19-035	248-16-060	AMD-P	88-21-086

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248-16-070	AMD-P 88-21-086	248-25-060	AMD-P 88-12-029	248-63-060	REP-P 88-06-092
248-16-080	AMD-P 88-21-086	248-25-060	AMD 88-17-022	248-63-060	REP 88-10-027
248-16-090	AMD-P 88-21-086	248-25-070	AMD-P 88-12-029	248-63-065	NEW-P 88-06-092
248-16-105	AMD-P 88-21-086	248-25-070	AMD 88-17-022	248-63-065	NEW 88-10-027
248-16-110	AMD-P 88-21-086	248-25-100	AMD-P 88-12-029	248-63-070	REP-P 88-06-092
248-16-115	AMD-P 88-21-086	248-25-100	AMD 88-17-022	248-63-070	REP 88-10-027
248-16-120	REP-P 88-21-086	248-25-120	AMD-P 88-12-029	248-63-075	NEW-P 88-06-092
248-16-121	NEW-P 88-21-086	248-25-120	AMD 88-17-022	248-63-075	NEW 88-10-027
248-16-130	REP-P 88-21-086	248-40-040	AMD-P 88-10-044	248-63-080	REP-P 88-06-092
248-16-131	NEW-P 88-21-086	248-40-040	AMD 88-13-080	248-63-080	REP 88-10-027
248-16-140	REP-P 88-21-086	248-40-040	AMD-E 88-15-047	248-63-085	NEW-P 88-06-092
248-16-141	NEW-P 88-21-086	248-40-040	AMD-E 88-21-057	248-63-085	NEW 88-10-027
248-16-150	AMD-P 88-21-086	248-40-040	AMD-P 88-21-088	248-63-090	REP-P 88-06-092
248-16-160	AMD-P 88-21-086	248-40-040	AMD 89-02-007	248-63-090	REP 88-10-027
248-16-170	AMD-P 88-21-086	248-40-050	AMD-P 88-10-044	248-63-095	NEW-P 88-06-092
248-16-180	AMD-P 88-21-086	248-40-050	AMD 88-13-080	248-63-095	NEW 88-10-027
248-16-190	AMD-P 88-21-086	248-40-050	AMD-P 88-21-088	248-63-100	REP-P 88-06-092
248-16-202	AMD-P 88-21-086	248-40-050	AMD 89-02-007	248-63-100	REP 88-10-027
248-16-213	AMD-P 88-21-086	248-40-070	REP-P 88-16-108	248-63-105	NEW-P 88-06-092
248-16-215	AMD-P 88-21-086	248-40-070	REP 88-19-092	248-63-105	NEW 88-10-027
248-16-216	NEW-P 88-21-086	248-54-005	AMD 88-05-057	248-63-110	REP-P 88-06-092
248-16-222	AMD-P 88-21-086	248-54-015	AMD 88-05-057	248-63-110	REP 88-10-027
248-16-223	AMD-P 88-21-086	248-54-025	AMD 88-05-057	248-63-115	NEW-P 88-06-092
248-16-226	AMD-P 88-21-086	248-54-035	AMD 88-05-057	248-63-115	NEW 88-10-027
248-16-227	REP-P 88-21-086	248-54-045	AMD 88-05-057	248-63-120	REP-P 88-06-092
248-16-228	REP-P 88-21-086	248-54-055	AMD 88-05-057	248-63-120	REP 88-10-027
248-16-229	NEW-P 88-21-086	248-54-065	AMD 88-05-057	248-63-125	NEW-P 88-06-092
248-16-230	AMD-P 88-21-086	248-54-085	REP 88-05-057	248-63-125	NEW 88-10-027
248-16-235	AMD-P 88-21-086	248-54-086	NEW 88-05-057	248-63-130	REP-P 88-06-092
248-16-300	NEW-P 88-21-086	248-54-095	REP 88-05-057	248-63-130	REP 88-10-027
248-16-900	AMD-P 88-21-086	248-54-096	NEW 88-05-057	248-63-135	NEW-P 88-06-092
248-18-001	AMD-P 88-13-101	248-54-097	NEW 88-05-057	248-63-135	NEW 88-10-027
248-18-001	AMD 88-18-021	248-54-105	AMD 88-05-057	248-63-140	REP-P 88-06-092
248-18-440	AMD-P 88-13-101	248-54-115	REP 88-05-057	248-63-140	REP 88-10-027
248-18-440	AMD 88-18-021	248-54-125	AMD 88-05-057	248-63-145	NEW-P 88-06-092
248-18-445	NEW-P 88-13-102	248-54-131	NEW 88-05-057	248-63-145	NEW 88-10-027
248-18-445	NEW 88-18-020	248-54-135	AMD 88-05-057	248-63-150	REP-P 88-06-092
248-18-515	AMD-P 88-20-077	248-54-145	AMD 88-05-057	248-63-150	REP 88-10-027
248-18-515	AMD 88-23-083	248-54-155	AMD 88-05-057	248-63-155	NEW-P 88-06-092
248-18-655	AMD-P 88-12-032	248-54-165	AMD 88-05-057	248-63-155	NEW 88-10-027
248-18-655	AMD 88-16-086	248-54-175	AMD 88-05-057	248-63-160	REP-P 88-06-092
248-18-718	AMD-P 88-12-032	248-54-185	AMD 88-05-057	248-63-160	REP 88-10-027
248-18-718	AMD 88-16-086	248-54-194	NEW 88-05-057	248-63-165	NEW-P 88-06-092
248-18-99902	AMD-P 88-12-032	248-54-195	REP 88-05-057	248-63-165	NEW 88-10-027
248-18-99902	AMD 88-16-086	248-54-196	NEW 88-05-057	248-63-170	REP-P 88-06-092
248-19-220	AMD-P 88-11-057	248-54-201	NEW 88-05-057	248-63-170	REP 88-10-027
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248-19-328	AMD 88-04-047	248-54-215	AMD 88-05-057	248-63-175	NEW 88-10-027
248-19-328	AMD-P 88-21-087	248-54-225	AMD 88-05-057	248-63-180	REP-P 88-06-092
248-19-328	AMD 88-24-026	248-54-235	AMD 88-05-057	248-63-180	REP 88-10-027
248-19-373	AMD 88-04-047	248-54-255	AMD 88-05-057	248-97-010	NEW-P 88-10-005
248-19-373	AMD-P 88-21-087	248-54-265	AMD 88-05-057	248-97-010	NEW 88-13-125
248-19-373	AMD 88-24-026	248-54-275	REP 88-05-057	248-97-020	NEW-P 88-10-005
248-19-375	NEW-P 88-21-087	248-54-285	AMD 88-05-057	248-97-020	NEW 88-13-125
248-19-375	NEW 88-24-026	248-54-291	NEW 88-05-057	248-97-030	NEW-P 88-10-005
248-19-440	AMD-P 88-07-121	248-63	AMD-P 88-06-092	248-97-030	NEW 88-13-125
248-19-440	AMD 89-02-040	248-63	AMD 88-10-027	248-97-040	NEW-P 88-10-005
248-25	AMD-P 88-12-029	248-63-001	AMD-P 88-06-092	248-97-040	NEW 88-13-125
248-25	AMD 88-17-022	248-63-001	AMD 88-10-027	248-97-050	NEW-P 88-10-005
248-25-001	AMD-P 88-12-029	248-63-010	AMD-P 88-06-092	248-97-050	NEW 88-13-125
248-25-001	AMD 88-17-022	248-63-010	AMD 88-10-027	248-97-060	NEW-P 88-10-005
248-25-002	AMD-P 88-12-029	248-63-020	REP-P 88-06-092	248-97-060	NEW 88-13-125
248-25-002	AMD 88-17-022	248-63-020	REP 88-10-027	248-97-070	NEW-P 88-10-005
248-25-010	AMD-P 88-12-029	248-63-025	NEW-P 88-06-092	248-97-070	NEW 88-13-125
248-25-010	AMD 88-17-022	248-63-025	NEW 88-10-027	248-97-080	NEW-P 88-10-005
248-25-020	AMD-P 88-12-029	248-63-030	REP-P 88-06-092	248-97-080	NEW 88-13-125
248-25-020	AMD 88-17-022	248-63-030	REP 88-10-027	248-97-090	NEW-P 88-10-005
248-25-030	AMD-P 88-12-029	248-63-035	NEW-P 88-06-092	248-97-090	NEW 88-13-125
248-25-030	AMD 88-17-022	248-63-035	NEW 88-10-027	248-97-100	NEW-P 88-10-005
248-25-035	NEW-P 88-12-029	248-63-040	REP-P 88-06-092	248-97-100	NEW 88-13-125
248-25-035	NEW 88-17-022	248-63-040	REP 88-10-027	248-97-110	NEW-P 88-10-005
248-25-040	AMD-P 88-12-029	248-63-045	NEW-P 88-06-092	248-97-110	NEW 88-13-125
248-25-040	AMD 88-17-022	248-63-045	NEW 88-10-027	248-97-120	NEW-P 88-10-005
248-25-045	NEW-P 88-12-029	248-63-050	REP-P 88-06-092	248-97-120	NEW 88-13-125
248-25-045	NEW 88-17-022	248-63-050	REP 88-10-027	248-97-130	NEW-P 88-10-005
248-25-050	AMD-P 88-12-029	248-63-055	NEW-P 88-06-092	248-97-130	NEW 88-13-125
248-25-050	AMD 88-17-022	248-63-055	NEW 88-10-027	248-97-140	NEW-P 88-10-005

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248-97-150	NEW-P	88-10-005	248-100-440	REP-P	88-03-022	250-67-020	NEW-P	88-11-075
248-97-150	NEW	88-13-125	248-100-440	REP	88-07-063	250-67-020	NEW	88-14-089
248-97-160	NEW-P	88-10-005	248-100-450	REP-P	88-03-022	250-67-030	NEW-P	88-11-075
248-97-160	NEW	88-13-125	248-100-450	REP	88-07-063	250-67-030	NEW	88-14-089
248-97-170	NEW-P	88-10-005	248-100-452	REP-P	88-03-022	250-67-040	NEW-P	88-11-075
248-97-170	NEW	88-13-125	248-100-452	REP	88-07-063	250-67-040	NEW	88-14-089
248-100-011	AMD-P	88-03-022	248-124-010	AMD-P	88-16-108	250-67-050	NEW-P	88-11-075
248-100-011	AMD	88-07-063	248-124-010	AMD	88-19-092	250-67-050	NEW	88-14-089
248-100-011	AMD-E	88-09-053	248-124-015	NEW-P	88-16-108	250-67-060	NEW-P	88-11-075
248-100-011	AMD-P	88-13-103	248-124-015	NEW	88-19-092	250-67-060	NEW	88-14-089
248-100-011	AMD-E	88-13-109	248-124-160	NEW-P	88-16-107	251-01-018	NEW-P	88-02-072
248-100-011	AMD	88-17-057	248-124-160	NEW	88-19-034	251-01-028	NEW-P	88-09-057
248-100-016	AMD-P	88-13-103	248-172-101	NEW	88-04-090	251-01-028	NEW	88-13-018
248-100-016	AMD-E	88-13-109	248-172-201	NEW	88-04-090	251-01-057	AMD-P	88-09-056
248-100-016	AMD	88-17-057	248-172-202	NEW	88-04-090	251-01-057	AMD	88-13-019
248-100-016	AMD-P	88-18-102	248-172-203	NEW	88-04-090	251-01-255	REP-P	88-02-071
248-100-016	AMD	88-21-093	248-172-204	NEW	88-04-090	251-01-255	AMD-P	88-13-115
248-100-025	REP-P	88-03-022	248-172-205	NEW	88-04-090	251-01-255	AMD	88-17-108
248-100-025	REP	88-07-063	248-172-206	NEW	88-04-090	251-01-258	NEW-P	88-02-072
248-100-026	NEW-P	88-03-022	248-172-301	NEW	88-04-090	251-01-258	NEW-C	88-06-062
248-100-026	NEW	88-07-063	248-172-302	NEW	88-04-090	251-01-258	NEW-P	88-06-075
248-100-036	NEW-P	88-03-022	248-172-303	NEW	88-04-090	251-01-258	NEW-C	88-13-112
248-100-036	NEW	88-07-063	248-172-304	NEW	88-04-090	251-01-258	NEW	88-18-018
248-100-036	AMD-P	88-18-102	248-172-401	NEW	88-04-090	251-01-367	NEW-P	88-02-072
248-100-036	AMD-E	88-21-058	248-172-402	NEW	88-04-090	251-01-367	NEW-C	88-06-062
248-100-036	AMD-P	88-21-089	250-20-021	AMD-P	88-06-089	251-01-367	NEW-P	88-06-075
248-100-036	AMD	89-02-008	250-20-021	AMD	88-10-001	251-01-367	NEW-C	88-13-112
248-100-050	REP-P	88-03-022	250-20-031	AMD-P	88-06-089	251-01-367	NEW	88-18-018
248-100-050	REP	88-07-063	250-20-031	AMD	88-10-001	251-01-445	REP-P	88-02-072
248-100-071	AMD-P	88-18-102	250-40-030	AMD-P	88-06-090	251-01-445	AMD-P	88-06-075
248-100-072	NEW-E	88-21-058	250-40-030	AMD	88-10-002	251-01-445	AMD-C	88-13-112
248-100-072	NEW-P	88-21-089	250-40-040	AMD-P	88-06-090	251-01-445	AMD	88-18-018
248-100-072	NEW	89-02-008	250-40-040	AMD	88-10-002	251-01-450	REP-P	88-02-072
248-100-076	AMD-P	88-18-102	250-40-050	AMD-P	88-06-090	251-01-455	REP-P	88-02-072
248-100-163	REP-P	88-03-022	250-40-050	AMD	88-10-002	251-01-455	REP-P	88-06-075
248-100-163	REP	88-07-063	250-60-020	AMD-P	88-06-091	251-01-455	REP-C	88-13-112
248-100-164	REP-P	88-03-022	250-60-020	AMD	88-10-003	251-01-455	REP	88-18-018
248-100-164	REP	88-07-063	250-60-030	AMD-P	88-06-091	251-04-040	AMD-P	88-12-052
248-100-166	NEW-P	88-03-022	250-60-030	AMD	88-10-003	251-04-040	AMD	88-15-023
248-100-166	NEW	88-07-063	250-60-040	AMD-P	88-06-091	251-08-100	AMD-P	88-12-052
248-100-171	NEW-P	88-03-022	250-60-040	AMD	88-10-003	251-08-100	AMD	88-15-023
248-100-171	NEW	88-07-063	250-60-050	AMD-P	88-06-091	251-08-110	AMD-P	88-21-100
248-100-176	NEW-P	88-03-022	250-60-050	AMD	88-10-003	251-08-110	AMD-C	89-01-070
248-100-176	NEW	88-07-063	250-60-060	AMD-P	88-06-091	251-10	AMD	88-22-057
248-100-181	NEW-P	88-03-022	250-60-060	AMD	88-10-003	251-10-030	AMD-P	88-17-107
248-100-181	NEW	88-07-063	250-60-070	AMD-P	88-06-091	251-10-030	AMD	88-22-057
248-100-186	NEW-P	88-03-022	250-60-070	AMD	88-10-003	251-10-035	AMD-P	88-17-107
248-100-186	NEW	88-07-063	250-60-080	AMD-P	88-06-091	251-10-035	AMD	88-22-057
248-100-191	NEW-P	88-03-022	250-60-080	AMD	88-10-003	251-10-070	NEW-P	88-21-100
248-100-191	NEW	88-07-063	250-60-090	AMD-P	88-06-091	251-10-070	NEW-C	89-01-070
248-100-196	NEW-P	88-03-022	250-60-090	AMD	88-10-003	251-10-080	NEW-P	88-21-100
248-100-196	NEW	88-07-063	250-60-100	AMD-P	88-06-091	251-10-080	NEW-C	89-01-070
248-100-201	NEW-P	88-03-022	250-60-100	AMD	88-10-003	251-10-090	NEW-P	88-21-100
248-100-201	NEW	88-07-063	250-60-110	AMD-P	88-06-091	251-10-090	NEW-C	89-01-070
248-100-206	AMD-P	88-14-079	250-60-110	AMD	88-10-003	251-10-105	REP-P	88-17-107
248-100-206	AMD	88-17-056	250-60-120	AMD-P	88-06-091	251-10-105	REP	88-22-057
248-100-206	AMD-P	88-18-103	250-60-120	AMD	88-10-003	251-10-108	REP-P	88-17-107
248-100-206	AMD	88-21-093	250-65-010	NEW	88-03-008	251-10-108	REP	88-22-057
248-100-207	NEW-E	88-09-053	250-65-020	NEW	88-03-008	251-10-110	REP-P	88-17-107
248-100-207	NEW-P	88-13-104	250-65-030	NEW	88-03-008	251-10-110	REP	88-22-057
248-100-207	NEW-E	88-13-108	250-65-040	NEW	88-03-008	251-10-111	REP-P	88-17-107
248-100-207	NEW	88-17-058	250-65-050	NEW	88-03-008	251-10-111	REP	88-22-057
248-100-208	NEW-E	88-09-053	250-65-060	NEW	88-03-008	251-10-120	REP-P	88-17-107
248-100-208	NEW-P	88-13-104	250-66-010	NEW-P	88-11-074	251-10-120	REP	88-22-057
248-100-208	NEW-E	88-13-108	250-66-010	NEW	88-14-088	251-10-130	REP-P	88-17-107
248-100-208	NEW	88-17-058	250-66-020	NEW-P	88-11-074	251-10-130	REP	88-22-057
248-100-209	NEW-P	88-13-104	250-66-020	NEW	88-14-088	251-10-140	REP-P	88-17-107
248-100-209	NEW-E	88-13-108	250-66-030	NEW-P	88-11-074	251-10-140	REP	88-22-057
248-100-209	NEW	88-17-058	250-66-030	NEW	88-14-088	251-10-150	REP-P	88-17-107
248-100-209	AMD-P	88-18-102	250-66-040	NEW-P	88-11-074	251-10-150	REP	88-22-057
248-100-209	AMD-E	88-21-058	250-66-040	NEW	88-14-088	251-10-160	REP-P	88-17-107
248-100-209	AMD-P	88-21-089	250-66-050	NEW-P	88-11-074	251-10-160	REP	88-22-057
248-100-209	AMD	89-02-008	250-66-050	NEW	88-14-088	251-10-170	AMD-P	88-02-072
248-100-231	AMD-P	88-03-022	250-66-060	NEW-P	88-11-074	251-10-170	AMD-C	88-06-062
248-100-231	AMD	88-07-063	250-66-060	NEW	88-14-088	251-10-170	AMD-P	88-06-075
248-100-236	AMD-P	88-03-022	250-67-010	NEW-P	88-11-075	251-10-170	AMD-C	88-13-112

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251-10-170	REP-P	88-17-107	251-14-058	AMD	89-01-071	261-40-150	AMD-E	88-08-013
251-10-170	AMD	88-18-018	251-14-110	AMD-P	89-01-068	261-40-150	AMD-P	88-08-052
251-10-170	REP	88-22-057	251-17-090	AMD-P	88-21-100	261-40-150	AMD	88-11-033
251-10-180	REP-P	88-17-107	251-17-090	AMD-C	89-01-070	261-40-150	AMD-P	88-13-053
251-10-180	REP	88-22-057	251-17-140	REP-P	88-09-057	261-40-150	AMD-P	88-13-132
251-10-190	REP-P	88-17-107	251-17-140	REP	88-13-018	261-40-150	AMD-C	88-16-042
251-10-190	REP	88-22-057	251-17-170	AMD-P	88-08-021	261-40-150	AMD	88-17-054
251-10-195	REP-P	88-17-107	251-18-180	AMD-P	88-21-100	261-40-150	AMD-P	88-19-094
251-10-195	REP	88-22-057	251-18-180	AMD-C	89-01-070	261-40-150	AMD	88-22-038
251-11-010	NEW-P	88-17-107	251-22-110	AMD-P	88-09-056	261-40-150	AMD-P	89-01-009
251-11-010	NEW	88-22-057	251-22-110	AMD	88-13-019	261-40-150	AMD-E	89-01-010
251-11-020	NEW-P	88-17-107	251-22-110	AMD-P	88-13-114	261-40-170	AMD-P	88-13-053
251-11-020	NEW	88-22-057	251-22-110	AMD	88-17-008	261-40-170	AMD-P	89-01-009
251-11-030	NEW-P	88-17-107	251-22-115	REP-P	88-09-056	261-40-170	AMD-E	89-01-010
251-11-030	NEW	88-22-057	251-22-115	REP	88-13-019	261-40-190	NEW-P	88-10-047
251-11-040	NEW-P	88-17-107	251-24-030	AMD-P	88-21-100	261-40-190	NEW	88-13-044
251-11-040	NEW	88-22-057	251-24-030	AMD-C	89-01-070	261-50-035	NEW-P	88-13-052
251-11-050	NEW-P	88-17-107	259-04-010	NEW-P	89-02-046	261-50-035	NEW	88-16-043
251-11-050	NEW	88-22-057	259-04-020	NEW-P	89-02-046	261-50-040	AMD-P	88-13-052
251-11-060	NEW-P	88-17-107	259-04-030	NEW-P	89-02-046	261-50-040	AMD	88-16-043
251-11-060	NEW	88-22-057	259-04-040	NEW-P	89-02-046	261-50-050	AMD-P	88-13-052
251-11-070	NEW-P	88-17-107	259-04-050	NEW-P	89-02-046	261-50-050	AMD	88-16-043
251-11-070	NEW	88-22-057	259-04-060	NEW-P	89-02-046	261-50-060	AMD-P	88-13-052
251-11-080	NEW-P	88-17-107	259-04-070	NEW-P	89-02-046	261-50-060	AMD	88-16-043
251-11-080	NEW	88-22-057	260-16-090	NEW	88-06-017	261-50-090	AMD-P	88-13-052
251-11-090	NEW-P	88-17-107	260-20-170	AMD	88-06-017	261-50-090	AMD	88-16-043
251-11-090	NEW	88-22-057	260-34-010	NEW-P	88-06-052	275-16-030	AMD-P	88-18-051
251-11-100	NEW-P	88-17-107	260-34-010	NEW	88-09-033	275-16-030	AMD-E	88-18-061
251-11-100	NEW	88-22-057	260-34-020	NEW-P	88-06-052	275-16-030	AMD	88-21-095
251-11-100	AMD-P	89-01-069	260-34-020	NEW	88-09-033	275-19-020	AMD-P	88-23-041
251-11-110	NEW-P	88-17-107	260-34-030	NEW-P	88-06-052	275-19-030	AMD-P	88-23-041
251-11-110	NEW	88-22-057	260-34-030	NEW	88-09-033	275-19-040	AMD-P	88-23-041
251-11-120	NEW-P	88-17-107	260-34-040	NEW-P	88-06-052	275-19-050	AMD-P	88-23-041
251-11-120	NEW	88-22-057	260-34-040	NEW	88-09-033	275-19-050	AMD-P	88-23-041
251-11-130	NEW-P	88-17-107	260-34-050	NEW-P	88-06-052	275-19-075	AMD-P	88-23-041
251-11-130	NEW	88-22-057	260-34-050	NEW	88-09-033	275-19-135	AMD-P	88-23-041
251-12-075	AMD-P	88-17-106	260-34-060	NEW-P	88-06-052	275-19-140	AMD-P	88-23-041
251-12-075	AMD-W	89-01-067	260-34-060	NEW	88-09-033	275-19-145	AMD-P	88-23-041
251-12-075	AMD-P	89-01-068	260-34-070	NEW-P	88-06-052	275-19-150	AMD-P	88-23-041
251-12-080	AMD-P	88-06-063	260-34-070	NEW	88-09-033	275-19-165	AMD-P	88-23-041
251-12-081	NEW-P	88-06-063	260-34-080	NEW-P	88-06-052	275-19-170	AMD-P	88-23-041
251-12-087	NEW-P	89-01-068	260-34-080	NEW	88-09-033	275-19-180	AMD-P	88-23-041
251-12-101	NEW-P	88-17-106	260-34-080	NEW	88-09-033	275-19-185	REP-P	88-23-041
251-12-101	NEW	88-22-057	260-34-090	NEW-P	88-06-052	275-19-260	AMD-P	88-23-041
251-12-102	NEW-P	88-17-106	260-34-090	NEW	88-09-033	275-19-270	AMD-P	88-23-041
251-12-102	NEW	88-22-057	260-34-100	NEW-P	88-06-052	275-19-280	AMD-P	88-23-041
251-12-103	NEW-P	88-17-106	260-34-100	NEW	88-09-033	275-19-300	AMD-P	88-23-041
251-12-103	NEW	88-22-057	260-34-110	NEW-P	88-06-052	275-19-310	REP-P	88-23-041
251-12-250	AMD-P	88-06-063	260-34-110	NEW-P	88-13-011	275-19-320	AMD-P	88-23-041
251-12-260	AMD-P	88-22-044	260-34-110	NEW	88-17-075	275-19-410	AMD-P	88-23-041
251-12-260	AMD	89-01-071	260-34-120	NEW-P	88-06-052	275-19-430	AMD-P	88-23-041
251-12-270	AMD-P	88-06-063	260-34-120	NEW-P	88-13-011	275-19-510	REP-P	88-23-041
251-12-290	AMD-P	88-06-063	260-34-120	NEW	88-17-075	275-19-530	AMD-P	88-23-041
251-12-600	AMD-P	88-17-106	260-34-130	NEW-P	88-06-052	275-19-560	AMD-P	88-23-041
251-12-600	AMD	88-22-057	260-34-130	NEW-P	88-13-011	275-19-570	AMD-P	88-23-041
251-14-020	AMD-P	88-02-072	260-34-130	NEW	88-17-075	275-19-590	AMD-P	88-23-041
251-14-020	AMD-C	88-06-062	260-34-140	NEW-P	88-06-052	275-19-610	AMD-P	88-23-041
251-14-020	AMD-P	88-06-075	260-34-140	NEW-P	88-13-011	275-19-660	AMD-P	88-23-041
251-14-020	AMD-C	88-13-112	260-34-140	NEW	88-17-075	275-19-675	AMD-P	88-23-041
251-14-020	AMD	88-18-018	260-34-150	NEW-P	88-06-052	275-19-760	AMD-P	88-23-041
251-14-030	AMD-P	88-02-072	260-34-150	NEW-P	88-13-011	275-19-770	AMD-P	88-23-041
251-14-052	AMD-P	88-02-072	260-34-150	NEW	88-17-075	275-19-810	AMD-P	88-23-041
251-14-052	AMD-C	88-06-062	260-34-160	NEW-P	88-06-052	275-19-820	AMD-P	88-23-041
251-14-052	AMD-P	88-06-075	260-34-160	NEW-P	88-13-011	275-19-940	AMD-P	88-23-041
251-14-052	AMD-C	88-13-112	260-34-160	NEW	88-17-075	275-19-950	AMD-P	88-23-041
251-14-052	AMD	88-18-018	260-34-170	NEW-P	88-06-052	275-19-970	AMD-P	88-23-041
251-14-054	AMD-P	88-02-072	260-34-170	NEW-P	88-13-011	275-19-980	AMD-P	88-23-041
251-14-054	AMD-C	88-06-062	260-34-170	NEW	88-17-075	275-19-985	AMD-P	88-23-041
251-14-054	AMD-P	88-06-075	260-34-180	NEW-P	88-06-052	275-19-990	AMD-P	88-23-041
251-14-056	AMD-P	88-04-069	260-34-180	NEW	88-09-033	275-27-020	AMD-P	88-22-084
251-14-056	AMD	88-08-018	260-70-010	AMD-P	88-13-011	275-27-020	AMD-P	89-02-031
251-14-058	AMD-P	88-02-072	260-70-010	AMD-P	89-01-112	275-27-020	AMD-E	89-02-042
251-14-058	AMD-C	88-06-062	260-70-090	AMD-P	88-13-011	275-27-026	NEW-P	89-02-031
251-14-058	AMD-P	88-06-075	260-70-090	AMD-P	89-01-112	275-27-026	NEW-E	89-02-042
251-14-058	AMD-C	88-13-112	261-40-020	AMD-P	88-10-047	275-27-030	AMD-P	88-22-084
251-14-058	AMD	88-18-018	261-40-020	AMD-E	88-13-043	275-27-030	AMD-P	89-02-031
251-14-058	AMD-P	88-22-044	261-40-020	AMD	88-13-044	275-27-030	AMD-E	89-02-042
			261-40-150	REVIEW	88-03-065	275-27-220	AMD	88-05-004

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275-27-223	NEW	88-05-004	275-38-586	NEW	88-12-087	275-38-887	NEW-P	88-07-122
275-27-400	AMD	88-05-004	275-38-600	AMD-P	88-07-122	275-38-887	NEW	88-12-087
275-30-010	NEW-P	88-17-124	275-38-600	AMD	88-12-087	275-38-888	NEW-P	88-07-122
275-30-010	NEW	88-20-083	275-38-605	AMD-P	88-07-122	275-38-888	NEW	88-12-087
275-30-010	NEW-E	88-21-046	275-38-605	AMD	88-12-087	275-38-889	NEW-P	88-07-122
275-30-020	NEW-P	88-17-124	275-38-610	AMD-P	88-07-122	275-38-889	NEW	88-12-087
275-30-020	NEW	88-20-083	275-38-610	AMD	88-12-087	275-38-890	AMD-P	88-07-122
275-30-020	NEW-E	88-21-046	275-38-615	AMD-P	88-07-122	275-38-890	AMD	88-12-087
275-30-030	NEW-P	88-17-124	275-38-615	AMD	88-12-087	275-38-892	AMD-P	88-07-122
275-30-030	NEW	88-20-083	275-38-620	AMD-P	88-07-122	275-38-892	AMD	88-12-087
275-30-030	NEW-E	88-21-046	275-38-620	AMD	88-12-087	275-38-900	AMD-P	88-07-122
275-30-040	NEW-P	88-17-124	275-38-650	AMD-P	88-07-122	275-38-900	AMD	88-12-087
275-30-040	NEW	88-20-083	275-38-650	AMD	88-12-087	275-38-903	NEW-P	88-07-122
275-30-040	NEW-E	88-21-046	275-38-655	AMD-P	88-07-122	275-38-903	NEW	88-12-087
275-30-050	NEW-P	88-17-124	275-38-655	AMD	88-12-087	275-38-905	REP-P	88-07-122
275-30-050	NEW	88-20-083	275-38-660	AMD-P	88-07-122	275-38-905	REP	88-12-087
275-30-050	NEW-E	88-21-046	275-38-660	AMD	88-12-087	275-38-906	NEW-P	88-07-122
275-30-060	NEW-P	88-17-124	275-38-667	AMD-P	88-07-122	275-38-906	NEW	88-12-087
275-30-060	NEW	88-20-083	275-38-667	AMD	88-12-087	275-38-925	AMD-P	88-07-122
275-30-060	NEW-E	88-21-046	275-38-680	AMD-P	88-07-122	275-38-925	AMD	88-12-087
275-30-070	NEW-P	88-17-124	275-38-680	AMD	88-12-087	275-38-940	AMD-P	88-07-122
275-30-070	NEW	88-20-083	275-38-685	AMD-P	88-07-122	275-38-940	AMD	88-12-087
275-30-070	NEW-E	88-21-046	275-38-685	AMD	88-12-087	275-38-945	AMD-P	88-07-122
275-30-080	NEW-P	88-17-124	275-38-690	AMD-P	88-07-122	275-38-945	AMD	88-12-087
275-30-080	NEW	88-20-083	275-38-690	AMD	88-12-087	275-38-955	AMD-P	88-07-122
275-30-080	NEW-E	88-21-046	275-38-695	AMD-P	88-07-122	275-38-955	AMD	88-12-087
275-35-020	AMD-P	88-09-038	275-38-695	AMD	88-12-087	275-38-960	AMD-P	88-07-122
275-35-020	AMD	88-13-028	275-38-700	AMD-P	88-07-122	275-38-960	AMD	88-12-087
275-35-030	AMD-P	88-09-038	275-38-700	AMD	88-12-087	275-55-115	NEW-P	88-19-065
275-35-030	AMD	88-13-028	275-38-705	AMD-P	88-07-122	275-55-115	NEW	88-23-021
275-35-040	AMD-P	88-09-038	275-38-705	AMD	88-12-087	275-59-071	NEW-P	88-19-065
275-35-040	AMD	88-13-028	275-38-706	NEW-P	88-07-122	275-59-071	NEW	88-23-021
275-35-050	AMD-P	88-09-038	275-38-706	NEW	88-12-087	275-110-050	AMD-P	88-12-090
275-35-050	AMD	88-13-028	275-38-715	AMD-P	88-07-122	275-110-050	AMD	88-15-012
275-35-060	AMD-P	88-09-038	275-38-715	AMD	88-12-087	275-110-060	AMD-P	88-12-090
275-35-060	AMD	88-13-028	275-38-720	AMD-P	88-07-122	275-110-060	AMD	88-15-012
275-35-070	AMD-P	88-09-038	275-38-720	AMD	88-12-087	275-110-070	AMD-P	88-12-090
275-35-070	AMD	88-13-028	275-38-725	AMD-P	88-07-122	275-110-070	AMD	88-15-012
275-35-080	AMD-P	88-09-038	275-38-725	AMD	88-12-087	275-110-080	AMD-P	88-12-090
275-35-080	AMD	88-13-028	275-38-735	REP-P	88-07-122	275-110-080	AMD	88-15-012
275-35-090	REP-P	88-09-038	275-38-735	REP	88-12-087	284-02-010	AMD-P	88-20-024
275-35-090	REP	88-13-028	275-38-745	AMD-P	88-07-122	284-02-010	AMD	88-23-079
275-35-100	AMD-P	88-09-038	275-38-745	AMD	88-12-087	284-02-020	AMD-P	88-20-024
275-35-100	AMD	88-13-028	275-38-750	AMD-P	88-07-122	284-02-020	AMD	88-23-079
275-38-001	AMD-P	88-07-122	275-38-750	AMD	88-12-087	284-02-030	AMD-P	88-20-024
275-38-001	AMD	88-12-087	275-38-770	AMD-P	88-07-122	284-02-030	AMD	88-23-079
275-38-005	AMD-P	88-07-122	275-38-770	AMD	88-12-087	284-02-040	AMD-P	88-20-024
275-38-005	AMD	88-12-087	275-38-775	AMD-P	88-07-122	284-02-040	AMD	88-23-079
275-38-520	AMD-P	88-07-122	275-38-775	AMD	88-12-087	284-02-050	AMD-P	88-20-024
275-38-520	AMD	88-12-087	275-38-780	AMD-P	88-07-122	284-02-050	AMD	88-23-079
275-38-525	AMD-P	88-07-122	275-38-780	AMD	88-12-087	284-02-060	AMD-P	88-20-024
275-38-525	AMD	88-12-087	275-38-785	AMD-P	88-07-122	284-02-060	AMD	88-23-079
275-38-530	AMD-P	88-07-122	275-38-785	AMD	88-12-087	284-02-070	AMD-P	88-20-024
275-38-530	AMD	88-12-087	275-38-790	AMD-P	88-07-122	284-02-070	AMD	88-23-079
275-38-535	AMD-P	88-07-122	275-38-790	AMD	88-12-087	284-02-080	AMD-P	88-20-024
275-38-535	AMD	88-12-087	275-38-800	AMD-P	88-07-122	284-02-080	AMD	88-23-079
275-38-540	AMD-P	88-07-122	275-38-800	AMD	88-12-087	284-02-100	NEW-P	88-20-024
275-38-540	AMD	88-12-087	275-38-812	AMD-P	88-07-122	284-02-100	NEW	88-23-079
275-38-545	AMD-P	88-07-122	275-38-812	AMD	88-12-087	284-07-010	AMD-P	88-23-103
275-38-545	AMD	88-12-087	275-38-815	AMD-P	88-07-122	284-07-010	AMD	89-02-016
275-38-546	NEW-P	88-07-122	275-38-815	AMD	88-12-087	284-07-014	AMD-P	88-23-103
275-38-546	NEW	88-12-087	275-38-820	AMD-P	88-07-122	284-07-014	AMD	89-02-016
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275-38-550	AMD	88-12-087	275-38-840	AMD-P	88-07-122	284-07-024	AMD	89-02-016
275-38-555	AMD-P	88-07-122	275-38-840	AMD	88-12-087	284-07-026	NEW-P	88-23-103
275-38-555	AMD	88-12-087	275-38-845	AMD-P	88-07-122	284-07-026	NEW	89-02-016
275-38-560	AMD-P	88-07-122	275-38-845	AMD	88-12-087	284-12-080	AMD-P	88-15-036
275-38-560	AMD	88-12-087	275-38-846	AMD-P	88-07-122	284-12-080	AMD	88-17-117
275-38-565	AMD-P	88-07-122	275-38-846	AMD	88-12-087	284-12-110	NEW-P	88-21-083
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275-38-570	AMD-P	88-07-122	275-38-860	AMD	88-12-087	284-15-050	AMD-P	88-24-051
275-38-570	AMD	88-12-087	275-38-869	AMD-P	88-07-122	284-17-120	AMD-P	88-22-058
275-38-575	REP-P	88-07-122	275-38-869	AMD	88-12-087	284-17-120	AMD	88-24-054
275-38-575	REP	88-12-087	275-38-880	AMD-P	88-07-122	284-17-125	NEW-P	88-19-021
275-38-585	AMD-P	88-07-122	275-38-880	AMD	88-12-087	284-17-125	NEW	88-23-063
275-38-585	AMD	88-12-087	275-38-886	AMD-P	88-07-122	284-17-130	NEW-P	88-19-021
275-38-586	NEW-P	88-07-122	275-38-886	AMD	88-12-087	284-17-130	NEW	88-23-063

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284-17-135	NEW	88-23-063	284-55-070	AMD	88-22-061	296-14-910	NEW-P	88-04-050
284-17-175	NEW-P	88-22-070	284-55-080	AMD-P	88-19-056	296-14-910	NEW	88-08-026
284-17-175	NEW	89-01-055	284-55-080	AMD	88-22-061	296-14-920	NEW-P	88-04-050
284-17-505	NEW-P	88-22-070	284-55-090	AMD-P	88-19-056	296-14-920	NEW	88-08-026
284-17-505	NEW	89-01-055	284-55-090	AMD	88-22-061	296-14-930	NEW-P	88-04-050
284-17-510	NEW-P	88-22-070	284-55-095	NEW-P	88-19-056	296-14-930	NEW	88-08-026
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284-17-515	NEW-P	88-22-070	284-55-100	REP-P	88-19-056	296-14-940	NEW	88-08-026
284-17-515	NEW	89-01-055	284-55-100	REP	88-22-061	296-14-950	NEW-P	88-04-050
284-17-520	NEW-P	88-22-070	284-55-110	REP-P	88-19-056	296-14-950	NEW	88-08-026
284-17-520	NEW	89-01-055	284-55-110	REP	88-22-061	296-14-960	NEW-P	88-04-050
284-17-530	NEW-P	88-22-070	284-55-115	NEW-P	88-19-056	296-14-960	NEW	88-08-026
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284-17-540	NEW-P	88-22-070	284-55-150	NEW-P	88-19-056	296-15-030	AMD	88-12-096
284-17-540	NEW	89-01-055	284-55-150	NEW	88-22-061	296-15-065	AMD-P	88-07-100
284-17-545	NEW-P	88-22-070	284-55-155	NEW-P	88-19-056	296-15-065	AMD	88-12-096
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284-17-555	NEW-P	88-22-070	284-55-185	NEW-P	88-19-056	296-16-010	AMD	88-21-022
284-17-555	NEW	89-01-055	284-55-185	NEW	88-22-061	296-17-310	AMD-P	88-06-072
284-17-560	NEW-P	88-22-070	284-55-190	NEW-P	88-19-056	296-17-310	AMD-P	88-09-073
284-17-560	NEW	89-01-055	284-55-190	NEW	88-22-061	296-17-310	AMD	88-12-050
284-17-565	NEW-P	88-22-070	284-74-200	NEW	88-04-054	296-17-310	AMD-C	88-15-008
284-17-565	NEW	89-01-055	284-74-200	AMD-P	88-24-052	296-17-310	AMD	88-16-012
284-17-570	NEW-P	88-22-070	284-91-010	AMD-E	88-07-051	296-17-349	NEW-P	88-02-059
284-17-570	NEW	89-01-055	284-91-010	AMD-P	88-08-051	296-17-349	NEW	88-06-048
284-23-550	NEW-P	88-21-083	284-91-010	AMD	88-11-010	296-17-350	AMD-C	88-06-046
284-23-550	NEW	88-24-053	284-91-020	AMD-E	88-07-051	296-17-350	AMD-P	88-06-076
284-23-550	AMD-E	89-01-065	284-91-020	AMD-P	88-08-051	296-17-350	AMD	88-12-065
284-23-550	AMD-P	89-01-102	284-91-020	AMD	88-11-010	296-17-350	AMD-C	88-12-095
284-30-660	NEW-P	88-21-083	284-91-025	NEW-P	88-04-056	296-17-350	AMD	88-14-076
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284-44-450	NEW-P	88-13-123	296-13	AMD	88-16-002	296-17-519	AMD-P	88-06-072
284-44-450	NEW	88-16-065	296-13-001	AMD-P	88-11-085	296-17-519	AMD	88-12-050
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284-50-260	NEW-P	88-13-123	296-13-010	AMD	88-16-002	296-17-52102	AMD-P	88-06-072
284-50-260	NEW	88-16-065	296-13-020	AMD-P	88-11-085	296-17-52102	AMD	88-12-050
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284-55-030	AMD	88-22-061	296-13-045	REP-P	88-11-085	296-17-52108	NEW	88-12-050
284-55-035	AMD-P	88-19-056	296-13-045	REP	88-16-002	296-17-52701	AMD-P	88-06-072
284-55-035	AMD	88-22-061	296-13-050	AMD-P	88-11-085	296-17-52701	AMD	88-12-050
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284-55-045	AMD-P	88-19-056	296-13-057	AMD	88-16-002	296-17-552	AMD-P	88-06-072
284-55-045	AMD	88-22-061	296-14-300	NEW-P	88-09-071	296-17-552	AMD	88-12-050
284-55-050	AMD-P	88-19-056	296-14-300	NEW	88-14-011	296-17-55201	NEW-P	88-02-060
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284-55-067	AMD-P	88-19-056	296-14-600	NEW	88-14-011	296-17-567	AMD-P	88-06-072
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296-17-582	AMD-P	88-06-072	296-17-870	AMD-C	88-15-008	296-18A-500	AMD-P	88-07-100
296-17-582	AMD	88-12-050	296-17-870	AMD	88-16-012	296-18A-500	AMD	88-12-096
296-17-594	AMD-P	88-06-072	296-17-870	AMD-P	88-20-074	296-18A-520	AMD-P	88-09-071
296-17-594	AMD	88-12-050	296-17-870	AMD	88-24-012	296-18A-520	AMD	88-14-011
296-17-598	REP-P	88-06-072	296-17-875	AMD-P	88-20-074	296-20-0100	NEW-P	88-19-111
296-17-598	REP-P	88-06-076	296-17-875	AMD	88-24-012	296-20-0100	NEW	88-24-011
296-17-598	REP	88-12-050	296-17-880	AMD-P	88-20-074	296-20-03001	AMD-W	88-04-049
296-17-630	AMD-P	88-06-072	296-17-880	AMD	88-24-012	296-20-045	AMD-C	88-04-051
296-17-630	AMD	88-12-050	296-17-885	AMD-P	88-02-060	296-20-045	AMD-C	88-06-036
296-17-643	AMD-P	88-06-072	296-17-885	AMD	88-06-047	296-20-132	AMD-P	88-19-111
296-17-643	AMD	88-12-050	296-17-885	AMD-P	88-06-072	296-20-132	AMD	88-24-011
296-17-64901	AMD-P	88-06-072	296-17-885	AMD-P	88-06-076	296-20-135	AMD-P	88-19-111
296-17-64901	AMD	88-12-050	296-17-885	AMD	88-12-050	296-20-135	AMD	88-24-011
296-17-64902	AMD-P	88-06-072	296-17-885	AMD	88-12-065	296-20-140	REP-P	88-19-111
296-17-64902	AMD	88-12-050	296-17-885	AMD-P	88-20-074	296-20-140	REP	88-24-011
296-17-677	AMD-P	88-06-072	296-17-885	AMD	88-24-012	296-20-145	REP-P	88-19-111
296-17-677	AMD	88-12-050	296-17-890	AMD-P	88-20-074	296-20-145	REP	88-24-011
296-17-680	AMD-P	88-06-072	296-17-890	AMD	88-24-012	296-20-150	REP-P	88-19-111
296-17-680	AMD	88-12-050	296-17-895	AMD-P	88-02-060	296-20-150	REP	88-24-011
296-17-731	AMD-P	88-06-076	296-17-895	AMD	88-06-047	296-20-155	REP-P	88-19-111
296-17-731	AMD	88-12-065	296-17-895	AMD-P	88-06-072	296-20-155	REP	88-24-011
296-17-73101	NEW-P	88-06-076	296-17-895	AMD-P	88-06-076	296-20-212	AMD-P	88-09-072
296-17-73101	NEW	88-12-065	296-17-895	AMD	88-12-050	296-20-210	AMD	88-14-012
296-17-73102	NEW-P	88-06-076	296-17-895	AMD	88-12-065	296-21-035	AMD-P	88-09-072
296-17-73102	NEW	88-12-065	296-17-895	AMD-P	88-20-074	296-21-035	AMD	88-14-012
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296-17-73103	NEW	88-12-065	296-17-904	AMD-P	88-18-100	296-23-620	REP-C	88-04-051
296-17-73104	NEW-P	88-06-076	296-17-904	AMD	88-24-010	296-23-620	REP-C	88-06-036
296-17-73104	NEW	88-12-065	296-17-910	AMD	88-12-048	296-23A-115	AMD-P	88-19-111
296-17-736	AMD-P	88-06-072	296-17-914	AMD-P	88-18-100	296-23A-115	AMD	88-24-011
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296-17-759	AMD-P	88-06-072	296-17-916	AMD	88-24-010	296-24-19507	AMD	88-23-054
296-17-759	AMD	88-12-050	296-17-91601	NEW-P	88-07-102	296-24-19515	REP-P	88-09-074
296-17-760	AMD-P	88-06-072	296-17-91601	NEW	88-12-049	296-24-19515	REP	88-14-108
296-17-760	AMD	88-12-050	296-17-919	AMD-P	88-18-100	296-24-19517	NEW-P	88-18-071
296-17-761	AMD-P	88-06-072	296-17-919	AMD	88-24-010	296-24-19517	NEW	88-23-054
296-17-761	AMD	88-12-050	296-17-91901	AMD-P	88-09-070	296-24-20699	NEW-P	88-18-071
296-17-762	AMD-P	88-06-072	296-17-91901	AMD-E	88-14-075	296-24-20699	NEW	88-23-054
296-17-762	AMD	88-12-050	296-17-91901	AMD	88-14-107	296-24-20700	NEW-P	88-18-071
296-17-76201	NEW-P	88-06-072	296-17-91901	AMD-P	88-18-100	296-24-20700	NEW	88-23-054
296-17-76201	NEW	88-12-050	296-17-91901	AMD	88-24-010	296-24-20710	NEW-P	88-18-071
296-17-76202	NEW-P	88-06-072	296-17-91902	AMD-P	88-09-070	296-24-20710	NEW	88-23-054
296-17-76202	NEW	88-12-050	296-17-91902	AMD-E	88-14-075	296-24-20720	NEW-P	88-18-071
296-17-76203	NEW-P	88-06-072	296-17-91902	AMD	88-14-107	296-24-20720	NEW	88-23-054
296-17-76203	NEW	88-12-050	296-17-91902	AMD-P	88-18-100	296-24-20730	NEW-P	88-18-071
296-17-76204	NEW-P	88-06-072	296-17-91902	AMD	88-24-010	296-24-20730	NEW	88-23-054
296-17-76204	NEW	88-12-050	296-17-91903	AMD-P	88-09-070	296-24-21701	AMD-P	88-09-074
296-17-76205	NEW-P	88-06-072	296-17-91903	AMD-E	88-14-075	296-24-21701	AMD	88-14-108
296-17-76205	NEW	88-12-050	296-17-91903	AMD	88-14-107	296-24-21707	AMD-P	88-06-073
296-17-76206	NEW-P	88-06-072	296-17-91903	AMD-P	88-18-100	296-24-21707	AMD	88-11-021
296-17-76206	NEW	88-12-050	296-17-91903	AMD	88-24-010	296-24-23001	AMD-P	88-18-071
296-17-76207	NEW-P	88-06-072	296-17-91904	AMD-P	88-09-070	296-24-23001	AMD	88-23-054
296-17-76207	NEW	88-12-050	296-17-91904	AMD-E	88-14-075	296-24-24017	AMD-P	88-18-071
296-17-76208	NEW-P	88-06-072	296-17-91904	AMD	88-14-107	296-24-24017	AMD	88-23-054
296-17-76208	NEW	88-12-050	296-17-91904	AMD-P	88-18-100	296-24-24519	AMD-P	88-18-071
296-17-76209	NEW-P	88-06-072	296-17-91904	AMD	88-24-010	296-24-24519	AMD	88-23-054
296-17-76209	NEW	88-12-050	296-17-91905	AMD-P	88-09-070	296-24-31501	AMD-P	88-18-071
296-17-76210	NEW-P	88-06-072	296-17-91905	AMD-E	88-14-075	296-24-31501	AMD	88-23-054
296-17-76210	NEW	88-12-050	296-17-91905	AMD	88-14-107	296-24-31503	AMD-P	88-18-071
296-17-76211	NEW-P	88-06-072	296-17-91905	AMD-P	88-18-100	296-24-31503	AMD	88-23-054
296-17-76211	NEW	88-12-050	296-17-91905	AMD	88-24-010	296-24-31505	AMD-P	88-18-071
296-17-76212	NEW-P	88-06-072	296-18A-440	AMD-P	88-16-091	296-24-31505	AMD	88-23-054
296-17-76212	NEW	88-12-050	296-18A-440	AMD	88-21-022	296-24-33001	AMD-P	88-18-071
296-17-773	AMD-P	88-06-076	296-18A-445	AMD-P	88-07-100	296-24-33001	AMD	88-23-054
296-17-773	AMD	88-12-065	296-18A-445	AMD	88-12-096	296-24-33005	AMD-P	88-18-071
296-17-855	AMD-P	88-20-074	296-18A-450	AMD-P	88-09-071	296-24-33005	AMD	88-23-054
296-17-855	AMD	88-24-012	296-18A-450	AMD	88-14-011	296-24-37001	AMD-P	88-18-071
296-17-86501	AMD-P	88-20-074	296-18A-460	AMD-P	88-16-091	296-24-37001	AMD	88-23-054
296-17-86501	AMD	88-24-012	296-18A-460	AMD	88-21-022	296-24-40501	AMD-P	88-18-071
296-17-86502	NEW-P	88-09-073	296-18A-465	AMD-P	88-16-091	296-24-40501	AMD	88-23-054
296-17-86502	NEW-C	88-15-008	296-18A-465	AMD	88-21-022	296-24-47501	AMD-P	88-18-071

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-24-47501	AMD	88-23-054	296-52-487	NEW-P	88-18-071	296-59-102	NEW	88-14-108
296-24-47505	AMD-P	88-18-071	296-52-487	NEW	88-23-054	296-59-103	NEW-P	88-09-074
296-24-47505	AMD	88-23-054	296-52-489	AMD-P	88-18-071	296-59-103	NEW	88-14-108
296-24-47507	AMD-P	88-18-071	296-52-489	AMD	88-23-054	296-59-105	NEW-P	88-09-074
296-24-47507	AMD	88-23-054	296-54-45001	AMD-P	88-18-071	296-59-105	NEW	88-14-108
296-24-47513	AMD-P	88-18-071	296-54-45001	AMD	88-23-054	296-59-107	NEW-P	88-09-074
296-24-47513	AMD	88-23-054	296-54-501	AMD-P	88-18-071	296-59-107	NEW	88-14-108
296-24-51009	AMD-P	88-18-071	296-54-501	AMD	88-23-054	296-59-109	NEW-P	88-09-074
296-24-51009	AMD	88-23-054	296-54-559	AMD-P	88-18-071	296-59-109	NEW	88-14-108
296-24-51013	AMD-P	88-18-071	296-54-559	AMD	88-23-054	296-59-115	NEW-P	88-09-074
296-24-51013	AMD	88-23-054	296-54-605	AMD-P	88-18-071	296-59-115	NEW	88-14-108
296-24-55001	AMD-P	88-18-071	296-54-605	AMD	88-23-054	296-59-120	NEW-P	88-09-074
296-24-55001	AMD	88-23-054	296-54-990	REP-P	88-18-071	296-59-120	NEW	88-14-108
296-24-56513	AMD-P	88-18-071	296-54-990	REP	88-23-054	296-59-125	NEW-P	88-09-074
296-24-56513	AMD	88-23-054	296-54-99001	REP-P	88-18-071	296-59-125	NEW	88-14-108
296-24-58503	AMD-P	88-18-071	296-54-99001	REP	88-23-054	296-59-130	NEW-P	88-09-074
296-24-58503	AMD	88-23-054	296-54-99005	REP-P	88-18-071	296-59-130	NEW	88-14-108
296-24-58513	AMD-P	88-09-074	296-54-99005	REP	88-23-054	296-59-135	NEW-P	88-18-071
296-24-58513	AMD	88-14-108	296-54-99006	REP-P	88-18-071	296-59-135	NEW	88-23-054
296-24-590	REP-P	88-06-073	296-54-99006	REP	88-23-054	296-62-054	AMD-P	88-09-074
296-24-590	REP	88-11-021	296-54-99011	REP-P	88-18-071	296-62-054	AMD	88-14-108
296-24-605	REP-P	88-06-073	296-54-99011	REP	88-23-054	296-62-05403	AMD-P	88-09-074
296-24-605	REP	88-11-021	296-54-99012	REP-P	88-18-071	296-62-05403	AMD	88-14-108
296-24-63399	AMD-P	88-09-074	296-54-99012	REP	88-23-054	296-62-05405	AMD-P	88-09-074
296-24-63399	AMD	88-14-108	296-56-60001	AMD-P	88-09-074	296-62-05405	AMD	88-14-108
296-24-68001	AMD-P	88-18-071	296-56-60001	AMD	88-14-108	296-62-05407	AMD-P	88-09-074
296-24-68001	AMD	88-23-054	296-56-60081	AMD-P	88-09-074	296-62-05407	AMD	88-14-108
296-24-68203	AMD-P	88-06-073	296-56-60081	AMD	88-14-108	296-62-05409	AMD-P	88-09-074
296-24-68203	AMD	88-11-021	296-56-60249	AMD-P	88-09-074	296-62-05409	AMD	88-14-108
296-24-78009	AMD-P	88-06-073	296-56-60249	AMD	88-14-108	296-62-05411	AMD-P	88-09-074
296-24-78009	AMD	88-11-021	296-59-001	NEW-P	88-09-074	296-62-05411	AMD	88-14-108
296-24-82513	AMD-P	88-18-071	296-59-001	NEW	88-14-108	296-62-05413	AMD-P	88-09-074
296-24-82513	AMD	88-23-054	296-59-003	NEW-P	88-09-074	296-62-05413	AMD	88-14-108
296-24-82515	AMD-P	88-18-071	296-59-003	NEW	88-14-108	296-62-05415	AMD-P	88-09-074
296-24-82515	AMD	88-23-054	296-59-005	NEW-P	88-09-074	296-62-05415	AMD-W	88-14-141
296-24-82517	AMD-P	88-18-071	296-59-005	NEW	88-14-108	296-62-05417	AMD-P	88-09-074
296-24-82517	AMD	88-23-054	296-59-007	NEW-P	88-09-074	296-62-05417	AMD	88-14-108
296-24-82519	AMD-P	88-18-071	296-59-007	NEW	88-14-108	296-62-05421	AMD-P	88-09-074
296-24-82519	AMD	88-23-054	296-59-010	NEW-P	88-09-074	296-62-05421	AMD	88-14-108
296-24-95601	AMD-P	88-18-071	296-59-010	NEW	88-14-108	296-62-05423	AMD-P	88-09-074
296-24-95601	AMD	88-23-054	296-59-015	NEW-P	88-09-074	296-62-05423	AMD	88-14-108
296-27-15501	AMD-P	88-09-074	296-59-015	NEW	88-14-108	296-62-05425	AMD-P	88-09-074
296-27-15501	AMD	88-14-108	296-59-020	NEW-P	88-09-074	296-62-05425	AMD	88-14-108
296-45-65025	REP-P	88-06-073	296-59-020	NEW	88-14-108	296-62-07113	AMD-P	88-09-074
296-45-65025	REP	88-11-021	296-59-025	NEW-P	88-09-074	296-62-07113	AMD	88-14-108
296-45-65026	NEW-P	88-06-073	296-59-025	NEW	88-14-108	296-62-07115	AMD-P	88-09-074
296-45-65026	NEW	88-11-021	296-59-027	NEW-P	88-09-074	296-62-07115	AMD	88-14-108
296-45-65037	AMD-P	88-06-073	296-59-027	NEW	88-14-108	296-62-07336	NEW-P	88-06-073
296-45-65037	AMD	88-11-021	296-59-030	NEW-P	88-09-074	296-62-07336	NEW	88-11-021
296-46-316	AMD-P	88-11-086	296-59-030	NEW	88-14-108	296-62-07337	NEW-P	88-06-073
296-46-316	AMD-E	88-11-087	296-59-035	NEW-P	88-09-074	296-62-07337	NEW	88-11-021
296-46-316	AMD	88-15-063	296-59-035	NEW	88-14-108	296-62-07338	NEW-P	88-06-073
296-46-420	AMD-P	88-11-086	296-59-040	NEW-P	88-09-074	296-62-07338	NEW	88-11-021
296-46-420	AMD-E	88-11-087	296-59-040	NEW	88-14-108	296-62-07339	NEW-P	88-06-073
296-46-420	AMD	88-15-063	296-59-050	NEW-P	88-09-074	296-62-07339	NEW	88-11-021
296-52-401	AMD-P	88-18-071	296-59-050	NEW	88-14-108	296-62-07340	NEW-P	88-06-073
296-52-401	AMD	88-23-054	296-59-055	NEW-P	88-09-074	296-62-07340	NEW	88-11-021
296-52-419	NEW-P	88-18-071	296-59-055	NEW	88-14-108	296-62-07341	REP-P	88-06-073
296-52-419	NEW	88-23-054	296-59-060	NEW-P	88-09-074	296-62-07341	REP	88-11-021
296-52-421	AMD-P	88-18-071	296-59-060	NEW	88-14-108	296-62-07342	NEW-P	88-06-073
296-52-421	AMD	88-23-054	296-59-065	NEW-P	88-09-074	296-62-07342	NEW	88-11-021
296-52-423	NEW-P	88-18-071	296-59-065	NEW	88-14-108	296-62-07343	NEW-P	88-06-073
296-52-423	NEW	88-23-054	296-59-070	NEW-P	88-09-074	296-62-07343	NEW	88-11-021
296-52-425	AMD-P	88-18-071	296-59-070	NEW	88-14-108	296-62-07344	NEW-P	88-06-073
296-52-425	AMD	88-23-054	296-59-075	NEW-P	88-09-074	296-62-07344	NEW	88-11-021
296-52-429	AMD-P	88-18-071	296-59-075	NEW	88-14-108	296-62-07345	REP-P	88-06-073
296-52-429	AMD	88-23-054	296-59-080	NEW-P	88-09-074	296-62-07345	REP	88-11-021
296-52-433	AMD-P	88-18-071	296-59-080	NEW	88-14-108	296-62-07346	NEW-P	88-06-073
296-52-433	AMD	88-23-054	296-59-085	NEW-P	88-09-074	296-62-07346	NEW	88-11-021
296-52-437	AMD-P	88-18-071	296-59-085	NEW	88-14-108	296-62-07355	AMD-P	88-18-071
296-52-437	AMD	88-23-054	296-59-090	NEW-P	88-09-074	296-62-07355	AMD	88-23-054
296-52-441	AMD-P	88-18-071	296-59-090	NEW	88-14-108	296-62-07359	AMD-P	88-18-071
296-52-441	AMD	88-23-054	296-59-095	NEW-P	88-09-074	296-62-07359	AMD	88-23-054
296-52-445	AMD-P	88-18-071	296-59-095	NEW	88-14-108	296-62-07361	AMD-P	88-18-071
296-52-445	AMD	88-23-054	296-59-100	NEW-P	88-09-074	296-62-07361	AMD	88-23-054
296-52-449	AMD-P	88-18-071	296-59-100	NEW	88-14-108	296-62-07363	AMD-P	88-18-071
296-52-449	AMD	88-23-054	296-59-102	NEW-P	88-09-074	296-62-07363	AMD	88-23-054

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-62-07365	AMD-P	88-18-071	296-62-07546	NEW-P	88-16-092	296-62-3080	NEW-E	88-21-001
296-62-07365	AMD	88-23-054	296-62-07546	NEW-E	88-21-001	296-62-3080	NEW	88-21-002
296-62-07367	AMD-P	88-18-071	296-62-07546	NEW	88-21-002	296-62-3090	NEW-P	88-09-074
296-62-07367	AMD	88-23-054	296-62-07548	NEW-P	88-09-074	296-62-3090	NEW-W	88-14-141
296-62-07373	AMD-P	88-18-071	296-62-07548	NEW-W	88-14-141	296-62-3090	NEW-E	88-16-044
296-62-07373	AMD	88-23-054	296-62-07548	NEW-E	88-16-044	296-62-3090	NEW-P	88-16-092
296-62-07379	AMD-P	88-18-071	296-62-07548	NEW-P	88-16-092	296-62-3090	NEW-E	88-21-001
296-62-07379	AMD	88-23-054	296-62-07548	NEW-E	88-21-001	296-62-3090	NEW	88-21-002
296-62-07383	AMD-P	88-09-074	296-62-07548	NEW	88-21-002	296-62-3100	NEW-P	88-09-074
296-62-07383	AMD	88-14-108	296-62-07550	NEW-P	88-09-074	296-62-3100	NEW-W	88-14-141
296-62-07385	AMD-P	88-09-074	296-62-07550	NEW-W	88-14-141	296-62-3100	NEW-E	88-16-044
296-62-07385	AMD	88-14-108	296-62-07550	NEW-E	88-16-044	296-62-3100	NEW-P	88-16-092
296-62-07387	AMD-P	88-09-074	296-62-07550	NEW-P	88-16-092	296-62-3100	NEW-E	88-21-001
296-62-07387	AMD	88-14-108	296-62-07550	NEW-E	88-21-001	296-62-3100	NEW	88-21-002
296-62-07389	AMD-P	88-09-074	296-62-07550	NEW	88-21-002	296-62-3110	NEW-P	88-09-074
296-62-07389	AMD	88-14-108	296-62-14541	AMD-P	88-09-074	296-62-3110	NEW-W	88-14-141
296-62-07515	AMD-P	88-09-074	296-62-14541	AMD	88-14-108	296-62-3110	NEW-E	88-16-044
296-62-07515	AMD	88-14-108	296-62-14601	REP-P	88-18-071	296-62-3110	NEW-P	88-16-092
296-62-07521	AMD-P	88-09-074	296-62-14601	REP	88-23-054	296-62-3110	NEW-E	88-21-001
296-62-07521	AMD	88-14-108	296-62-14605	REP-P	88-18-071	296-62-3110	NEW	88-21-002
296-62-07523	NEW-P	88-09-074	296-62-14605	REP	88-23-054	296-62-3120	NEW-P	88-09-074
296-62-07523	NEW-W	88-14-141	296-62-14607	REP-P	88-18-071	296-62-3120	NEW-W	88-14-141
296-62-07523	NEW-E	88-16-044	296-62-14607	REP	88-23-054	296-62-3120	NEW-E	88-16-044
296-62-07523	NEW-P	88-16-092	296-62-20009	AMD-P	88-18-071	296-62-3120	NEW-P	88-16-092
296-62-07523	NEW-E	88-21-001	296-62-20009	AMD	88-23-054	296-62-3120	NEW-E	88-21-001
296-62-07523	NEW	88-21-002	296-62-300	NEW-P	88-09-074	296-62-3120	NEW	88-21-002
296-62-07525	NEW-P	88-09-074	296-62-300	NEW-W	88-14-141	296-62-3130	NEW-P	88-09-074
296-62-07525	NEW-W	88-14-141	296-62-300	NEW-E	88-16-044	296-62-3130	NEW-W	88-14-141
296-62-07525	NEW-E	88-16-044	296-62-300	NEW-P	88-16-092	296-62-3130	NEW-E	88-16-044
296-62-07525	NEW-P	88-16-092	296-62-300	NEW-E	88-21-001	296-62-3130	NEW-P	88-16-092
296-62-07525	NEW-E	88-21-001	296-62-300	NEW	88-21-002	296-62-3130	NEW-E	88-21-001
296-62-07525	NEW	88-21-002	296-62-3010	NEW-P	88-09-074	296-62-3130	NEW	88-21-002
296-62-07527	NEW-P	88-09-074	296-62-3010	NEW-W	88-14-141	296-62-3140	NEW-P	88-09-074
296-62-07527	NEW-W	88-14-141	296-62-3010	NEW-E	88-16-044	296-62-3140	NEW-W	88-14-141
296-62-07527	NEW-E	88-16-044	296-62-3010	NEW-P	88-16-092	296-62-3140	NEW-E	88-16-044
296-62-07527	NEW-P	88-16-092	296-62-3010	NEW-E	88-21-001	296-62-3140	NEW-P	88-16-092
296-62-07527	NEW-E	88-21-001	296-62-3010	NEW	88-21-002	296-62-3140	NEW-E	88-21-001
296-62-07527	NEW	88-21-002	296-62-3020	NEW-P	88-09-074	296-62-3140	NEW	88-21-002
296-62-07529	NEW-P	88-09-074	296-62-3020	NEW-W	88-14-141	296-62-3150	NEW-P	88-09-074
296-62-07529	NEW-W	88-14-141	296-62-3020	NEW-E	88-16-044	296-62-3150	NEW-W	88-14-141
296-62-07529	NEW-E	88-16-044	296-62-3020	NEW-P	88-16-092	296-62-3150	NEW-E	88-16-044
296-62-07529	NEW-P	88-16-092	296-62-3020	NEW-E	88-21-001	296-62-3150	NEW-P	88-16-092
296-62-07529	NEW-E	88-21-001	296-62-3020	NEW	88-21-002	296-62-3150	NEW-E	88-21-001
296-62-07529	NEW	88-21-002	296-62-3030	NEW-P	88-09-074	296-62-3150	NEW	88-21-002
296-62-07531	NEW-P	88-09-074	296-62-3030	NEW-W	88-14-141	296-62-3152	NEW-P	88-09-074
296-62-07531	NEW-W	88-14-141	296-62-3030	NEW-E	88-16-044	296-62-3152	NEW-W	88-14-141
296-62-07531	NEW-E	88-16-044	296-62-3030	NEW-P	88-16-092	296-62-3152	NEW-E	88-16-044
296-62-07531	NEW-P	88-16-092	296-62-3030	NEW-E	88-21-001	296-62-3152	NEW-P	88-16-092
296-62-07531	NEW-E	88-21-001	296-62-3030	NEW	88-21-002	296-62-3152	NEW-E	88-21-001
296-62-07531	NEW	88-21-002	296-62-3040	NEW-P	88-09-074	296-62-3152	NEW	88-21-002
296-62-07533	NEW-P	88-09-074	296-62-3040	NEW-W	88-14-141	296-62-3160	NEW-P	88-09-074
296-62-07533	NEW-W	88-14-141	296-62-3040	NEW-E	88-16-044	296-62-3160	NEW-W	88-14-141
296-62-07533	NEW-E	88-16-044	296-62-3040	NEW-P	88-16-092	296-62-3160	NEW-E	88-16-044
296-62-07533	NEW-P	88-16-092	296-62-3040	NEW-E	88-21-001	296-62-3160	NEW-P	88-16-092
296-62-07533	NEW-E	88-21-001	296-62-3040	NEW	88-21-002	296-62-3160	NEW-E	88-21-001
296-62-07533	NEW	88-21-002	296-62-3050	NEW-P	88-09-074	296-62-3160	NEW	88-21-002
296-62-07540	NEW-P	88-09-074	296-62-3050	NEW-W	88-14-141	296-62-3170	NEW-P	88-09-074
296-62-07540	NEW-W	88-14-141	296-62-3050	NEW-E	88-16-044	296-62-3170	NEW-W	88-14-141
296-62-07540	NEW-E	88-16-044	296-62-3050	NEW-P	88-16-092	296-62-3170	NEW-E	88-16-044
296-62-07540	NEW-P	88-16-092	296-62-3050	NEW-E	88-21-001	296-62-3170	NEW-P	88-16-092
296-62-07540	NEW-E	88-21-001	296-62-3050	NEW	88-21-002	296-62-3170	NEW-E	88-21-001
296-62-07540	NEW	88-21-002	296-62-3060	NEW-P	88-09-074	296-62-3170	NEW	88-21-002
296-62-07542	NEW-P	88-09-074	296-62-3060	NEW-W	88-14-141	296-62-3180	NEW-P	88-09-074
296-62-07542	NEW-W	88-14-141	296-62-3060	NEW-E	88-16-044	296-62-3180	NEW-W	88-14-141
296-62-07542	NEW-E	88-16-044	296-62-3060	NEW-P	88-16-092	296-62-3180	NEW-E	88-16-044
296-62-07542	NEW-P	88-16-092	296-62-3060	NEW-E	88-21-001	296-62-3180	NEW-P	88-16-092
296-62-07542	NEW-E	88-21-001	296-62-3060	NEW	88-21-002	296-62-3180	NEW-E	88-21-001
296-62-07542	NEW	88-21-002	296-62-3070	NEW-P	88-09-074	296-62-3180	NEW	88-21-002
296-62-07544	NEW-P	88-09-074	296-62-3070	NEW-W	88-14-141	296-62-3190	NEW-P	88-09-074
296-62-07544	NEW-W	88-14-141	296-62-3070	NEW-E	88-16-044	296-62-3190	NEW-W	88-14-141
296-62-07544	NEW-E	88-16-044	296-62-3070	NEW-P	88-16-092	296-62-3190	NEW-E	88-16-044
296-62-07544	NEW-P	88-16-092	296-62-3070	NEW-E	88-21-001	296-62-3190	NEW-P	88-16-092
296-62-07544	NEW-E	88-21-001	296-62-3070	NEW	88-21-002	296-62-3190	NEW-E	88-21-001
296-62-07544	NEW	88-21-002	296-62-3080	NEW-P	88-09-074	296-62-3190	NEW	88-21-002
296-62-07546	NEW-P	88-09-074	296-62-3080	NEW-W	88-14-141	296-78-56505	AMD-P	88-18-071
296-62-07546	NEW-W	88-14-141	296-62-3080	NEW-E	88-16-044	296-78-56505	AMD	88-23-054
296-62-07546	NEW-E	88-16-044	296-62-3080	NEW-P	88-16-092	296-81-007	AMD-P	88-13-128

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-81-007	AMD	88-19-053	296-116-420	NEW	88-10-040	296-150B-015	AMD	88-19-010
296-81-008	AMD-P	88-04-053	296-125-043	AMD-P	89-01-111	296-150B-015	AMD-P	88-24-045
296-81-008	AMD	88-07-101	296-126-020	AMD-P	89-01-111	296-150B-220	AMD-P	88-14-104
296-81-275	NEW-P	88-13-128	296-127	AMD-C	88-21-021	296-150B-220	AMD	88-19-010
296-81-275	NEW	88-19-053	296-127	AMD-C	88-22-021	296-150B-225	AMD-P	88-14-104
296-81-276	NEW-P	88-13-129	296-127-010	AMD-P	88-16-090	296-150B-225	AMD	88-19-010
296-81-276	NEW-W	88-19-054	296-127-010	AMD	88-22-046	296-150B-245	AMD-P	88-14-104
296-81-277	NEW-P	88-18-101	296-127-011	AMD-P	88-16-090	296-150B-245	AMD	88-19-010
296-81-277	NEW	88-24-022	296-127-011	AMD	88-22-046	296-155-160	AMD-P	88-09-074
296-99-010	NEW-P	88-18-071	296-127-013	NEW-P	88-16-090	296-155-160	AMD	88-14-108
296-99-010	NEW	88-23-054	296-127-013	NEW	88-22-046	296-155-265	AMD-P	88-18-071
296-99-015	NEW-P	88-18-071	296-127-014	NEW-P	88-16-090	296-155-265	AMD	88-23-054
296-99-015	NEW	88-23-054	296-127-014	NEW	88-22-046	296-155-270	AMD-P	88-18-071
296-99-020	NEW-P	88-18-071	296-127-015	NEW-P	88-16-090	296-155-270	AMD	88-23-054
296-99-020	NEW	88-23-054	296-127-015	NEW	88-22-046	296-155-405	AMD-P	88-18-071
296-99-025	NEW-P	88-18-071	296-127-016	NEW-P	88-16-090	296-155-405	AMD	88-23-054
296-99-025	NEW	88-23-054	296-127-016	NEW	88-22-046	296-155-425	REP-P	88-06-073
296-99-030	NEW-P	88-18-071	296-127-019	NEW-P	88-16-090	296-155-425	REP	88-11-021
296-99-030	NEW	88-23-054	296-127-019	NEW	88-22-046	296-155-426	NEW-P	88-06-073
296-99-035	NEW-P	88-18-071	296-127-022	NEW-E	88-13-045	296-155-426	NEW	88-11-021
296-99-035	NEW	88-23-054	296-127-022	NEW-P	88-14-106	296-155-428	NEW-P	88-06-073
296-99-040	NEW-P	88-18-071	296-127-022	NEW-E	88-16-013	296-155-428	NEW	88-11-021
296-99-040	NEW	88-23-054	296-127-022	NEW-C	88-18-008	296-155-429	NEW-P	88-06-073
296-99-045	NEW-P	88-18-071	296-127-022	NEW	88-19-055	296-155-429	NEW	88-11-021
296-99-045	NEW	88-23-054	296-127-023	NEW-P	88-16-090	296-155-430	REP-P	88-06-073
296-99-050	NEW-P	88-18-071	296-127-023	NEW	88-22-046	296-155-430	REP	88-11-021
296-99-050	NEW	88-23-054	296-127-025	NEW-P	88-16-090	296-155-432	NEW-P	88-06-073
296-99-055	NEW-P	88-18-071	296-127-025	NEW	88-22-046	296-155-432	NEW	88-11-021
296-99-055	NEW	88-23-054	296-127-026	NEW-P	88-16-090	296-155-434	NEW-P	88-06-073
296-99-060	NEW-P	88-18-071	296-127-026	NEW	88-22-046	296-155-434	NEW	88-11-021
296-99-060	NEW	88-23-054	296-127-040	AMD-P	88-16-090	296-155-435	REP-P	88-06-073
296-99-065	NEW-P	88-18-071	296-127-040	AMD	88-22-046	296-155-435	REP	88-11-021
296-99-065	NEW	88-23-054	296-127-045	AMD-P	88-16-090	296-155-437	NEW-P	88-06-073
296-99-070	NEW-P	88-18-071	296-127-045	AMD	88-22-046	296-155-437	NEW	88-11-021
296-99-070	NEW	88-23-054	296-130-010	NEW-P	88-14-105	296-155-440	REP-P	88-06-073
296-99-075	NEW-P	88-18-071	296-130-010	NEW-C	88-18-007	296-155-440	REP	88-11-021
296-99-075	NEW	88-23-054	296-130-010	NEW	88-18-044	296-155-441	NEW-P	88-06-073
296-99-080	NEW-P	88-18-071	296-130-010	NEW-E	88-18-045	296-155-441	NEW	88-11-021
296-99-080	NEW	88-23-054	296-130-020	NEW-P	88-14-105	296-155-444	NEW-P	88-06-073
296-99-085	NEW-P	88-18-071	296-130-020	NEW-C	88-18-007	296-155-444	NEW	88-11-021
296-99-085	NEW	88-23-054	296-130-020	NEW	88-18-044	296-155-447	NEW-P	88-06-073
296-99-090	NEW-P	88-18-071	296-130-020	NEW-E	88-18-045	296-155-447	NEW	88-11-021
296-99-090	NEW	88-23-054	296-130-030	NEW-P	88-14-105	296-155-449	NEW-P	88-06-073
296-99-093	NEW-P	88-18-071	296-130-030	NEW-C	88-18-007	296-155-449	NEW	88-11-021
296-99-093	NEW	88-23-054	296-130-030	NEW	88-18-044	296-155-450	REP-P	88-06-073
296-99-095	NEW-P	88-18-071	296-130-030	NEW-E	88-18-045	296-155-450	REP	88-11-021
296-99-095	NEW	88-23-054	296-130-035	NEW-E	88-18-045	296-155-452	NEW-P	88-06-073
296-116-020	AMD-C	88-05-016	296-130-035	NEW-P	88-19-110	296-155-452	NEW	88-11-021
296-116-020	AMD	88-09-025	296-130-035	NEW	88-23-117	296-155-455	REP-P	88-06-073
296-116-030	AMD-C	88-05-017	296-130-040	NEW-P	88-14-105	296-155-455	REP	88-11-021
296-116-030	AMD	88-09-026	296-130-040	NEW-C	88-18-007	296-155-456	NEW-P	88-06-073
296-116-070	AMD-P	88-10-036	296-130-040	NEW	88-18-044	296-155-456	NEW	88-11-021
296-116-070	AMD	88-14-063	296-130-040	NEW-E	88-18-045	296-155-459	NEW-P	88-06-073
296-116-080	AMD-C	88-06-066	296-130-050	NEW-P	88-14-105	296-155-459	NEW	88-11-021
296-116-080	AMD	88-10-037	296-130-050	NEW-C	88-18-007	296-155-462	NEW-P	88-06-073
296-116-083	NEW-P	88-06-067	296-130-050	NEW	88-18-044	296-155-462	NEW	88-11-021
296-116-083	NEW	88-10-038	296-130-050	NEW-E	88-18-045	296-155-745	AMD-P	88-18-071
296-116-120	AMD-C	88-05-018	296-130-060	NEW-P	88-14-105	296-155-745	AMD	88-23-054
296-116-120	AMD	88-09-027	296-130-060	NEW-C	88-18-007	296-304-06013	AMD-P	88-09-074
296-116-185	AMD	88-05-043	296-130-060	NEW	88-18-044	296-304-06013	AMD	88-14-108
296-116-185	AMD-P	88-22-071	296-130-060	NEW-E	88-18-045	296-305-007	AMD-P	88-09-074
296-116-185	AMD-C	89-01-001	296-130-065	NEW-P	88-14-105	296-305-007	AMD	88-14-108
296-116-300	AMD	88-05-039	296-130-065	NEW	88-18-044	296-305-060	AMD-P	88-09-074
296-116-300	AMD-P	88-22-071	296-130-065	NEW-E	88-18-045	296-305-060	AMD	88-14-108
296-116-300	AMD-C	89-01-002	296-130-070	NEW-P	88-14-105	296-305-06003	AMD-P	88-09-074
296-116-320	REP-P	88-06-068	296-130-070	NEW-C	88-18-007	296-305-06003	AMD	88-14-108
296-116-320	REP	88-10-039	296-130-070	NEW	88-18-044	296-305-06005	AMD-P	88-09-074
296-116-360	NEW-C	88-05-019	296-130-070	NEW-E	88-18-045	296-305-06005	AMD	88-14-108
296-116-360	NEW	88-09-015	296-130-080	NEW-P	88-14-105	296-305-06011	AMD-P	88-09-074
296-116-370	NEW-P	88-06-069	296-130-080	NEW-C	88-18-007	296-305-06011	AMD	88-14-108
296-116-370	NEW-C	88-10-035	296-130-080	NEW	88-18-044	296-305-063	AMD-P	88-09-074
296-116-370	NEW	88-14-062	296-130-080	NEW-E	88-18-045	296-305-063	AMD	88-14-108
296-116-400	NEW-C	88-05-020	296-130-500	NEW-P	88-14-105	296-305-06301	REP-P	88-09-074
296-116-400	NEW	88-09-016	296-130-500	NEW-C	88-18-007	296-305-06301	REP	88-14-108
296-116-410	NEW-C	88-05-021	296-130-500	NEW	88-18-044	296-305-06303	REP-P	88-09-074
296-116-410	NEW	88-09-017	296-130-500	NEW-E	88-18-045	296-305-06303	REP	88-14-108
296-116-420	NEW-P	88-06-070	296-150B-015	AMD-P	88-14-104	296-305-06305	REP-P	88-09-074

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-305-06305	REP	88-14-108	304-12-290	AMD-P	88-03-018	308-26-085	NEW-P	88-15-043
296-305-06307	REP-P	88-09-074	304-12-290	AMD-E	88-07-086	308-26-095	NEW-P	88-15-043
296-305-06307	REP	88-14-108	304-12-290	AMD	88-07-087	308-26-105	NEW-P	88-15-043
296-305-06309	REP-P	88-09-074	308-04-001	AMD-E	88-15-062	308-26-115	NEW-P	88-15-043
296-305-06309	REP	88-14-108	308-04-001	AMD-P	88-16-098	308-26-125	NEW-P	88-15-043
296-305-06311	REP-P	88-09-074	308-08-700	NEW-P	88-15-040	308-26-135	NEW-P	88-15-043
296-305-06311	REP	88-14-108	308-11-050	AMD-P	88-15-081	308-26-200	NEW-P	88-17-103
296-305-06313	REP-P	88-09-074	308-11-050	AMD	88-23-034	308-26-200	NEW	88-22-077
296-305-06313	REP	88-14-108	308-12-031	AMD-P	88-14-007	308-31-010	AMD-P	88-08-075
296-305-064	NEW-P	88-09-074	308-12-031	AMD	88-17-085	308-31-010	AMD	88-11-034
296-305-064	NEW	88-14-108	308-12-050	AMD-P	88-05-037	308-31-010	AMD-P	88-20-088
296-305-06505	AMD-P	88-09-074	308-12-050	AMD	88-09-066	308-31-010	AMD	89-02-047
296-305-06505	AMD	88-14-108	308-13-020	AMD-P	88-02-069	308-31-015	REP-P	88-08-075
296-305-06507	AMD-P	88-09-074	308-13-020	AMD	88-05-025	308-31-015	REP	88-11-034
296-305-06507	AMD	88-14-108	308-13-025	AMD-P	88-12-041	308-31-056	NEW-P	88-08-075
296-305-06509	AMD-P	88-09-074	308-13-025	AMD	88-15-041	308-31-057	NEW-P	88-20-088
296-305-06509	AMD	88-14-108	308-13-032	AMD-P	88-06-059	308-31-057	NEW	89-02-047
296-305-07001	AMD-P	88-09-074	308-13-032	AMD	88-12-018	308-34-010	REP-P	88-15-080
296-305-07001	AMD	88-14-108	308-13-150	AMD	88-04-027	308-34-010	REP-C	88-17-096
296-305-07003	AMD-P	88-09-074	308-20-010	AMD-P	88-13-130	308-34-020	REP-P	88-15-080
296-305-07003	AMD	88-14-108	308-20-010	AMD	88-19-047	308-34-020	REP-C	88-17-096
296-305-100	AMD-P	88-09-074	308-20-020	AMD-P	88-13-130	308-34-030	REP-P	88-15-080
296-305-100	AMD	88-14-108	308-20-020	AMD	88-19-047	308-34-030	REP-C	88-17-096
296-305-9901	REP-P	88-09-074	308-20-020	AMD-P	88-13-130	308-34-040	REP-P	88-15-080
296-305-9901	REP	88-14-108	308-20-030	AMD	88-19-047	308-34-040	REP-C	88-17-096
296-305-9902	REP-P	88-09-074	308-20-040	AMD-P	88-13-130	308-34-050	REP-P	88-15-080
296-305-9902	REP	88-14-108	308-20-040	AMD	88-19-047	308-34-050	REP-C	88-17-096
296-305-9903	REP-P	88-09-074	308-20-050	AMD-P	88-13-130	308-34-060	REP-P	88-15-080
296-305-9903	REP	88-14-108	308-20-050	AMD	88-19-047	308-34-060	REP-C	88-17-096
296-305-9904	REP-P	88-09-074	308-20-060	AMD-P	88-13-130	308-34-070	REP-P	88-15-080
296-305-9904	REP	88-14-108	308-20-060	AMD	88-19-047	308-34-070	REP-C	88-17-096
296-305-9905	REP-P	88-09-074	308-20-070	AMD-P	88-13-130	308-34-080	REP-P	88-15-080
296-305-9905	REP	88-14-108	308-20-070	AMD	88-19-047	308-34-080	REP-C	88-17-096
296-305-9906	REP-P	88-09-074	308-20-080	AMD-P	88-13-130	308-34-090	REP-P	88-15-080
296-305-9906	REP	88-14-108	308-20-080	AMD	88-19-047	308-34-090	REP-C	88-17-096
296-306-010	AMD-P	88-09-074	308-20-090	AMD-P	88-13-130	308-34-110	NEW-P	88-11-090
296-306-010	AMD	88-14-108	308-20-090	AMD	88-19-047	308-34-110	NEW	88-14-009
296-306-085	AMD-P	88-09-074	308-20-100	AMD-P	88-13-130	308-34-110	AMD-P	88-15-079
296-306-085	AMD	88-14-108	308-20-100	AMD	88-19-047	308-34-110	AMD-E	88-16-019
296-306-090	AMD-P	88-09-074	308-20-105	AMD-P	88-13-130	308-34-110	AMD-C	88-17-097
296-306-090	AMD	88-14-108	308-20-105	AMD	88-19-047	308-34-120	NEW-P	88-11-090
296-306-320	AMD-P	88-18-071	308-20-107	NEW-P	88-13-130	308-34-120	NEW	88-14-009
296-306-320	AMD	88-23-054	308-20-107	NEW	88-19-047	308-34-130	NEW-P	88-11-090
296-400-045	AMD	88-06-037	308-20-109	NEW-P	88-13-130	308-34-130	NEW	88-14-009
296-401-030	AMD-P	88-11-085	308-20-109	NEW	88-19-047	308-34-140	NEW-P	88-11-090
296-401-030	AMD	88-16-002	308-20-110	AMD-P	88-13-130	308-34-140	NEW	88-14-009
296-401-080	AMD-P	88-11-085	308-20-110	AMD	88-19-047	308-34-150	NEW-P	88-11-090
296-401-080	AMD	88-16-002	308-20-120	AMD-P	88-13-130	308-34-150	NEW	88-14-009
296-401-085	NEW-P	88-11-085	308-20-120	AMD	88-19-047	308-34-150	AMD-E	88-23-107
296-401-085	NEW	88-16-002	308-20-130	AMD-P	88-13-130	308-34-160	NEW-P	88-11-090
296-401-087	NEW-P	88-11-085	308-20-130	AMD	88-19-047	308-34-160	NEW	88-14-009
296-401-087	NEW	88-16-002	308-20-140	AMD-P	88-13-130	308-34-170	NEW-P	88-11-090
296-401-090	AMD-P	88-11-085	308-20-140	AMD	88-19-047	308-34-170	NEW	88-14-009
296-401-090	AMD	88-16-002	308-20-150	AMD-P	88-13-130	308-34-170	AMD-P	88-15-039
296-401-100	AMD-P	88-11-085	308-20-150	AMD	88-19-047	308-34-170	AMD-E	88-15-042
296-401-100	AMD	88-16-002	308-20-155	NEW-P	88-13-130	308-34-170	AMD-P	88-16-099
296-401-120	AMD-P	88-11-085	308-20-155	NEW	88-19-047	308-34-170	AMD-E	88-16-105
296-401-120	AMD	88-16-002	308-20-171	AMD-P	88-13-130	308-34-170	AMD	88-20-075
296-401-170	AMD-P	88-11-085	308-20-171	AMD	88-19-047	308-34-180	NEW-P	88-11-090
296-401-170	AMD	88-16-002	308-20-190	AMD-P	88-13-130	308-34-180	NEW	88-14-009
296-401-180	AMD-P	88-11-085	308-20-190	AMD	88-19-047	308-34-190	NEW-P	88-11-090
296-401-180	AMD	88-16-002	308-20-205	AMD-P	88-13-130	308-34-190	NEW	88-14-009
296-402-030	AMD-P	88-11-085	308-20-205	AMD	88-19-047	308-34-310	NEW-P	88-15-080
296-402-030	AMD	88-16-002	308-25-080	NEW-P	88-15-043	308-34-310	NEW-C	88-17-096
296-402-140	AMD-P	88-11-085	308-25-090	NEW-P	88-15-043	308-34-320	NEW-P	88-15-080
296-402-140	AMD	88-16-002	308-25-100	NEW-P	88-15-043	308-34-320	NEW-C	88-17-096
296-402-150	AMD-P	88-11-085	308-25-110	NEW-P	88-15-043	308-34-330	NEW-P	88-15-080
296-402-150	AMD	88-16-002	308-25-120	NEW-P	88-15-043	308-34-330	NEW-C	88-17-096
296-402-190	AMD-P	88-11-085	308-25-130	NEW-P	88-15-043	308-34-410	NEW-P	88-15-080
296-402-190	AMD	88-16-002	308-25-140	NEW-P	88-15-043	308-34-410	NEW-C	88-17-096
296-402-200	NEW-P	88-11-085	308-25-150	NEW-P	88-15-043	308-34-420	NEW-P	88-15-080
296-402-200	NEW	88-16-002	308-25-160	NEW-P	88-15-043	308-34-420	NEW-C	88-17-096
296-403-010	AMD-P	88-11-085	308-25-300	NEW-P	88-17-103	308-34-430	NEW-P	88-15-080
296-403-010	AMD	88-16-002	308-25-300	NEW	88-22-077	308-34-430	NEW-C	88-17-096
296-403-070	AMD-P	88-11-085	308-26-055	NEW-P	88-15-043	308-34-440	NEW-P	88-15-080
296-403-070	AMD	88-16-002	308-26-065	NEW-P	88-15-043	308-34-440	NEW-C	88-17-096
304-12-290	AMD-E	88-02-046	308-26-075	NEW-P	88-15-043	308-34-450	NEW-P	88-15-080

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-34-450	NEW-C	88-17-096	308-51-080	REP	88-11-011	308-53-400	NEW-P	89-01-086
308-34-460	NEW-P	88-15-080	308-51-100	AMD-P	88-06-034	308-54-130	AMD-P	88-19-049
308-34-460	NEW-C	88-17-096	308-51-100	AMD	88-11-011	308-54-130	AMD	88-23-038
308-34-470	NEW-E	88-15-002	308-51-110	AMD-P	88-06-034	308-54-140	REP-P	88-19-049
308-34-470	NEW-P	88-15-080	308-51-110	AMD	88-11-011	308-54-140	REP	88-23-038
308-34-470	NEW-C	88-17-096	308-51-125	AMD-P	88-06-034	308-54-162	NEW-P	88-19-049
308-34-480	NEW-P	88-15-080	308-51-125	AMD	88-11-011	308-54-162	NEW	88-23-038
308-34-480	NEW-C	88-17-096	308-51-140	AMD-P	88-06-034	308-54-170	AMD-P	88-10-056
308-37-190	AMD-P	88-17-042	308-51-140	AMD	88-11-011	308-54-170	AMD-C	88-19-049
308-37-190	AMD-C	88-23-078	308-51-140	AMD-P	88-16-069	308-54-170	AMD	88-23-038
308-40-030	REP-P	88-09-067	308-51-140	AMD	88-19-048	308-55-035	NEW-P	88-15-043
308-40-030	REP	88-13-131	308-51-150	REP-P	88-06-034	308-55-045	NEW-P	88-15-043
308-40-101	AMD-P	88-09-067	308-51-150	REP	88-11-011	308-55-055	NEW-P	88-15-043
308-40-101	AMD	88-13-131	308-51-210	AMD-P	88-18-081	308-55-065	NEW-P	88-15-043
308-40-102	AMD-P	88-09-067	308-51-210	AMD-E	88-19-002	308-55-075	NEW-P	88-15-043
308-40-102	AMD	88-13-131	308-51-210	AMD	88-24-042	308-55-085	NEW-P	88-15-043
308-40-102	AMD-P	89-01-079	308-51-220	NEW-P	88-06-034	308-55-095	NEW-P	88-15-043
308-40-103	AMD-P	88-09-067	308-51-220	NEW	88-11-011	308-55-105	NEW-P	88-15-043
308-40-103	AMD	88-13-131	308-51-230	NEW-P	88-15-043	308-55-115	NEW-P	88-15-043
308-40-104	AMD-P	88-20-034	308-51-240	NEW-P	88-15-043	308-55-200	NEW-P	88-17-103
308-40-104	AMD	89-01-083	308-51-250	NEW-P	88-15-043	308-55-200	NEW	88-22-077
308-40-105	AMD-P	88-09-067	308-51-260	NEW-P	88-15-043	308-56A-125	AMD-P	88-11-023
308-40-105	AMD	88-13-131	308-51-270	NEW-P	88-15-043	308-56A-125	AMD	88-20-035
308-42-010	AMD-P	88-17-104	308-51-280	NEW-P	88-15-043	308-56A-275	AMD-P	88-11-023
308-42-010	AMD	88-23-014	308-51-290	NEW-P	88-15-043	308-56A-275	AMD	88-20-035
308-42-010	AMD-P	88-23-057	308-51-300	NEW-P	88-15-043	308-56A-285	AMD-P	88-11-023
308-42-015	NEW-P	88-03-033	308-51-310	NEW-P	88-15-043	308-56A-310	AMD	88-20-035
308-42-015	NEW-P	88-08-036	308-51-320	NEW-P	88-17-103	308-56A-465	AMD-P	88-11-023
308-42-090	NEW-P	88-17-104	308-51-320	NEW	88-22-077	308-56A-465	AMD-P	88-19-113
308-42-090	NEW	88-23-014	308-51A-010	NEW-P	88-08-088	308-56A-465	AMD	88-23-037
308-42-120	AMD-P	88-17-104	308-51A-010	NEW	88-13-038	308-58-020	AMD-P	88-11-023
308-42-120	AMD	88-23-014	308-51A-020	NEW-P	88-08-088	308-58-020	AMD-P	88-19-113
308-42-123	NEW-P	88-17-104	308-51A-020	NEW	88-13-038	308-58-020	AMD	88-23-037
308-42-123	NEW	88-23-014	308-51A-030	NEW-P	88-08-088	308-58-030	AMD-P	88-11-023
308-48-030	AMD	88-08-015	308-51A-030	NEW	88-13-038	308-58-030	AMD	88-20-035
308-48-030	AMD-E	88-08-016	308-51A-040	NEW-P	88-08-088	308-61-026	AMD-E	88-04-026
308-48-031	NEW	88-08-015	308-51A-040	NEW	88-13-038	308-61-026	AMD	88-06-025
308-48-031	NEW-E	88-08-016	308-51A-050	NEW-P	88-08-088	308-61-050	REP-E	88-04-026
308-48-085	AMD	88-08-015	308-51A-050	NEW	88-13-038	308-61-050	REP	88-06-025
308-48-085	AMD-E	88-08-016	308-51A-060	NEW-P	88-08-088	308-61-108	AMD-E	88-04-026
308-48-140	AMD-P	88-08-037	308-51A-060	NEW	88-13-038	308-61-108	AMD	88-06-025
308-48-140	AMD	88-13-010	308-52-136	AMD-P	89-01-014	308-61-135	AMD-E	88-04-026
308-48-350	NEW-P	88-19-050	308-52-138	AMD	88-06-008	308-61-135	AMD	88-06-025
308-48-350	NEW-C	88-23-105	308-52-139	AMD	88-06-008	308-61-158	AMD-E	88-04-026
308-48-790	AMD-P	88-08-037	308-52-139	AMD-P	88-16-018	308-61-158	AMD	88-06-025
308-48-790	AMD	88-13-010	308-52-139	AMD-E	88-16-020	308-61-175	AMD-E	88-04-026
308-49-140	AMD-P	88-08-037	308-52-139	AMD	88-21-047	308-61-175	AMD	88-06-025
308-49-140	AMD	88-13-010	308-52-139	AMD-P	89-01-014	308-61-175	AMD-E	88-04-026
308-49-170	AMD-P	88-08-037	308-52-140	AMD	88-06-008	308-61-210	AMD	88-06-025
308-49-170	AMD	88-13-010	308-52-147	NEW	88-06-008	308-61-240	AMD-E	88-04-026
308-50-010	AMD-P	88-21-078	308-52-148	NEW	88-06-008	308-61-240	AMD	88-06-025
308-50-010	AMD-E	89-01-016	308-52-149	NEW	88-06-008	308-61-260	AMD-E	88-04-026
308-50-020	AMD-P	88-21-078	308-52-260	AMD-P	89-01-014	308-61-260	AMD	88-06-025
308-50-035	AMD-P	88-21-078	308-52-600	NEW-P	88-16-018	308-61-330	AMD-E	88-04-026
308-50-130	AMD-P	88-21-078	308-52-600	NEW-E	88-16-020	308-61-330	AMD	88-06-025
308-50-350	AMD-P	88-21-078	308-52-600	NEW	88-21-047	308-61-430	AMD-E	88-04-026
308-50-420	AMD-P	88-21-078	308-52-610	NEW-P	88-16-018	308-61-430	AMD	88-06-025
308-50-500	NEW-P	88-20-060	308-52-610	NEW-E	88-16-020	308-72-502	NEW-P	88-04-029
308-50-500	NEW	88-23-106	308-52-610	NEW	88-21-047	308-72-502	NEW	88-07-095
308-51	AMD-P	88-06-034	308-52-620	NEW-P	89-01-080	308-72-502	AMD-P	88-19-076
308-51	AMD	88-11-011	308-53-010	AMD-P	88-03-071	308-72-502	AMD	88-23-015
308-51-010	AMD-P	88-06-034	308-53-010	AMD	88-07-047	308-72-504	NEW-P	88-04-029
308-51-010	AMD	88-11-011	308-53-030	AMD-P	88-03-071	308-72-504	NEW	88-07-095
308-51-020	REP-P	88-06-034	308-53-030	AMD	88-07-047	308-72-506	NEW-P	88-04-029
308-51-020	REP	88-11-011	308-53-100	AMD-P	88-03-071	308-72-506	NEW	88-07-095
308-51-021	NEW-P	88-16-069	308-53-100	AMD	88-07-047	308-72-508	NEW-P	88-04-029
308-51-021	NEW	88-19-048	308-53-120	AMD-P	88-03-071	308-72-508	NEW	88-07-095
308-51-040	REP-P	88-06-034	308-53-120	AMD	88-07-047	308-72-512	NEW-P	88-04-029
308-51-040	REP	88-11-011	308-53-145	AMD-P	88-03-071	308-72-512	NEW	88-07-095
308-51-050	AMD-P	88-06-034	308-53-145	AMD	88-07-047	308-72-540	AMD-P	88-04-029
308-51-050	AMD	88-11-011	308-53-170	AMD-P	88-03-071	308-72-540	AMD	88-07-095
308-51-060	REP-P	88-06-034	308-53-170	AMD	88-07-047	308-77-030	AMD-P	88-23-123
308-51-060	REP	88-11-011	308-53-200	AMD-P	88-14-039	308-77-034	AMD-P	88-23-123
308-51-070	AMD-P	88-06-034	308-53-200	AMD-P	88-21-084	308-77-040	AMD-P	88-23-123
308-51-070	REP-P	88-11-055	308-53-200	AMD-C	88-22-072	308-77-042	NEW-P	88-23-122
308-51-070	REP	88-14-097	308-53-200	AMD	89-01-087	308-77-044	NEW-P	88-23-122
308-51-080	REP-P	88-06-034	308-53-400	NEW-P	88-21-085	308-77-060	AMD-P	88-23-123

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-90-010	REP-E	88-03-001	308-91-150	NEW-E	88-03-030	308-117-360	NEW	88-24-017
308-90-010	REP	88-03-038	308-91-150	NEW-P	88-03-067	308-117-410	NEW-P	88-13-094
308-90-020	REP-E	88-03-001	308-91-150	NEW	88-06-061	308-117-410	NEW	88-18-005
308-90-020	REP	88-03-038	308-91-160	NEW-E	88-03-030	308-117-420	NEW-P	88-13-094
308-90-030	AMD-E	88-03-001	308-91-160	NEW-P	88-03-067	308-117-420	NEW	88-18-005
308-90-030	AMD	88-03-038	308-91-160	NEW	88-06-061	308-117-500	AMD-P	88-15-039
308-90-040	AMD-E	88-03-001	308-91-170	NEW-E	88-03-030	308-117-500	AMD-E	88-15-042
308-90-040	AMD	88-03-038	308-91-170	NEW-P	88-03-067	308-117-500	AMD-P	88-16-099
308-90-050	REP-E	88-03-001	308-91-170	NEW	88-06-061	308-117-500	AMD-E	88-16-105
308-90-050	REP	88-03-038	308-93-087	NEW-P	88-19-118	308-117-500	AMD	88-20-075
308-90-060	AMD-E	88-03-001	308-93-087	NEW	88-24-003	308-120-100	AMD-P	88-12-042
308-90-060	AMD	88-03-038	308-96A-065	AMD-P	88-07-116	308-120-100	AMD	88-16-034
308-90-070	AMD-E	88-03-001	308-96A-065	AMD	88-12-043	308-120-100	AMD-P	88-19-116
308-90-070	AMD	88-03-038	308-96A-066	NEW-P	88-07-116	308-120-100	AMD	88-23-035
308-90-080	AMD-E	88-03-001	308-96A-450	NEW-E	88-14-038	308-120-161	AMD-P	88-19-116
308-90-080	AMD	88-03-038	308-96A-450	NEW-P	88-14-111	308-120-161	AMD	88-23-035
308-90-090	AMD-E	88-03-001	308-96A-450	NEW	88-19-017	308-120-163	AMD-P	88-12-042
308-90-090	AMD	88-03-038	308-96A-460	NEW-E	88-14-038	308-120-163	AMD	88-16-034
308-90-110	AMD-E	88-03-001	308-96A-460	NEW-P	88-14-111	308-120-164	AMD-P	88-12-042
308-90-110	AMD	88-03-038	308-96A-460	NEW	88-19-017	308-120-164	AMD	88-16-034
308-90-120	NEW-E	88-03-001	308-96A-470	NEW-E	88-14-038	308-120-166	AMD-P	88-19-116
308-90-120	NEW	88-03-038	308-96A-470	NEW-P	88-14-111	308-120-166	AMD	88-23-035
308-90-130	NEW-E	88-03-001	308-96A-470	NEW	88-19-017	308-120-168	AMD-P	88-19-116
308-90-130	NEW	88-03-038	308-96A-480	NEW-E	88-14-038	308-120-168	AMD	88-23-035
308-90-140	NEW-E	88-03-001	308-96A-480	NEW-P	88-14-111	308-120-170	AMD-P	88-12-042
308-90-140	NEW	88-03-038	308-96A-480	NEW	88-19-017	308-120-170	AMD	88-16-034
308-90-150	NEW-E	88-03-001	308-96A-490	NEW-P	88-19-119	308-120-180	AMD-P	88-12-042
308-90-150	NEW	88-03-038	308-96A-490	NEW	88-23-016	308-120-180	AMD	88-16-034
308-90-160	NEW-E	88-03-001	308-115-065	NEW-P	88-17-051	308-120-180	AMD-P	88-19-116
308-90-160	NEW	88-03-038	308-115-220	NEW-P	88-08-035	308-120-180	AMD	88-23-035
308-91-048	AMD-E	89-02-049	308-115-220	NEW	88-12-040	308-120-185	AMD-P	88-12-042
308-91-010	AMD-E	88-03-030	308-115-220	AMD-P	88-17-051	308-120-185	AMD	88-16-034
308-91-010	AMD-P	88-03-067	308-115-230	NEW-P	88-08-035	308-120-186	AMD	88-05-010
308-91-010	AMD	88-06-061	308-115-230	NEW	88-12-040	308-120-275	AMD-P	88-15-039
308-91-020	REP-E	88-03-030	308-115-240	NEW-P	88-08-035	308-120-275	AMD-E	88-15-042
308-91-020	REP-P	88-03-067	308-115-240	NEW	88-12-040	308-120-275	AMD-P	88-16-099
308-91-020	REP	88-06-061	308-115-250	NEW-P	88-08-035	308-120-275	AMD-E	88-16-105
308-91-030	AMD-E	88-03-030	308-115-250	NEW	88-12-040	308-120-275	AMD	88-20-075
308-91-030	AMD-P	88-03-067	308-115-260	NEW-P	88-15-043	308-120-335	AMD	88-07-049
308-91-030	AMD	88-06-061	308-115-270	NEW-P	88-15-043	308-120-338	NEW-P	88-12-042
308-91-030	AMD-E	89-02-049	308-115-280	NEW-P	88-15-043	308-120-338	NEW	88-16-034
308-91-040	AMD-E	88-03-030	308-115-290	NEW-P	88-15-043	308-120-360	AMD-P	88-12-042
308-91-040	AMD-P	88-03-067	308-115-310	NEW-P	88-15-043	308-120-360	AMD	88-18-082
308-91-040	AMD	88-06-061	308-115-320	NEW-P	88-15-043	308-120-505	AMD-P	88-12-042
308-91-040	AMD-E	89-02-048	308-115-330	NEW-P	88-15-043	308-120-505	AMD	88-16-034
308-91-050	AMD-E	88-03-030	308-115-340	NEW-P	88-15-043	308-120-506	AMD-P	88-12-042
308-91-050	AMD-P	88-03-067	308-115-350	NEW-P	88-15-043	308-120-506	AMD	88-16-034
308-91-050	AMD	88-06-061	308-115-500	NEW-P	88-17-103	308-120-507	REP-P	88-12-042
308-91-050	AMD-E	89-02-048	308-115-500	NEW	88-22-077	308-120-507	REP	88-16-034
308-91-060	AMD-E	88-03-030	308-117-010	AMD-P	88-21-024	308-120-508	REP-P	88-12-042
308-91-060	AMD-P	88-03-067	308-117-010	AMD	88-24-017	308-120-508	REP	88-16-034
308-91-060	AMD	88-06-061	308-117-030	AMD-P	88-04-077	308-120-509	REP-P	88-12-042
308-91-070	AMD-E	88-03-030	308-117-030	AMD	88-08-034	308-120-509	REP	88-16-034
308-91-070	AMD-P	88-03-067	308-117-030	AMD-P	88-13-094	308-120-510	REP-P	88-12-042
308-91-070	AMD	88-06-061	308-117-030	AMD	88-18-005	308-120-510	REP	88-16-034
308-91-080	AMD-E	88-03-030	308-117-030	AMD-P	88-21-024	308-120-511	REP-P	88-12-042
308-91-080	AMD-P	88-03-067	308-117-030	AMD	88-24-017	308-120-511	REP	88-16-034
308-91-080	AMD	88-06-061	308-117-040	AMD-P	88-13-094	308-120-512	REP-P	88-12-042
308-91-090	AMD-E	88-03-030	308-117-040	AMD	88-18-005	308-120-512	REP	88-16-034
308-91-090	AMD-P	88-03-067	308-117-050	AMD-P	88-13-094	308-120-513	REP-P	88-12-042
308-91-090	AMD	88-06-061	308-117-050	AMD	88-18-005	308-120-513	REP	88-16-034
308-91-100	REP-E	88-03-030	308-117-060	AMD-P	88-21-024	308-120-514	REP-P	88-12-042
308-91-100	REP-P	88-03-067	308-117-060	AMD	88-24-017	308-120-514	REP	88-16-034
308-91-100	REP	88-06-061	308-117-080	AMD	88-05-011	308-120-515	REP-P	88-12-042
308-91-110	REP-E	88-03-030	308-117-090	AMD-P	88-13-094	308-120-515	REP	88-16-034
308-91-110	REP-P	88-03-067	308-117-090	AMD	88-18-005	308-120-516	REP-P	88-12-042
308-91-110	REP	88-06-061	308-117-090	AMD-P	88-21-024	308-120-516	REP	88-16-034
308-91-120	NEW-E	88-03-030	308-117-090	AMD	88-24-017	308-120-517	REP-P	88-12-042
308-91-120	NEW-P	88-03-067	308-117-095	NEW-P	88-13-094	308-120-517	REP	88-16-034
308-91-120	NEW	88-06-061	308-117-095	NEW	88-18-005	308-120-518	REP-P	88-12-042
308-91-130	NEW-E	88-03-030	308-117-100	AMD-P	88-13-094	308-120-518	REP	88-16-034
308-91-130	NEW-P	88-03-067	308-117-100	AMD	88-18-005	308-120-519	REP-P	88-12-042
308-91-130	NEW	88-06-061	308-117-100	AMD-P	88-21-024	308-120-519	REP	88-16-034
308-91-140	NEW-E	88-03-030	308-117-100	AMD	88-24-017	308-120-520	REP-P	88-12-042
308-91-140	NEW-P	88-03-067	308-117-105	NEW-P	88-13-094	308-120-520	REP	88-16-034
308-91-140	NEW	88-06-061	308-117-105	NEW	88-18-005	308-120-521	REP-P	88-12-042
308-91-140	AMD-E	89-02-048	308-117-360	NEW-P	88-21-024	308-120-521	REP	88-16-034

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-120-522	REP-P	88-12-042	308-122-280	NEW	88-23-059	308-127-150	REP	88-15-017
308-120-522	REP	88-16-034	308-122-350	AMD-P	88-19-115	308-127-155	NEW	88-15-017
308-120-525	NEW-P	88-12-042	308-122-350	AMD-E	88-21-023	308-128A-010	AMD-P	88-08-087
308-120-525	NEW	88-16-034	308-122-350	AMD	88-23-059	308-128A-010	AMD	88-19-016
308-120-530	NEW-P	88-12-042	308-122-640	AMD-P	88-06-007	308-128A-020	AMD-P	88-08-087
308-120-530	NEW	88-16-034	308-122-640	AMD	88-09-029	308-128A-020	AMD	88-19-016
308-120-535	NEW-P	88-12-042	308-122-720	NEW-P	88-06-007	308-128A-030	AMD-P	88-08-087
308-120-535	NEW	88-16-034	308-122-720	NEW	88-09-029	308-128A-030	AMD	88-19-016
308-120-540	NEW-P	88-12-042	308-124-021	AMD-P	88-20-091	308-128A-040	AMD-P	88-08-087
308-120-540	NEW	88-16-034	308-124-021	AMD	88-24-059	308-128A-040	AMD	88-19-016
308-120-545	NEW-P	88-12-042	308-124A-020	AMD-P	88-16-109	308-128B-010	AMD-P	88-08-087
308-120-545	NEW	88-16-034	308-124A-020	AMD	88-20-036	308-128B-010	AMD	88-19-016
308-120-550	NEW-P	88-12-042	308-124A-025	AMD-P	88-16-109	308-128B-020	AMD-P	88-08-087
308-120-550	NEW	88-16-034	308-124A-025	AMD	88-20-036	308-128B-020	AMD	88-19-016
308-120-555	NEW-P	88-12-042	308-124A-025	AMD-P	88-20-089	308-128B-030	AMD-P	88-08-087
308-120-555	NEW	88-16-034	308-124A-025	AMD-E	88-24-031	308-128B-030	AMD	88-19-016
308-120-560	NEW-P	88-12-042	308-124A-100	REP-P	88-16-097	308-128B-040	REP-P	88-08-087
308-120-560	NEW	88-16-034	308-124A-100	REP	88-20-037	308-128B-040	REP	88-19-016
308-120-565	NEW-P	88-12-042	308-124A-110	AMD-P	88-16-097	308-128B-050	AMD-P	88-08-087
308-120-565	NEW	88-16-034	308-124A-110	AMD	88-20-037	308-128B-050	AMD	88-19-016
308-120-570	NEW-P	88-12-042	308-124A-115	REP-P	88-16-097	308-128B-060	AMD-P	88-08-087
308-120-570	NEW	88-16-034	308-124A-115	REP	88-20-037	308-128B-060	AMD	88-19-016
308-120-575	NEW-P	88-12-042	308-124A-120	AMD-P	88-16-109	308-128B-090	NEW-P	88-08-087
308-120-575	NEW	88-16-034	308-124A-120	AMD	88-20-036	308-128B-090	NEW	88-19-016
308-120-610	NEW-P	88-19-116	308-124A-130	AMD-P	88-02-051	308-128C-010	REP-P	88-08-087
308-120-610	NEW	88-23-035	308-124A-130	AMD	88-06-039	308-128C-010	REP	88-19-016
308-120-750	NEW-P	88-19-116	308-124A-200	AMD-P	88-16-097	308-128C-040	AMD-P	88-08-087
308-120-750	NEW	88-23-035	308-124A-200	AMD	88-20-037	308-128C-040	AMD	88-19-016
308-120-760	NEW-P	88-19-116	308-124A-420	AMD-P	88-16-097	308-128C-050	AMD-P	88-08-087
308-120-760	NEW	88-23-035	308-124A-420	AMD	88-20-037	308-128C-050	AMD	88-19-016
308-120-770	NEW-P	88-19-116	308-124A-425	NEW-P	88-16-097	308-128D-010	AMD-P	88-08-087
308-120-770	NEW	88-23-035	308-124A-425	NEW	88-20-037	308-128D-010	AMD	88-19-016
308-120-780	NEW-P	88-19-116	308-124A-430	AMD-P	88-16-109	308-128D-020	AMD-P	88-08-087
308-120-780	NEW	88-23-035	308-124A-430	AMD	88-20-036	308-128D-020	AMD	88-19-016
308-121-010	REP-P	88-19-117	308-124A-440	AMD-P	88-16-109	308-128D-020	AMD-P	88-18-084
308-121-010	REP-E	88-20-006	308-124A-440	AMD	88-20-036	308-128D-020	AMD	88-23-049
308-121-010	REP	88-23-036	308-124A-460	AMD-P	88-20-089	308-128D-030	AMD-P	88-08-087
308-121-020	REP-P	88-19-117	308-124A-460	AMD-E	88-24-031	308-128D-030	AMD	88-19-016
308-121-020	REP-E	88-20-006	308-124B-010	REP-E	88-02-050	308-128D-040	AMD-P	88-08-087
308-121-020	REP	88-23-036	308-124B-010	REP-P	88-02-051	308-128D-040	AMD-P	88-18-084
308-121-030	AMD-P	88-19-117	308-124B-010	REP	88-06-039	308-128D-040	AMD	88-23-049
308-121-030	AMD-E	88-20-006	308-124B-130	AMD-E	88-02-050	308-128D-060	AMD-P	88-08-087
308-121-030	AMD	88-23-036	308-124B-130	AMD-P	88-02-051	308-128D-060	AMD-P	88-18-084
308-121-040	AMD-P	88-19-117	308-124B-130	AMD	88-06-039	308-128D-060	AMD	88-23-049
308-121-040	AMD-E	88-20-006	308-124B-150	NEW-E	88-02-050	308-128D-070	AMD-P	88-08-087
308-121-040	AMD	88-23-036	308-124B-150	NEW-P	88-02-051	308-128D-070	AMD	88-19-016
308-121-050	AMD-P	88-19-117	308-124B-150	NEW	88-06-039	308-128D-080	NEW-P	88-08-087
308-121-050	AMD-E	88-20-006	308-124D-040	AMD-P	88-16-097	308-128D-080	NEW	88-19-016
308-121-050	AMD	88-23-036	308-124D-040	AMD	88-20-037	308-128E-010	REP-P	88-08-087
308-121-055	NEW-P	88-19-117	308-124D-040	AMD-P	88-20-090	308-128E-010	REP-P	88-18-084
308-121-055	NEW-E	88-20-006	308-124D-040	AMD	88-24-058	308-128E-011	NEW-P	88-08-087
308-121-055	NEW	88-23-036	308-124D-060	NEW-P	88-20-091	308-128E-011	NEW-P	88-18-084
308-121-060	AMD-P	88-19-117	308-124D-060	NEW	88-24-059	308-128F-010	AMD-P	88-08-087
308-121-060	AMD-E	88-20-006	308-124D-065	NEW-P	88-20-091	308-128F-010	AMD	88-19-016
308-121-060	AMD	88-23-036	308-124D-065	NEW	88-24-059	308-128F-020	AMD-P	88-08-087
308-121-070	NEW-P	88-15-039	308-124E-011	REP-P	88-02-049	308-128F-020	AMD	88-19-016
308-121-070	NEW-E	88-15-042	308-124E-011	REP	88-06-040	308-128F-030	REP-P	88-08-087
308-121-070	NEW-P	88-15-098	308-124E-012	NEW-P	88-02-049	308-128F-030	REP	88-19-016
308-121-070	NEW-P	88-16-099	308-124E-012	NEW	88-06-040	308-128F-040	AMD-P	88-08-087
308-121-070	NEW-E	88-16-105	308-124E-012	AMD-P	88-20-091	308-128F-040	AMD	88-19-016
308-121-070	NEW-P	88-19-117	308-124E-012	AMD	88-24-059	308-128F-050	AMD-P	88-08-087
308-121-070	NEW-E	88-20-006	308-124E-013	NEW-P	88-02-049	308-128F-050	AMD	88-19-016
308-121-070	NEW	88-23-036	308-124E-013	NEW	88-06-040	308-128F-070	AMD-P	88-08-087
308-122-005	NEW-P	88-19-115	308-124E-013	AMD-E	88-10-057	308-128F-070	AMD	88-19-016
308-122-005	NEW-E	88-21-023	308-124E-013	AMD-P	88-11-089	308-130-320	NEW-P	88-15-043
308-122-005	NEW	88-23-059	308-124E-013	AMD-P	88-16-097	308-130-330	NEW-P	88-15-043
308-122-006	NEW-P	88-19-115	308-124E-013	AMD	88-16-102	308-130-340	NEW-P	88-15-043
308-122-006	NEW-E	88-21-023	308-124E-013	AMD-E	88-17-003	308-130-350	NEW-P	88-15-043
308-122-006	NEW	88-23-059	308-124E-013	AMD	88-20-037	308-130-360	NEW-P	88-15-043
308-122-200	AMD-P	88-06-007	308-124E-014	NEW-P	88-02-049	308-130-370	NEW-P	88-15-043
308-122-200	AMD	88-09-029	308-124E-014	NEW	88-06-040	308-130-380	NEW-P	88-15-043
308-122-215	AMD-P	88-06-007	308-124H-030	AMD-P	88-20-091	308-130-390	NEW-P	88-15-043
308-122-215	AMD	88-09-029	308-124H-030	AMD	88-24-059	308-130-400	NEW-P	88-15-043
308-122-235	NEW-P	88-06-007	308-124H-033	NEW-P	88-20-091	308-130-410	NEW-P	88-17-103
308-122-235	NEW	88-09-029	308-124H-033	NEW	88-24-059	308-130-410	NEW	88-22-077
308-122-280	NEW-P	88-19-115	308-124H-035	AMD-P	88-20-091	308-138-055	AMD-P	88-03-035
308-122-280	NEW-E	88-21-023	308-124H-035	AMD	88-24-059	308-138-055	AMD	88-09-030

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-138-055	AMD-P	88-11-088	308-153-030	AMD	89-02-006	308-180-320	NEW-P	88-15-043
308-138-055	AMD	88-14-113	308-153-045	AMD-P	88-21-080	308-180-330	NEW-P	88-15-043
308-138-070	AMD-P	88-20-059	308-153-045	AMD	89-02-006	308-180-340	NEW-P	88-15-043
308-138-070	AMD-E	88-22-075	308-154-085	NEW-P	88-21-080	308-180-350	NEW-P	88-15-043
308-138-070	AMD	88-23-124	308-156-060	AMD-P	88-05-041	308-180-360	NEW-P	88-15-043
308-138-320	AMD-P	88-03-035	308-156-060	AMD	88-08-033	308-180-370	NEW-P	88-15-043
308-138-320	AMD	88-09-030	308-156-090	AMD-P	88-05-041	308-180-400	NEW-P	88-17-103
308-138-340	NEW-P	88-11-088	308-156-090	AMD	88-08-033	308-180-400	NEW	88-22-077
308-138-340	NEW	88-14-113	308-156-100	AMD-P	88-05-041	308-183-010	NEW-P	88-15-043
308-138-340	AMD-P	88-17-098	308-156-100	AMD	88-08-033	308-183-020	NEW-P	88-15-043
308-138-340	AMD	88-21-081	308-156-200	NEW-P	88-21-080	308-183-030	NEW-P	88-15-043
308-138-350	NEW-P	88-20-059	308-157-010	NEW-P	88-21-080	308-183-040	NEW-P	88-15-043
308-138-350	NEW-E	88-22-075	308-157-010	NEW	89-02-006	308-183-050	NEW-P	88-15-043
308-138-350	NEW	88-23-124	308-171-010	AMD-P	88-05-061	308-183-060	NEW-P	88-15-043
308-138-360	NEW-P	88-20-059	308-171-010	AMD	88-09-031	308-183-070	NEW-P	88-15-043
308-138-360	NEW-E	88-22-075	308-171-010	AMD-P	88-22-073	308-183-080	NEW-P	88-15-043
308-138-360	NEW	88-23-124	308-171-010	AMD	89-01-081	308-183-090	NEW-P	88-16-071
308-138A-020	AMD-P	88-03-035	308-171-020	AMD-P	88-05-061	308-183-090	NEW	89-01-015
308-138A-020	AMD	88-09-030	308-171-020	AMD	88-09-031	308-183-100	NEW-P	88-16-071
308-138A-020	AMD-P	88-11-088	308-171-020	AMD-P	88-22-073	308-183-100	NEW-P	88-21-079
308-138A-020	AMD	88-14-113	308-171-020	AMD	89-01-081	308-183-100	NEW	89-01-015
308-138A-025	AMD-P	88-03-035	308-171-040	AMD-P	88-22-073	308-183-110	NEW-P	88-16-071
308-138A-025	AMD	88-09-030	308-171-040	AMD	89-01-081	308-183-110	NEW-P	88-21-079
308-138A-030	NEW-P	88-17-098	308-171-103	AMD-P	88-09-048	308-183-110	NEW	89-01-015
308-138A-030	NEW	88-21-081	308-171-320	NEW-P	88-22-073	308-183-120	NEW-P	88-16-071
308-138A-040	NEW-P	88-20-059	308-171-320	NEW	89-01-081	308-183-120	NEW-P	88-21-079
308-138A-040	NEW-E	88-22-075	308-171-330	NEW-P	88-22-073	308-183-120	NEW	89-01-015
308-138A-040	NEW	88-23-124	308-171-330	NEW	89-01-081	308-183-120	NEW	89-01-015
308-138A-050	NEW-P	88-20-059	308-173-010	NEW-P	88-15-043	308-183-130	NEW-P	88-16-071
308-138A-050	NEW-E	88-22-075	308-173-020	NEW-P	88-15-043	308-183-130	NEW-P	88-21-079
308-138A-050	NEW	88-23-124	308-173-030	NEW-P	88-15-043	308-183-130	NEW	89-01-015
308-138A-060	NEW-P	88-20-059	308-173-040	NEW-P	88-15-043	308-183-140	NEW-P	88-16-071
308-138A-060	NEW-E	88-22-075	308-173-050	NEW-P	88-15-043	308-183-140	NEW-P	88-21-079
308-138A-060	NEW	88-23-124	308-173-060	NEW-P	88-15-043	308-183-140	NEW	89-01-015
308-138B-110	AMD-P	88-17-098	308-173-070	NEW-P	88-15-043	308-183-150	NEW-P	88-16-071
308-138B-110	AMD	88-21-081	308-173-080	NEW-P	88-15-043	308-183-150	NEW-P	88-21-079
308-138B-180	NEW-P	88-20-059	308-173-090	NEW-P	88-15-043	308-183-150	NEW	89-01-015
308-138B-180	NEW-E	88-22-075	308-173-100	NEW-P	88-17-103	308-183-160	NEW-P	88-16-071
308-138B-180	NEW	88-23-124	308-173-100	NEW	88-22-077	308-183-160	NEW-P	88-21-079
308-138B-190	NEW-P	88-20-059	308-173-130	NEW	88-20-075	308-183-160	NEW	89-01-015
308-138B-190	NEW-E	88-22-075	308-175-080	REP-P	88-14-094	308-183-170	NEW-P	88-16-071
308-138B-190	NEW	88-23-124	308-175-080	REP	88-17-043	308-183-170	NEW-P	88-21-079
308-138B-200	NEW-P	88-20-059	308-175-200	NEW-P	88-17-102	308-183-170	NEW	89-01-015
308-138B-200	NEW-E	88-22-075	308-175-200	NEW	88-22-076	308-183-180	NEW-P	88-16-071
308-138B-200	NEW	88-23-124	308-177-010	NEW-P	88-15-043	308-183-180	NEW-P	88-21-079
308-140-010	REP-P	88-11-027	308-177-020	NEW-P	88-15-043	308-183-180	NEW	89-01-015
308-140-010	REP	88-15-031	308-177-030	NEW-P	88-15-043	308-183-190	NEW-P	88-21-079
308-140-020	REP-P	88-11-027	308-177-040	NEW-P	88-15-043	308-183-190	NEW	89-01-015
308-140-020	REP	88-15-031	308-177-050	NEW-P	88-15-043	308-183-200	NEW-P	88-17-103
308-140-030	REP-P	88-11-027	308-177-060	NEW-P	88-15-043	308-183-200	NEW	88-22-077
308-140-030	REP	88-15-031	308-177-070	NEW-P	88-15-043	308-190-030	NEW-P	88-05-059
308-140-040	REP-P	88-11-027	308-177-080	NEW-P	88-15-043	308-190-030	NEW	88-11-024
308-140-040	REP	88-15-031	308-177-090	NEW-P	88-15-043	308-190-040	NEW-P	88-05-059
308-140-070	REP-P	88-11-027	308-177-100	NEW-P	88-17-103	308-190-040	NEW	88-11-024
308-140-070	REP	88-15-031	308-177-100	NEW	88-22-077	308-190-050	NEW-P	88-05-059
308-140-100	REP-P	88-11-027	308-177-110	NEW-P	88-23-104	308-190-050	NEW	88-11-024
308-140-100	REP	88-15-031	308-177-120	NEW-P	88-23-104	308-190-060	NEW-P	88-15-043
308-140-250	REP-P	88-11-027	308-177-130	NEW-P	88-23-104	308-190-070	NEW-P	88-15-043
308-140-250	REP	88-15-031	308-177-140	NEW-P	88-23-104	308-190-080	NEW-P	88-15-043
308-140-270	REP-P	88-11-027	308-177-150	NEW-P	88-23-104	308-190-090	NEW-P	88-15-043
308-140-270	REP	88-15-031	308-180-120	AMD-P	88-02-061	308-190-100	NEW-P	88-15-043
308-140-300	REP-P	88-11-027	308-180-120	AMD	88-07-031	308-190-110	NEW-P	88-15-043
308-140-300	REP	88-15-031	308-180-210	AMD-P	88-02-061	308-190-120	NEW-P	88-15-043
308-150-013	AMD-P	88-05-041	308-180-210	AMD	88-07-031	308-190-130	NEW-P	88-15-043
308-150-013	AMD	88-08-033	308-180-220	AMD-P	88-02-061	308-190-140	NEW-P	88-15-043
308-150-014	AMD-P	88-21-080	308-180-220	AMD	88-07-031	308-190-200	NEW-P	88-17-103
308-151-080	AMD-P	88-05-041	308-180-250	AMD-P	88-02-061	308-190-200	NEW	88-22-077
308-151-080	AMD	88-08-033	308-180-250	AMD	88-07-031	308-195-020	NEW-P	88-03-034
308-151-090	AMD-P	88-05-041	308-180-260	AMD-P	88-11-026	308-195-020	NEW	88-10-015
308-151-090	AMD	88-08-033	308-180-260	AMD	88-15-030	308-195-030	NEW-P	88-03-034
308-153-010	AMD-P	88-21-080	308-180-270	NEW-P	88-02-061	308-195-030	NEW	88-10-015
308-153-010	AMD	89-02-006	308-180-270	NEW	88-07-031	308-195-040	NEW-P	88-03-034
308-153-020	AMD-P	88-05-041	308-180-280	NEW-P	88-02-061	308-195-040	NEW	88-10-015
308-153-020	AMD	88-08-033	308-180-280	NEW	88-07-031	308-195-050	NEW-P	88-03-034
308-153-030	AMD-P	88-05-041	308-180-290	NEW-P	88-15-043	308-195-050	NEW	88-10-015
308-153-030	AMD	88-08-033	308-180-300	NEW-P	88-15-043	308-195-060	NEW-P	88-03-034
308-153-030	AMD-P	88-21-080	308-180-310	NEW-P	88-15-043	308-195-060	NEW	88-10-015

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-195-070	NEW-P	88-03-034	308-220-200	NEW	88-22-077
308-195-070	NEW	88-10-015	308-230-010	NEW-P	88-05-063
308-195-070	AMD-P	88-19-114	308-230-010	NEW	88-11-078
308-195-070	AMD	88-23-001	308-230-020	NEW-P	88-05-063
308-195-080	NEW-P	88-03-034	308-230-020	NEW	88-11-078
308-195-080	NEW	88-10-015	308-230-030	NEW-P	88-05-063
308-195-090	NEW-P	88-03-034	308-230-030	NEW	88-11-078
308-195-090	NEW	88-10-015	308-230-040	NEW-P	88-05-063
308-195-100	NEW-P	88-03-034	308-230-040	NEW	88-11-078
308-195-100	NEW	88-10-015	308-230-050	NEW-P	88-05-063
308-195-110	NEW-P	88-03-034	308-230-050	NEW	88-11-078
308-195-110	NEW-P	88-14-006	308-230-060	NEW-P	88-15-043
308-195-110	NEW-E	88-14-008	308-230-070	NEW-P	88-15-043
308-195-110	NEW	88-17-099	308-230-080	NEW-P	88-15-043
308-195-120	NEW-P	88-15-043	308-230-090	NEW-P	88-15-043
308-195-130	NEW-P	88-15-043	308-230-100	NEW-P	88-15-043
308-195-140	NEW-P	88-15-043	308-230-110	NEW-P	88-15-043
308-195-150	NEW-P	88-15-043	308-230-120	NEW-P	88-15-043
308-195-160	NEW-P	88-15-043	308-230-130	NEW-P	88-15-043
308-195-170	NEW-P	88-15-043	308-230-140	NEW-P	88-15-043
308-195-180	NEW-P	88-15-043	308-230-200	NEW-P	88-17-103
308-195-190	NEW-P	88-15-043	308-230-200	NEW	88-22-077
308-195-200	NEW-P	88-17-103	308-310-010	NEW-P	88-16-032
308-195-200	NEW	88-22-077	308-310-010	NEW-E	88-16-033
308-210-010	NEW-P	88-05-060	308-310-010	NEW-E	88-16-106
308-210-010	NEW	88-11-025	308-310-010	NEW	88-20-076
308-210-020	NEW-P	88-05-060	308-310-020	NEW-P	88-18-080
308-210-020	NEW	88-11-025	308-310-030	NEW-P	88-18-080
308-210-030	NEW-P	88-05-060	308-310-040	NEW-P	88-18-080
308-210-030	NEW	88-11-025	308-310-050	NEW-P	88-18-080
308-210-040	NEW-P	88-05-060	308-400	AMD-E	88-14-044
308-210-040	NEW	88-11-025	308-400	AMD-P	88-14-045
308-210-050	NEW-P	88-05-060	308-400	AMD-E	88-20-025
308-210-050	NEW	88-11-025	308-400	AMD-P	88-23-121
308-210-060	NEW-P	88-05-060	308-400-010	AMD-E	88-14-044
308-210-060	NEW	88-11-025	308-400-010	AMD-P	88-14-045
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308-210-120	NEW-P	88-15-043	308-400-020	AMD-E	88-20-025
308-210-130	NEW-P	88-15-043	308-400-020	AMD-P	88-23-121
308-210-140	NEW-P	88-15-043	308-400-025	REP-E	88-14-044
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308-210-200	NEW	88-22-077	308-400-030	AMD-E	88-14-044
308-220-010	NEW-P	88-05-062	308-400-030	AMD-P	88-14-045
308-220-010	NEW	88-11-079	308-400-030	AMD-E	88-20-025
308-220-010	AMD-P	88-22-074	308-400-030	AMD-P	88-23-121
308-220-010	AMD-W	88-23-090	308-400-040	AMD-P	88-23-121
308-220-010	AMD-P	88-23-091	308-400-044	REP-E	88-14-044
308-220-020	NEW-P	88-05-062	308-400-044	REP-P	88-14-045
308-220-020	NEW	88-11-079	308-400-044	REP-E	88-20-025
308-220-030	NEW-P	88-05-062	308-400-044	REP-P	88-23-121
308-220-030	NEW	88-11-079	308-400-046	AMD-P	88-23-121
308-220-030	AMD-P	88-22-074	308-400-047	AMD-E	88-14-044
308-220-030	AMD-P	88-23-091	308-400-047	AMD-P	88-14-045
308-220-030	AMD-W	88-23-090	308-400-047	AMD-E	88-20-025
308-220-040	NEW-P	88-05-062	308-400-047	AMD-P	88-23-121
308-220-040	NEW	88-11-079	308-400-048	AMD-E	88-14-044
308-220-050	NEW-P	88-05-062	308-400-048	AMD-P	88-14-045
308-220-050	NEW	88-11-079	308-400-048	AMD-E	88-20-025
308-220-060	NEW	88-11-079	308-400-048	AMD-P	88-23-121
308-220-070	NEW-P	88-05-062	308-400-050	REP-E	88-14-044
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308-220-080	NEW-P	88-05-062	308-400-050	REP-E	88-20-025
308-220-090	NEW-P	88-15-043	308-400-050	AMD-P	88-23-121
308-220-100	NEW-P	88-15-043	308-400-052	AMD-E	88-14-044
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308-400-059	AMD-P	88-23-121	308-400-080	REP-E	88-14-044
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308-400-080	REP-P	88-14-045	308-400-080	REP-E	88-20-025
308-400-080	REP-E	88-20-025	308-400-080	REP-P	88-23-101
308-400-080	REP-P	88-23-101	308-400-080	AMD-P	88-23-101
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308-400-080	AMD-P	88-14-045	308-400-095	AMD-P	88-14-045
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308-400-100	AMD-P	88-23-121	308-410-010	NEW	88-03-037
308-400-100	AMD-P	88-23-121	308-410-010	NEW	88-03-037
308-400-100	AMD-P	88-23-121	308-410-030	NEW	88-03-037
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308-400-100	AMD-P	88-23-121	308-410-050	NEW	88-03-037
308-400-100	AMD-P	88-23-121	308-410-060	NEW	88-03-037
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314-36-060	AMD	88-07-025	315-11-362	NEW	88-21-051	326-20-094	NEW-C	88-09-010
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314-36-090	AMD	88-07-025	315-11-372	NEW	88-21-051	326-20-096	NEW-E	88-06-043
314-36-100	AMD-P	88-04-087	315-11-380	NEW-P	88-21-114	326-20-096	NEW-P	88-06-074
314-36-100	AMD	88-07-025	315-11-380	NEW	89-01-022	326-20-096	NEW-C	88-09-010
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314-36-110	AMD	88-07-025	315-11-381	NEW	89-01-022	326-20-097	NEW-E	88-06-043
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314-36-120	REP	88-07-025	315-11-382	NEW	89-01-022	326-20-097	NEW-C	88-09-010
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332-26-087	NEW-E	88-16-067	352-32-252	AMD	88-19-087	356-05-465	AMD-C	88-11-038
332-26-087	REP-E	88-18-029	352-32-285	AMD-P	88-12-066	356-05-465	AMD	88-14-070
332-26-088	NEW-E	88-17-006	352-32-285	AMD	88-15-068	356-10-030	AMD-P	88-10-031
332-26-088	REP-E	88-18-029	352-36-040	AMD-P	88-06-095	356-10-030	AMD-C	88-13-055
332-26-089	NEW-E	88-17-006	352-36-040	AMD	88-10-017	356-10-030	AMD	88-15-060
332-26-089	REP-E	88-18-029	352-74-030	AMD-P	88-04-075	356-10-050	AMD-P	88-10-031
332-26-090	NEW-E	88-18-014	352-74-030	AMD	88-07-074	356-10-050	AMD-C	88-13-055
332-26-090	REP-E	88-18-029	352-74-040	AMD-P	88-04-075	356-10-050	AMD-E	88-14-069
332-26-090a	NEW-E	88-18-029	352-74-040	AMD	88-07-074	356-10-050	AMD-P	88-14-092
332-26-091	NEW-E	88-18-072	352-74-060	AMD-P	88-04-075	356-10-050	AMD	88-15-060
332-26-091	REP-E	88-19-022	352-74-060	AMD	88-07-074	356-10-050	AMD	88-17-041
332-26-091a	NEW-E	88-19-011	352-74-070	AMD-P	88-04-075	356-14-062	AMD-P	88-22-052
332-26-091a	REP-E	88-19-022	352-74-070	AMD	88-07-074	356-14-062	AMD-C	89-01-023
332-26-091b	NEW-E	88-19-022	356-05-005	REP-P	88-04-066	356-14-240	AMD-P	88-08-008
332-26-092	NEW-E	88-19-052	356-05-005	REP	88-18-096	356-14-240	AMD-C	88-11-039
332-26-092	REP-E	88-20-016	356-05-123	NEW-C	88-06-014	356-14-240	AMD-C	88-13-068
332-26-092a	NEW-E	88-20-009	356-05-123	NEW-C	88-07-040	356-14-240	AMD-C	88-14-025
332-26-092a	REP-E	88-20-016	356-05-128	NEW	88-03-042	356-14-240	AMD-C	88-21-042
332-26-092b	NEW-E	88-20-016	356-05-145	REP-P	88-04-066	356-14-240	AMD-C	89-01-024
332-26-092b	REP-E	88-20-026	356-05-145	AMD-P	88-18-094	356-15-020	AMD	88-05-028
332-26-092c	NEW-E	88-20-026	356-05-145	AMD	88-21-028	356-15-030	AMD-P	89-02-009
332-26-092c	REP-E	88-21-052	356-05-238	NEW-P	88-24-040	356-15-063	NEW-P	88-14-066
332-26-092d	NEW-E	88-21-052	356-05-311	NEW-P	88-04-032	356-15-063	NEW-E	88-14-068
332-26-092d	REP-E	88-22-048	356-05-311	NEW-C	88-07-041	356-15-063	NEW-E	88-15-061
332-26-092e	NEW-E	88-22-048	356-05-320	AMD-P	88-04-068	356-15-063	NEW	88-17-046
332-26-092e	AMD-E	88-23-006	356-05-320	AMD-P	88-14-065	356-15-063	NEW	88-19-023
332-26-093	NEW-E	88-19-052	356-05-320	AMD	88-18-096	356-15-080	AMD-P	88-14-067
332-26-093	REP-E	88-19-083	356-05-330	REP-P	88-04-066	356-15-080	AMD-C	88-17-026
332-26-093a	NEW-E	88-19-083	356-05-330	REP	88-18-096	356-15-080	AMD-C	88-21-041
332-26-093a	REP-E	88-20-016	356-05-360	AMD	88-03-041	356-15-080	AMD-C	89-01-024
332-26-093b	NEW-E	88-20-009	356-05-415	AMD-P	88-04-068	356-15-085	AMD-P	88-04-035
332-26-094	NEW-E	88-21-052	356-05-415	AMD-P	88-14-065	356-15-085	AMD-C	88-07-042
332-26-094	REP-E	88-22-048	356-05-415	AMD	88-18-096	356-15-090	AMD-P	88-08-008
332-30-166	AMD-P	88-08-074	356-05-450	REP-C	88-07-044	356-15-090	AMD-C	88-11-039
332-30-166	AMD	88-13-082	356-05-450	REP-P	88-10-030	356-15-090	AMD-C	88-13-068
332-100-060	REP-P	88-19-120	356-05-450	REP-C	88-13-056	356-15-090	AMD-C	88-17-025
332-100-060	REP	88-22-049	356-05-450	REP-C	88-15-059	356-15-090	AMD-C	88-21-042
332-130	AMD-P	89-01-076	356-05-450	REP-C	88-18-009	356-15-090	AMD-C	89-01-024
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332-130-020	AMD-P	89-01-076	356-05-450	AMD	89-02-011	356-15-110	AMD-P	88-04-033
332-130-030	AMD-P	89-01-076	356-05-451	NEW-C	88-07-044	356-15-115	NEW-P	88-04-033
332-130-040	AMD-P	89-01-076	356-05-451	NEW-P	88-10-030	356-18-020	AMD-P	88-24-040
332-130-050	AMD-P	89-01-076	356-05-451	NEW-C	88-13-056	356-18-025	AMD-P	88-24-040
332-130-060	AMD-P	89-01-076	356-05-451	NEW-C	88-15-059	356-18-030	AMD-P	88-06-022
332-130-070	AMD-P	89-01-076	356-05-451	NEW-C	88-18-009	356-18-030	AMD-C	88-09-035
332-130-080	AMD-P	89-01-076	356-05-452	NEW-C	88-07-044	356-18-030	AMD-E	88-11-035
332-130-090	NEW-P	89-01-076	356-05-452	NEW-P	88-10-030	356-18-030	AMD	88-11-036
332-130-100	NEW-P	89-01-076	356-05-452	NEW-C	88-13-056	356-18-030	AMD-P	88-24-040
344-12-043	NEW-P	88-07-115	356-05-452	NEW-C	88-15-059	356-18-040	AMD-P	88-24-040
344-12-043	NEW	88-14-026	356-05-452	NEW-C	88-18-009	356-18-050	AMD-P	88-24-040
344-12-050	AMD-P	88-07-115	356-05-455	REP-C	88-07-044	356-18-060	AMD-P	88-24-040
344-12-050	AMD	88-14-026	356-05-455	REP-P	88-10-030	356-18-070	AMD-P	88-24-040
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344-12-145	AMD-P	88-07-115	356-05-455	REP-C	88-18-009	356-18-110	AMD-P	88-24-040
344-12-145	AMD	88-14-026	356-05-455	REP-P	88-22-066	356-18-114	NEW-P	88-04-032
352-12-010	AMD-P	88-04-075	356-05-455	REP	89-02-011	356-18-114	NEW-C	88-07-041
352-12-010	AMD	88-07-074	356-05-456	NEW-C	88-07-044	356-18-116	AMD-P	88-24-040
352-12-020	AMD-P	88-04-075	356-05-456	NEW-P	88-10-030	356-18-120	AMD-P	88-04-034
352-12-020	AMD	88-07-074	356-05-456	NEW-C	88-13-056	356-18-120	AMD	88-07-046
352-32-035	AMD-P	88-04-075	356-05-456	NEW-C	88-15-059	356-18-130	REP-E	88-04-030
352-32-035	AMD	88-07-074	356-05-456	NEW-C	88-18-009	356-18-130	REP-P	88-04-065
352-32-045	AMD-P	88-04-075	356-05-456	NEW-P	88-22-066	356-18-130	REP	88-07-045
352-32-045	AMD	88-07-074	356-05-456	NEW	89-02-011	356-18-140	AMD-P	88-24-040
352-32-075	NEW-P	88-22-053	356-05-460	REP-C	88-07-044	356-18-150	AMD-P	88-24-040
352-32-075	NEW	89-01-034	356-05-460	REP-P	88-10-030	356-18-160	AMD-P	88-24-040
352-32-095	NEW-P	88-16-089	356-05-460	REP-C	88-13-056	356-18-180	REP-P	88-24-040
352-32-095	NEW	88-19-087	356-05-460	REP-C	88-15-059	356-18-190	AMD-P	88-04-068
352-32-15001	NEW-P	88-06-095	356-05-460	REP-C	88-18-009	356-18-190	AMD-P	88-14-065
352-32-15001	NEW	88-10-017	356-05-461	NEW-C	88-07-044	356-18-190	REP-P	88-18-094
352-32-250	AMD-P	88-04-075	356-05-461	NEW-P	88-10-030	356-18-190	REP	88-21-028
352-32-250	AMD	88-07-074	356-05-461	NEW-C	88-13-056	356-18-220	AMD-P	88-24-040
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352-32-25001	AMD	88-22-050	356-05-461	NEW-C	88-18-009	356-26-050	AMD-P	88-14-065
352-32-251	AMD-P	88-16-089	356-05-461	NEW-P	88-22-066	356-26-050	AMD	88-18-096
352-32-251	AMD	88-19-087	356-05-461	NEW	89-02-011	356-26-060	AMD-P	88-04-031

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356-26-080	AMD 88-18-096	356-42-042	NEW-C 88-15-058	356-46-125	NEW 88-03-042
356-26-120	AMD-P 88-18-095	356-42-042	NEW 88-18-010	356-47-030	AMD-P 88-04-068
356-26-120	AMD-C 88-21-065	356-42-043	AMD-C 88-07-043	356-47-030	AMD-P 88-14-065
356-26-120	AMD 89-02-010	356-42-043	AMD-C 88-07-044	356-47-030	AMD 88-18-096
356-30-015	AMD-P 88-04-068	356-42-043	AMD-P 88-10-029	356-47-045	AMD-P 88-04-068
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356-30-015	AMD 88-18-096	356-42-043	AMD-C 88-13-056	356-47-045	AMD 88-18-096
356-30-020	REP-P 88-04-066	356-42-043	AMD-C 88-13-054	360-08-005	NEW-P 88-03-036
356-30-020	REP 88-18-096	356-42-043	AMD-C 88-15-058	360-08-005	NEW 88-06-026
356-30-025	NEW-P 88-18-094	356-42-043	AMD-C 88-15-059	360-08-030	REP-P 88-03-036
356-30-025	NEW 88-21-028	356-42-043	AMD-C 88-18-009	360-08-030	REP 88-06-026
356-30-025	AMD-P 88-24-041	356-42-043	AMD 88-18-010	360-08-070	REP-P 88-03-036
356-30-030	REP-P 88-04-066	356-42-043	AMD-P 88-22-066	360-08-070	REP 88-06-026
356-30-030	REP 88-18-096	356-42-043	AMD 89-02-011	360-08-080	REP-P 88-03-036
356-30-040	REP-P 88-04-066	356-42-045	AMD-C 88-07-043	360-08-080	REP 88-06-026
356-30-040	REP 88-18-096	356-42-045	AMD-C 88-07-044	360-08-090	REP-P 88-03-036
356-30-050	REP-P 88-04-066	356-42-045	AMD-P 88-10-029	360-08-090	REP 88-06-026
356-30-050	AMD-P 88-18-094	356-42-045	AMD-P 88-10-030	360-08-100	REP-P 88-03-036
356-30-050	AMD 88-21-028	356-42-045	AMD-C 88-13-056	360-08-100	REP 88-06-026
356-30-065	AMD-P 88-04-068	356-42-045	AMD-C 88-13-054	360-08-110	REP-P 88-03-036
356-30-065	AMD-P 88-14-065	356-42-045	AMD-C 88-15-058	360-08-110	REP 88-06-026
356-30-065	AMD 88-18-096	356-42-045	AMD-C 88-15-059	360-08-120	REP-P 88-03-036
356-30-067	NEW-P 88-04-068	356-42-045	AMD-C 88-18-009	360-08-120	REP 88-06-026
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356-30-070	REP-P 88-04-066	356-42-047	AMD-C 88-07-044	360-08-140	REP 88-06-026
356-30-070	REP 88-18-096	356-42-047	AMD-P 88-10-030	360-08-410	REP-P 88-03-036
356-30-080	REP-P 88-04-066	356-42-047	AMD-C 88-13-056	360-08-410	REP 88-06-026
356-30-080	REP 88-18-096	356-42-047	AMD-C 88-15-059	360-08-430	REP-P 88-03-036
356-30-140	AMD-P 88-04-068	356-42-047	AMD-P 88-22-066	360-08-430	REP 88-06-026
356-30-140	AMD-P 88-14-065	356-42-047	AMD 89-02-011	360-08-440	REP-P 88-03-036
356-30-140	AMD 88-18-096	356-42-049	NEW-C 88-07-043	360-08-440	REP 88-06-026
356-30-140	AMD-P 88-24-041	356-42-049	NEW-P 88-10-029	360-08-450	REP-P 88-03-036
356-30-145	AMD-P 88-04-068	356-42-049	NEW-C 88-13-054	360-08-450	REP 88-06-026
356-30-145	AMD-P 88-14-065	356-42-049	NEW-C 88-15-058	360-08-460	REP-P 88-03-036
356-30-145	AMD 88-18-096	356-42-049	NEW 88-18-010	360-08-460	REP 88-06-026
356-30-260	AMD-C 88-03-039	356-42-050	AMD-C 88-07-044	360-08-470	REP-P 88-03-036
356-30-260	AMD 88-06-001	356-42-050	AMD-P 88-10-030	360-08-470	REP 88-06-026
356-30-305	AMD-C 88-03-039	356-42-050	AMD-C 88-13-056	360-08-480	REP-P 88-03-036
356-30-305	AMD 88-06-001	356-42-050	AMD-C 88-15-059	360-08-480	REP 88-06-026
356-30-330	AMD-P 88-04-068	356-42-050	AMD-C 88-18-009	360-08-490	REP-P 88-03-036
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356-30-330	AMD 88-18-096	356-42-050	AMD 89-02-011	360-08-500	REP-P 88-03-036
356-34-010	AMD-P 88-04-067	356-42-055	AMD-C 88-07-043	360-08-500	REP 88-06-026
356-34-020	AMD 88-03-043	356-42-055	AMD-P 88-10-029	360-08-510	REP-P 88-03-036
356-34-030	AMD 88-03-043	356-42-055	AMD-C 88-13-054	360-08-510	REP 88-06-026
356-34-040	AMD 88-03-043	356-42-055	AMD-C 88-15-058	360-10-010	AMD 88-06-060
356-34-045	NEW 88-03-043	356-42-055	AMD 88-18-010	360-10-050	AMD 88-06-060
356-34-050	AMD 88-03-043	356-42-055	AMD-P 88-22-066	360-10-060	AMD 88-06-060
356-34-150	REP-P 88-08-058	356-42-055	AMD-C 89-01-025	360-12-160	NEW-P 88-19-075
356-34-150	REP 88-11-037	356-42-060	AMD-C 88-07-044	360-12-160	NEW 88-23-058
356-34-160	AMD-P 88-18-065	356-42-060	AMD-P 88-10-030	360-13-066	AMD-P 88-07-097
356-34-160	AMD 88-21-064	356-42-060	AMD-C 88-13-056	360-13-066	AMD 88-11-007
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356-34-170	AMD 88-11-037	356-42-060	AMD-C 88-18-009	360-16-025	AMD 88-14-041
356-42-010	AMD-C 88-07-044	356-42-070	AMD-C 88-07-044	360-16-094	NEW-P 88-11-081
356-42-010	AMD-P 88-10-030	356-42-070	AMD-P 88-10-030	360-16-094	NEW-P 88-19-075
356-42-010	AMD-C 88-13-056	356-42-070	AMD-C 88-13-056	360-16-094	NEW 88-23-058
356-42-010	AMD-C 88-15-059	356-42-070	AMD-C 88-15-059	360-16-096	AMD-P 88-11-081
356-42-010	AMD-C 88-18-009	356-42-070	AMD-C 88-18-009	360-16-096	AMD-P 88-19-075
356-42-010	AMD-P 88-22-066	356-42-082	AMD-C 88-07-043	360-16-096	AMD 88-23-058
356-42-010	AMD 89-02-011	356-42-082	AMD-P 88-10-029	360-16-250	AMD-P 88-19-075
356-42-020	AMD-C 88-07-043	356-42-082	AMD-C 88-13-054	360-16-250	REP-P 88-19-075
356-42-020	AMD-P 88-10-029	356-42-082	AMD-C 88-15-058	360-16-250	REP-P 88-20-092
356-42-020	AMD-C 88-13-054	356-42-082	AMD 88-18-010	360-16-250	REP-C 88-23-040
356-42-020	AMD-C 88-15-058	356-42-084	AMD-C 88-07-043	360-16-250	REP-P 88-24-046
356-42-020	AMD 88-18-010	356-42-084	AMD-P 88-10-029	360-16-251	NEW-P 88-19-075
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356-42-020	AMD-C 89-01-025	356-42-084	AMD-C 88-15-058	360-16-251	NEW-C 88-23-040
356-42-030	AMD-P 88-22-066	356-42-105	NEW-C 88-07-043	360-16-265	NEW-P 88-24-046
356-42-030	AMD 89-02-011	356-42-105	NEW-P 88-10-029	360-17-055	AMD-P 88-24-046
356-42-040	AMD-P 88-22-066	356-42-105	NEW-C 88-13-054	360-18-010	AMD-P 88-11-082
356-42-040	AMD 89-02-011	356-42-105	NEW-C 88-15-058	360-18-010	AMD 88-14-042
356-42-042	NEW-C 88-07-043	356-42-105	NEW 88-18-010	360-18-020	AMD-P 88-03-066

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360-18-020	AMD-P	88-11-082	360-46-130	AMD	88-21-025	372-68-040	AMD-P	88-10-061
360-18-020	AMD	88-14-042	360-46-160	NEW-P	88-13-093	372-68-040	AMD	88-13-029
360-18-020	AMD-E	88-23-080	360-46-160	NEW-W	88-14-029	372-68-050	AMD-P	88-10-061
360-18-020	AMD-P	88-24-046	360-46-160	NEW-P	88-16-070	372-68-050	AMD	88-13-029
360-18-025	NEW-P	88-03-066	360-46-160	NEW	88-21-025	372-68-060	AMD-P	88-10-061
360-18-025	NEW	88-07-011	360-52-050	AMD-P	88-11-080	372-68-060	AMD	88-13-029
360-36-425	NEW	88-06-060	360-52-050	AMD	88-14-043	372-68-070	AMD-P	88-10-061
360-36-425	AMD-P	88-07-097	360-52-060	AMD-P	88-11-080	372-68-070	AMD	88-13-029
360-36-425	AMD	88-11-007	360-52-060	AMD	88-14-043	372-68-080	AMD-P	88-10-061
360-36-500	NEW-P	88-19-075	360-52-090	AMD-P	88-11-080	372-68-080	AMD	88-13-029
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360-36-500	NEW-C	88-24-016	360-52-110	NEW-P	88-24-046	372-68-090	AMD	88-13-029
360-38-010	NEW-E	88-10-032	360-60-010	NEW-P	88-03-036	372-68-100	AMD-P	88-10-061
360-38-010	NEW-P	88-11-082	360-60-010	NEW	88-06-026	372-68-100	AMD	88-13-029
360-38-010	NEW	88-14-096	360-60-020	NEW-P	88-03-036	383-06-110	AMD-E	88-18-048
360-38-020	NEW-E	88-10-032	360-60-020	NEW	88-06-026	383-06-110	AMD-P	88-21-099
360-38-020	NEW-P	88-11-082	360-60-030	NEW-P	88-03-036	383-07-010	NEW-P	88-12-078
360-38-020	NEW	88-14-096	360-60-030	NEW	88-06-026	383-07-010	NEW	88-15-033
360-38-030	NEW-E	88-10-032	360-60-040	NEW-P	88-03-036	383-07-020	NEW-P	88-12-078
360-38-030	NEW-P	88-11-082	360-60-040	NEW	88-06-026	383-07-020	NEW	88-15-033
360-38-030	NEW	88-14-096	365-170-010	AMD-P	88-15-075	383-07-030	NEW-P	88-12-078
360-40-040	AMD-P	88-16-100	365-170-010	AMD	88-18-039	383-07-030	NEW	88-15-033
360-40-040	AMD	88-20-038	365-170-030	AMD-P	88-15-075	383-07-040	NEW-P	88-12-078
360-46-010	AMD-P	88-11-082	365-170-030	AMD	88-18-039	383-07-040	NEW	88-15-033
360-46-010	AMD-P	88-13-093	365-170-040	AMD-P	88-15-075	383-07-045	NEW-P	88-12-078
360-46-010	AMD-W	88-14-029	365-170-040	AMD	88-18-039	383-07-045	NEW	88-15-033
360-46-010	AMD-P	88-16-070	365-170-050	AMD-P	88-15-075	383-07-050	NEW-P	88-12-078
360-46-010	AMD	88-21-025	365-170-050	AMD	88-18-039	383-07-050	NEW	88-15-033
360-46-020	AMD-P	88-11-082	365-170-060	AMD-P	88-15-075	383-07-060	NEW-P	88-12-078
360-46-020	AMD-P	88-13-093	365-170-060	AMD	88-18-039	383-07-060	NEW	88-15-033
360-46-020	AMD-W	88-14-029	365-170-070	AMD-P	88-15-075	383-07-070	NEW-P	88-12-078
360-46-020	AMD-P	88-16-070	365-170-070	AMD	88-18-039	383-07-070	NEW	88-15-033
360-46-020	AMD	88-21-025	365-170-080	AMD-P	88-15-075	383-07-080	NEW-P	88-12-078
360-46-030	AMD-P	88-11-082	365-170-080	AMD	88-18-039	383-07-080	NEW	88-15-033
360-46-030	AMD-P	88-13-093	365-170-090	AMD-P	88-15-075	383-07-090	NEW-P	88-12-078
360-46-030	AMD-W	88-14-029	365-170-090	AMD	88-18-039	383-07-090	NEW	88-15-033
360-46-030	AMD-P	88-16-070	365-170-100	AMD-P	88-15-075	383-07-100	NEW-P	88-12-078
360-46-030	AMD	88-21-025	365-170-100	AMD	88-18-039	383-07-100	NEW	88-15-033
360-46-040	AMD-P	88-11-082	365-180-010	NEW	88-02-042	383-07-110	NEW-P	88-12-078
360-46-040	AMD-P	88-13-093	365-180-020	NEW	88-02-042	383-07-110	NEW	88-15-033
360-46-040	AMD-W	88-14-029	365-180-030	NEW	88-02-042	383-07-120	NEW-P	88-12-078
360-46-040	AMD-P	88-16-070	365-180-040	NEW	88-02-042	383-07-120	NEW	88-15-033
360-46-040	AMD	88-21-025	365-180-050	NEW	88-02-042	383-07-130	NEW-P	88-12-078
360-46-050	AMD-P	88-11-082	365-180-060	NEW	88-02-042	383-07-130	NEW	88-15-033
360-46-050	AMD-P	88-13-093	365-180-070	NEW	88-02-042	388-11-010	AMD-E	88-14-085
360-46-050	AMD-W	88-14-029	365-180-080	NEW	88-02-042	388-11-010	AMD-P	88-14-138
360-46-050	AMD-P	88-16-070	365-180-090	NEW	88-02-042	388-11-010	AMD	88-18-031
360-46-050	AMD	88-21-025	372-32-010	AMD-P	88-10-061	388-11-011	AMD-E	88-14-085
360-46-060	AMD-P	88-11-082	372-32-010	AMD	88-13-029	388-11-011	AMD-P	88-14-138
360-46-060	AMD-P	88-13-093	372-36-010	AMD-P	88-10-061	388-11-011	AMD	88-18-031
360-46-060	AMD-W	88-14-029	372-36-010	AMD	88-13-029	388-11-015	AMD-E	88-14-085
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360-46-070	AMD-P	88-11-082	372-36-030	AMD-P	88-10-061	388-11-030	AMD-E	88-14-085
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360-46-070	AMD-W	88-14-029	372-36-060	AMD-P	88-10-061	388-11-030	AMD	88-18-031
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360-46-090	AMD-P	88-13-093	372-52-020	AMD-P	88-10-061	388-11-045	AMD-E	88-14-085
360-46-090	AMD-W	88-14-029	372-52-020	AMD	88-13-029	388-11-045	AMD-P	88-14-138
360-46-090	AMD-P	88-16-070	372-52-030	AMD-P	88-10-061	388-11-045	AMD	88-18-031
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360-46-100	AMD-P	88-13-093	372-52-040	AMD	88-13-029	388-11-050	REP	88-18-031
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360-46-100	AMD-P	88-16-070	372-52-050	AMD	88-13-029	388-11-055	AMD-P	88-14-138
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388-11-080	REP-E	88-14-085	388-14-210	AMD	88-07-012	388-15-215	AMD-P	88-08-059
388-11-080	REP-P	88-14-138	388-14-220	AMD-P	88-02-055	388-15-215	AMD	88-11-062
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388-11-090	REP-P	88-14-138	388-14-270	AMD-P	88-02-055	388-15-217	AMD	88-11-062
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388-11-120	AMD-E	88-14-085	388-14-310	AMD-P	88-02-055	388-19-020	NEW-P	88-10-043
388-11-120	AMD-P	88-14-138	388-14-310	AMD-E	88-02-056	388-19-020	NEW	88-14-037
388-11-120	AMD	88-18-031	388-14-310	AMD	88-07-012	388-19-020	AMD-P	88-15-077
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388-11-205	NEW-E	88-14-085	388-14-425	AMD	89-01-049	388-24-065	AMD-P	88-18-104
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388-14-020	AMD-E	88-02-056	388-15-208	AMD-P	88-13-105	388-24-108	AMD	88-24-009
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388-29-130	AMD-P	88-14-137	388-40-100	AMD-E	88-07-054	388-49-515	NEW	88-16-082
388-29-130	AMD-E	88-18-057	388-40-100	AMD-W	88-08-001	388-49-520	AMD-P	88-12-091
388-29-130	AMD	88-19-032	388-40-100	AMD-P	88-10-042	388-49-520	AMD	88-16-082
388-29-145	REP-P	88-04-037	388-40-100	AMD-E	88-10-045	388-49-530	AMD-P	88-12-091
388-29-145	REP-E	88-04-040	388-40-100	AMD	88-13-110	388-49-530	AMD	88-16-082
388-29-145	REP	88-07-062	388-40-100	AMD-P	88-21-037	388-49-535	NEW-P	88-12-091
388-29-146	REP	88-04-019	388-40-100	AMD-E	88-21-040	388-49-535	NEW	88-16-082
388-29-260	AMD-P	88-17-123	388-40-100	AMD	89-01-093	388-49-550	AMD-P	88-18-053
388-29-260	AMD-E	88-18-055	388-40-110	NEW-P	88-07-053	388-49-550	AMD-E	88-18-059
388-29-260	AMD	88-20-082	388-40-110	NEW-E	88-07-054	388-49-550	AMD-E	88-20-045
388-29-280	AMD	88-04-019	388-40-110	NEW-W	88-08-001	388-49-550	AMD-P	88-20-048
388-29-280	AMD-P	88-14-137	388-40-110	NEW-P	88-10-042	388-49-550	AMD	88-23-082
388-29-280	AMD-E	88-18-057	388-40-110	NEW-E	88-10-045	388-49-600	AMD-P	88-21-090
388-29-280	AMD	88-19-032	388-40-110	NEW	88-13-110	388-49-610	AMD-P	88-12-092
388-33-135	AMD	88-07-117	388-40-110	AMD-P	88-19-027	388-49-610	AMD	88-16-080
388-33-195	AMD-P	88-16-057	388-40-110	AMD	88-23-020	388-49-620	AMD-P	88-12-092
388-33-195	AMD-E	88-16-058	388-42-150	AMD-P	88-15-009	388-49-620	AMD	88-16-080
388-33-195	AMD	88-19-069	388-42-150	AMD	88-18-023	388-49-640	AMD-P	88-04-088
388-33-355	AMD-P	88-18-105	388-42-150	AMD-E	88-18-055	388-49-640	AMD	88-08-039
388-33-355	AMD	88-21-094	388-44-035	AMD-P	88-16-053	388-49-660	AMD-P	88-04-046
388-33-370	REP-P	88-18-105	388-44-035	AMD-E	88-16-061	388-49-660	AMD	88-08-040
388-33-370	REP	88-21-094	388-44-035	AMD	88-19-070	388-55-010	AMD-P	88-19-091
388-33-376	AMD-P	88-23-102	388-44-330	NEW-P	88-10-004	388-55-010	AMD-E	88-19-093
388-33-480	NEW-P	88-11-058	388-44-330	NEW	88-13-059	388-55-010	AMD-P	88-23-018
388-33-480	NEW-E	88-14-060	388-49-015	AMD-P	88-15-045	388-55-010	AMD-E	88-23-019
388-33-480	NEW	88-14-061	388-49-015	AMD	88-18-058	388-55-020	AMD-P	88-19-091
388-37-110	AMD-E	88-12-086	388-49-020	AMD-P	88-06-079	388-55-020	AMD-E	88-19-093
388-37-110	AMD-P	88-12-094	388-49-020	AMD	88-08-080	388-55-020	AMD-P	88-23-018
388-37-110	AMD	88-15-013	388-49-020	AMD-P	88-12-030	388-55-020	AMD-E	88-23-019
388-37-130	AMD-E	88-12-086	388-49-020	AMD	88-16-081	388-55-040	AMD-P	88-19-091
388-37-130	AMD-P	88-12-094	388-49-190	AMD-P	88-12-030	388-55-040	AMD-E	88-19-093
388-37-130	AMD	88-15-013	388-49-190	AMD	88-16-081	388-55-040	AMD-P	88-23-018
388-37-140	AMD-E	88-12-086	388-49-191	NEW-P	88-14-080	388-55-040	AMD-E	88-23-019
388-37-140	AMD-P	88-12-094	388-49-191	NEW-E	88-14-083	388-57-010	REP	88-07-055
388-37-140	AMD	88-15-013	388-49-191	NEW	88-18-025	388-57-011	NEW	88-07-055
388-37-140	AMD-P	88-22-085	388-49-191	REP-P	88-22-034	388-57-015	REP	88-07-055
388-37-140	AMD-E	88-22-086	388-49-191	REP-E	88-22-035	388-57-020	REP	88-07-055
388-37-140	AMD	89-01-047	388-49-250	AMD-P	88-11-059	388-57-028	REP	88-07-055
388-37-160	AMD-E	88-12-086	388-49-250	AMD	88-16-083	388-57-032	REP	88-07-055
388-37-160	AMD-P	88-12-094	388-49-250	AMD-P	89-02-032	388-57-036	REP	88-07-055
388-37-160	AMD	88-15-013	388-49-250	AMD-E	89-02-044	388-57-040	AMD	88-07-055
388-37-170	AMD-E	88-12-086	388-49-260	AMD-P	88-12-030	388-57-045	REP	88-07-055
388-37-170	AMD-P	88-12-094	388-49-260	AMD	88-16-081	388-57-056	REP	88-07-055
388-37-170	AMD	88-15-013	388-49-310	AMD-P	88-13-027	388-57-057	AMD	88-07-055
388-37-190	AMD-E	88-12-086	388-49-310	AMD	88-16-085	388-57-059	NEW	88-07-055

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-57-061	REP	88-07-055	388-77-065	NEW-W	88-08-038	388-77-515	AMD-P	88-14-081
388-57-063	NEW	88-07-055	388-77-200	NEW-P	88-04-089	388-77-515	AMD-E	88-14-082
388-57-064	REP	88-07-055	388-77-200	NEW-W	88-08-038	388-77-520	NEW-P	88-04-089
388-57-066	NEW	88-07-055	388-77-200	NEW-P	88-09-079	388-77-520	NEW-W	88-08-038
388-57-067	NEW	88-07-055	388-77-200	NEW	88-12-093	388-77-520	NEW-P	88-09-079
388-57-070	REP	88-07-055	388-77-210	NEW-P	88-04-089	388-77-520	NEW	88-12-093
388-57-071	NEW	88-07-055	388-77-210	NEW-W	88-08-038	388-77-525	NEW-P	88-04-089
388-57-074	NEW	88-07-055	388-77-210	NEW-P	88-09-079	388-77-525	NEW-W	88-08-038
388-57-090	REP	88-07-055	388-77-210	NEW	88-12-093	388-77-525	NEW-P	88-09-079
388-57-097	AMD	88-07-055	388-77-215	NEW-P	88-04-089	388-77-525	NEW	88-12-093
388-57-100	AMD	88-07-055	388-77-215	NEW-W	88-08-038	388-77-530	NEW-P	88-04-089
388-57-105	NEW	88-07-055	388-77-230	NEW-P	88-09-079	388-77-530	NEW-W	88-08-038
388-57-112	NEW	88-07-055	388-77-230	NEW	88-12-093	388-77-530	NEW-P	88-14-081
388-57-115	NEW	88-07-055	388-77-240	NEW-P	88-04-089	388-77-530	NEW-E	88-14-082
388-57-117	NEW	88-07-055	388-77-240	NEW-W	88-08-038	388-77-530	NEW	88-18-024
388-57-120	AMD	88-07-055	388-77-240	NEW-P	88-09-079	388-77-545	NEW-P	88-04-089
388-57-121	REP	88-07-055	388-77-240	NEW	88-12-093	388-77-545	NEW-W	88-08-038
388-57-123	AMD	88-07-055	388-77-245	NEW-P	88-04-089	388-77-550	NEW-P	88-04-089
388-57-124	AMD	88-07-055	388-77-245	NEW-W	88-08-038	388-77-550	NEW-W	88-08-038
388-57-125	AMD	88-07-055	388-77-255	NEW-P	88-04-089	388-77-555	NEW-P	88-04-089
388-70-013	AMD-P	88-13-124	388-77-255	NEW-W	88-08-038	388-77-555	NEW-W	88-08-038
388-70-013	AMD-E	88-14-055	388-77-255	NEW-P	88-09-079	388-77-555	NEW-P	88-09-079
388-70-013	AMD	88-17-059	388-77-255	NEW	88-12-093	388-77-555	NEW	88-12-093
388-70-640	AMD-P	89-01-090	388-77-270	NEW-P	88-04-089	388-77-560	NEW-P	88-04-089
388-70-640	AMD-E	89-01-092	388-77-270	NEW-W	88-08-038	388-77-560	NEW-W	88-08-038
388-73-014	AMD-P	89-02-033	388-77-270	NEW-P	88-09-079	388-77-600	NEW-P	88-04-089
388-73-016	AMD-P	89-02-033	388-77-270	NEW	88-12-093	388-77-600	NEW-W	88-08-038
388-73-036	AMD-P	89-02-033	388-77-270	AMD-P	88-14-081	388-77-600	NEW-P	88-09-079
388-73-044	AMD-P	89-01-090	388-77-270	AMD-E	88-14-082	388-77-600	NEW	88-12-093
388-73-044	AMD-E	89-01-092	388-77-270	AMD	88-18-024	388-77-600	AMD-P	88-14-081
388-73-056	AMD-P	89-02-033	388-77-275	NEW-P	88-04-089	388-77-600	AMD-E	88-14-082
388-73-142	AMD-P	89-02-033	388-77-275	NEW-W	88-08-038	388-77-600	AMD	88-18-024
388-73-146	AMD-P	89-02-033	388-77-280	NEW-P	88-04-089	388-77-605	NEW-P	88-04-089
388-73-310	AMD-P	89-02-033	388-77-280	NEW-W	88-08-038	388-77-605	NEW-W	88-08-038
388-73-422	AMD-P	89-02-033	388-77-285	NEW-P	88-04-089	388-77-605	NEW-P	88-09-079
388-73-423	NEW-P	89-02-033	388-77-285	NEW-W	88-08-038	388-77-605	NEW	88-12-093
388-73-424	AMD-P	89-02-033	388-77-285	NEW-P	88-09-079	388-77-610	NEW-P	88-04-089
388-73-428	NEW-P	89-02-033	388-77-285	NEW	88-12-093	388-77-610	NEW-W	88-08-038
388-76-080	NEW-P	89-01-091	388-77-310	NEW-P	88-04-089	388-77-610	NEW-P	88-09-079
388-76-170	AMD-P	89-01-091	388-77-310	NEW-W	88-08-038	388-77-610	NEW	88-12-093
388-77-005	NEW-P	88-04-089	388-77-320	NEW-P	88-04-089	388-77-610	AMD-P	88-14-081
388-77-005	NEW-W	88-08-038	388-77-320	NEW-W	88-08-038	388-77-610	AMD-E	88-14-082
388-77-005	NEW-P	88-09-079	388-77-320	NEW-P	88-09-079	388-77-610	AMD	88-18-024
388-77-005	NEW	88-12-093	388-77-320	NEW	88-12-093	388-77-610	AMD-P	88-22-034
388-77-005	AMD-P	88-14-081	388-77-330	NEW-P	88-04-089	388-77-610	AMD-E	88-22-035
388-77-005	AMD-E	88-14-082	388-77-330	NEW-W	88-08-038	388-77-615	NEW-P	88-04-089
388-77-005	AMD	88-18-024	388-77-335	NEW-P	88-04-089	388-77-615	NEW-W	88-08-038
388-77-005	AMD-P	88-22-034	388-77-335	NEW-W	88-08-038	388-77-615	NEW-P	88-09-079
388-77-005	AMD-E	88-22-035	388-77-340	NEW-P	88-04-089	388-77-615	NEW	88-12-093
388-77-010	NEW-P	88-04-089	388-77-340	NEW-W	88-08-038	388-77-640	NEW-P	88-04-089
388-77-010	NEW-W	88-08-038	388-77-350	NEW-P	88-04-089	388-77-640	NEW-W	88-08-038
388-77-010	NEW-P	88-09-079	388-77-350	NEW-W	88-08-038	388-77-700	NEW-P	88-04-089
388-77-010	NEW	88-12-093	388-77-355	NEW-P	88-04-089	388-77-700	NEW-W	88-08-038
388-77-015	NEW-P	88-04-089	388-77-355	NEW-W	88-08-038	388-77-710	NEW-P	88-04-089
388-77-015	NEW-W	88-08-038	388-77-360	NEW-P	88-04-089	388-77-710	NEW-W	88-08-038
388-77-015	NEW-P	88-09-079	388-77-360	NEW-W	88-08-038	388-77-720	NEW-P	88-04-089
388-77-015	NEW	88-12-093	388-77-365	NEW-P	88-04-089	388-77-720	NEW-W	88-08-038
388-77-015	AMD-P	88-14-081	388-77-365	NEW-W	88-08-038	388-77-725	NEW-P	88-04-089
388-77-015	AMD-E	88-14-082	388-77-370	NEW-P	88-04-089	388-77-725	NEW-W	88-08-038
388-77-015	AMD	88-18-024	388-77-370	NEW-W	88-08-038	388-77-730	NEW-P	88-04-089
388-77-020	NEW-P	88-04-089	388-77-375	NEW-P	88-04-089	388-77-730	NEW-W	88-08-038
388-77-020	NEW-W	88-08-038	388-77-375	NEW-W	88-08-038	388-77-735	NEW-P	88-04-089
388-77-025	NEW-P	88-04-089	388-77-500	NEW-P	88-04-089	388-77-735	NEW-W	88-08-038
388-77-025	NEW-W	88-08-038	388-77-500	NEW-W	88-08-038	388-77-735	NEW-P	88-09-079
388-77-030	NEW-P	88-04-089	388-77-500	NEW-P	88-09-079	388-77-735	NEW	88-12-093
388-77-030	NEW-W	88-08-038	388-77-500	NEW	88-12-093	388-77-737	NEW-P	88-04-089
388-77-035	NEW-P	88-04-089	388-77-500	AMD-P	88-14-081	388-77-737	NEW-W	88-08-038
388-77-035	NEW-W	88-08-038	388-77-500	AMD-E	88-14-082	388-77-737	NEW-P	88-09-079
388-77-040	NEW-P	88-04-089	388-77-500	AMD	88-18-024	388-77-737	NEW	88-12-093
388-77-040	NEW-W	88-08-038	388-77-505	NEW-P	88-04-089	388-77-740	NEW-P	88-04-089
388-77-045	NEW-P	88-04-089	388-77-505	NEW-W	88-08-038	388-77-740	NEW-W	88-08-038
388-77-045	NEW-W	88-08-038	388-77-510	NEW-P	88-04-089	388-77-745	NEW-P	88-04-089
388-77-045	NEW-P	88-09-079	388-77-510	NEW-W	88-08-038	388-77-745	NEW-W	88-08-038
388-77-045	NEW	88-12-093	388-77-515	NEW-P	88-04-089	388-77-750	NEW-P	88-04-089
388-77-055	NEW-P	88-04-089	388-77-515	NEW-W	88-08-038	388-77-750	NEW-W	88-08-038
388-77-055	NEW-W	88-08-038	388-77-515	NEW-P	88-09-079	388-77-755	NEW-P	88-04-089
388-77-065	NEW-P	88-04-089	388-77-515	NEW	88-12-093	388-77-755	NEW-W	88-08-038

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-77-760	NEW-P	88-04-089	388-81-043	AMD-P	89-02-034	388-86-098	AMD-E	88-11-044
388-77-760	NEW-W	88-08-038	388-81-047	NEW	88-03-050	388-86-098	AMD	88-15-010
388-77-765	NEW-P	88-04-089	388-81-060	AMD-P	88-21-091	388-86-100	AMD-P	89-02-037
388-77-765	NEW-W	88-08-038	388-81-060	AMD-P	89-02-035	388-87-005	AMD-P	88-13-107
388-77-770	NEW-P	88-04-089	388-81-060	AMD-E	89-02-041	388-87-005	AMD-E	88-14-056
388-77-770	NEW-W	88-08-038	388-82-008	NEW-P	88-14-051	388-87-005	AMD	88-16-084
388-77-780	NEW-P	88-04-089	388-82-008	NEW-E	88-14-059	388-87-007	AMD-P	88-13-107
388-77-780	NEW-W	88-08-038	388-82-008	NEW	88-17-062	388-87-007	AMD	88-16-084
388-77-810	NEW-P	88-04-089	388-82-010	AMD-P	88-06-077	388-87-010	AMD-P	88-03-021
388-77-810	NEW-W	88-08-038	388-82-010	AMD	88-09-037	388-87-010	AMD	88-06-083
388-77-810	NEW-P	88-09-079	388-82-115	AMD-P	88-06-077	388-87-011	AMD-P	88-08-060
388-77-810	NEW	88-12-093	388-82-115	AMD	88-09-037	388-87-011	AMD	88-11-061
388-77-815	NEW-P	88-04-089	388-82-115	AMD-P	88-14-050	388-87-013	AMD	88-04-048
388-77-815	NEW-W	88-08-038	388-82-115	AMD-E	88-14-057	388-87-027	AMD-P	88-03-021
388-77-820	NEW-P	88-04-089	388-82-115	AMD	88-17-063	388-87-027	AMD	88-06-083
388-77-820	NEW-W	88-08-038	388-82-115	AMD-P	88-21-053	388-87-035	AMD-P	88-03-021
388-77-820	NEW-P	88-09-079	388-82-115	AMD-E	88-21-055	388-87-035	AMD	88-06-083
388-77-820	NEW	88-12-093	388-82-115	AMD	88-24-024	388-87-036	NEW-P	88-03-021
388-77-820	AMD-P	88-14-080	388-82-140	NEW-P	88-21-091	388-87-036	NEW	88-06-083
388-77-820	AMD-E	88-14-083	388-82-140	NEW-P	89-02-035	388-87-070	AMD	88-04-048
388-77-820	AMD	88-18-025	388-82-140	NEW-E	89-02-041	388-88-050	AMD	88-04-041
388-77-820	AMD-P	88-22-034	388-83-032	AMD-P	88-08-041	388-88-095	AMD-P	89-02-030
388-77-820	AMD-E	88-22-035	388-83-032	AMD-E	88-08-042	388-88-095	AMD-E	89-02-043
388-77-825	NEW-P	88-04-089	388-83-032	AMD	88-11-063	388-88-097	NEW-P	89-02-030
388-77-825	NEW-W	88-08-038	388-83-032	AMD-P	88-16-054	388-88-097	NEW-E	89-02-043
388-77-830	NEW-P	88-04-089	388-83-032	AMD-E	88-16-060	388-88-101	AMD	88-04-041
388-77-830	NEW-W	88-08-038	388-83-032	AMD	88-19-033	388-92-045	AMD-P	88-03-072
388-77-835	NEW-P	88-04-089	388-83-032	AMD-E	88-20-043	388-92-045	AMD	88-06-087
388-77-835	NEW-W	88-08-038	388-83-032	AMD-P	88-20-047	388-95-360	AMD-P	88-14-051
388-77-870	NEW-P	88-04-089	388-83-032	AMD	88-23-084	388-95-360	AMD-E	88-14-059
388-77-870	NEW-W	88-08-038	388-83-036	AMD-P	88-14-051	388-95-360	AMD-P	88-19-066
388-77-880	NEW-P	88-04-089	388-83-036	AMD-E	88-14-059	388-95-360	AMD	88-23-022
388-77-880	NEW-W	88-08-038	388-83-036	AMD	88-17-062	388-95-380	AMD-P	88-03-072
388-77-900	NEW-P	88-04-089	388-83-130	AMD-P	88-14-051	388-95-380	AMD	88-06-087
388-77-900	NEW-W	88-08-038	388-83-130	AMD-E	88-14-059	388-95-400	AMD-P	88-14-051
388-77-900	NEW-P	88-09-079	388-83-130	AMD	88-17-062	388-95-400	AMD-E	88-14-059
388-77-900	NEW	88-12-093	388-84-105	AMD-P	88-14-051	388-95-400	AMD	88-17-062
388-77-900	AMD-P	88-14-081	388-84-105	AMD-E	88-14-059	388-96-026	AMD-P	88-21-039
388-77-900	AMD-E	88-14-082	388-84-105	AMD	88-17-062	388-96-026	AMD	89-01-095
388-77-900	AMD	88-18-024	388-85-105	AMD-P	88-14-051	388-96-107	AMD-P	88-21-039
388-77-905	NEW-P	88-04-089	388-85-105	AMD-E	88-14-059	388-96-107	AMD	89-01-095
388-77-905	NEW-W	88-08-038	388-85-105	AMD	88-17-062	388-96-533	AMD-P	88-21-039
388-77-915	NEW-P	88-04-089	388-86-005	AMD-P	88-03-021	388-96-533	AMD	89-01-095
388-77-915	NEW-W	88-08-038	388-86-005	AMD	88-06-083	388-96-559	AMD-P	88-13-078
388-77-920	NEW-P	88-04-089	388-86-009	AMD-P	88-09-078	388-96-559	AMD-E	88-13-079
388-77-920	NEW-W	88-08-038	388-86-009	AMD	88-12-089	388-96-559	AMD	88-16-079
388-77-925	NEW-P	88-04-089	388-86-021	AMD-P	88-11-043	388-96-565	AMD-P	88-21-039
388-77-925	NEW-W	88-08-038	388-86-021	AMD-E	88-11-044	388-96-565	AMD	89-01-095
388-77-930	NEW-P	88-04-089	388-86-021	AMD	88-15-010	388-96-585	AMD-P	88-21-039
388-77-930	NEW-W	88-08-038	388-86-040	AMD-P	88-16-055	388-96-585	AMD	89-01-095
388-77-940	NEW-P	88-04-089	388-86-040	AMD	88-19-030	388-96-722	AMD-P	88-21-039
388-77-940	NEW-W	88-08-038	388-86-050	AMD	88-04-048	388-96-722	AMD	89-01-095
388-77-945	NEW-P	88-04-089	388-86-050	AMD-P	88-11-043	388-96-754	AMD-P	88-21-039
388-77-945	NEW-W	88-08-038	388-86-050	AMD-E	88-11-044	388-96-754	AMD	89-01-095
388-77-975	NEW-P	88-04-089	388-86-050	AMD	88-15-010	388-96-763	AMD-P	88-21-039
388-77-975	NEW-W	88-08-038	388-86-051	NEW	88-04-048	388-96-763	AMD	89-01-095
388-78-005	NEW-P	88-06-078	388-86-075	AMD-P	88-11-043	388-96-771	NEW-E	88-03-052
388-78-005	NEW	88-12-088	388-86-075	AMD-E	88-11-044	388-96-771	NEW-P	88-03-053
388-78-010	NEW-P	88-06-078	388-86-075	AMD	88-15-010	388-96-771	NEW	88-06-085
388-78-010	NEW	88-12-088	388-86-085	AMD-P	88-03-021	388-96-774	AMD-P	88-21-039
388-78-015	NEW-P	88-06-078	388-86-085	AMD	88-06-083	388-96-774	AMD	89-01-095
388-78-015	NEW	88-12-088	388-86-085	AMD-P	88-16-056	388-96-807	AMD-P	88-21-039
388-78-020	NEW-P	88-06-078	388-86-085	AMD-E	88-16-059	388-96-807	AMD	89-01-095
388-78-020	NEW	88-12-088	388-86-085	AMD	88-20-042	388-96-904	AMD-P	88-21-039
388-78-100	NEW-P	88-06-078	388-86-086	NEW-P	88-03-021	388-96-904	AMD	89-01-095
388-78-100	NEW	88-12-088	388-86-086	NEW	88-06-083	388-98-005	NEW-E	88-03-051
388-78-120	NEW-P	88-06-078	388-86-090	AMD-P	88-21-054	388-98-005	NEW-P	88-03-054
388-78-120	NEW	88-12-088	388-86-090	AMD-E	88-21-056	388-98-005	NEW	88-06-086
388-78-205	NEW-P	88-06-078	388-86-090	AMD-P	89-02-036	388-98-010	NEW-E	88-03-051
388-78-205	NEW	88-12-088	388-86-090	AMD-E	89-02-039	388-98-010	NEW-P	88-03-054
388-78-210	NEW-P	88-06-078	388-86-095	AMD-P	88-11-043	388-98-010	NEW	88-06-086
388-78-210	NEW	88-12-088	388-86-095	AMD-E	88-11-044	388-98-015	NEW-E	88-03-051
388-78-215	NEW-P	88-06-078	388-86-095	AMD	88-15-010	388-98-015	NEW-P	88-03-054
388-78-215	NEW	88-12-088	388-86-09601	AMD-P	88-11-043	388-98-015	NEW	88-06-086
388-78-220	NEW-P	88-06-078	388-86-09601	AMD-E	88-11-044	388-98-020	NEW-E	88-03-051
388-78-220	NEW	88-12-088	388-86-09601	AMD	88-15-010	388-98-020	NEW-P	88-03-054
388-81-043	AMD-P	88-21-038	388-86-098	AMD-P	88-11-043	388-98-020	NEW	88-06-086

Table of WAC Sections Affected as of 12/31/88

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-99-010	AMD-P	88-06-077	391-55-420	AMD-P	88-07-083	392-121-155	REP	88-03-013
388-99-010	AMD	88-09-037	391-55-420	AMD	88-12-055	392-121-160	REP	88-03-013
388-99-010	AMD-P	88-19-067	391-55-425	AMD-P	88-07-083	392-121-161	NEW	88-03-013
388-99-010	AMD-E	88-19-071	391-55-425	AMD	88-12-055	392-121-165	REP	88-03-013
388-99-010	AMD	88-23-023	391-55-430	AMD-P	88-07-083	392-121-170	REP	88-03-013
388-99-011	AMD-P	88-19-067	391-55-430	AMD	88-12-055	392-121-175	REP	88-03-013
388-99-011	AMD-E	88-19-071	391-55-435	AMD-P	88-07-083	392-121-176	REP	88-03-013
388-99-011	AMD	88-23-023	391-55-435	AMD	88-12-055	392-121-177	REP	88-03-013
388-99-020	AMD	88-05-056	391-55-440	AMD-P	88-07-083	392-121-180	REP	88-03-013
388-99-020	AMD-P	88-20-079	391-55-440	AMD	88-12-055	392-121-181	NEW	88-03-013
388-99-020	AMD-E	88-20-080	391-55-445	AMD-P	88-07-083	392-121-182	NEW	88-03-013
388-99-020	AMD	88-23-081	391-55-445	AMD	88-12-055	392-121-183	NEW	88-03-013
388-99-020	AMD-P	89-02-038	391-55-450	AMD-P	88-07-083	392-121-185	REP	88-03-013
388-99-020	AMD-E	89-02-045	391-55-450	AMD	88-12-055	392-121-186	REP	88-03-013
388-99-030	AMD-P	88-21-092	391-55-455	AMD-P	88-07-083	392-121-190	REP	88-03-013
388-99-030	AMD-E	88-21-097	391-55-455	AMD	88-12-055	392-121-195	REP	88-03-013
388-99-030	AMD	88-24-025	391-55-505	REP-P	88-07-083	392-121-200	NEW	88-03-013
388-99-040	AMD-P	88-20-079	391-55-505	REP	88-12-055	392-121-205	NEW	88-03-013
388-99-040	AMD-E	88-20-080	391-65-050	AMD-P	88-07-084	392-121-210	NEW	88-03-013
388-99-040	AMD	88-23-081	391-65-050	AMD	88-12-057	392-121-215	NEW	88-03-013
390-05-210	AMD-P	88-11-064	391-65-074	REP-P	88-07-084	392-121-220	NEW	88-03-013
390-05-210	AMD	88-14-064	391-65-074	REP	88-12-057	392-121-225	NEW	88-03-013
390-16-223	NEW-P	88-11-064	391-65-094	REP-P	88-07-084	392-121-245	NEW	88-03-013
390-16-223	NEW	88-14-064	391-65-094	REP	88-12-057	392-121-250	NEW	88-03-013
390-16-223	REP-P	88-17-110	391-95-010	AMD-P	88-07-085	392-121-255	NEW	88-03-013
390-16-223	REP-E	88-17-111	391-95-010	AMD	88-12-058	392-121-257	NEW	88-03-013
390-16-223	REP	88-20-029	391-95-030	AMD-P	88-07-085	392-121-260	NEW	88-03-013
390-18-040	AMD-P	88-11-064	391-95-030	AMD	88-12-058	392-121-260	AMD-E	88-14-046
390-18-040	AMD	88-14-064	391-95-230	AMD-P	88-07-085	392-121-260	AMD-P	88-19-077
390-20-022	NEW-C	88-04-062	391-95-230	AMD	88-12-058	392-121-260	AMD	88-22-064
390-20-022	NEW	88-06-019	392-103-035	AMD-P	88-19-095	392-121-265	NEW	88-03-013
390-20-056	NEW-P	88-04-063	392-103-035	AMD-C	88-22-063	392-121-267	NEW	88-03-013
390-20-056	NEW-C	88-09-008	392-103-035	AMD	88-23-011	392-121-268	NEW	88-03-013
390-20-105	AMD-P	88-11-064	392-120-001	NEW-P	88-13-075	392-121-270	NEW	88-03-013
390-20-105	AMD	88-14-064	392-120-001	NEW	88-19-026	392-121-272	NEW	88-03-013
390-24-010	AMD-P	88-17-110	392-120-005	NEW-P	88-13-075	392-121-280	NEW	88-03-013
390-24-010	AMD	88-20-029	392-120-005	NEW	88-19-026	392-121-285	NEW	88-03-013
390-24-200	AMD-P	88-17-110	392-120-010	NEW-P	88-13-075	392-121-290	NEW	88-03-013
390-24-200	AMD	88-20-029	392-120-010	NEW	88-19-026	392-121-295	NEW	88-03-013
391-08-120	AMD-P	88-07-079	392-120-015	NEW-P	88-13-075	392-121-297	NEW	88-03-013
391-08-120	AMD	88-12-053	392-120-015	NEW	88-19-026	392-121-299	NEW	88-03-013
391-25-090	AMD-P	88-07-080	392-120-020	NEW-P	88-13-075	392-121-400	NEW	88-03-013
391-25-090	AMD	88-12-054	392-120-020	NEW	88-19-026	392-121-405	NEW	88-03-013
391-25-110	AMD-P	88-07-080	392-120-025	NEW-P	88-13-075	392-121-415	NEW	88-03-013
391-25-110	AMD	88-12-054	392-120-025	NEW	88-19-026	392-121-420	NEW	88-03-013
391-25-140	NEW-P	88-07-080	392-121-001	NEW	88-03-013	392-121-425	NEW	88-03-013
391-25-140	NEW	88-12-054	392-121-003	NEW	88-03-013	392-121-430	NEW	88-03-013
391-25-190	AMD-P	88-07-080	392-121-007	NEW	88-03-013	392-121-440	NEW	88-03-013
391-25-190	AMD	88-12-054	392-121-021	NEW	88-03-013	392-121-442	NEW	88-03-013
391-25-290	AMD-P	88-07-080	392-121-031	NEW	88-03-013	392-121-445	NEW	88-03-013
391-25-290	AMD	88-12-054	392-121-033	NEW	88-03-013	392-121-460	NEW	88-03-013
391-25-390	AMD-P	88-07-080	392-121-101	REP	88-03-013	392-126-003	NEW	88-03-003
391-25-390	AMD	88-12-054	392-121-103	REP	88-03-013	392-127-003	NEW	88-03-004
391-25-470	AMD-P	88-07-080	392-121-105	REP	88-03-013	392-130-005	NEW	88-04-001
391-25-470	AMD	88-12-054	392-121-106	NEW	88-03-013	392-130-010	NEW	88-04-001
391-35-020	NEW-P	88-07-081	392-121-107	NEW	88-03-013	392-130-015	NEW	88-04-001
391-35-020	NEW	88-12-061	392-121-108	NEW	88-03-013	392-130-020	NEW	88-04-001
391-35-300	NEW-P	88-07-081	392-121-110	REP	88-03-013	392-130-025	NEW	88-04-001
391-45-013	REP-P	88-07-082	392-121-111	NEW	88-03-013	392-130-030	NEW	88-04-001
391-45-013	REP	88-12-056	392-121-115	REP	88-03-013	392-130-035	NEW	88-04-001
391-45-013	REP-E	88-12-062	392-121-120	REP	88-03-013	392-130-040	NEW	88-04-001
391-45-260	NEW-P	88-07-082	392-121-121	REP	88-03-013	392-130-045	NEW	88-04-001
391-45-260	NEW	88-12-056	392-121-122	NEW	88-03-013	392-130-050	NEW	88-04-001
391-55-002	AMD-P	88-07-083	392-121-123	NEW	88-03-013	392-130-055	NEW	88-04-001
391-55-002	AMD	88-12-055	392-121-125	REP	88-03-013	392-130-060	NEW	88-04-001
391-55-033	REP-P	88-07-083	392-121-126	REP	88-03-013	392-130-065	NEW	88-04-001
391-55-033	REP	88-12-055	392-121-127	REP	88-03-013	392-130-070	NEW	88-04-001
391-55-033	REP-E	88-12-063	392-121-128	REP	88-03-013	392-130-075	NEW	88-04-001
391-55-071	NEW-P	88-07-083	392-121-129	REP	88-03-013	392-130-080	NEW	88-04-001
391-55-071	NEW	88-12-055	392-121-130	REP	88-03-013	392-130-085	NEW	88-04-001
391-55-071	NEW-E	88-12-064	392-121-131	REP	88-03-013	392-130-090	NEW	88-04-001
391-55-400	AMD-P	88-07-083	392-121-133	NEW	88-03-013	392-130-095	NEW	88-04-001
391-55-400	AMD	88-12-055	392-121-135	REP	88-03-013	392-130-100	NEW	88-04-001
391-55-410	AMD-P	88-07-083	392-121-136	NEW	88-03-013	392-130-105	NEW	88-04-001
391-55-410	AMD	88-12-055	392-121-140	REP	88-03-013	392-130-110	NEW	88-04-001
391-55-415	AMD-P	88-07-083	392-121-145	REP	88-03-013	392-130-115	NEW	88-04-001
391-55-415	AMD	88-12-055	392-121-150	REP	88-03-013	392-130-120	NEW	88-04-001

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-130-125	NEW	88-04-001	392-139-245	NEW	88-03-007	392-164-035	REP	88-13-002
392-130-130	NEW	88-04-001	392-139-300	NEW	88-03-007	392-164-040	REP-P	88-09-043
392-130-135	NEW	88-04-001	392-139-310	NEW	88-03-007	392-164-040	REP	88-13-002
392-130-140	NEW	88-04-001	392-139-320	NEW	88-03-007	392-164-045	REP-P	88-09-043
392-130-145	NEW	88-04-001	392-139-330	NEW	88-03-007	392-164-045	REP	88-13-002
392-130-150	NEW	88-04-001	392-139-340	NEW	88-03-007	392-164-050	REP-P	88-09-043
392-130-155	NEW	88-04-001	392-139-600	NEW	88-03-007	392-164-050	REP	88-13-002
392-130-160	NEW	88-04-001	392-139-605	NEW	88-03-007	392-164-055	REP-P	88-09-043
392-130-165	NEW	88-04-001	392-139-610	NEW	88-03-007	392-164-055	REP	88-13-002
392-130-170	NEW	88-04-001	392-139-615	NEW	88-03-007	392-164-060	REP-P	88-09-043
392-130-175	NEW	88-04-001	392-139-620	NEW	88-03-007	392-164-060	REP	88-13-002
392-130-180	NEW	88-04-001	392-139-625	NEW	88-03-007	392-164-065	REP-P	88-09-043
392-130-185	NEW	88-04-001	392-139-650	NEW	88-03-007	392-164-065	REP	88-13-002
392-130-190	NEW	88-04-001	392-139-660	NEW	88-03-007	392-164-070	REP-P	88-09-043
392-130-195	NEW	88-04-001	392-139-665	NEW	88-03-007	392-164-070	REP	88-13-002
392-130-200	NEW	88-04-001	392-139-670	NEW	88-03-007	392-164-075	REP-P	88-09-043
392-130-205	NEW	88-04-001	392-139-900	NEW	88-03-007	392-164-075	REP	88-13-002
392-139	AMD	88-03-007	392-140-145	NEW	88-03-005	392-164-080	REP-P	88-09-043
392-139-001	AMD	88-03-007	392-140-146	NEW	88-03-005	392-164-080	REP	88-13-002
392-139-005	AMD	88-03-007	392-140-147	NEW	88-03-005	392-164-085	REP-P	88-09-043
392-139-007	NEW	88-03-007	392-140-148	NEW	88-03-005	392-164-085	REP	88-13-002
392-139-010	REP	88-03-007	392-140-149	NEW	88-03-005	392-164-090	REP-P	88-09-043
392-139-016	REP	88-03-007	392-140-150	NEW	88-03-005	392-164-090	REP	88-13-002
392-139-017	REP	88-03-007	392-140-151	NEW	88-03-005	392-164-095	REP-P	88-09-043
392-139-018	REP	88-03-007	392-140-152	NEW	88-03-005	392-164-095	REP	88-13-002
392-139-021	REP	88-03-007	392-140-153	NEW	88-03-005	392-164-100	NEW-P	88-07-113
392-139-022	REP	88-03-007	392-140-154	NEW	88-03-005	392-164-100	NEW	88-13-089
392-139-026	REP	88-03-007	392-140-155	NEW	88-03-005	392-164-105	NEW-P	88-07-113
392-139-031	REP	88-03-007	392-140-156	NEW	88-03-005	392-164-105	NEW	88-13-089
392-139-036	REP	88-03-007	392-140-157	NEW	88-03-005	392-164-115	NEW-P	88-07-113
392-139-037	REP	88-03-007	392-140-158	NEW	88-03-005	392-164-115	NEW	88-13-089
392-139-038	REP	88-03-007	392-140-159	NEW	88-03-005	392-164-120	NEW-P	88-07-113
392-139-050	NEW	88-03-007	392-140-160	NEW-P	88-06-093	392-164-120	NEW	88-13-089
392-139-051	NEW	88-03-007	392-140-160	NEW	88-09-045	392-164-125	NEW-P	88-07-113
392-139-052	NEW	88-03-007	392-140-161	NEW-P	88-06-093	392-164-125	NEW	88-13-089
392-139-055	NEW	88-03-007	392-140-161	NEW	88-09-045	392-164-130	NEW-P	88-07-113
392-139-056	NEW	88-03-007	392-140-162	NEW-P	88-06-093	392-164-130	NEW	88-13-089
392-139-057	NEW	88-03-007	392-140-162	NEW	88-09-045	392-164-135	NEW-P	88-07-113
392-139-100	NEW	88-03-007	392-140-163	NEW-P	88-06-093	392-164-135	NEW	88-13-089
392-139-105	NEW	88-03-007	392-140-163	NEW	88-09-045	392-164-140	NEW-P	88-07-113
392-139-110	NEW	88-03-007	392-140-164	NEW-P	88-06-093	392-164-140	NEW	88-13-089
392-139-115	NEW	88-03-007	392-140-164	NEW	88-09-045	392-164-145	NEW-P	88-07-113
392-139-120	NEW	88-03-007	392-140-165	NEW-P	88-06-093	392-164-145	NEW	88-13-089
392-139-122	NEW	88-03-007	392-140-165	NEW	88-09-045	392-164-150	NEW-P	88-07-113
392-139-126	NEW	88-03-007	392-140-166	NEW-P	88-06-093	392-164-150	NEW	88-13-089
392-139-128	NEW	88-03-007	392-140-166	NEW	88-09-045	392-164-155	NEW-P	88-07-113
392-139-130	NEW	88-03-007	392-140-167	NEW-P	88-06-093	392-164-155	NEW	88-13-089
392-139-132	NEW	88-03-007	392-140-167	NEW	88-09-045	392-164-160	NEW-P	88-07-113
392-139-134	NEW	88-03-007	392-140-168	NEW-P	88-06-093	392-164-160	NEW	88-13-089
392-139-150	NEW	88-03-007	392-140-168	NEW	88-09-045	392-164-165	NEW-P	88-07-113
392-139-152	NEW	88-03-007	392-140-169	NEW-P	88-06-093	392-164-165	NEW	88-13-089
392-139-154	NEW	88-03-007	392-140-169	NEW	88-09-045	392-164-170	NEW-P	88-07-113
392-139-156	NEW	88-03-007	392-140-170	NEW-P	88-06-093	392-164-170	NEW	88-13-089
392-139-158	NEW	88-03-007	392-140-170	NEW	88-09-045	392-164-175	NEW-P	88-07-113
392-139-160	NEW	88-03-007	392-140-171	NEW-P	88-06-093	392-164-175	NEW	88-13-089
392-139-162	NEW	88-03-007	392-140-171	NEW	88-09-045	392-164-180	NEW-P	88-07-113
392-139-164	NEW	88-03-007	392-140-172	NEW-P	88-06-093	392-164-180	NEW	88-13-089
392-139-166	NEW	88-03-007	392-140-172	NEW	88-09-045	392-164-185	NEW-P	88-07-113
392-139-168	NEW	88-03-007	392-140-173	NEW-P	88-06-093	392-164-185	NEW	88-13-089
392-139-170	NEW	88-03-007	392-140-173	NEW	88-09-045	392-164-190	NEW-P	88-07-113
392-139-172	NEW	88-03-007	392-140-174	NEW-P	88-06-093	392-164-190	NEW	88-13-089
392-139-174	NEW	88-03-007	392-140-174	NEW	88-09-045	392-164-195	NEW-P	88-07-113
392-139-176	NEW	88-03-007	392-164	AMD-P	88-07-113	392-164-195	NEW	88-13-089
392-139-178	NEW	88-03-007	392-164	AMD	88-13-089	392-164-200	NEW-P	88-07-113
392-139-180	NEW	88-03-007	392-164-005	REP-P	88-09-043	392-164-200	NEW	88-13-089
392-139-182	NEW	88-03-007	392-164-005	REP	88-13-002	392-164-205	NEW-P	88-07-113
392-139-184	NEW	88-03-007	392-164-010	REP-P	88-09-043	392-164-205	NEW	88-13-089
392-139-186	NEW	88-03-007	392-164-010	REP	88-13-002	392-164-210	NEW-P	88-07-113
392-139-200	NEW	88-03-007	392-164-015	REP-P	88-09-043	392-164-210	NEW	88-13-089
392-139-205	NEW	88-03-007	392-164-015	REP	88-13-002	392-164-215	NEW-P	88-07-113
392-139-210	NEW	88-03-007	392-164-020	REP-P	88-09-043	392-164-215	NEW	88-13-089
392-139-215	NEW	88-03-007	392-164-020	REP	88-13-002	392-164-220	NEW-P	88-07-113
392-139-220	NEW	88-03-007	392-164-025	REP-P	88-09-043	392-164-220	NEW	88-13-089
392-139-225	NEW	88-03-007	392-164-025	REP	88-13-002	392-164-225	NEW-P	88-07-113
392-139-230	NEW	88-03-007	392-164-030	REP-P	88-09-043	392-164-225	NEW	88-13-089
392-139-235	NEW	88-03-007	392-164-030	REP	88-13-002	392-164-230	NEW-P	88-07-113
392-139-240	NEW	88-03-007	392-164-035	REP-P	88-09-043	392-164-230	NEW	88-13-089

Table of WAC Sections Affected as of 12/31/88

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-164-235	NEW-P	88-07-113	392-165-342	NEW	88-21-017	392-196-070	AMD-E	88-15-027
392-164-235	NEW	88-13-089	392-165-345	AMD-P	88-17-120	392-196-070	AMD	88-18-038
392-164-240	NEW-P	88-07-113	392-165-345	AMD	88-21-017	392-196-072	AMD-P	88-15-026
392-164-240	NEW	88-13-089	392-166-210	AMD-P	88-17-119	392-196-072	AMD-E	88-15-027
392-164-245	NEW-P	88-07-113	392-166-210	AMD	88-21-018	392-196-072	AMD	88-18-038
392-164-245	NEW	88-13-089	392-166-210	AMD-P	88-06-094	392-196-075	AMD-P	88-15-026
392-164-250	NEW-P	88-07-113	392-168	AMD	88-09-042	392-196-075	AMD-E	88-15-027
392-164-250	NEW	88-13-089	392-168-005	REP-P	88-06-094	392-196-075	AMD	88-18-038
392-164-255	NEW-P	88-07-113	392-168-005	REP	88-09-042	392-196-080	AMD-P	88-15-026
392-164-255	NEW	88-13-089	392-168-105	NEW-P	88-06-094	392-196-080	AMD-E	88-15-027
392-164-260	NEW-P	88-07-113	392-168-105	NEW	88-09-042	392-196-080	AMD	88-18-038
392-164-260	NEW	88-13-089	392-168-110	NEW-P	88-06-094	392-220-005	NEW-P	88-03-011
392-164-265	NEW-P	88-07-113	392-168-110	NEW	88-09-042	392-220-005	NEW-E	88-03-012
392-164-265	NEW	88-13-089	392-168-115	NEW-P	88-06-094	392-220-010	NEW-P	88-03-011
392-164-270	NEW-P	88-07-113	392-168-115	NEW	88-09-042	392-220-010	NEW-E	88-03-012
392-164-270	NEW	88-13-089	392-168-120	NEW-P	88-06-094	392-220-015	NEW-P	88-03-011
392-164-275	NEW-P	88-07-113	392-168-120	NEW	88-09-042	392-220-015	NEW-E	88-03-012
392-164-275	NEW	88-13-089	392-168-125	NEW-P	88-06-094	392-220-020	NEW-P	88-03-011
392-164-280	NEW-P	88-07-113	392-168-125	NEW	88-09-042	392-220-020	NEW-E	88-03-012
392-164-280	NEW	88-13-089	392-168-130	NEW-P	88-06-094	392-220-025	NEW-P	88-03-011
392-164-285	NEW-P	88-07-113	392-168-130	NEW	88-09-042	392-220-025	NEW-E	88-03-012
392-164-285	NEW	88-13-089	392-168-135	NEW-P	88-06-094	392-220-030	NEW-P	88-03-011
392-164-290	NEW-P	88-07-113	392-168-135	NEW	88-09-042	392-220-030	NEW-E	88-03-012
392-164-290	NEW	88-13-089	392-168-140	NEW-P	88-06-094	392-220-035	NEW-P	88-03-011
392-164-295	NEW-P	88-07-113	392-168-140	NEW	88-09-042	392-220-035	NEW-E	88-03-012
392-164-295	NEW	88-13-089	392-168-145	NEW-P	88-06-094	392-220-040	NEW-P	88-03-011
392-164-300	NEW-P	88-07-113	392-168-145	NEW	88-09-042	392-220-040	NEW-E	88-03-012
392-164-300	NEW	88-13-089	392-168-150	NEW-P	88-06-094	392-220-045	NEW-P	88-03-011
392-164-305	NEW-P	88-07-113	392-168-150	NEW	88-09-042	392-220-045	NEW-E	88-03-012
392-164-305	NEW	88-13-089	392-168-155	NEW-P	88-06-094	392-220-050	NEW-P	88-03-011
392-164-310	NEW-P	88-07-113	392-168-155	NEW	88-09-042	392-220-050	NEW-E	88-03-012
392-164-310	NEW	88-13-089	392-168-160	NEW-P	88-06-094	392-220-055	NEW-P	88-03-011
392-164-315	NEW-P	88-07-113	392-168-160	NEW	88-09-042	392-220-055	NEW-E	88-03-012
392-164-315	NEW	88-13-089	392-168-165	NEW-P	88-06-094	392-220-060	NEW-P	88-03-011
392-164-320	NEW-P	88-07-113	392-168-165	NEW	88-09-042	392-220-060	NEW-E	88-03-012
392-164-320	NEW	88-13-089	392-168-170	NEW-P	88-06-094	392-220-065	NEW-P	88-03-011
392-164-325	NEW-P	88-07-113	392-168-170	NEW	88-09-042	392-220-065	NEW-E	88-03-012
392-164-325	NEW	88-13-089	392-168-175	NEW-P	88-06-094	392-220-070	NEW-P	88-03-011
392-164-330	NEW-P	88-07-113	392-168-175	NEW	88-09-042	392-220-070	NEW-E	88-03-012
392-164-330	NEW	88-13-089	392-168-180	NEW-P	88-06-094	392-220-075	NEW-P	88-03-011
392-164-335	NEW-P	88-07-113	392-168-180	NEW	88-09-042	392-220-075	NEW-E	88-03-012
392-164-335	NEW	88-13-089	392-168-185	NEW-P	88-06-094	392-220-080	NEW-P	88-03-011
392-164-340	NEW-P	88-07-113	392-168-185	NEW	88-09-042	392-220-080	NEW-E	88-03-012
392-164-340	NEW	88-13-089	392-168-190	NEW-P	88-06-094	392-220-085	NEW-P	88-03-011
392-164-345	NEW-P	88-07-113	392-168-190	NEW	88-09-042	392-220-085	NEW-E	88-03-012
392-164-345	NEW	88-13-089	392-171-761	REP-P	88-07-112	392-220-090	NEW-P	88-03-011
392-164-350	NEW-P	88-07-113	392-171-761	AMD-P	88-12-016	392-220-090	NEW-E	88-03-012
392-164-350	NEW	88-13-089	392-171-761	AMD	88-15-020	392-220-095	NEW-P	88-03-011
392-164-355	NEW-P	88-07-113	392-171-766	REP-P	88-07-112	392-220-095	NEW-E	88-03-012
392-164-355	NEW	88-13-089	392-171-766	REP	88-12-017	392-220-100	NEW-P	88-03-011
392-164-360	NEW-P	88-07-113	392-171-771	REP-P	88-07-112	392-220-100	NEW-E	88-03-012
392-164-360	NEW	88-13-089	392-171-771	REP	88-12-017	392-220-105	NEW-P	88-03-011
392-164-365	NEW-P	88-07-113	392-171-776	REP-P	88-07-112	392-220-105	NEW-E	88-03-012
392-164-365	NEW	88-13-089	392-171-776	REP	88-12-017	392-220-110	NEW-P	88-03-011
392-164-370	NEW-P	88-07-113	392-171-781	REP-P	88-07-112	392-220-110	NEW-E	88-03-012
392-164-370	NEW	88-13-089	392-171-781	REP	88-12-017	392-220-115	NEW-P	88-03-011
392-164-375	NEW-P	88-07-113	392-195-010	AMD	88-03-006	392-220-115	NEW-E	88-03-012
392-164-375	NEW	88-13-089	392-195-015	AMD	88-03-006	392-220-120	NEW-P	88-03-011
392-164-380	NEW-P	88-07-113	392-196-020	AMD-P	88-15-026	392-220-120	NEW-E	88-03-012
392-164-380	NEW	88-13-089	392-196-020	AMD-E	88-15-027	392-220-125	NEW-P	88-03-011
392-164-385	NEW-P	88-07-113	392-196-020	AMD	88-18-038	392-220-125	NEW-E	88-03-012
392-164-385	NEW	88-13-089	392-196-045	AMD-P	88-15-026	392-220-130	NEW-P	88-03-011
392-164-390	NEW-P	88-07-113	392-196-045	AMD-E	88-15-027	392-220-130	NEW-E	88-03-012
392-164-390	NEW	88-13-089	392-196-045	AMD	88-18-038	392-220-135	NEW-P	88-03-011
392-164-395	NEW-P	88-07-113	392-196-050	AMD-P	88-15-026	392-220-135	NEW-E	88-03-012
392-164-395	NEW	88-13-089	392-196-050	AMD-E	88-15-027	392-220-140	NEW-P	88-03-011
392-164-400	NEW-P	88-07-113	392-196-050	AMD	88-18-038	392-220-140	NEW-E	88-03-012
392-164-400	NEW	88-13-089	392-196-052	AMD-P	88-15-026	392-220-145	NEW-P	88-03-011
392-164-405	NEW-P	88-07-113	392-196-052	AMD-E	88-15-027	392-220-145	NEW-E	88-03-012
392-164-405	NEW	88-13-089	392-196-052	AMD	88-18-038	392-220-150	NEW-P	88-03-011
392-164-410	NEW-P	88-07-113	392-196-055	AMD-P	88-15-026	392-220-150	NEW-E	88-03-012
392-164-410	NEW	88-13-089	392-196-055	AMD-E	88-15-027	392-220-155	NEW-P	88-03-011
392-164-415	NEW-P	88-07-113	392-196-055	AMD	88-18-038	392-220-155	NEW-E	88-03-012
392-164-415	NEW	88-13-089	392-196-060	AMD-P	88-15-026	392-310-010	NEW-P	88-03-011
392-165-340	AMD-P	88-17-120	392-196-060	AMD-E	88-15-027	392-310-010	NEW-E	88-04-003
392-165-340	AMD	88-21-017	392-196-060	AMD	88-18-038	392-310-010	NEW	88-06-042
392-165-342	NEW-P	88-17-120	392-196-070	AMD-P	88-15-026	392-310-015	NEW-P	88-03-073

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
434-19-195	NEW	88-09-028	458-18-060	AMD-P	88-10-026	458-30-055	REP	88-23-062
434-19-230	NEW-P	88-05-054	458-18-060	AMD	88-13-042	458-30-056	REP-P	88-17-118
434-19-230	NEW	88-09-028	458-18-220	AMD-E	88-02-070	458-30-056	REP	88-23-062
434-40-005	NEW	88-03-019	458-18-220	AMD-P	88-03-016	458-30-057	REP-P	88-17-118
434-40-010	NEW	88-03-019	458-18-220	AMD	88-07-003	458-30-057	REP	88-23-062
434-40-020	NEW	88-03-019	458-18-220	AMD-P	89-01-116	458-30-060	REP-P	88-17-118
434-40-030	NEW	88-03-019	458-19-005	NEW-P	88-22-010	458-30-060	REP	88-23-062
434-40-040	NEW	88-03-019	458-19-005	NEW-E	88-22-011	458-30-070	REP-P	88-17-118
434-40-050	NEW	88-03-019	458-19-010	NEW-P	88-22-010	458-30-070	REP	88-23-062
434-40-060	NEW	88-03-019	458-19-010	NEW-E	88-22-011	458-30-075	REP-P	88-17-118
434-40-070	NEW	88-03-019	458-19-015	NEW-P	88-22-010	458-30-075	REP	88-23-062
434-40-080	NEW	88-03-019	458-19-015	NEW-E	88-22-011	458-30-080	REP-P	88-17-118
434-40-090	NEW	88-03-019	458-19-020	NEW-P	88-22-010	458-30-080	REP	88-23-062
434-40-100	NEW	88-03-019	458-19-020	NEW-E	88-22-011	458-30-085	REP-P	88-17-118
434-40-110	NEW	88-03-019	458-19-025	NEW-P	88-22-010	458-30-085	REP	88-23-062
434-40-120	NEW	88-03-019	458-19-025	NEW-E	88-22-011	458-30-090	REP-P	88-17-118
434-40-130	NEW	88-03-019	458-19-030	NEW-P	88-22-010	458-30-090	REP	88-23-062
434-40-140	NEW	88-03-019	458-19-030	NEW-E	88-22-011	458-30-095	REP-P	88-17-118
434-40-150	NEW	88-03-019	458-19-040	NEW-P	88-22-010	458-30-095	REP	88-23-062
434-40-160	NEW	88-03-019	458-19-040	NEW-E	88-22-011	458-30-100	REP-P	88-17-118
434-40-170	NEW	88-03-019	458-19-045	NEW-P	88-22-010	458-30-100	REP	88-23-062
434-40-180	NEW	88-03-019	458-19-045	NEW-E	88-22-011	458-30-105	REP-P	88-17-118
434-40-190	NEW	88-03-019	458-19-055	NEW-P	88-22-010	458-30-105	REP	88-23-062
434-40-200	NEW	88-03-019	458-19-055	NEW-E	88-22-011	458-30-110	REP-P	88-17-118
434-40-210	NEW	88-03-019	458-19-060	NEW-P	88-22-010	458-30-110	REP	88-23-062
434-40-220	NEW	88-03-019	458-19-060	NEW-E	88-22-011	458-30-115	REP-P	88-17-118
434-40-230	NEW	88-03-019	458-19-065	NEW-P	88-22-010	458-30-115	REP	88-23-062
434-40-240	NEW	88-03-019	458-19-065	NEW-E	88-22-011	458-30-120	REP-P	88-17-118
434-40-250	NEW	88-03-019	458-19-095	NEW-P	88-22-010	458-30-120	REP	88-23-062
434-40-260	NEW	88-03-019	458-19-095	NEW-E	88-22-011	458-30-125	REP-P	88-17-118
434-40-270	NEW	88-03-019	458-19-100	NEW-P	88-22-010	458-30-125	REP	88-23-062
434-40-280	NEW	88-03-019	458-19-100	NEW-E	88-22-011	458-30-130	REP-P	88-17-118
434-40-290	NEW	88-03-019	458-19-110	NEW-P	88-22-010	458-30-130	REP	88-23-062
434-40-300	NEW	88-03-019	458-19-110	NEW-E	88-22-011	458-30-135	REP-P	88-17-118
434-40-310	NEW	88-03-019	458-20-115	AMD-P	88-17-072	458-30-135	REP	88-23-062
440-44-062	NEW-P	88-14-053	458-20-115	AMD	88-20-014	458-30-140	REP-P	88-17-118
440-44-062	NEW	88-17-061	458-20-136	AMD-P	88-17-114	458-30-140	REP	88-23-062
440-44-095	AMD-P	88-11-060	458-20-136	AMD	88-21-014	458-30-145	REP-P	88-17-118
440-44-095	AMD	88-15-011	458-20-166	AMD-P	88-17-072	458-30-145	REP	88-23-062
446-20-020	AMD-P	88-03-056	458-20-166	AMD	88-20-014	458-30-146	REP-P	88-17-118
446-20-020	AMD	88-07-066	458-20-169	AMD-P	88-17-114	458-30-146	REP	88-23-062
446-20-020	AMD-E	88-07-072	458-20-169	AMD	88-21-014	458-30-150	REP-P	88-17-118
446-20-285	NEW-P	88-03-056	458-20-176	AMD	88-03-055	458-30-150	REP	88-23-062
446-20-285	NEW	88-07-066	458-20-193B	AMD-P	88-23-116	458-30-155	REP-P	88-17-118
446-20-285	NEW-E	88-07-072	458-20-214	AMD-P	88-17-072	458-30-155	REP	88-23-062
446-20-290	AMD-P	88-03-056	458-20-214	AMD	88-20-014	458-30-160	REP-P	88-17-118
446-20-290	AMD	88-07-066	458-20-221	AMD-P	88-23-116	458-30-160	REP	88-23-062
446-20-290	AMD-E	88-07-072	458-20-240	AMD-P	88-14-005	458-30-200	NEW-P	88-17-118
446-20-300	AMD-P	88-03-056	458-20-240	AMD	88-17-047	458-30-200	NEW	88-23-062
446-20-300	AMD	88-07-066	458-20-24001	AMD-P	88-14-005	458-30-205	NEW-P	88-17-118
446-20-300	AMD-E	88-07-072	458-20-24001	AMD	88-17-047	458-30-205	NEW	88-23-062
446-20-310	AMD-P	88-03-056	458-20-24002	AMD-P	88-14-005	458-30-210	NEW-P	88-17-118
446-20-310	AMD	88-07-066	458-20-24002	AMD	88-17-047	458-30-210	NEW	88-23-062
446-20-310	AMD-E	88-07-072	458-20-244	AMD-E	88-12-023	458-30-215	NEW-P	88-17-118
446-40-020	AMD-P	88-14-023	458-20-244	AMD-P	88-12-024	458-30-215	NEW	88-23-062
446-40-025	NEW-P	88-14-023	458-20-244	AMD	88-15-066	458-30-220	NEW-P	88-17-118
456-08-006	AMD-P	88-10-051	458-20-252	NEW	88-06-028	458-30-220	NEW	88-23-062
456-08-006	AMD-E	88-13-020	458-20-252	AMD-P	89-01-035	458-30-225	NEW-P	88-17-118
456-08-006	AMD	88-13-021	458-20-253	NEW-P	88-22-087	458-30-225	NEW	88-23-062
456-08-009	NEW-E	88-13-020	458-20-253	NEW	89-01-033	458-30-230	NEW-P	88-17-118
456-08-705	AMD-P	88-10-051	458-30-005	REP-P	88-17-118	458-30-230	NEW	88-23-062
456-08-705	AMD-E	88-13-020	458-30-005	REP	88-23-062	458-30-235	NEW-P	88-17-118
456-08-705	AMD	88-13-021	458-30-010	REP-P	88-17-118	458-30-235	NEW	88-23-062
458-12-012	NEW	88-04-020	458-30-010	REP	88-23-062	458-30-240	NEW-P	88-17-118
458-14-020	AMD	88-07-005	458-30-015	REP-P	88-17-118	458-30-240	NEW	88-23-062
458-14-040	AMD	88-07-005	458-30-015	REP	88-23-062	458-30-245	NEW-P	88-17-118
458-14-045	AMD	88-07-005	458-30-020	REP-P	88-17-118	458-30-245	NEW	88-23-062
458-16-030	AMD-P	88-10-025	458-30-020	REP	88-23-062	458-30-250	NEW-P	88-17-118
458-16-030	AMD	88-13-041	458-30-025	REP-P	88-17-118	458-30-250	NEW	88-23-062
458-16-111	AMD-P	88-10-025	458-30-025	REP	88-23-062	458-30-255	NEW-P	88-17-118
458-16-111	AMD	88-13-041	458-30-030	REP-P	88-17-118	458-30-255	NEW	88-23-062
458-16-130	AMD-P	88-10-025	458-30-030	REP	88-23-062	458-30-260	NEW-P	88-17-118
458-16-130	AMD	88-13-041	458-30-045	REP-P	88-17-118	458-30-260	NEW	88-23-062
458-18-010	AMD-P	88-10-026	458-30-045	REP	88-23-062	458-30-260	AMD-P	89-01-113
458-18-010	AMD	88-13-042	458-30-050	REP-P	88-17-118	458-30-261	NEW-P	89-01-114
458-18-020	AMD-P	88-10-026	458-30-050	REP	88-23-062	458-30-265	NEW-P	88-17-118
458-18-020	AMD	88-13-042	458-30-055	REP-P	88-17-118	458-30-265	NEW	88-23-062

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-30-270	NEW-P	88-17-118	460-16A-103	NEW	88-03-015	468-66-050	AMD	88-22-002
458-30-270	NEW	88-23-062	460-16A-104	NEW	88-03-015	468-66-140	AMD-P	88-18-034
458-30-275	NEW-P	88-17-118	460-16A-105	AMD	88-03-015	468-66-140	AMD	88-22-002
458-30-275	NEW	88-23-062	460-16A-106	AMD	88-03-015	468-66-175	NEW-P	88-18-034
458-30-280	NEW-P	88-17-118	460-16A-107	REP	88-03-015	468-66-175	NEW	88-22-002
458-30-280	NEW	88-23-062	460-16A-108	AMD	88-03-015	468-70-070	AMD-P	88-18-032
458-30-285	NEW-P	88-17-118	460-16A-109	AMD	88-03-015	468-70-070	AMD	88-22-001
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Table of WAC Sections Affected After 1/1/89

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.

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