

Washington State Register

October 4, 2000

OLYMPIA, WASHINGTON

ISSUE 00-19



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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 34.05 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 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 (360) 786-6697.

REPUBLICATION OF OFFICIAL DOCUMENTS

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

CERTIFICATE

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

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

(Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of October 2000 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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.

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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.

John G. Schultz
Chair, Statute Law Committee

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Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following nine sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Intent that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **EXPEDITED REPEAL**-includes the Preproposal Statement of Inquiry that lists rules being repealed using the expedited repeal process. Expedited repeals are not consistently filed and may not appear in every issue of the register.
- (c) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (d) **EXPEDITED ADOPTION**-includes the full text of rules being changed using the expedited adoption process. Expedited adoptions are not consistently filed and may not appear in every issue of the Register.
- (e) **PERMANENT**-includes the full text of permanently adopted rules.
- (f) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (g) **MISCELLANEOUS**-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08.020 and 42.30.075.
- (h) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (i) **INDEX**-includes a cumulative index of Register Issues 01 through 24.

Documents are arranged within each section of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. Each filing is listed under the agency name and then describes the subject matter, type of filing and the WSR number. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence with a section's material.

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 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 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**.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) 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.

4. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules normally take effect thirty-one days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an 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 unless a later date is provided by the agency. They remain effective for a maximum of one hundred twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

5. 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].

2000 - 2001

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

| Issue Number | Closing Dates ¹ | | | Distribution Date | First Agency Hearing Date ³ | Expedited Adoption ⁴ |
|--------------------|---------------------------------|-------------------------|--|----------------------|--|---------------------------------|
| | Non-OTS and 30 p. or more | Non-OTS and 11 to 29 p. | OTS ² or 10 p. max. Non-OTS | Count 20 days from - | For hearing on or after | First Agency Adoption Date |
| For Inclusion in - | File no later than 12:00 noon - | | | | | |
| 00 - 13 | May 24, 00 | Jun 7, 00 | Jun 21, 00 | Jul 5, 00 | Jul 25, 00 | Aug 22, 00 |
| 00 - 14 | Jun 7, 00 | Jun 21, 00 | Jul 5, 00 | Jul 19, 00 | Aug 8, 00 | Sep 5, 00 |
| 00 - 15 | Jun 21, 00 | Jul 5, 00 | Jul 19, 00 | Aug 2, 00 | Aug 22, 00 | Sep 19, 00 |
| 00 - 16 | Jul 5, 00 | Jul 19, 00 | Aug 2, 00 | Aug 16, 00 | Sep 5, 00 | Oct 3, 00 |
| 00 - 17 | Jul 26, 00 | Aug 9, 00 | Aug 23, 00 | Sep 6, 00 | Sep 26, 00 | Oct 24, 00 |
| 00 - 18 | Aug 9, 00 | Aug 23, 00 | Sep 6, 00 | Sep 20, 00 | Oct 10, 00 | Nov 7, 00 |
| 00 - 19 | Aug 23, 00 | Sep 6, 00 | Sep 20, 00 | Oct 4, 00 | Oct 24, 00 | Nov 21, 00 |
| 00 - 20 | Sep 6, 00 | Sep 20, 00 | Oct 4, 00 | Oct 18, 00 | Nov 7, 00 | Dec 5, 00 |
| 00 - 21 | Sep 20, 00 | Oct 4, 00 | Oct 18, 00 | Nov 1, 00 | Nov 21, 00 | Dec 19, 00 |
| 00 - 22 | Oct 4, 00 | Oct 18, 00 | Nov 1, 00 | Nov 15, 00 | Dec 5, 00 | N/A |
| 00 - 23 | Oct 25, 00 | Nov 8, 00 | Nov 22, 00 | Dec 6, 00 | Dec 26, 00 | N/A |
| 00 - 24 | Nov 8, 00 | Nov 22, 00 | Dec 6, 00 | Dec 20, 00 | Jan 9, 01 | N/A |
| 01 - 01 | Nov 22, 00 | Dec 6, 00 | Dec 20, 00 | Jan 3, 01 | Jan 23, 01 | N/A |
| 01 - 02 | Dec 6, 00 | Dec 20, 00 | Jan 3, 01 | Jan 17, 01 | Feb 6, 01 | N/A |
| 01 - 03 | Dec 27, 00 | Jan 10, 01 | Jan 24, 01 | Feb 7, 01 | Feb 27, 01 | N/A |
| 01 - 04 | Jan 10, 01 | Jan 24, 01 | Feb 7, 01 | Feb 21, 01 | Mar 13, 01 | N/A |
| 01 - 05 | Jan 24, 01 | Feb 7, 01 | Feb 21, 01 | Mar 7, 01 | Mar 27, 01 | N/A |
| 01 - 06 | Feb 7, 01 | Feb 21, 01 | Mar 7, 01 | Mar 21, 01 | Apr 10, 01 | N/A |
| 01 - 07 | Feb 21, 01 | Mar 7, 01 | Mar 21, 01 | Apr 4, 01 | Apr 24, 01 | N/A |
| 01 - 08 | Mar 7, 01 | Mar 21, 01 | Apr 4, 01 | Apr 18, 01 | May 8, 01 | N/A |
| 01 - 09 | Mar 21, 01 | Apr 4, 01 | Apr 18, 01 | May 2, 01 | May 22, 01 | N/A |
| 01 - 10 | Apr 4, 01 | Apr 18, 01 | May 2, 01 | May 16, 01 | Jun 5, 01 | N/A |
| 01 - 11 | Apr 25, 01 | May 9, 01 | May 23, 01 | Jun 6, 01 | Jun 26, 01 | N/A |
| 01 - 12 | May 9, 01 | May 23, 01 | Jun 6, 01 | Jun 20, 01 | Jul 10, 01 | N/A |
| 01 - 13 | May 23, 01 | Jun 6, 01 | Jun 20, 01 | Jul 5, 01 | Jul 25, 01 | N/A |
| 01 - 14 | Jun 7, 01 | Jun 21, 01 | Jul 5, 01 | Jul 19, 01 | Aug 8, 01 | N/A |
| 01 - 15 | Jun 20, 01 | Jul 5, 01 | Jul 18, 01 | Aug 1, 01 | Aug 21, 01 | N/A |
| 01 - 16 | Jul 5, 01 | Jul 18, 01 | Aug 1, 01 | Aug 15, 01 | Sep 4, 01 | N/A |
| 01 - 17 | Jul 25, 01 | Aug 8, 01 | Aug 22, 01 | Sep 5, 01 | Sep 25, 01 | N/A |
| 01 - 18 | Aug 8, 01 | Aug 22, 01 | Sep 5, 01 | Sep 19, 01 | Oct 9, 01 | N/A |
| 01 - 19 | Aug 22, 01 | Sep 5, 01 | Sep 19, 01 | Oct 3, 01 | Oct 23, 01 | N/A |
| 01 - 20 | Sep 5, 01 | Sep 19, 01 | Oct 3, 01 | Oct 17, 01 | Nov 6, 01 | N/A |
| 01 - 21 | Sep 26, 01 | Oct 10, 01 | Oct 24, 01 | Nov 7, 01 | Nov 27, 01 | N/A |
| 01 - 22 | Oct 10, 01 | Oct 24, 01 | Nov 7, 01 | Nov 21, 01 | Dec 11, 01 | N/A |
| 01 - 23 | Oct 24, 01 | Nov 7, 01 | Nov 21, 01 | Dec 5, 01 | Dec 25, 01 | N/A |
| 01 - 24 | Nov 7, 01 | Nov 21, 01 | Dec 5, 01 | Dec 19, 01 | Jan 8, 02 | N/A |

¹ All documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

² A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³ At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

⁴ A minimum of forty-five days is required between the distribution date of the Register giving notice of the expedited adoption and the agency adoption date. No hearing is required, but the public may file written objections. See RCW 34.05.230 and 1.12.040.

REGULATORY FAIRNESS ACT

The Regulatory Fairness Act, chapter 19.85 RCW, was enacted in 1982 to minimize the impact of state regulations on small business. Amended in 1994, the act requires a small business economic impact analysis of proposed rules that impose more than a minor cost on twenty percent of the businesses in all industries, or ten percent of the businesses in any one industry. The Regulatory Fairness Act defines industry as businesses within a four digit SIC classification, and for the purpose of this act, small business is defined by RCW 19.85.020 as "any business entity, including a sole proprietorship, corporation, partnership, or other legal entity, that is owned and operated independently from all other businesses, that has the purpose of making a profit, and that has fifty or fewer employees."

Small Business Economic Impact Statements (SBEIS)

A small business economic impact statement (SBEIS) must be prepared by state agencies when a proposed rule meets the above criteria. Chapter 19.85 RCW requires the Washington State Business Assistance Center (BAC) to develop guidelines for agencies to use in determining whether the impact of a rule is more than minor and to provide technical assistance to agencies in developing a SBEIS. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, must be reviewed to determine if the requirements of the Regulatory Fairness Act apply; if an SBEIS is required it must be completed before permanent rules are filed with the Office of the Code Reviser.

Mitigation

In addition to completing the economic impact analysis for proposed rules, state agencies must take reasonable, legal, and feasible steps to reduce or mitigate the impact of rules on small businesses when there is a disproportionate impact on small versus large business. State agencies are encouraged to reduce the economic impact of rules on small businesses when possible and when such steps are in keeping with the stated intent of the statute(s) being implemented by proposed rules. Since 1994, small business economic impact statements must contain a list of the mitigation steps taken, or reasonable justification for not taking steps to reduce the impact of rules on small businesses.

When is an SBEIS Required?

When:

The proposed rule has more than a minor (as defined by the BAC) economic impact on businesses in more than twenty percent of all industries or more than ten percent of any one industry.

When is an SBEIS Not Required?

When:

The rule is proposed only to comply or conform with a federal law or regulation, and the state has no discretion in how the rule is implemented;

There is less than minor economic impact on business;

The rule **REDUCES** costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

The rule is adopted as an emergency rule, although an SBEIS may be required when an emergency rule is proposed for adoption as a permanent rule; or

The rule is pure restatement of state statute.

WSR 00-19-009**PREPROPOSAL STATEMENT OF INQUIRY
BOARD OF ACCOUNTANCY**

[Filed September 6, 2000, 2:59 p.m.]

Subject of Possible Rule Making: New section to require CPA firms reporting potential audit failures to other regulatory agencies or professional organizations to also report such potential audit failures to the board.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.04.055.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Identify potential standard work requiring corrective action by the licensee - public protection.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by writing to Dana M. McInturff, Executive Director, Washington State Board of Accountancy, P.O. Box 9131, Olympia, WA 98507-9131, (360) 586-0163, fax (360) 664-9190, e-mail danam@cpaboard.wa.gov.

August 23, 2000

Dana M. McInturff, CPA
Executive Director**WSR 00-19-010****PREPROPOSAL STATEMENT OF INQUIRY
BOARD OF ACCOUNTANCY**

[Filed September 6, 2000, 3:01 p.m.]

Subject of Possible Rule Making: WAC 4-25-410 Definitions, 4-25-520 What public records does the board maintain?, 4-25-600 Rules of professional conduct—Preamble, 4-25-610 Principles of conduct, 4-25-620 When must I comply with the rules of conduct requiring integrity and objectivity?, 4-25-622 Independence, 4-25-630 Competence, 4-25-640 Clients' confidential information, 4-25-650 Acts discreditable, 4-25-720 CPA examination—Application, 4-25-721 CPA examination—Cheating policy, 4-25-722 CPA examination—Content, and 4-25-755 Temporary permits.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.04.055.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Part of the agency's fiscal year 2000/2001 rules review, reviewing the rules for effectiveness, clarity, cost, fairness, and need.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by writing to Dana M. McInturff, Executive Director, Washington State Board of Accountancy, P.O. Box 9131,

Olympia, WA 98507-9131, (360) 586-0163, fax (360) 664-9190, e-mail danam@cpaboard.wa.gov.

August 21, 2000

Dana M. McInturff, CPA
Executive Director**WSR 00-19-023****PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION**

[Filed September 8, 2000, 3:39 p.m.]

Subject of Possible Rule Making: Chapter 392-136 WAC, Finance—Conversion of accumulated sick leave.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.400.210 for school districts.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Revision of the WAC is needed to reflect changes in law made by the legislature during the 2000 session. Employees who separate from employment are now eligible to convert unused sick leave to monetary compensation if they are at least fifty-five years old with fifteen years of service if under PERS 2 or TRS 2 or with ten years of service under TRS 3.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Department of Retirement Systems.

Process for Developing New Rule: Early solicitation of public comments and recommendations respecting new, amended or repealed rules, and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, Legal Services, Office of Superintendent of Public Instruction, P.O. Box 47200, Olympia, WA 98504-7200, fax (360) 753-4201, TDD (360) 664-3631. For telephone assistance contact Petrea Stoddard, (360) 753-3587.

September 8, 2000

Dr. Terry Bergeson
Superintendent of
Public Instruction**WSR 00-19-024****PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION**

[Filed September 8, 2000, 3:40 p.m.]

Subject of Possible Rule Making: WAC 392-140-600 through 392-140-685, school district eligibility for state special education safety net funding.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.150.290 and section 506 [507](8), chapter 1, Laws of 2000 [2nd sp. sess.].

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amendments to rules are needed to update special education safety net procedures and requirements for the 2000-01 school year and thereafter.

Process for Developing New Rule: Early solicitation of public comments and recommendations respecting new, amended or repealed rules, and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, Legal Services, Office of Superintendent of Public Instruction, P.O. Box 47200, Olympia, WA 98504-7200, fax (360) 753-4201, TDD (360) 664-3631. For telephone assistance contact Calvin W. Brodie, (360) 664-2117.

September 8, 2000

Dr. Terry Bergeson
Superintendent of
Public Instruction

WSR 00-19-029

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed September 11, 2000, 3:51 p.m.]

Subject of Possible Rule Making: WAC 388-442-0010 Felons and any related WACs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050, 74.04.057, and 74.04.510.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The revision will give additional information about when a client is eligible for TANF/SFA or food assistance if the client has a drug felony conviction.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: DSHS welcomes the public to take part in developing the rule. Anyone interested in participating should contact the staff person indicated below. After the rule is drafted, DSHS will file a copy with the Office of the Code Reviser with a notice of proposed rule making and send a copy to everyone currently on the mailing list and to anyone else who requests a copy. DSHS will consider all comments. The Economic Services Administration regulatory improvement team (RIT) will also review these rules before adoption.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Wendy Forslin, Division of Assistance Programs, P.O. Box 45470, Olympia, WA 98504-5470,

phone (360) 413-3083, fax (360) 413-3493, e-mail forslwc@dshs.wa.gov.

September 11, 2000
Marie Myerchin-Redifer
Manager

WSR 00-19-030

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed September 11, 2000, 3:52 p.m.]

Subject of Possible Rule Making: Amending WAC 388-550-2501 Acute physical medicine and rehabilitation (Acute PM&R) program—General, 388-550-2511 Acute PM&R definitions, 388-550-2521 Client eligibility requirements for acute PM&R services, 388-550-2531 Requirements for becoming an MAA Level A or B acute PM&R provider, 388-550-2541 Quality of care for acute PM&R clients through audits and reviews, 388-550-2551 How MAA determines client placement in Level A or B acute PM&R, 388-550-2561 MAA's requirements for authorizing acute PM&R services, 388-550-3381 How MAA pays acute PM&R facilities for Level A services, and 388-550-3401 How MAA pays acute PM&R facilities for Level B services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 74.09.520, and 42 C.F.R. 482.56.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is placing requirements for acute PM&R in rule to support the paper-work reduction initiative. Since contracts are not used to negotiate rates or services provided, and are not required to keep the acute PM&R program operational, the rules will replace the contract. The amended rules will clarify the limitations of the program and reimbursement methodology for Level A and Level B services. The amended rules will also clarify to providers that they must comply with these rules in order to receive payment, and that the benefits are limited to the acute phase of rehabilitation for clients.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Medicare/HCFA - MAA uses federal Medicare rehabilitation guidelines as a guide for the acute PM&R program(s). The Department of Health (DOH) - MAA sets the standards for Level B acute PM&R services by requiring facilities to operate per the standards in WAC 246-976-840 Designation standards for facilities providing Level II trauma rehabilitation service (excluding the certified rehabilitation registered nurse (CRRN) requirement). MAA coordinates with DOH and DOH's rules contain the CARF standards required by MAA's acute PM&R program.

Process for Developing New Rule: The department will invite the interested public to review the proposed WAC and provide input. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kathy Sayre, Regulatory Improvement Project, P.O. Box 45533, Medical Assistance Administration, Olympia, WA 98504, phone (360) 725-1342, fax (360) 586-9727, TTY 1-800-848-5429, e-mail sayrek@dshs.wa.gov.

September 8, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-042

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)

[Filed September 13, 2000, 3:43 p.m.]

Subject of Possible Rule Making: Amending WAC 388-550-2800 Establishing inpatient payment rates, 388-550-3700 DRG outliers and administrative day rates, 388-550-4800 Hospital payment method—State-only programs, and 388-550-6000 Payment—Outpatient hospital services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090; 42 U.S.C. 1395x(v); 42 C.F.R. 447.271, .11303, and .2652.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rewrite is to ensure MAA's administrative code reflects current policy and practice. The amendments will add third party liability payment limit language, DRG exempt hospitals and DRG exempt services payment method information for Title XIX and state programs, and outpatient services record retention language. The amendments will also revise effective dates for high-cost and low-cost outlier thresholds.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of the WAC. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kathy Sayer [Sayre], Division of Program Support, P.O. Box 45533, Olympia, WA 98504-5533, phone (360) 725-1342, fax (360) 586-9727, e-mail sayrek@dshs.wa.gov.

September 13, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-049

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)

[Filed September 14, 2000, 4:41 p.m.]

Subject of Possible Rule Making: Amending WAC 388-550-1050 Definitions, 388-550-1100 Hospital coverage, 388-550-1400 Covered revenue codes for hospital services, 388-550-1700 Hospital services—Prior approval, 388-550-2600 Inpatient psychiatric services, 388-550-2900 Payment limits—Inpatient hospital services, 388-550-3600 Payment—Hospital transfers, 388-550-4300 Payment—Exempt hospitals, 388-550-4400 Services—Exempt from DRG payment and 388-550-5900 Prior authorization—Outpatient services; repealing WAC 388-550-2700 Substance abuse detoxification services; and possible other related rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090; 42 U.S.C. 1395x(v); 42 C.F.R. 447.271, .11303, and .2652.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rewrite is to ensure MAA's administrative code reflects current policy and practice and coordinates with policies of Division of Alcohol and Substance Abuse and the Mental Health Division of the department.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Interested parties from Division of Alcohol and Substance Abuse and the Mental Health Division are participating in the agency's process to adopt these rules.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kathy Sayre, Program Assistance and Support Services, Medical Assistance Administration, Olympia, Washington 98504-5530, phone (360) 725-1342, fax (360) 586-9727, TTY 1-800-848-5429, e-mail sayrek@dshs.wa.gov.

September 14, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-053

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(The Special Commitment Center)

[Filed September 15, 2000, 3:42 p.m.]

Subject of Possible Rule Making: Chapter 388-680 WAC (formerly chapter 275-155 WAC) and possible new chapters pertaining to (1) oversight and program standards,

(2) treatment planning for court-committed program residents, and (3) records retention. Certain existing rules may require revision later as may be determined.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 44, Laws of 2000, chapter 71.09 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules are needed in order to comply with legislative mandate in chapter 44, Laws of 2000 generally, and to establish continuing standards of program quality for sex offender care, control, and treatment, to establish a rule-governed mechanism for external program oversight similar to that of the state hospitals, and to further formalize requirements pertaining to treatment planning and records retention.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other federal or state agencies regulate this subject. The Special Commitment Center (SCC) is, however, currently situated within the Department of Corrections McNeil Island Correction Center (MICC) and has a presence at the Washington Corrections Center for Women (WCCW) in Purdy. The Special Commitment Center will, at a future date, locate its own facility outside the boundaries of MICC, but on land leased by the Department of Corrections. For this reason, the Department of Corrections will be consulted and informed at key steps in the process, both through the regular mechanisms of hearing, the "stakeholder" review, and in regular interdepartmental management meetings.

The Special Commitment Center is also currently under an injunction through the 9th Circuit Court which as an interest in this process. The court receives a monthly report from the SCC which shall include documents relating to the rule-writing process. The special master in this case will be kept informed periodically through copies of documents, by telephone conference, and by electronic mail. Progress in rule development will likely also be presented at a hearing before the court in early December.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lee Mosley, Policy Analyst, The Special Commitment Center, Building 24, WSH, P.O. Box 88450, Steilacoom, WA 98388-0646, (253) 879-7917, fax (253) 761-7529, leem@dshs.wa.gov.

September 14, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-061

PREPROPOSAL STATEMENT OF INQUIRY WASHINGTON STATE PATROL

[Filed September 19, 2000, 8:44 a.m.]

Subject of Possible Rule Making: Amends WAC 204-96-010 in order to treat the owners of vehicles, whether rental companies, leasing corporations or private citizens, equally.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.55.113 and 46.55.120.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This amendment is necessary because there should be no differentiation between those who lend for profit and those who lend for free when considering a hardship request, according to a Spokane County District Court ruling.

Process for Developing New Rule: District Court ruling.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lieutenant Tim Braniff, Washington State Patrol, P.O. Box 42600, Olympia, WA 98504, phone (360) 753-6890, fax (360) 586-1628.

September 19, 2000

Annette M. Sandberg
Chief

WSR 00-19-069

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed September 19, 2000, 3:12 p.m.]

Subject of Possible Rule Making: WAC 388-542-0150 Client eligibility requirements for CHIP.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is amending the client eligibility requirements for the Children's Health Insurance Program (CHIP) to allow for an assignment process for eligible children who live in counties with two health plans.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate may be obtained by contacting the department representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ann Myers, Regulatory Improvement Program Manager, Medical Assistance Administration, Mail-

stop 45533, Olympia, WA 98504-5533, phone (360) 725-1345, fax (360) 586-9727, e-mail myersea@dshs.wa.gov.

September 19, 2000

Marie Myerchyn-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-070
PREPROPOSAL STATEMENT OF INQUIRY
SALMON RECOVERY
FUNDING BOARD

[Filed September 19, 2000, 3:14 p.m.]

Subject of Possible Rule Making: Initial adoption of administrative rules for the Salmon Recovery Funding Board (SRFB), established in mid-1999. Topics include description of SRFB's organization and operations, methods for adoption of manuals and other guidance documents, description of project review processes, public records availability, compliance with other statutory guidelines and processes, clarifying director's authority, administration of funded grants, funds disbursement, and related grant-making administrative guidance. (Note: Most topics are not subject to CR-101 process, but preproposal comment opportunity is being provided on all topics.)

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.85.120.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: SRFB operations are administered by the Interagency Committee for Outdoor Recreation (IAC), whose rules are located in Title 286 WAC. It is preferable that the SRFB has distinct set of public rules for its administration and operations. The SRFB has an independent mission and functions, and SRFB-specific rules will permit the public to have better access for reference to SRFB procedures. The proposed rules codify the decisions and methods adopted by the board to date.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The proposed SRFB rules are consistent with and reflective of IAC's rules, see Title 286 WAC. The public disclosure laws, chapter 42.17 RCW, require agencies to publish rules for access to public records. The Administrative Procedure Act, RCW 34.05.240 requires various rules for declaratory proceedings. As well as the public, agency members of the SRFB will be able to comment on the proposed rules.

Process for Developing New Rule: It is our intent to advance this rule proposal through a participatory process that includes distribution of copies of the recommended changes to the WDFW's lead entity advisory group and other interested parties (including any who have asked to be placed on IAC's or SRFB's WAC notification listing). We will encourage comments via U.S. mail, e-mail, phone, and in person. Based on any comments, revisions will be considered before presentation of final recommendations to the SRFB for rules initiation in an advertised and open public meeting. Rule initiation via filing of a CR-102 notice could occur on or after October 20, 2000, with final adoption not sooner than January 2001.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by providing comments to Greg Lovelady, Rules Coordinator, Interagency Committee for Outdoor Recreation, Natural Resources Building, P.O. Box 40917, Olympia, WA 98504-0917, (360) 902-3008, e-mail gregl@iac.wa.gov. Comments received by October 17, 2000, will be mailed to the board for review in advance of the October SRFB meeting. Comment at SRFB's October (Clarkston) meeting. Draft rules text, meeting times and locations will be posted at SRFB's website, www.wa.gov/iac/salmonmain. If and when a CR-102 is filed, additional comment and formal hearing sessions will be identified.

September 19, 2000

Laura E. Johnson
Director

WSR 00-19-081
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH

[Filed September 20, 2000, 9:17 a.m.]

Subject of Possible Rule Making: Continuing education for dentists, rules will clarify requirements to implement 1999 legislation (HB 1699) which establishes continuing education requirements as a condition of dental licensure renewal. Scheduled implementation date of proposed rules, July 1, 2001.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.32.002, 18.32.0357, 18.32.180.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rules are needed to establish requirements for dentists to obtain continuing dental education hours as a condition of dental licensure renewal. The intent of the legislation, sponsored by the Washington State Dental Association, was to establish a mechanism that would ensure that dentists keep up to date on new products, technologies, and procedures and practices in a rapidly changing health care field. The legislation is also intended to provide the public with assurances that their dental practitioner has met an ongoing educational requirement.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: A collaborative rule-making process will be used.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. We anticipate using an open public forum process, mass mailings to all licensed dentists and other interested parties to solicit input on drafting these rules. We have also queried all other states for information on existing continuing education rules nationwide.

Interested Persons May Contact: Lisa R. Anderson, Program Manager, Dental Quality Assurance Commission, P.O.

Box 47867, 1112 S.E. Quince Street, Olympia, WA 98504-7867.

August 4, 2000
 Lisa Anderson
 Program Manager
 Carol Lewis
 Acting Executive Director

WSR 00-19-086

**PREPROPOSAL STATEMENT OF INQUIRY
 DEPARTMENT OF AGRICULTURE**

[Filed September 20, 2000, 10:12 a.m.]

Subject of Possible Rule Making: Red raspberry grade and standards in chapter 16-143 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 69.04 and 15.17 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: On May 22, 2000, the department adopted grades and standards for fresh red raspberries. On June 14, 2000, the director adopted an emergency that delayed the effective date of the rules in order to consider questions raised on the implementation and compliance by persons or entities covered by the rules. Due to the delay, there has been confusion as to how the rules would be applied to raspberries harvested before June 2001. The department is proposing to amend the rules or adopt additional rules to clarify implementation of chapter 16-143 WAC.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of Agriculture (USDA) has standards for red raspberries. The definitions and labeling standards are in addition to the USDA grades and do not replace the USDA grade standards.

Process for Developing New Rule: The department will seek comments from the Red Raspberry Commission, growers and processors.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Dr. Candace Jacobs, Assistant Director, 1111 Washington Street S.E., P.O. Box 42560, Olympia, WA 98504-2560, or by phone to (360) 902-1888, fax (360) 902-2087.

September 19, 2000
 William E. Brookreson
 Deputy Director
 for Dr. Candace Jacobs
 Assistant Director

NO EXPEDITED REPEALS FILED IN THIS ISSUE

EXPEDITED REPEAL



WSR 00-17-124
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Children's Administration)
 [Filed August 18, 2000, 11:00 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-10-104.

Title of Rule: Chapter 388-151 WAC, Minimum licensing requirements for child care centers caring exclusively for school-age children.

Purpose: The purpose of this chapter is to establish minimum standards of health and safety for school-age children in out-of-home child care.

Other Identifying Information: WAC 388-151-010 through 388-151-500.

Statutory Authority for Adoption: RCW 74.15.020.

Statute Being Implemented: RCW 74.15.020.

Summary: This chapter establishes rules for child care centers caring exclusively for school-age children. These rules were separated from the rules for child care centers that care for children ages one month to twelve years in 1991. This separation allows these rules to be more specific and age-appropriate for school-age care.

Name of Agency Personnel Responsible for Drafting: Leslie Edwards-Hill, 14th and Jefferson, Olympia, (360) 902-8041; Implementation and Enforcement: Sophia Kouidou-Giles, 14th and Jefferson, Olympia, (360) 902-8038.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed changes broaden the qualifications for child care staff. The school-age subcommittee and the advocates supported this change. Other changes make these WACs more age and developmentally appropriate to school-age children. The fee WAC is also now incorporated for streamlining purposes.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A cost-benefit analysis showed that there is no additional cost imposed on small businesses due to the proposed changes in the rules. There is no significant economic impact to small businesses as a result of the proposed new rules.

RCW 34.05.328 applies to this rule adoption. The proposal makes significant amendments to a policy or regulatory program. The analysis prepared to comply with RCW 34.05.328 can be obtained by contacting Leslie Edwards-Hill at (360) 902-8041.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by October 17, 2000,

phone (360) 664-6094, TTY (360) 664-6178, e-mail myer-cme@dshs.wa.gov [coopekd@dshs.wa.gov].

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

Date of Intended Adoption: No sooner than October 25, 2000.

August 16, 2000

Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 98-24-052, filed 11/25/98, effective 12/26/98)

WAC 388-151-010 What definitions(=) are important for the school-age child care center program? ((As used and defined)) The following definitions are important under this chapter:

"Capacity" means the maximum number of children the licensee is authorized to have on the premises at a given time.

"Child abuse or neglect" means the injury, sexual abuse, sexual exploitation, or negligent treatment or maltreatment of a child ~~((by any person under circumstances indicating the child's health, welfare, or safety is harmed thereby))~~ as defined in RCW 26.44.020 and chapter 388-15 WAC.

"Department" means the state department of social and health services (DSHS), the ~~((organization vested))~~ state agency with the legal authority to regulate and certify school-age child care centers.

"Department of health" means the state department of health.

"I," "you," and "your" refer to and mean the licensee or applicant for child care license.

"License" means a permit issued by the department ~~((authorizing by law the licensee))~~ to a person or organization to operate a school-age child care center and affirming the licensee meets requirements under licensure.

"Licensee" means the person, organization, or legal entity named on the facility license and responsible for operating the center.

"Licensor" means the person employed by the department to regulate and license a school-age child care center.

"Premises" means the building where the center is located and the adjoining grounds over which the licensee has control.

"School-age child" means a child five years of age through twelve years of age attending a public or private school.

"School-age child care center" means a program operating in a facility other than a private residence, accountable for school-age children when school is not in session. ~~((It shall))~~ The program must meet department licensing requirements, provide adult-supervised care, and a variety of developmentally appropriate activities.

"Staff" means a ~~((child care giver or a group of child care givers))~~ person or persons employed by the licensee to

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provide child care and to supervise (~~(a child)~~) children served at the center.

"The Washington state training and registry system (STARS)" means the entity approved by the department to determine the classes, courses, and workshops licensees and staff may take to satisfy the department's training requirements.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-020 ((Scope of licensing.)) Who needs to be licensed? (1) The person or organization operating a school-age child care center (~~(shall be subject to licensing as authorized under)~~) must receive a license from the department to provide school-age child care, in accordance with chapter 74.15 RCW.

(2) The department does not need to license the person or organization operating a school-age child care center ((and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure)) if chapter 74.15 RCW ((includes)) exempts the person or organization ((among the entities exempt)) from the licensing requirements. The person or organization claiming an exemption ((shall)) from the licensing requirements must provide the department proof of entitlement to the exemption at the licensuror's request.

(3) You may use the following matrix to determine whether or not you are exempt from licensing:

| | |
|---|--|
| <u>Child care</u> | <u>Recreational</u> |
| <u>The child care facility assumes responsibility for the child and his welfare.</u> | <u>Children are free to come and go as they choose.</u> |
| <u>Children are signed in and can only be released to an authorized adult.</u> | <u>No responsibility is assumed in lieu of parent.</u> |
| <u>A specific registration procedure and required forms must be completed.</u> | <u>No registration form or procedure.</u> |
| <u>Must adhere to DSHS standards; has specific requirements regarding staff-child ratio and group size.</u> | <u>No required staff-child ratio or group size requirements.</u> |
| <u>Specific DSHS requirements regarding policies and procedures are in a parent handbook.</u> | <u>No specific detailed policies and procedures. General "house rules" apply at each site.</u> |
| <u>There are specific program goals and activities; calendars of activities are posted and available.</u> | <u>Activities occur on a daily basis; no long-term goals or activities exist.</u> |

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-040 What local ordinances and codes((s)) apply? ~~((1) The department shall issue or deny a license on the basis of the applicant's compliance with school-age child care licensing and procedural requirements-~~
~~(2) The licensee or applicant shall be responsible for compliance with city ordinances and county codes, such as zoning and building regulations))~~ The licensee or applicant for license must comply with city ordinances and county codes, including zoning and building regulations.

NEW SECTION

WAC 388-151-045 What is the basis for the department's issuance or denial of a license? The department must issue or deny a license on the basis of the applicant's compliance with school-age child care licensing requirements.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-070 ((Applicant and reapplication for licensing investigation.)) How do I apply or reapply for a license? (1) ~~((The person or organization applying for a licensee or relicensure under this chapter and responsible for operating the center shall))~~ You must comply with the department's application procedures ((the department prescribes)) and submit to the department:

(a) A completed department-supplied application for school-age child care center license, including attachments, ninety or more days before the:

- (i) Expiration of ~~((a))~~ your current license;
- (ii) Opening date of ~~((a))~~ your center;
- (iii) Relocation of ~~((a))~~ your center; or
- (iv) Change of the licensee.

(b) A completed criminal history and background inquiry form for each staff person or volunteer having unsupervised or regular access to the child in care; and

(c) The annual licensing fee. The fee is forty-eight dollars per year for the first twelve children plus four dollars for each additional child over the licensed capacity of twelve children.

(2) In addition to the required application materials specified under subsection (1) of this section, ~~((the applicant for initial licensure shall))~~ you must submit to the department:

(a) An employment and education resume of the person responsible for the active management of the center and of the site coordinator;

(b) Copies of diplomas or education ~~((transcript copies))~~ transcripts of the director and site coordinator; and

(c) Three professional references each for ~~((the licensee))~~ you, the director, and the site coordinator.

(3) You, as the applicant for a license under this chapter ((shall)) must be twenty-one years of age or older.

(4) The department may, at any time, require additional information from ~~((the applicant, licensee,))~~ you, any staff person, any volunteer, members of ~~((their))~~ the household of

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any of these individuals, and other persons having access to the ~~((child in care as the department deems necessary including))~~ children in care. The additional information includes, but is not limited to:

- (a) Sexual deviancy evaluations;
- (b) Substance and alcohol abuse evaluations;
- (c) Psychiatric evaluations;
- (d) Psychological evaluations; and
- (e) Medical evaluations.

(5) The department may perform investigations of ~~((the applicant, licensee))~~ you, staff persons, volunteers, members of ~~((their))~~ the households of these individuals, and other persons having access to the child in care as the department deems necessary, including accessing criminal histories and law enforcement files.

(6) ~~((The applicant shall))~~ You must conform to rules and regulations approved or adopted by the:

(a) State department of health ~~((, promoting))~~ and relating to the health care of ~~((the child in care, contained in this chapter; and))~~ children at school-age child care centers;

(b) State fire marshal's office, establishing standards for fire prevention and protection of life and property from fire, under chapter 212-56A WAC.

(7) The department ~~((shall))~~ must not issue a license to ~~((the applicant))~~ you until the department of health and the state fire marshal's office have certified or inspected and approved the center.

(8) The department may exempt a school site possessing a fire safety certification signed by the local fire official within six months prior to licensure from the requirement to receive an additional fire safety inspection by the state fire marshal's office.

(9) ~~((The licensee shall))~~ You must submit a completed plan of deficiency correction, when required, to the department of health and the department licenser ~~((prior to issuance of the licensee, when required))~~ before the department will issue you a license.

(10) You, your director and site coordinator must attend department-provided orientation training.

NEW SECTION

WAC 388-151-075 How do I get a waiver of the licensing requirements contained in this chapter? (1) In an individual case, the department, for good cause, may waive a specific requirement and approve an alternate method for you to achieve the specific requirement's intent if:

(a) You submit to the department a written waiver request fully explaining the circumstances necessitating the waiver; and

(b) The department decides the department's approval of the waiver approval will not jeopardize the safety or welfare of the child in care or detract from the quality of licensee-delivered services.

(2) The department may approve a waiver request only for a specific purpose or child and for a specific period of time not exceeding the expiration date of your license.

(3) The department may limit or restrict a license the department issues to you in conjunction with a waiver.

(4) You must maintain a copy of the department's written waiver approval on the premises.

(5) You may not appeal the department's denial of your request for waiver under chapter 34.05 RCW.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-080 How does the department determine my licensed capacity? (1) The department ~~((shall))~~ issues the applicant or licensee a license for a specific number of children ~~((dependent))~~ depending on ~~((the))~~:

(a) The department's evaluation of ~~((the))~~ your center's premises, equipment, and physical accommodations;

(b) The number and skills of ~~((the licensee))~~ you, your, staff, and your volunteers; and

(c) The ages and characteristics of the children ~~((served))~~ you serve.

(2) The department:

(a) ~~((shall))~~ Must not issue ~~((the applicant or licensee))~~ you a license to care for more children than ~~((permitted under))~~ this chapter permits; and

(b) May issue ~~((the applicant or licensee))~~ you a license to care for fewer children than ~~((the))~~ your center's maximum capacity.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-085 How do I get an initial license? (1) The department may issue an initial license to ~~((an applicant))~~ you if you are not currently licensed to provide child ~~((day))~~ care when ~~((the applicant))~~ you:

(a) Can demonstrate compliance with the rules contained in this chapter pertaining to the health and safety of the child in care; but

(b) Cannot demonstrate compliance with the rules pertaining to:

- (i) Staff-child interactions,
- (ii) Group size and staff-child ratios,
- (iii) Behavior management and discipline,
- (iv) Activity programs,
- (v) Child records and information, and
- (vi) Other rules requiring department observation of the applicant's ability to comply with rules.

(c) Can provide a plan, acceptable to the department, to comply with rules found in subsection (1)(b) of this section.

(2) The department may issue an initial license to ~~((an applicant))~~ you for a period not to exceed six months, renewable for a period not to exceed two years.

(3) The department ~~((shall))~~ must evaluate ~~((the applicant's))~~ your ability to comply with all rules contained in this chapter during the period of initial licensure prior to issuing a full license.

(4) The department may issue a full license to ~~((the applicant demonstrating))~~ you if you demonstrate your compliance with all rules contained in this chapter at any time during the period of initial licensure.

(5) The department ~~((shall))~~ must not issue a full license to ~~((the applicant who does))~~ you if you do not demonstrate

the ability to comply with all rules contained in this chapter during the period of initial licensure.

AMENDATORY SECTION (Amending Order 3974, filed 4/26/96, effective 5/27/96)

WAC 388-151-090 How may the department deny, suspend, or revoke my license ~~((denial, suspension, or revocation))~~? (1) Before granting a license and as a condition for continuance of a license, the department ~~((shall))~~ must consider ~~((the))~~ your ability ~~((of the applicant and licensee))~~ to meet the requirements of this chapter. If more than one person is the applicant or licensee, the department:

(a) ~~((shall))~~ Must consider ~~((their))~~ the applicants' or the licensees' qualifications separately and jointly; and

(b) May deny, suspend, revoke, or not renew the license based on the failure of one of the persons to meet the requirements of chapter 74.15 RCW and this chapter.

(2) The department ~~((shall))~~ must deny, suspend, revoke, or not renew the license of a person who:

(a) Has abused, neglected, or sexually exploited a child as those acts or omissions are defined in RCW 26.44.020 and chapter 388-15 WAC ~~((388-15-130))~~;

(b) Is ineligible to provide care because ~~((of))~~ the person has a criminal history ~~((under))~~ as described in chapter 388-330 WAC ~~((, or allows such a person on the premises;~~

~~((b)))~~;

(c) Allows a person meeting the conditions of (a) or (b) of this subsection on the premises;

(d) Commits or was convicted of a felony reasonably related to the competency of the person to meet the requirements of this chapter;

~~((e))~~ (e) Engages in illegal use of a drug or excessive use of alcohol;

~~((f))~~ (f) Commits, permits, aids, or abets the commission of an illegal act on the premises;

~~((g))~~ (g) Commits, permits, aids, or abets the abuse, neglect, exploitation, or cruel or indifferent care ~~((of))~~ of a child in care;

~~((h))~~ (h) Refuses to permit an authorized representative of the department, state fire marshal's office, or department of health to inspect the premises; or

~~((i))~~ (i) Refuses to permit an authorized representative of the department or the department of health access to records related to operation of the center or to interview staff or a child in care.

(3) The department may deny, suspend, revoke, or not renew a license of a person who:

(a) Seeks to obtain or retain a license by fraudulent means or misrepresentation including, but not limited to:

(i) Making a materially false statement on the application; or

(ii) Omitting material information on the application.

(b) Provides insufficient staff in relation to the number, ages, or characteristics of children in care;

(c) Allows a person unqualified by training, experience, or temperament to care for or be in contact with a child in care;

(d) Violates any condition or limitation on licensure including, but not limited to:

(i) Permitting more children on the premises than the number for which the ~~((center is))~~ department licensed the center; or

(ii) Permitting ~~((on the premises))~~ a child of ~~((an age))~~ a different age from the ages for which the ~~((center is))~~ department licensed the center to be on the premises.

(e) Fails to provide adequate supervision to a child in care;

(f) Demonstrates an inability to exercise fiscal responsibility and accountability with respect to operation of the center;

(g) Misappropriates property of a child in care;

(h) Knowingly permits ~~((on the premises))~~ an employee or volunteer who has made a material misrepresentation on an application for employment or volunteer service to be on the premises;

(i) Refuses or fails to supply necessary, additional department requested information; or

(j) Fails to comply with any provision of chapter 74.15 RCW or this chapter.

(4) The department ~~((shall))~~ must not issue a license to a person who has been denied ~~((, suspended, revoked, or not renewed))~~ a license, or has had a license to operate a facility for the care of ~~((the))~~ children or adults suspended, revoked, or not renewed, either in this state or ~~((elsewhere, unless))~~ another state. Exception: If the person demonstrates by clear, cogent, and convincing evidence that the person has undertaken sufficient corrective action or rehabilitation to warrant public trust and to operate the center in accordance with the rules of this chapter, the department may issue a license to that person.

(5) RCW 43.20.205 governs the department's notice of a denial, revocation, suspension, or modification of a license and ~~((the applicant's or licensee's))~~ your right to a hearing ~~((, shall be governed under RCW 43.20.205))~~.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-092 Under what conditions does the department impose civil penalties ~~((r))~~ against me? (1) Before imposing a civil penalty, the department ~~((shall))~~ must provide written notification to you by personal service, ~~((including))~~ by the licensor or another person, or certified mail ~~((which shall))~~ that includes:

(a) A description of the violation and citation of the applicable requirement or law;

(b) A statement of what ~~((is required))~~ you must do to achieve compliance;

(c) The date by which the department requires compliance;

(d) The maximum allowable penalty if you do not achieve timely compliance ~~((is not achieved))~~;

(e) The means to contact any technical assistance services provided by the department or others; and

(f) Notice of when, where, and to whom you may file a request with the department to extend the time to achieve compliance for good cause ~~((may be filed with department))~~.

(2) The length of time ~~((in which))~~ you have to comply ~~((shall))~~ depends on:

- (a) The seriousness of the violation;
 - (b) The potential threat to the health, safety and welfare of children in care; or
 - (c) Previous opportunities to correct the deficiency.
- (3) The department may impose a civil penalty based on but not limited to these reasons:

(a) The department previously has imposed an enforcement action for the same or similar type of violation of the same statute or rule on your child care center ~~((has previously been subject to an enforcement action for the same or similar type of violation of the same statute or rule))~~; or

(b) The department has previously given your child care center ~~((has previously been given))~~ notice of the same or similar type of violation of the same statute or rule; or

(c) The violation represents a potential threat to the health, safety, and/or welfare of children in care.

(4) The department may impose a civil penalty in addition to or in conjunction with other disciplinary actions against a child care license including probation, suspension, or other action.

(5) You must pay the civil fine ~~((shall be payable))~~ within twenty-eight days after receipt of the notice or later as specified by the department.

(6) The department may forgive the fine ~~((may be forgiven))~~ if the ~~((agency))~~ you come ~~((s))~~ into compliance during the notification period.

(7) You, as the center or person against whom the department assesses a civil fine ~~((has))~~, have a right to an adjudicative proceeding ~~((as governed by))~~ under RCW 43.20A.215.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-093 What is the amount of the civil ~~((penalties—Amount of penalty))~~ penalty the department may impose? Whenever the department imposes a civil monetary penalty ~~((per WAC 388-151-092(3)))~~, the department ~~((shall))~~ must impose a penalty of two hundred and fifty dollars per violation per day. The department may assess and collect the penalty with interest for each day of noncompliance.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-094 Must I post the department's notice of civil ~~((penalties—Posting of notice of penalty))~~ penalty? (1) ~~((The licensee shall))~~ You must post the final notice of a civil penalty in a conspicuous place in the facility.

(2) You must continue to post the notice ~~((shall remain posted))~~ until the department receives your payment ~~((is received by the department))~~.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-095 May the department assess civil penalties ~~((—))~~ on unlicensed programs ~~((s))~~? If the department receives information that a school-age program is operating without a license, the department will investigate. The department may contact the program, send a letter, or make an on-site visit to determine that the agency is operating without a license. Where the department has determined that an agency is operating without a license, the department ~~((shall))~~ must send written notification to the unlicensed program by certified mail or other means showing proof of service. This notification ~~((shall))~~ must contain the following:

(1) ~~((Advising))~~ Notice to the agency of the basis ~~((of))~~ for the department's determination ~~((of))~~ that the agency is providing child care without a license and the need for the department to ~~((be licensed by the department))~~ license the agency;

(2) The citation of the applicable law;

(3) The assessment of seventy-five dollars per day penalty for each day the agency provides unlicensed care ~~((is provided))~~. The department makes the fine ~~((would be))~~ effective and payable within thirty days of the agency's receipt of the notification;

(4) How to contact the office of child care policy;

(5) The unlicensed agency's need to submit an application to the office of child care policy within thirty days of receipt of the department's notification;

(6) That the department may forgive the penalty ~~((may be forgiven))~~ if the agency submits an application within thirty days of the notification; and

(7) The unlicensed agency's right ~~((of))~~ to an adjudicative proceeding as a result of the assessment of a monetary penalty and the appropriate procedure for requesting an adjudicative proceeding.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-096 May the department impose civil penalties ~~((—))~~ for separate violations ~~((s))~~? Each violation of a law or rule constitutes a separate violation ~~((and may be penalized as such))~~. The department may penalize each violation. The department may impose a penalty ~~((may be imposed))~~ for each day the violation continues.

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-097 What if I do not pay the civil ~~((penalties—Penalty for nonpayment))~~ penalty? ~~((Penalty for nonpayment--))~~ The department may suspend, revoke or not renew a license for failure to pay a civil monetary penalty ~~((it))~~ the department has assessed within ten days after such assessment becomes final.

PROPOSED

AMENDATORY SECTION (Amending WSR 96-20-095, filed 10/1/96, effective 11/1/96)

WAC 388-151-098 Under what circumstances may the department issue a probationary license(§)? (1) The department ~~((shall))~~ must base the decision ~~((as to whether a probationary license will be issued upon))~~ to issue a probationary license on the following factors:

(a) Willful or negligent noncompliance by ~~((the licensee))~~ you,

- (b) History of noncompliance,
- (c) Extent of deviation from the requirements,
- (d) Evidence of a good faith effort to comply,
- (e) Any other factors relevant to the unique situation.

(2) Where the negligent or willful violation of the licensing law does not present an immediate threat to the health and well-being of the children but would be likely to do so if allowed to continue, the department may issue a probationary license ~~((may be issued as well as))~~ in addition to civil penalties or other sanctions. Such situations may include:

- (a) Substantiation that a child (or children) was abused or neglected while in the care of the center,
- (b) Disapproved fire safety or sanitation report,
- (c) Use of unauthorized space for child care,
- (d) Inadequate supervision of children,
- (e) Understaffing for the number of children in care,
- (f) Noncompliance with requirements addressing:
 - (i) Children's health,
 - (ii) Proper nutrition,
 - (iii) Discipline,
 - (iv) Emergency medical plan,
 - (v) Sanitation and personal hygiene practices.

(3) ~~((Licensee required to))~~ You must notify parents of all children in care or who may apply for care when the department issues a probationary ~~((licensed is issued))~~ license to you:

(a) ~~((The licensee shall))~~ You must notify the parents or guardians of all children in care ~~((that it is in))~~ of the program's probationary status within five working days of receiving the department's notification ~~((he or she has been))~~ that the department has issued a probationary license;

(b) ~~((The notification shall be))~~ You must notify parents and guardians in writing, and ~~((shall be approved by the department prior to being sent))~~ the department must approve the notice before you send the notification;

(c) ~~((The licensee shall))~~ You must provide documentation to the department that you have notified parents or guardians of all children in care ~~((have been notified))~~ within ten working days ~~((of receiving))~~ after you receive notification that ~~((he or she has been issued))~~ the department has issued a probationary license. Documentation must consist of a copy of the letter you have sent to the parents;

(d) The department may issue a probationary license for up to six months, and at the department's discretion ~~((of))~~, the department ~~((it may be extended))~~ may extend the probationary license for an additional six months.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-100 What must I include in the center's activity program(§)? (1) ~~((The licensee shall))~~ You must implement an activity program designed to meet the developmental, cultural, and individual needs of the ~~((child served. The licensee shall))~~ children you serve. You must ensure the program contains a range of learning experiences for the ~~((child))~~ children to:

(a) Gain self-esteem, self-awareness, conflict resolution, self-control, and decision-making abilities;

(b) Develop socially, emotionally, intellectually, and physically;

(c) Learn about nutrition, health, and personal safety; and

(d) Experiment, create, and explore.

(2) ~~((The licensee shall))~~ You must ensure the center's program offers variety and options including a balance between:

(a) Child-initiated and staff-initiated activities;

(b) Free ~~((play))~~ choice and organized events;

(c) Individual and group activities; and

(d) Quiet and active experiences.

(3) ~~((The licensee shall))~~ You must ensure that the center's program ~~((affords))~~ provides the child daily opportunities for small and large muscle activities and outdoor play.

(4) ~~((The licensee shall))~~ You must operate the center's program under a regular schedule of activities with allowances for a variety of special events. ~~((The licensee shall))~~ You must implement a planned program of activities ~~((as evidenced))~~ by using a current, written activity schedule ~~((and afford))~~ that includes staff classroom planning time.

(5) ~~((The licensee shall))~~ You must manage child and staff movements from one planned activity or care area to another to achieve smooth, unregimented transitions by:

(a) Establishing familiar routines;

(b) Contributing to learning experiences; and

(c) Maintaining staff-to-child ratio and group size guidelines.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-110 What learning and play materials(§) must I provide? ~~((The licensee shall))~~ You must provide the ~~((child))~~ children in care a variety of easily accessible, developmentally appropriate equipment and materials of sufficient quantity to implement the center's program. ~~((The licensee shall ensure material is))~~ You must ensure that materials are culturally relevant and promote~~((s))~~:

(1) Social development;

(2) Communication ability;

(3) Self-help skills;

(4) Large and small muscle development; and

(5) Creative expression.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-120 How must my child care center staff(~~(child interactions)~~) interact with the children? (1) (~~(The licensee shall)~~) You must furnish the (~~(child)~~) children a nurturing, respectful, supportive, and responsive environment through frequent interactions between the (~~(child)~~) children and staff:

(a) Supporting the (~~(child)~~) children in developing an understanding of self and others by assisting the (~~(child)~~) children to share ideas, experiences, and feelings;

(b) Providing age-appropriate opportunities for growth and development of the (~~(child's)~~) children's social and communication skills, including encouraging the (~~(child)~~) children to ask questions;

(c) Helping the (~~(child)~~) children solve problems;

(d) Fostering creativity and independence in routine activities, including showing tolerance for mistakes; and

(e) Treating equally all children in care regardless of race, religion, culture, sex, and (~~(handicapping condition)~~) ability.

(2) (~~(The licensee shall)~~) You must furnish the (~~(child)~~) children in care a pleasant and social atmosphere at meal and snack times. Your staff (~~(shall)~~) must provide good models for nutrition habits and social behavior.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-130 How must I discipline the children and manage the children's behavior (~~(management and discipline)~~)? (1) (~~(The licensee shall)~~) You must guide the (~~(child's)~~) children's behavior based on an understanding of the individual child's needs and stage of development. (~~(The licensee shall)~~) You must support the child's developmentally appropriate social behavior, self-control, and respect for the rights of others.

(2) (~~(The licensee shall)~~) You must ensure that your behavior management and discipline practices are fair, reasonable, consistent, and related to the child's behavior. Your staff (~~(shall)~~) must not administer cruel, unusual, hazardous, frightening, or humiliating discipline.

(3) (~~(The licensee shall)~~) You must be responsible for implementing the behavior management and discipline practices of the center.

(4) (~~(The licensee shall)~~) You must prohibit and prevent (~~(by)~~) any person on the premises from:

(a) Biting, jerking, shaking, spanking, slapping, hitting, striking, or kicking the child, or exercising other means of inflicting physical or emotional pain, or causing bodily harm;

(b) The use of a physical restraint method injurious to the child;

(c) The use of a mechanical restraint, locked time-out room, or closet;

(d) The use of verbal abuse; or

(e) The withholding of food as a punishment.

(5) In emergency situations, (~~(the)~~) you or your staff person (~~(competent to use restraint methods)~~) may use limited physical restraint not injurious to the child when:

(a) Protecting a person on the premises from physical injury;

(b) Obtaining possession of a weapon or other dangerous object; or

(c) Protecting property from serious damage.

(6) (~~(The licensee shall)~~) You must document any incident involving the use of physical restraint and notify the child's parent of the use of the restraint.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-150 What does the department require for evening and nighttime care(~~(s)~~)? (1) For the center offering school-age child care during evening and nighttime hours, (~~(the licensee shall)~~) you must, in addition to meeting daytime regulations, adapt the program, equipment, and staffing pattern to meet the physical and emotional needs of the child away from home at night.

(2) (~~(The licensee shall)~~) You must maintain the same staff-to-child ratio in effect during daytime care. At all times, your staff (~~(shall)~~) must keep the child within continuous visual or auditory range.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-160 What does the department require for off-site trips(~~(s)~~)? (1) (~~(The licensee)~~) You may transport or permit the supervised off-site travel of (~~(the child)~~) children to participate in field trips or engage in other off-site activities only with written (~~(parent)~~) parental consent.

(2) The parent's consent may be:

(a) For a specific date and trip; or

(b) A blanket authorization describing the full range of trips the child may take. In such a case, (~~(the licensee shall)~~) you must notify the parent in advance about (~~(the)~~) each trip.

(3) For group field trips, (~~(the licensee shall)~~) you must ensure that:

(a) Emergency information and medical treatment authorization for each child in the group (~~(is present)~~) accompanies the child;

(b) A first aid kit is available;

(c) You maintain a written list of children participating (~~(is maintained)~~); and

(d) You maintain required staff-child ratios (~~(are maintained)~~).

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-165 What does the department require for transportation(~~(s)~~)? When (~~(the licensee furnishes)~~) you furnish transportation for the child in care:

(1) (~~(The licensee shall ensure that)~~) You must maintain the motor vehicle (~~(is maintained)~~) in a safe operating condition and (~~(is)~~) ensure that the Washington state patrol has approved (~~(by the Washington state patrol)~~) the vehicle, when applicable;

(2) ~~((The licensee or driver shall))~~ You or the driver must carry liability and medical insurance;

(3) The driver ~~((shall))~~ must have a current driver's license, valid for the classification of motor vehicle ~~((operated))~~ the driver operates, and current first aid and CPR certification;

(4) ~~((The licensee shall ensure))~~ You must ensure that a minimum of one staff person other than the driver is present in the motor vehicle, when necessary, to ~~((ensure))~~ comply with the staff-to-child ratio ~~((compliance))~~ requirement; and

(5) ~~((The licensee shall ensure))~~ You must ensure that the number of passengers does not exceed the seat belt capacity of the motor vehicle.

(6) You do not need seat belts for buses approved by the Washington state patrol.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-170 What does the department require for parent communication? (1) ~~((The licensee shall))~~ You must orally:

(a) Explain ~~((to the parent))~~ the center's policies and procedures to the parent;

(b) Orient the parent to the center's philosophy, program, and facilities;

(c) Communicate to the parent issues relating to the child's care and individual practices concerning the child's special needs; and

(d) Encourage parent participation in center activities.

(2) ~~((The licensee shall))~~ You must give the parent the following written policy and procedure information:

(a) Enrollment and admission requirements;

(b) The fee and payment plan;

(c) A typical activity schedule, including hours of operation;

(d) Meals and snacks served, including guidelines on food ~~((bought))~~ brought from the child's home;

(e) Signing in and signing out requirements;

(f) Child abuse reporting law requirements;

(g) Behavior management and discipline;

(h) Nondiscrimination statement;

(i) Religious activities, if any;

(j) Transportation and field trip arrangements;

(k) Policy on homework, study time, and space necessary to accommodate these activities;

(l) Practices concerning an ill child;

(m) Medication management; ~~((and))~~

(n) Medical emergencies;

(o) Statement that the parent has free access during hours of operation; and

(p) Written procedure for supervision of children during transitions.

AMENDATORY SECTION (Amending WSR 98-24-052, filed 11/25/98, effective 12/26/98)

WAC 388-151-180 What staff patterns and qualifications? ~~((The licensee,))~~ does the department require? (1) General qualifications. ~~((The licensee,))~~ You, your staff, volunteers, and

other persons associated with the operation of the center who ~~((has))~~ have access to the child in care ~~((shall))~~ must:

(a) Be of good character;

(b) Demonstrate the understanding, ability, personality, emotional stability, and physical health suited to meet the cultural, emotional, mental, physical, and social needs of the ~~((child))~~ children in care; and

(c) Not have committed or been convicted of child abuse or any crime involving harm to another person.

(2) Program director. ~~((The licensee shall))~~ You must serve as or employ a director responsible for the overall management of the center's facility and operation. The director ~~((shall))~~ must:

(a) Be twenty-one years of age or older;

(b) Serve as administrator of the center, ensuring compliance with licensing requirements;

(c) Have knowledge of development of school-age children as evidenced by professional references, education, experience, and on-the-job performance;

(d) Have the management and supervisory skills necessary for the proper administration ~~((of))~~ of the center, including:

(i) Record maintenance;

(ii) Financial management; and

(iii) Maintenance of positive relationships with staff, children, parents, and the community.

(e) Employ, provide, or arrange for fulfillment of clerical, accounting, maintenance, transportation, and food service responsibilities so the child care staff is free to concentrate on program implementation and maintaining the required staff-to-child ratio;

(f) Have completed thirty or more college quarter credits or combination of one-third clock hours and two-thirds college credits, in early childhood education/child development, elementary education, ~~((or possess an equivalent educational background in courses such as))~~ social work, other child-related field, including, but not limited to, art, music, dance, recreation, physical education, education, ~~((music, art,))~~ home economics, psychology, ~~((or))~~ social services, child development associate (CDA), or nutrition;

(g) Have two or more years of successful experience working with school-age children as evidenced by professional references and on-the-job performance;

(h) Have planning, coordination, and supervisory skills to implement a high quality, developmentally appropriate program; and

(i) Have completed one of the following prior to or within the first six months of licensure or employment except as provided in subsection (2)(i) of this section:

(i) Twenty clock hours or two college quarter credits of basic training. ~~((Training shall be approved by))~~ The Washington state training and registry system (STARS) must approve the training; or

(ii) Current ~~((child development associate))~~ CDA ~~((or))~~ or equivalent credential or twelve or more college quarter credits in a child development ~~((, early childhood education, school-age care, elementary education, special education or recreation; or))~~ associate sequence; or

(iii) Forty-five or more college quarter credits in early childhood education, child development, school-age care, elementary education, special education, or recreation; or

(iv) An associate ~~((or))~~ of arts (AA) or associate of applied science (AAS) or higher college degree in early childhood education, child development, school-age care, elementary education, special education, or recreation~~((or))~~

~~(j) Program directors who are already employed or licensed on the effective date of this rule must complete the training required in WAC 388-151-180(2)(h) prior to or within twelve months after the effective date of this rule).~~

(3) Site coordinator. ~~((The licensee))~~ You may employ a site coordinator responsible for being on site with children, program planning and program implementation. The program director must provide regular supervision of the site coordinator ((shall be under the regular supervision of the program director)).

(4) The same person may serve as the site coordinator and program director ((may be one and the same person)) when qualified for both positions. The site coordinator ~~((shall))~~ must:

(a) Be twenty-one years of age or older;

(b) Have completed thirty or more college quarter credits or combination of one-third clock hours and two-thirds college credits in early childhood education/child development, elementary education~~((or possess an equivalent educational background in courses such as recreation))~~ social work, other child-related field including, but not limited to, art, music, dance, relevant to school age children, recreation, physical education, education, music, art, psychology, ~~((or))~~ social services, home economics, CDA, or nutrition;

(c) Serve as staff supervisor;

(d) Have demonstrated knowledge in:

(i) Behavior management skills specific to school-age children;

(ii) Program management skills; and

(iii) School-age child activity planning and coordinating skills.

(e) Have a minimum of two years experience working with school-age children, or possess equivalent experience.

(f) Have completed one of the following prior to or within the first six months of licensure or employment~~((except as provided in subsection (4)(g) of this section))~~:

(i) Twenty clock hours or two college quarter credits of initial training. ~~((Training shall be approved by the Washington state training and registry system ((or)) STARS((or)) must approve the training; or~~

(ii) Current ~~((child development associate ((or)) CDA((or)) or ((equivalent credential or))~~ twelve or more college quarter credits in ~~((early childhood education,))~~ child development, ~~((school-age care, elementary education, special education or recreation; or))~~ associate sequence;

(iii) Forty-five or more college quarter credits in early childhood education, child development, school-age care, elementary education, special education, or recreation; or

(iv) An associate of arts (AA) or associate of applied science (AAS) or higher college degree in early childhood education, child development, school-age care, elementary education, special education, or recreation.

~~((g) Site coordinators who are already employed on the effective date of this rule must complete the training required in WAC 388-151-180(4)(f) prior to or within twelve months after the effective date of this rule.))~~

(5) The program director or site coordinator ~~((shall))~~ must normally be on the premises while ~~((the child is))~~ children are in care. If temporarily absent from the center, the director and site coordinator ~~((shall))~~ must leave a competent, designated staff person in charge.

(6) The director and site coordinator may also serve as child care staff when ~~((such))~~ that role does not interfere with the director's or site coordinator's management and supervisory responsibilities.

(7) Center staffing. ~~((The licensee))~~ You may employ a lead school-age child care staff person to be in charge of a child or a group of children. Lead school-age child care staff ~~((shall))~~ must:

(a) Be eighteen years of age or older;

(b) ~~((Possesses))~~ Possess a high school education or equivalent;

(c) Have school-age child development knowledge and experience; and

(d) Have the ability to implement the activity program.

(8) ~~((The licensee may employ))~~ You may use a child care assistant, volunteer, or trainee. The assistant, volunteer, or trainee ~~((shall))~~ must support staff. The school age child care assistant, volunteer, or trainee ~~((shall))~~ must:

(a) Be sixteen years of age or older; and

(b) Care for ~~((the child))~~ children only under direct supervision.

(9) ~~((The licensee shall))~~ You must ensure that you and your program director or site coordinator assigns no person under eighteen years of age ~~((is assigned))~~ sole responsibility for a group of children. You, your program director, or your site coordinator may assign the assistant, eighteen years of age or older, ~~((may be assigned))~~ sole responsibility for a child or group of children for a brief period of time.

(10) ~~((The licensee))~~ You may count the assistant, volunteer, or trainee in the staff-to-child ratio when that person meets staff requirements.

The licensee may utilize youth volunteers fourteen to fifteen years of age. The youth volunteers:

(a) Must not be counted as staff at any time.

(b) Must not count in the staff-child ratio;

(c) Must meet all requirements in WAC 388-151-470(4); and

(d) Must be under the direct supervision of a lead staff person.

The lead staff person must not supervise more than one youth volunteer at one time.

AMENDATORY SECTION (Amending WSR 98-24-052, filed 11/25/98, effective 12/26/98)

WAC 388-151-190 What group size and staff-child ratios((s)) must I maintain? (1) ~~((The licensee shall))~~ You must maintain, at minimum, a 1:15 staff-child ratio and a maximum group size of thirty or fewer children.

(2) ~~((The licensee shall))~~ You must conduct activities for each group in a specific classroom or other defined space within a larger area.

(3) ~~((The licensee shall))~~ You must ensure that a qualified staff person or team of staff supervises each group ~~((is under the supervision of a qualified staff person or team of staff)).~~

(4) The department may approve reasonable variations to group size limitations if ~~((the licensee))~~ you maintain~~((s))~~ required staff-to-child ratios, dependent on:

- (a) Staff qualifications;
- (b) Program structure; and
- (c) Usable space.

(5) ~~((The licensee shall ensure staff keep each child within continuous visual or auditory range, except when the child uses the toilet))~~ You must provide appropriate supervision and keep the child from harm. The children must be in continuous visual or auditory range, except during transitions, including:

- (a) Moving from indoors to outdoors;
- (b) Moving from room to room; and
- (c) When the child uses the restroom.

(6) You must have a written plan to ensure the children's safety during transitions.

(7) When only one staff person is present, ~~((the licensee shall))~~ you must ensure that a second staff person is readily available in case of an emergency.

~~((7) The licensee shall))~~

(8) You must ensure that each group of children is supervised by a staff person who has completed one of the following prior to or within the first six months of employment ~~((except as provided in subsection (8) of this section)):~~

(a) Twenty clock hours or two college quarter credits of initial training. Training ~~((shall))~~ must be approved by the Washington state training and registry system (STARS); or

(b) Current child development associate (CDA) or equivalent credential or twelve or more college quarter credits in early childhood education, child development, school-age care, elementary education, special education, or recreation; or

(c) An associate of arts (AA) or associate of applied science (AAS) or higher college degree in early childhood education, child development, school-age care, elementary education, special education, or recreation.

~~((8) Staff persons who are required to complete the training described in WAC 388-151-190(7) and who are already employed on the effective date of this rule must complete the training prior to or within twelve months after the effective date of this rule.))~~

AMENDATORY SECTION (Amending WSR 98-24-052, filed 11/25/98, effective 12/26/98)

WAC 388-151-200 What requirements must I meet for center staff development~~((, orientation,))~~ and training~~((?))~~? (1) ~~((The licensee shall))~~ You must have an orientation system making ~~((the))~~ employees, volunteers, and trainees aware of program policies and practices. ~~((The licensee~~

~~shall))~~ You must provide staff an orientation including, but not limited to:

- (a) Licensing rules required under this chapter;
- (b) Goals and philosophy of the center;
- (c) Planned daily activities and routines;
- (d) Age-appropriate child guidance and behavior management methods;
- (e) Child abuse and neglect prevention, detection, and reporting policies and procedures;
- (f) Special health and developmental needs of the individual child;
- (g) Fire prevention and safety procedures; and
- (h) Personnel policies.

(2) ~~((The licensee shall))~~ You must provide or arrange regular training opportunities for the child care staff to:

- (a) Promote ongoing employee education;
- (b) Enhance practice skills;
- (c) Increase cultural awareness; and
- (d) Accommodate special health and developmental needs of the individual child.

(3) ~~((The licensee shall))~~ You must conduct periodic staff meetings for planning and coordination purposes.

(4) ~~((The licensee shall))~~ You must ensure that:

(a) A staff person with basic, standard, current first aid and cardiopulmonary resuscitation (CPR) training, or department of health approved training is present at all times while the child is in care; and

(b) Staff's CPR training includes methods appropriate for school-age children in care.

(5) ~~((The licensee shall))~~ You must provide or arrange appropriate education and training for child care staff on the prevention and transmission of human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS).

(6) ~~((The licensee shall))~~ You must ensure that the person preparing full meals for the center has a valid food handler permit.

(7) ~~((The licensee shall))~~ You must ensure that the director, site coordinator and, where the program serves more than one group of children, at least one staff person for every group of children, complete:

(a) Ten clock hours or one college quarter credit of training annually, approved by Washington state registry and training system (STARS), beginning one year after licensure or employment in ~~((a))~~ your licensed child care facility ~~((; complete ten clock hours or one college quarter credit of training approved by Washington state registry and training system (STARS). For those already employed or licensed on the effective date of this rule, the requirement for annual training shall begin one year after the effective date of the rule.))~~; and

(b) For the director and the site coordinator, five of the ten hours of training ~~((shall))~~ must be in program management and administration.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-210 What must my required health care plan~~((?))~~ contain? (1) ~~((The licensee shall))~~ You must

maintain current written health policies and procedures for staff orientation and use by staff, and for the parent.

(2) ~~((The licensee shall ensure the))~~ Your health care plan must include~~((s))~~, but is not limited to, information about ~~((the))~~ your center's procedures concerning:

- (a) Communicable disease prevention, reporting, and management;
- (b) Action taken for medical emergencies;
- (c) First aid;
- (d) Care of minor illnesses;
- (e) Medication management;
- (f) General hygiene practices;
- (g) Hand washing practices; and
- (h) Food and food services.

(3) ~~((The licensee shall))~~ You must use the services of an advisory physician, physician's assistant, or registered nurse to assist in the development and approval of the center's health care plan.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-220 What steps must I take to address health supervision and infectious disease prevention((s))?

(1) Before or on the child's first day of attendance, ~~((the licensee shall))~~ you must have on file a record of immunization status.

(2) Your staff ~~((shall))~~ must observe the child daily for signs of illness. ~~((The licensee shall))~~ You must care for or discharge to the child's home the ill child based on ~~((the center's))~~ your policies concerning ~~((the))~~ ill ~~((child))~~ children.

(3) If a child becomes ill while in care:

(a) ~~((The licensee shall))~~ You must furnish a separate care area with an appropriate rest surface and bedding, as needed; and

(b) Your staff ~~((shall))~~ must sanitize equipment the child uses if staff suspects the child has a communicable disease.

(4) ~~((The licensee))~~ You may use the separate care room or area for other purposes when not needed for separation of the child.

(5) Your staff ~~((shall))~~ must ensure that the child washes hands:

- (a) Before the child eats;
- (b) Before the child participates in food activities; and
- (c) After the child's toileting.

(6) Your staff ~~((shall))~~ must follow ~~((the))~~ your center's policies for cleaning and disinfecting the environment.

(7) ~~((The licensee shall))~~ You must have extra clothing available for circumstances arising during outdoor play.

(8) Your staff ~~((shall))~~ must ensure that the ~~((child does))~~ children do not share personal hygiene or grooming items.

(9) You must have on file, upon employment, for each center employee, volunteer, and other person having regular contact with the ~~((child))~~ children in care ~~((shall have))~~ results of a negative tuberculin (TB) ~~((skin))~~ skin test, by the Mantoux method, or results of a chest x-ray ~~((, on file upon employment, unless))~~. You need not require the TB test or chest x-ray for an individual if, such a test is against medical advice. The department does not require periodic retesting ~~((is not required))~~.

(10) ~~((The licensee shall))~~ You must not permit ~~((the))~~ a person with a reportable communicable disease to be on duty in the center or have contact with the child in care unless a health care provider approves ~~((this))~~ the contact in writing.

(11) Staff ~~((shall))~~ must wash hands:

- (a) After personal toileting;
- (b) After attending to an ill child;
- (c) After nose blowing;
- (d) After smoking; and
- (e) Before serving or preparing food.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-230 What requirements must I meet for medication management((s))? ~~((The center))~~ You may have a policy of not giving medication to the child in care. If ~~((the))~~ your center's health care plan includes giving medication to the child in care, ~~((the licensee))~~ you:

(1) ~~((Shall))~~ Must give medications, prescription and nonprescription, only on the written approval of a parent, person, or agency having authority by court order to approve medical care;

(2) ~~((Shall))~~ Must give prescription medications:

- (a) Only as specified on the prescription label; or
- (b) As authorized, in writing, by a physician or other person legally authorized to prescribe medication.

(3) ~~((Shall))~~ Must give the following classifications of nonprescription medications, with written parent authorization, only at the dose, duration, and method of administration specified on the manufacturer's label for the age or weight of the child needing the medication:

- (a) Antihistamines;
- (b) Nonaspirin fever reducers/pain relievers;
- (c) Nonnarcotic cough suppressants;
- (d) Decongestants;
- (e) Anti-itching ointments or lotions, intended specifically to relieve itching;
- (f) Diaper ointments and powders, intended specifically for use in the diaper area of the child; and
- (g) Sun screen.

(4) ~~((Shall))~~ Must give other nonprescription medication:

- (a) Not included in the categories listed in subsection (3) of this section; or
- (b) Taken differently than indicated on the manufacturer's label; or
- (c) Lacking labeled instructions, only when disbursement of the nonprescription medication is as required under subsection (4)(a), (b), and (c) of this section:

(i) Authorized, in writing, by a physician; or

(ii) Based on established medical policy approved, in writing, by a physician or other person legally authorized to prescribe medication.

(5) ~~((Shall))~~ Must accept from the child's parent, guardian, or responsible relative only medicine in the original container, labeled with:

- (a) The child's first and last names;
- (b) The date the prescription was filled; or
- (c) The medication's expiration date; and

(d) Legible instructions for administration, such as manufacturer's instructions or prescription label.

(6) ~~((Shall))~~ Must keep medication, refrigerated or non-refrigerated, in an orderly fashion and inaccessible to the child;

(7) ~~((Shall))~~ Must store external medication in a compartment separate from internal medication;

(8) ~~((Shall))~~ Must keep a record of medication disbursed;

(9) ~~((Shall))~~ Must return to the parent or other responsible party, or ~~((shall))~~ must dispose of medications no longer being taken; and

(10) May, at ~~((the licensee's))~~ your option, permit self-administration of medication by a child in care if ~~((the))~~:

(a) The child is physically and mentally capable of properly taking medication without assistance;

(b) ~~((Licensee))~~ You include~~((s))~~ in the child's file a parental or physician's written statement of the child's capacity to take medication ~~((with))~~ without assistance; and

(c) ~~((Licensee ensures))~~ You have stored the child's medications and other medical supplies ~~((are stored))~~ so the medications and medical supplies are inaccessible to ~~((another child))~~ other children in care.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-240 What nutrition~~((s))~~ requirements must I meet? (1) ~~((The licensee shall))~~ You must provide food meeting the nutritional needs of the ~~((child))~~ children in care, taking into consideration ~~((the))~~ each child's:

(a) Age and development level;

(b) Cultural background; and

(c) ~~((Handicapping condition))~~ Child's special health care needs, if any.

(2) ~~((The licensee shall))~~ You must provide only pasteurized milk or pasteurized milk products.

(3) ~~((The licensee))~~ You may serve ~~((the))~~ school-age ~~((child))~~ children powdered Grade A milk, provided ~~((the licensee))~~ you complete~~((s))~~ the dry milk mixture, service, and storage in a safe and sanitary manner.

(4) ~~((The licensee))~~ You may furnish ~~((the))~~ a child nutrient concentrates, nutrient supplements, a modified diet, or an allergy diet only with the written permission of the child's health care provider. The licensee ~~((shall))~~ must obtain from the parent or the child's health care provider a written list of foods the child ~~((cannot))~~ must not consume.

(5) ~~((The licensee shall))~~ You must:

(a) Record food and portion sizes planned and served; and

(b) Post menus showing two weeks or more of food variety before repeating menus.

(6) ~~((The licensee))~~ You may make nutritional substitutions of comparable nutrient value to the menu.

(7) ~~((The licensee shall))~~ You must use the following meal pattern to furnish food in age-appropriate servings~~((, providing))~~ to provide the child:

(a) Access to a breakfast, if the child arrives on the premises before 7:00 a.m. ~~((access to a breakfast))~~;

(b) A snack if the child is in care for one to three hours before or after school ~~((a snack))~~; and

(c) Food at intervals not less than two hours and not more than three and one-half hours apart.

(8) ~~((The licensee shall))~~ You must furnish the child in care food ~~((complying))~~ that complies with the meal pattern of the United States Department of Agriculture Child and Adult Care Food Program or the National School Lunch Program.

(9) The ~~((child's))~~ children's snacks ~~((shall))~~ must include one or more dairy or protein source provided daily~~((s))~~ and must contain a minimum of two of the following four components at each snack:

(a) A dairy product;

(b) A protein food;

(c) Bread or bread alternate; or

(d) Fruit or vegetable or juice containing a minimum of fifty percent real juice.

(10) ~~((The licensee shall))~~ You must have available food supplies to supplement food brought from the child's home that is deficient in meeting nutrition requirements ~~((brought from the child's home))~~.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-250 What requirements must I meet for kitchen and food service~~((s))~~? (1) ~~((The licensee shall))~~ You must ensure the proper storage, preparation, and service of food to meet program needs.

(2) ~~((The licensee shall))~~ You must meet food service standards by ensuring that:

(a) The staff person preparing full meals has a valid food handler permit;

(b) The staff person preparing and serving meals washes hands before handling food;

(c) Hand-washing facilities are located in or adjacent to food preparation areas;

(d) Your program stores food ~~((is stored))~~ in a sanitary manner; especially milk, shell-fish, meat, poultry, eggs, and other protein food sources;

(e) Your program stores food requiring refrigeration ~~((is stored))~~ at a temperature no warmer than forty-five degrees Fahrenheit;

(f) Your program stores frozen food ~~((is stored))~~ at a maximum temperature of zero degrees Fahrenheit;

(g) You have equipped your refrigerators and freezers ~~((are equipped))~~ with thermometers and ~~((are))~~ that your staff regularly ~~((cleaned and defrosted))~~ cleans and defrosts your facility's refrigerators and freezers;

(h) Your staff cooks food ~~((is cooked))~~ to correct temperatures;

(i) Your staff washes raw food ~~((is washed))~~ thoroughly with clean running water;

(j) Your staff rapidly cools and refrigerates cooked food to be stored ~~((is rapidly cooled and refrigerated))~~ after preparation;

(k) Your program keeps food ~~((is kept))~~ in original containers or in clean, labeled containers and ~~((stored))~~ stores the food off the floor;

(l) Your staff discards packaged, canned, and bottled food with a past expiration date ~~((is discarded))~~;

(m) Your staff discards food in dented cans or torn packages ~~((is discarded))~~; and

(n) You notify parents when your program serves food containing sulfiting agents ~~((is served, parents are notified))~~.

(3) ~~((The child))~~ Children in care may participate in food preparation as an education activity when:

(a) ~~((The licensee))~~ You make ~~((s))~~ kitchen equipment inaccessible to the ~~((child))~~ children, except during planned and supervised kitchen activities; and

(b) Your staff supervises food preparation activities.

(4) ~~((The licensee shall))~~ You must install and maintain kitchen equipment and clean reusable utensils in a safe and sanitary manner by:

(a) Sanitizing reusable utensils in a dishwasher or through use of a three-compartment dishwashing procedure; and

(b) Using only single-use ~~((of))~~ clean cloths, solely, for wiping food service, preparation, and eating surfaces.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-260 What requirements must I meet for drinking and eating equipment(?)? You must:

(1) ~~((The licensee shall))~~ Provide ~~((the child))~~ children with single-use cups, individual drinking cups or glasses, or inclined jet-type drinking fountains~~((:))~~;

(2) ~~((The licensee shall))~~ Prohibit ~~((the))~~ your child care center from using bubbler-type drinking fountains and common drinking cups or glasses~~((:))~~; and

(3) ~~((The licensee shall))~~ Provide the ~~((child))~~ children with durable eating utensils appropriate in size and shape for the ~~((child))~~ children in care.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-280 What general safety, maintenance, and site(?) requirements must I meet? You must:

(1) ~~((The licensee shall))~~ Operate the center:

(a) On an environmentally safe site;

(b) In a neighborhood free from ~~((a))~~ conditions detrimental to the ~~((child's))~~ children's welfare; and

(c) In a location accessible to health and emergency service.

(2) ~~((The licensee shall))~~ Ensure that you maintain indoor and outdoor premises ~~((are))~~ in a safe and sanitary condition, free of hazards, and in good repair;

(3) ~~((The licensee shall))~~ Ensure that furniture and equipment ~~((is))~~ are safe, stable, durable, and age-appropriate;

(4) ~~((The licensee shall))~~ Maintain a flashlight or other emergency lighting device in working condition;

(5) ~~((The licensee shall))~~ Finish or cover rough or untreated wood surfaces;

(6) ~~((The licensee shall))~~ Maintain one or more telephones in working order, readily accessible to staff and children;

(7) ~~((The licensee shall))~~ Supply bathrooms and other rooms subject to moisture with washable, moisture-impervious flooring;

(8) ~~((The licensee shall))~~ Ensure staff can gain rapid access in an emergency to a bathroom or other room ~~((the child occupies))~~ children may occupy;

(9) ~~((The licensee shall))~~ Shield light bulbs and tubes in child-accessible areas;

(10) ~~((The licensee shall))~~ Keep the premises free from rodents, fleas, cockroaches, and other insects and pests;

(11) ~~((The licensee shall))~~ Ensure no firearm or other weapon is on the premises;

(12) ~~((The licensee shall))~~ Maintain adequate storage space for play and teaching equipment, supplies, records, and children's possessions and clothing;

(13) ~~((The licensee shall))~~ Safely store or make inaccessible to the ~~((child))~~ children cleaning supplies, toxic substances, paint, poisons, aerosol containers, and items bearing warning labels;

(14) ~~((The licensee shall))~~ Label a container filled from a stock supply to identify contents;

(15) ~~((The licensee shall))~~ Comply with fire safety regulations adopted by the state fire marshal's office.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-290 What must I do to ensure water safety(?) in my facility? (1) ~~((The licensee shall))~~ You must

maintain the following water safety precautions when the ~~((child uses))~~ children in your care use an on-premises swimming pool, wading pool, or natural body of water, or enter~~((s))~~ the water on a field trip by ensuring:

(a) The on-premises pool or natural body of water is inaccessible to the ~~((child))~~ children when not in use;

(b) During the ~~((child's))~~ children's use of a wading pool, an adult with current CPR training supervises the child at all times; and

(c) During the ~~((child's))~~ children's use of a swimming pool or natural body of water, a certified lifeguard is present at all times, in addition to required staff.

(2) ~~((The licensee shall))~~ You must, on a daily basis, empty and clean portable wading pools, when in use.

(3) ~~((The licensee))~~ You may permit the ~~((child))~~ children to use or access a hot tub, spa tank, or whirlpool only under direct supervision and with written parental permission.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-310 What first aid supplies(?) must I have available in my child care center? (1) ~~((The licensee shall))~~ You must maintain on the premises adequate first aid supplies conforming with ~~((the))~~ your center's first aid policies and procedures.

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(2) ~~((The licensee's))~~ Your first aid supplies ~~((shall))~~ must include unexpired syrup of ipecac ~~((which may be administered-))~~. Your staff may administer syrup of ipecac only on the advice of ((the)) a physician or the poison control center.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-320 What requirements must I meet for an outdoor play area((?))? You must:

(1) ~~((The licensee shall))~~ Provide a safe and equipped outdoor play area of sufficient size to meet the needs of the ~~((child))~~ children in care. The play area must:

- (a) Be reachable by a safe route and method;
- (b) ~~((Promoting))~~ Promote the ~~((child's))~~ children's active play, physical development, and coordination;
- (c) Be free of any dangerous condition and ~~((affording))~~ provide safe child entry and exit; and
- (d) Be adaptable to the child or children with special needs.

(2) ~~((The licensee shall))~~ You must ensure that the center's activity schedule affords the child sufficient daily time to participate actively in outdoor play.

(3) The licensor may accept the playground that is on public school property and has been inspected by the school district or state or local health departments.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-330 What requirements must I meet for indoor space((?))? (1) ~~((The))~~ Your school-age child care center ~~((shall))~~ must have adequate, usable space indoors ~~((ensuring))~~ to ensure that children are not crowded. ~~((The licensee shall ensure))~~ You must provide a minimum of thirty-five square feet per child of usable space ~~((is available)).~~

(2) ~~((The school age child care center shall))~~ Your facility must have an identifiable space of its own during hours of operation, which may include moveable furnishings ~~((an))~~ and equipment.

(3) ~~((The licensee shall))~~ You must arrange indoor space to encourage a variety of developmentally appropriate activities including:

- (a) Interest areas for focused activities;
- (b) Open areas for large motor activities;
- (c) Areas where children can work individually, in small groups, and in large groups; and
- (d) Private spaces where children can rest, play, and work alone or with a friend.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-340 What are the department's requirements for toilets and hand-washing sinks((?))? (1) ~~((The licensee shall))~~ You must supply hand-washing sinks and toilets for the ~~((child))~~ children equal to, at minimum, the number the state or local building code requires. You must meet the following minimum ratios ((shall be as follows)):

(a) For toilets: 1:100 for boys~~((s))~~ and 1:35 for girls,

(b) For urinals: 1:30.

(2) ~~((The licensee shall))~~ You must supply the ~~((child))~~ children with warm, running water for handwashing at a temperature range no less than eighty-five degrees Fahrenheit and no more than one hundred twenty degrees Fahrenheit.

(3) ~~((The licensee shall))~~ You must locate the ~~((child's))~~ children's hand-washing facilities in or adjacent to rooms used for toileting.

(4) ~~((The licensee shall))~~ You must provide toileting privacy for the ~~((child))~~ children.

(5) ~~((The licensee shall))~~ You must ensure that rooms used for toileting are ventilated to the outdoors.

(6) ~~((The licensee shall))~~ You must provide the ~~((child))~~ children with soap and individual towels or other appropriate devices for washing and drying the ~~((child's))~~ children's hands and faces.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-380 What kind of program atmosphere((?)) must I provide? You must:

(1) ~~((The licensee shall))~~ Provide a cheerful environment for the ~~((child))~~ children by placing visually stimulating decorations, pictures, or other attractive materials at appropriate heights for the ~~((child))~~ children in care~~((s))~~;

(2) ~~((The licensee shall))~~ Maintain a safe and developmentally appropriate noise level~~((s))~~;

(3) ~~((The licensee shall))~~ Locate fixtures and provide lighting intensities promoting visibility and comfort for the ~~((child))~~ children in care~~((s))~~;

(4) ~~((The licensee shall))~~ Maintain the temperature within the center at sixty-eight degrees Fahrenheit or more~~((s))~~; and

(5) ~~((The licensee shall))~~ Regulate the temperature and ventilate the center for the health and comfort of the ~~((child))~~ children in care.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-390 What requirements must I meet regarding nondiscrimination ((prohibited-))? (1) ~~((The licensee shall))~~ You must comply with federal and state regulatory and statutory requirements, defined under chapter 49.60 RCW, regarding nondiscrimination in employment practices and client services.

(2) Consistent with state and federal laws, ~~((the licensee shall))~~ you must respect and facilitate all rights of the ~~((child))~~ children in care.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-410 What special requirements regarding American Indian children((?)) must I meet? When five percent or more of ~~((the))~~ your center's child enrollment consists of Indian children, ~~((the licensee shall develop))~~ you must, in consultation with the parent, establish

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a plan to provide social service resources and staff training programs designed to meet the ~~((special))~~ social and cultural needs of such children ~~((through coordination))~~. You may coordinate with tribal, Indian health service, and Bureau of Indian Affairs social service staff and appropriate urban Indian and Alaskan native consultants.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-420 What are my responsibilities regarding child abuse, neglect, and exploitation~~((?))~~ ~~((The licensee))~~ You and your staff ~~((shall))~~ must protect the ~~((child))~~ children in care from child abuse, neglect, or exploitation, as required under chapter 26.44 RCW. If you or your staff have reasonable cause to believe that a child has suffered abuse or neglect, you or your staff must report the alleged incident to law enforcement or the department's child protective services (CPS) section in accordance with RCW 26.44.030.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-430 What requirements does the department have regarding prohibited substances~~((?))~~ and tobacco products? (1) During operating hours or when ~~((the child is))~~ children are in care, ~~((the licensee,))~~ you, your staff, and volunteers on your center premises or caring for the ~~((child))~~ children off-site ~~((shall))~~ must not be under the influence of, consume, or possess an:

- (a) Alcoholic beverage; or
- (b) Illegal drug.

(2) ~~((The licensee shall))~~ You must prohibit smoking in the center and in ~~((the))~~ motor vehicle when ~~((the licensee transports the child. The licensee))~~ you, your staff, or volunteers transport children. You may permit on-premises smoking only outdoors, away from the building, when the ~~((child is))~~ children are not present.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-440 What are the department's limitations ~~((?))~~ regarding persons on premises~~((?))~~ (1) During center operating hours or while ~~((the child is))~~ children are in care, only ~~((the licensee,))~~ you, your employees, ~~((or))~~ and your volunteers, or an authorized representative of a governmental agency, school district, or an approved adult related to the child in care ~~((shall))~~ may have unsupervised access to the ~~((child))~~ children in care.

(2) ~~((The licensee shall))~~ You must allow the parent of a child in care unsupervised access only to the parent's own child.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-450 What child records and information~~((?))~~ must I maintain? ~~((The licensee shall))~~ You must

maintain, on the premises, organized and confidential records and information concerning ~~((the))~~ each child in care. ~~((The licensee shall))~~ You must ensure ~~((the))~~ each child's record contains, at a minimum:

(1) Registration data:

(a) Name, birth date, dates of enrollment and termination, and other identifying information;

(b) Name, address, and home and business telephone numbers of the parent and other person ~~((to be contacted))~~ for you to contact in case of emergency; and

(c) A completed enrollment application signed by the parent, guardian, or responsible relative.

(2) Authorizations:

(a) Name, address, and telephone number of ~~((another))~~ any other person authorized to remove the child in care from the center;

(b) Written parental consent for transportation provided by the center, including field trips and swimming, when the child participates in these activities. A parent-signed blanket consent form may authorize the child's off-site travel; and

(c) Written parental consent, or court order, for providing medical care and emergency surgery, except for such care authorized by law.

(3) Medical and health data:

(a) Date and kind of illness or injury occurring on the premises including the treatment given by your staff;

(b) Medication given by your staff indicating dosage, date, time, and name of dispensing staff person; and

(c) A health history obtained when ~~((the licensee))~~ you or your staff enrolls the child for care. The history includes:

(i) The date of the child's last physical examination;

(ii) Allergies;

(iii) Special health or developmental problems and other pertinent health information;

(iv) Name, address, and telephone number of child's health care provider or facility; and

(v) A record of immunization status.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-460 What program records~~((?))~~ must I maintain? ~~((The licensee shall))~~ You must maintain the following documentation on the premises:

(1) The daily attendance record:

(a) The parent, or other person authorized by the parent to take the child to or from the center, ~~((shall))~~ must sign in the child on arrival and ~~((shall))~~ must sign out the child at departure, using a full, legal signature; ~~((and))~~

(b) When the child leaves the center to attend school or other off-site activity as authorized by the parent, ~~((the))~~ your staff person ~~((shall))~~ must sign out the child and sign in the child on return to the center; and

(c) Signed agreements between a program director and a parent where school-age child is allowed to leave the center on his own, must be verified by signature and dated by the director and parent. Staff may sign a child in/out whose parent has agreed in writing to let the child leave the center.

(2) A copy of the report sent to the department about ~~((the))~~ any illness or injury to the child in care requiring medical treatment or hospitalization;

(3) The twelve-month record indicating the date and time ~~((the licensee))~~ you conducted the required monthly fire evacuation drills;

(4) A written plan for staff development specifying the content, frequency, and manner of planned training;

(5) Activity program plan records;

(6) A list of ~~((the))~~ each child's allergies and dietary restrictions, if any;

(7) Any incident involving the use of physical restraint;

(8) A record of medication your staff gives to ~~((the))~~ any child; and

(9) A record of accidents and injuries;

(10) Personnel records as described in WAC 388-151-470(4).

AMENDATORY SECTION (Amending WSR 98-24-052, filed 11/25/98, effective 12/26/98)

WAC 388-151-470 What personnel policies and records ~~((:))~~ must I develop and maintain? (1) Each employee and volunteer having unsupervised or regular access to the child in care ~~((shall))~~ must complete and submit to ~~((the licensee))~~ you or your director by the date of hire:

(a) An application for employment on a department-prescribed form or its equivalent; and

(b) A criminal history and background inquiry form:

(i) ~~((The licensee shall))~~ You must submit this form to the department for ~~((the))~~ each employee and volunteer, within seven calendar days of the employee's first day of employment ~~((, permitting))~~ so that the department may complete a criminal and background history check; and

(ii) The department ~~((shall))~~ must discuss the inquiry information with ~~((the licensee))~~ you or your director, when applicable.

(c) A Federal Bureau of Investigation (FBI) check, for you or any employee, or volunteer, if you, the employee, or volunteer has lived in the state for less than three years.

(2) Each employee serving as a program director, site coordinator, or staff person required to complete training under WAC ~~((388-151-190(7) shall))~~ 388-151-190(8) must complete and submit ~~((to the licensee or))~~ a Washington state training and registry system (STARS) profile form to you or your director by the date of hire ((a Washington state training and registry system (STARS) profile form)). ((The licensee shall)) You must submit this form to ~~((the Washington state training and registry system))~~ STARS within seven calendar days of the employee's first day of employment, ~~((permitting tracking of))~~ so that the department may track the employee's compliance with training requirements.

(3) ~~((The licensee shall))~~ You must have written personnel policies describing staff benefits, if any, duties, qualifications, grievance procedures, pay dates, and nondiscrimination policies.

(4) ~~((The licensee shall))~~ You must maintain on the premises a personnel record keeping system, ~~((having on))~~ including a file for ((the licensee,)) you and each staff person ~~((:))~~ and volunteer containing:

(a) An employment application including work and education history;

(b) Documentation of criminal history and background inquiry form submission, or FBI fingerprint check, if applicable;

(c) A record of Mantoux method tuberculin skin test results, x-ray, or an exemption to the skin test or x-ray;

(d) Documentation on HIV/AIDS education and training;

(e) A record of participation in staff development training;

(f) Documentation of orientation program completion;

(g) Documentation of a valid food handler permit, when applicable;

(h) Documentation of current first aid and CPR training, when applicable; and

(i) Documentation of basic and annual training required under WAC 388-151-180 (2)(i) and (4)(f), 388-151-190 ~~((7))~~ (8) and 388-151-200(7).

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-480 What requirements must I meet for reporting of death, injury, illness, epidemic, or child abuse ~~((:))~~ ? ~~((The licensee))~~ You or your staff ~~((shall))~~ must report immediately:

(1) A death, serious injury requiring medical treatment, or illness requiring hospitalization of a child in care, by telephone and in writing, to the child's parent and the department;

(2) An instance when ~~((the licensee or))~~ you or your staff has reason to suspect the occurrence of physical, sexual, or emotional child abuse, child neglect, or child exploitation as required under chapter 26.44 RCW, by telephone, to child protective services or local law enforcement; and

(3) An occurrence of food poisoning or communicable disease, as required by the state board of health, by telephone, to the local public health department.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-490 ~~((Reporting of))~~ Under what circumstances must I report circumstantial changes ~~((:))~~ to the department? A school-age child care center license is valid only for the address, person, and organization named on the license. ~~((The licensee shall))~~ You must promptly report to the department a major change affecting ~~((the))~~ your center's classification, delivery of safe, developmentally appropriate services, or continued eligibility for licensure. A major change includes the:

(1) Center's address, location, space, or phone number;

(2) Maximum number and ages of children served as compared to current license specifications;

(3) Change of ownership, chief executive officer, licensee, director, or site coordinator;

(4) Name of the licensed corporation or name by which the center is commonly known or changes in the center's articles of incorporation and bylaws;

(5) Occurrence of a fire, major structural change, or damage to the premises; and

(6) Plans for major remodeling of the center including planned use of space not previously department-approved.

AMENDATORY SECTION (Amending Order 3493, filed 12/30/92, effective 1/30/93)

WAC 388-151-500 (~~(Posting requirements)~~) **What informational items must I post in my center?** (1) (~~The licensee shall~~) You must post the following items, clearly visible to the parents of children in care and your staff:

(a) The center's child care license issued under this chapter;

(b) A list of all staff names;

(c) A typical activity schedule including operating hours;

(d) Food menus;

(e) Evacuation plans and procedures including a diagram of exiting routes; and

(f) Emergency telephone numbers, including 911 and local law enforcement, highlighted and posted by the telephone with the center's address.

(2) For (~~the~~) your staff, (~~the licensee shall~~) you must post:

(a) Dietary restrictions for particular children; and

(b) Handwashing practices.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-151-050 Waivers.

WSR 00-17-133
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Children's Administration)
[Filed August 21, 2000, 10:28 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-08-084.

Title of Rule: Chapter 388-148 WAC, Licensing requirements for foster homes, group care programs/facilities and agencies.

Purpose: Clarify the language of the licensing requirements for foster homes, group care programs/facilities and child-placing agencies licensed by Children's Administration, DSHS. The chapter incorporates changes in state and federal law, Children's Administration policy and current practice.

Statutory Authority for Adoption: RCW 74.15.030.

Statute Being Implemented: RCW 74.15.030.

Summary: Change in the format and organization adds to clarity. The major changes have to do with strengthening health and safety requirements regarding smoking, water

hazards, psychotropic medications, securing a child's belongings, increasing staffing during sleeping hours in group care facilities, raising the age of child care staff, changing language to comply with changes in federal legislation.

Reasons Supporting Proposal: Overall clarity, elimination of duplicative and out-of-date regulations, and effectiveness of the rules affecting foster homes, group care facilities and child-placing agencies will be achieved.

Name of Agency Personnel Responsible for Drafting and Implementation: Jean L. Croisant, P.O. Box 45710, Olympia, WA 98504-5710, (360) 902-7992; and Enforcement: Division of Licensed Resources, Office of Foster Care Licensing, Children's Administration, DSHS.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose of the chapter is to define the minimum general and specific licensing requirements for foster homes, staffed residential homes, group facilities and child-placing agencies. Foster homes and group care facilities must be regulated to ensure that children experience safe and healthy care while in out-of-home placement.

The anticipated effect will be the overall clarification of the requirements licensing foster homes, group care facilities and child-placing agencies. The more clearly written question and answer format will improve understanding of the rules and consistency of interpretation of the WAC chapter. It is anticipated there will be greater compliance with the rules, more effective monitoring, and fewer corrective action plans needed as a result of the changes.

Proposal Changes the Following Existing Rules: Some of the changes are as follows:

- Clarifying the use of psychotropic drugs.
- Aligning the chapter with federal laws under the Multi-ethnic Placement Act of 1994 and the Interethnic Adoption Provisions Act of 1996.
- Clarifying the difference between licensing and certification.
- Requiring a child's belongings to be secured for up to thirty days when a child leaves a home or facility, which allows time for the child's personal belongings to be moved to the new placement.
- Addition of the "awake staff" in settings where there are more than six children in care; or the focus of the program is behavioral in nature rather than transitional living or when the child's behavior is a risk.
- Expansion of the behavior management policy to include requiring training prior to the use of any physical restraint.
- Prohibiting smoking in any home or facility caring for children and in motor vehicles while transporting children.
- Clarification of capacity for foster homes allowing licensing for up to six foster children with the approval of the department.
- Have the same qualifications for the director, on-site program manager, and child care staff for all group care programs.

- Raising the minimum age of the licensee from eighteen to twenty-one years old.
- Raising the age of child care staff from eighteen to twenty-one years old, unless the person is nineteen or twenty and participating in an internship program with an accredited college or university.
- Reducing the capacity for respite care to comply with the general foster home licensed capacity.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Children's Administration only licenses one small business, Shamrock Acres, which is a group home. In a discussion with this small business, it has observed that Shamrock Acres already more than meets the requirements of the proposed changes of this chapter. Therefore, no new costs will be imposed on small businesses affected by these changes. The preparation of a comprehensive small business economic impact statement is not required.

RCW 34.05.328 applies to this rule adoption. The proposed rule changes for chapter 388-148 WAC, Licensing requirements for foster homes, group care programs/facilities and agencies, are "significant legislative rules" as defined in RCW 34.05.325 and therefore require a cost benefit analysis (CBA). A copy of the CBA may be requested by contacting Jean L. Croisant, at the Division of Program and Policy Development, Children's Administration, P.O. Box 45710, Olympia, WA 98504-5710, (360) 902-7992 or loje300@dshs.wa.gov.

Hearing Location: The hearing will be conducted using Washington Interactive Technologies' videoconferencing service. There will be four sites available for simultaneous hearing: **SPOKANE**, 1101 North Argonne, Suite 109, Spokane, WA 99201, (509) 921-2371; **RENTON**, 1107 S.W. Grady Way, Suite 112, Renton, WA 98055, (425) 277-7290; **TRICITIES**, 8551 West Gage Boulevard, Suite H, Kennewick, WA 99336, (509) 734-7180; and **LACEY**, DIS Interactive Technologies, 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98504, (360) 407-9487; on October 26, 2000, at 1:30 p.m. Please contact Kelly Cooper, DSHS Rules Coordinator at (360) 664-6094 for directions.

Assistance for Persons with Disabilities: Contact DSHS Rules Coordinator by October 19, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail myercme@dshs.wa.gov [coopekd@dshs.wa.gov].

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 26, 2000.

Date of Intended Adoption: No sooner than October 27, 2000.

August 18, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Chapter 388-148 WAC

LICENSING REQUIREMENTS FOR CHILD FOSTER HOMES, GROUP CARE PROGRAMS/FACILITIES, AND AGENCIES

PURPOSE AND DEFINITIONS.

NEW SECTION

WAC 388-148-0005 What is the purpose of this chapter? The department issues or denies a license or certification on the basis of compliance with licensing requirements. This chapter defines general and specific licensing requirements for foster homes, staffed residential homes, group facilities and child-placing agencies. We include licensing requirements for people who own or operate foster homes, staffed residential homes, group care facilities, and child-placing agencies. In addition, we describe our requirements for specialized services offered in these homes and facilities, including: maternity services, day treatment services, crisis residential centers and services for children with severe developmental disabilities. Unless noted otherwise, these requirements apply to people who want to be licensed, certified, re-licensed and re-certified.

The department is committed to ensuring that the children who receive care experience health, safety, and well-being. We want these children's experiences to be beneficial to them not only in the short run, but also in the long term. Our licensing requirements reflect our commitment to children.

NEW SECTION

WAC 388-148-0010 What definitions do I need to know to understand this chapter? The following definitions are important to understand these rules:

"Abuse or neglect" means the injury, sexual abuse, sexual exploitation, negligent treatment or mistreatment of a child where the child's health, welfare and safety are harmed.

"Capacity" means the maximum number of children that a home or facility is licensed to care for at a given time.

"Care provider" means any licensed or certified person or organization that provides twenty-four-hour care for children.

"Case manager" means the private agency employee who coordinates the planning efforts of all the persons working on behalf of a child. They are responsible for implementing the child's case plan, assisting in achieving those goals, and assisting with day-to-day problem solving.

"Certification" means:

(1) Department approval of a person, home, or facility that does not legally need to be licensed, but wishes to have evidence that they met the minimum licensing requirements.

(2) Department licensing of a child-placing agency to certify and supervise foster home and group care programs.

"Children" or "youth," means individuals who are:

(1) Under eighteen years old, including expectant mothers under eighteen years old; or

PROPOSED

(2) Up to twenty-one years of age and enrolled in high school, equivalent course of study, or GED;

(3) Up to twenty-one years of age with developmental disabilities; or

(4) Up to twenty-one years of age if under the custody of the Washington state juvenile rehabilitation administration.

"Child-placing agency" means an agency licensed to place children for temporary care, continued care or adoption.

"Crisis residential center (CRC)" means an agency under contract with DSHS that provides temporary, protective care to children in a foster home, regular (semi-secure) or secure group setting.

"DCFS" means the division of children and family services.

"DDD" means division of developmental disabilities.

"Department" means the department of social and health services (DSHS).

"Developmental disabilities" means the language used by DSHS, division of developmental disabilities as defined in RCW 71A.10.020.

"DLR" means the division of licensed resources.

"Firearms" means guns or weapons, such as BB guns, pellet guns, air rifles, stun guns, antique guns, bows and arrows, handguns, rifles, and shotguns.

"Foster-adopt" means placement of a child with a foster parent(s) who intends to adopt the child, if possible.

"Foster home or foster family home" means person(s) regularly providing care on a twenty-four-hour basis to one or more children in the person's home.

"Group care facility for children" means a location maintained and operated for a group of children on a twenty-four-hour basis.

"Hearing" means the department's administrative review process.

"I" refers to anyone who operates or owns a foster home, staffed residential home, and group facilities, including group homes, child-placing agencies, maternity homes, day treatment centers, and crisis residential centers.

"Infants" means children under one year of age.

"License" means a permit issued by the department affirming that a home or facility meets all the general licensing requirements.

"Licensor" means:

(1) A division of licensed resources (DLR) employee at DSHS who:

(a) Approves licenses or certifications for foster homes and group facilities; and

(b) Monitors homes and facilities to ensure that they continue to meet health and safety requirements.

(2) An employee of a child-placing agency who:

(a) Attests that a foster home and/or group home facility supervised by the child-placing agency meets licensing requirements; and

(b) Monitors the homes and facilities to ensure they continue to meet the licensing standards for the health and safety of the children in care.

(3) The department has the responsibility for final approval of homes and facilities that the child-placing agency certifies as meeting the full licensing standards for children in care.

"Maternity service" means an individual, program or facility providing or arranging for care for:

(1) Expectant mothers before and during pregnancy; and

(2) Mothers and their infants after pregnancy.

These services are provided to mothers who are up to eighteen years of age.

"Medically fragile" means the condition of a child who has a chronic illness or severe medical disabilities requiring regular nursing visits or regular medical check-ups, and is under a physician's care.

"Multidisciplinary teams (MDT)" means groups formed to assist children who are considered at-risk youth or children in need of services, and their parents.

"Nonambulatory" means not able to walk.

"Nonmobile" refers to children who are not yet walking, are unable to walk, or unable to use a wheelchair or other device to move about freely.

"Out-of-home placement" means a child's placement in a home or facility other than the child's parent, guardian, or legal custodian.

"Premises" means a facility's buildings and adjoining grounds that are managed by a person or agency in charge.

"Psychotropic medication" means a type of medicine that is prescribed to affect or alter thought processes, mood, sleep, or behavior. These include anti-psychotic, antidepressants and anti-anxiety medications.

"Relative" means a person who is related to the child as defined in RCW 74.15.020 (4)(a)(i), (ii), (iii), and (iv) only.

"Respite" means brief, relief care provided to foster parents with the respite provider fulfilling some or all of the functions of the care-taking responsibilities of the foster parent.

"Secure facilities" means a crisis residential center that has locking doors and windows, or secured perimeters intended to prevent children from leaving without permission.

"Severe developmental disabilities" means significant disabling, physical and/or mental condition(s) that cause a child to need external support for self-direction, self-support and social participation.

"Social service staff" means child placing agency or group care program staff who is an employee of the agency or hired to provide consultation on developing and implementing the child's individual service and treatment plans.

"Staffed residential home" means a licensed home providing twenty-four-hour care for six or fewer children or expectant mothers. The home may employ staff to care for children or expectant mothers.

"We" or **"our"** refers to the department of social and health services, including DLR licensors and DCFS social workers.

"You" refers to anyone who operates or owns a foster home, staffed residential home, and group facilities, includ-

ing group homes, maternity programs, day treatment programs, crisis residential centers, and child-placing agencies.

GENERAL LICENSING REQUIREMENTS

NEW SECTION

WAC 388-148-0015 Am I required to have a license to provide care to children? (1) If you regularly provide care to a child who is not related to you, you must get a license from:

- (a) Division of licensed resources (DLR) at DSHS; or
- (b) A licensed child-placing agency (see WAC 388-148-1070 and 388-148-1075).

(2) The types of homes or facilities that need a license include:

- (a) Foster homes;
- (b) Group care facilities;
- (c) Staffed residential homes;
- (d) Day treatment programs; and
- (e) Child-placing agencies.

Note: Homes and facilities offering maternity services, day treatment, crisis residential centers and/or services for children with severe developmental disabilities will need to follow our specific program requirements outlined in this chapter as well.

NEW SECTION

WAC 388-148-0020 When is a license not required if I provide care to children? The department does not require licenses for people providing care in any of the situations as defined in RCW 74.15.020.

NEW SECTION

WAC 388-148-0025 Do you make exceptions to the licensing requirements? (1) The department may make exceptions to licensing requirements for a good cause as long as you can ensure the safety and well-being of the persons receiving care.

(2) You must request an exception to a licensing regulation before an action is taken. All requests must be in writing.

(3) Exceptions are approved at the discretion of the department.

(4) If the department approves your request for an exception to the licensing requirements, a waiver is issued for:

- (a) A specific child;
- (b) A specified period of time not exceeding the expiration date of a license; and
- (c) For nonsafety requirements only, such as bedroom size or ceiling height.

(5) Along with a waiver, the department may limit or restrict a license issued to you.

(6) You must keep a copy of the approved waiver for your files.

(7) You do not have appeal rights if the department denies your request for an exception to our requirements.

NEW SECTION

WAC 388-148-0030 How do you decide how many children I may serve in my home or facility? (1) The department approves the number of children that your home or facility may serve, based on an evaluation of these factors:

- (a) Physical accommodations in your home or facility;
- (b) The number of staff, family members and volunteers available for providing care;
- (c) Your skills and the skills of your staff; and
- (d) The ages and characteristics of the children you are serving.

(2) Based on the evaluation, the department may license you for the care of fewer children than you normally would serve in your category of care.

GENERAL REQUIREMENTS—STAFF QUALIFICATIONS

NEW SECTION

WAC 388-148-0035 How old do I have to be to apply for a license to provide care to children? You must be at least twenty-one years old to apply for a license to provide care to children.

NEW SECTION

WAC 388-148-0040 What personal characteristics do I need to provide care to children? If you are requesting a license, certification, or a position as an employee or volunteer in a foster home, group care facilities, or child-placing agency you must have the following specific personal characteristics:

(1) You must demonstrate that you have the understanding, ability, physical health, emotional stability and personality suited to meet the physical, mental, emotional, and social needs of the children under your care.

(2) You must clear our criminal history background check (see chapter 388-146 WAC).

(3) You must have the ability to furnish the child with a nurturing, respectful, supportive, and responsive environment.

(4) The department may require you to give additional information. We may request this information at any time and it may include, but is not limited to:

- (a) Substance and alcohol abuse evaluations and/or documentation of treatment;
- (b) Psychiatric evaluations;
- (c) Psycho-sexual evaluations; and
- (d) Medical evaluations and/or medical records.

GENERAL REQUIREMENTS—TRAINING REQUIRED

NEW SECTION

WAC 388-148-0045 Is in-service training required? If you have employees in your home or facility, you must

offer in-service training programs for developing and upgrading staff skills.

(1) If you have five or more employees or volunteers, your training plan must be in writing.

(2) You must discuss with the staff your policies and procedures as well as the rules contained in this chapter.

(3) You must provide or arrange for your staff to have training for the services that you provide to children under your care.

(4) Your training on behavioral management must be approved by DLR and must include nonphysical, age-appropriate methods of redirecting and controlling behavior as described in the department's behavior management policy.

(5) You must record the type and time of staff training provided and keep this information in each employee's file or in a separate training file.

NEW SECTION

WAC 388-148-0050 What first aid training is required? You and your staff must have the following first-aid training:

(1) If you have a home or facility that provides care, the primary care givers must have current training in:

- (a) Basic standard first aid; and
- (b) Age-appropriate cardiopulmonary resuscitation (CPR).

(2) Approved first aid and CPR training must be in accordance with a nationally recognized standard such as the American Red Cross or American Heart Association.

(3) For any facilities other than foster homes, the person with first aid and CPR training must be on the premises at all times when children are present.

(4) The requirement for CPR training may be waived for persons with a statement from their physician that the training is not advised for medical reasons.

(5) You must keep records in your home or facility showing who has completed current first aid and CPR training.

NEW SECTION

WAC 388-148-0055 What HIV/AIDS training is required? (1) You must provide or arrange for training for yourself and any of your staff on the prevention, transmission, and treatment of HIV and AIDS. Such training must include infection control requirements.

(2) You must use infection control requirements and educational material consistent with the approved curriculum *Know - HIV/AIDS Prevention Education for Health Care Facility Employees*, published by the department of health, office on HIV/AIDS.

GENERAL REQUIREMENTS—APPLICATION AND LICENSING PROCESS

NEW SECTION

WAC 388-148-0060 How do I apply for a license? To apply for a license, the person or legal entity responsible for your home or facility must follow these procedures:

(1) You must send the application form to your licensor at DLR or a child-placing agency.

(2) With the application form, you must send the following information:

(a) A completed "criminal history and background inquiry" form for each applicant, family member, staff person, board member, intern or volunteer who:

- (i) Is at least sixteen years old;
- (ii) Is not a foster child; and
- (iii) Has unsupervised access to children (see chapter 388-146 WAC).

(b) Written verification of:

- (i) A tuberculosis test or x-ray unless you can demonstrate religious reasons prohibiting the test;
- (ii) First-aid and cardio-pulmonary resuscitation (CPR) training appropriate to the age of the children in care; and
- (iii) HIV/AIDS training including infection control standards.

(c) If you have lived in Washington state less than three years, you must provide us with a completed FBI fingerprint form.

(d) We may require additional information from you including, but not limited to:

- (i) Substance and alcohol abuse evaluations and/or documentation of completed treatment;
- (ii) Psychiatric evaluations;
- (iii) Psycho-sexual evaluations; and
- (iv) Medical evaluations and/or medical records.

(3) If you are applying for a license renewal, you must send the application form to your licensor at least ninety days prior to the expiration of your current license.

NEW SECTION

WAC 388-148-0065 How long do I have to complete the licensing application packet? You must complete your licensing application with supporting documents, such as training certificates, within ninety days of first applying for your license. If you fail to meet this deadline and have not contacted your licensor, your licensor may consider your application withdrawn.

NEW SECTION

WAC 388-148-0070 When am I not allowed to receive a license from a child-placing agency? (1) You or your relatives, as defined under RCW 74.15.020 (4)(i), (ii), (iii), and (iv), are not allowed to receive a license from a child-placing agency if you or your relative is an employee or volunteer for that same child-placing agency.

(2) You or your relative may apply to a different child-placing agency for a license.

(3) Licensed foster parents who become employed by the department or a child-placing agency must be re-licensed through an agency other than their employer within six months of employment.

NEW SECTION

WAC 388-148-0075 When may I be certified to provide care to children? You may apply for certification of your home or facility, if you:

- (1) Are exempt from needing a license (see WAC 388-148-0020);
- (2) Meet the licensing requirements; and
- (3) Wish to serve department-funded children.

NEW SECTION

WAC 388-148-0080 Is there a difference between licensing and certification? (1) The department has the sole legal authority to license or approve homes and facilities for the care of children in out-of-home placement.

(2) The department may license a child-placing agency, including a Tribal CPA, to operate foster home and/or group care facilities.

(3) The child-placing agency is only authorized to "certify" or attest to the department that the home or facility meets the licensing requirements.

(4) The licensing and certification process and requirements are the same and are contained in this chapter.

(5) The department has the final approval for licensing the home or facility that the CPA will be supervising.

(6) The department's representative signs the license of the home or facility.

(7) Homes and facilities "certified" by a CPA and licensed by the department must be supervised by that CPA to have a valid license to care for children.

NEW SECTION

WAC 388-148-0085 May I be licensed with the department and a child placing agency at the same time? You may not be licensed to provide care to children at the same time by both the department and a child-placing agency.

NEW SECTION

WAC 388-148-0090 What may I do if I disagree with a child-placing agencies' decision that I do not meet the licensing requirements? If you disagree with the child-placing agency's decision, you must abide by the child-placing agency's grievance process to challenge the decision.

GENERAL REQUIREMENTS—CORRECTIVE ACTION

NEW SECTION

WAC 388-148-0095 When are licenses denied, suspended or revoked? A license must be denied, suspended or revoked if the department decide that you cannot provide care for children in a way that ensures their safety, health and well-being. The department must disqualify you for any of the following reasons:

- (1) You have failed to meet our corrective requirements.
- (2) You are using illegal drugs, or excessively using alcohol and/or prescription drugs.
- (3) You have failed your background check (see chapter 388-146 WAC).
- (4) You permit or assist in treating people under your care with cruelty, indifference, abuse, neglect or exploitation.
- (5) You or anyone living on the premises had a license denied, or revoked from an agency that provides care to children.
- (6) You have refused to allow our authorized staff and inspectors to have requested information or access to your facility, child and program files, and/or your staff and clients.
- (7) You try to get a license by deceitful means, such as making false statements or leaving out important information on the application.
- (8) You permit or assist in an illegal act on the premises of a home or facility providing children's care.
- (9) You repeatedly lack qualified or an adequate number of staff to care for the number and types of children under your care.
- (10) You are unable to manage the property, fiscal responsibilities, or staff in your agency.
- (11) You knowingly allowed employees or volunteers who made false statements on their applications to work at your agency.
- (12) You have failed to comply with the federal and state laws for any Native American children that you have under care.

NEW SECTION

WAC 388-148-0100 Are there any other reasons that might cause me to lose my license? The department may suspend or revoke your license if you exceed the conditions of your home or facility license by:

- (1) Having more children than the license allows;
- (2) Having children with ages different than the license allows;
- (3) Failing to provide a safe, healthy and nurturing environment for children under your care;
- (4) Failing to comply with any of our other licensing requirements; or
- (5) Failing to meet health certification requirements are required by the department of health and/or state Fire Marshall requirements.

NEW SECTION

WAC 388-148-0105 How do you notify me if you have modified, denied, suspended, or revoked my license? The department sends you a certified letter informing you of the decision to modify, deny, suspend or revoke your license. In the letter, the department also tells you what you need to do if you disagree with the decision.

NEW SECTION

WAC 388-148-0110 What may I do if I disagree with your decision to modify, deny, suspend or revoke my license? You have the right to appeal any decision the department makes to deny, modify, suspend, or revoke your license.

(1) You may request an department administrative hearing to disagree with the department's decision to modify, suspend, revoke or deny your license.

(2) You must request a department administrative hearing within twenty-eight days of receiving a certified letter with the department's decision (see chapter 34.05 RCW).

(3) You must send a letter to the office of administrative hearings, P.O. Box 42489, Olympia, Washington 98504-2489, 1-800-583-8271 requesting an administrative hearing. The letter must have the following attachments:

(a) A specific statement of your reasons for disagreeing with the department decision and any laws that relate to your reasons; and

(b) A copy of the certified letter from the department that you are disputing.

(4) The administrative hearing will take place before an impartial administrative law judge.

NEW SECTION

WAC 388-148-0115 May I appeal the decision of the department's administrative law judge? (1) The decision of the administrative law judge (ALJ) will become the final decision of the department, unless either you or the department files a petition for review with DSHS board of appeals within twenty-one days after the ALJ's initial decision is mailed to the parties.

(2) The procedure for requesting, or responding to, a petition for review with the Board of Appeals is in WAC 388-02-0560 through 388-02-0635.

(3) If either party asks for a review, the decision of the Board of Appeals review judge will be the department's final decision.

(4) If you disagree with the decision of the Board of Appeals, you may file a petition in superior court and ask for judicial review. The procedure for judicial review is in RCW 34.05.510 to 34.05.598.

GENERAL REQUIREMENTS—RECORD-KEEPING/REPORTING/PERSONNEL POLICIES/POSTING OF LICENSENEW SECTION

WAC 388-148-0120 What incidents involving children must I report? (1) You or your staff must report any of the following incidents immediately and in no instance later than forty-eight hours to your local children's administration intake staff:

(a) Any alleged incidents of child abuse or neglect;

(b) Any violations of the licensing or certification requirements;

(c) Death of a child;

(d) Any child's suicide attempt that results in injury requiring medical attention or hospitalization;

(e) Any use of physical restraint that is alleged improper or excessive;

(f) Sexual contact between two or more children that is not considered typical play between pre-school age children;

(g) Physical assaults between two or more children that result in injury requiring off-site medical attention or hospitalization;

(h) Unexpected health problems caused by medications that require off-site medical attention;

(i) Any medication that is given incorrectly and requires off-site medical attention;

(j) Serious property damage that is a safety hazard and is not immediately corrected; or

(k) Any emergent medical care.

(2) You or your staff must report immediately or in no instance later than forty-eight hours, any of the following incidents to the child's social worker:

(a) Suicidal ideas, gestures, or attempts that do not require professional medical attention;

(b) Unexpected health problems caused by medication that do not require professional medical attention;

(c) Any incident of medication incorrectly administered;

(d) Physical assaults between two or more children that result in injury but did not require professional medical attention;

(e) Runaways;

(f) Use of physical restraints for routine behavior management; and

(g) Disclosures of sexual or physical abuse by a child in care.

NEW SECTION

WAC 388-148-0125 What are your requirements for keeping client records? (1) Any identifying and personal information about a child and the child's family must be kept confidential.

(2) You must keep records about children and their families in a secure place. At the end of the child's placement, information about the child must be returned to department staff.

PROPOSED

(3) In foster homes, your records must be kept at your home and contain, at a minimum, the following information:

- (a) The child's name, birth date, and legal status;
 - (b) Name and telephone number of the social worker for each child in care;
 - (c) Names, address and telephone numbers of parents or persons to be contacted in case of emergency;
 - (d) Medical history including any medical problems, name of doctor, type of medical coverage and provider;
 - (e) Mental health history and any current mental health and behavioral issues, including medical and psychological reports when available;
 - (f) Other pertinent information related to the child's health;
 - (g) Record of immunizations. Crisis residential centers do not need to keep records of shots for children in their care;
 - (h) Child's school records, report cards, school pictures, and individual education plans (I&P);
 - (i) Special instructions including supervision requirements and suggestions for managing problem behavior;
 - (j) Inventory of personal belongings; and
 - (k) The child's visitation plan.
- (4) In staffed residential homes and group care programs, your records must be kept at your site and contain, at a minimum, the following information in addition to the information in subsection (3)(a) through (k) of this section:
- (a) Written consent from the child placing agency, if any, for providing medical care and emergency surgery (unless that care is authorized by a court order);
 - (b) Names, addresses, and telephone numbers of persons authorized to take the person under care out of the facility;
 - (c) A copy of the court order or voluntary placement agreement that gives approval to place the child;
 - (d) Case plans, such as children's administration's "individual service and safety plan;" and
 - (e) Daily logs of therapy treatment received by children.
- (5) If you are operating a group care program or child-placing agency and have client files with information not returned to the department, you must keep them for six years following the termination or expiration of any contract you have with the department.

NEW SECTION

WAC 388-148-0130 What information may I share about a child or a child's family? (1) You may discuss information contained in the case plan only with:

- (a) A representative of the department, including staff from DCFS and DLR;
 - (b) A child-placing agency case manager assigned to the child;
 - (c) The child's assigned guardian ad litem or court-appointed special advocate; or
 - (d) Others designated by the child's social worker.
- (2) Confidential information about a child or the child's family must only be shared with people directly involved in the case plan for a child. Confidential information must not be shared with:
- (a) Friends,
 - (b) Relatives,

(c) Neighbors.

(3) You may check with your child's social worker for guidance about sharing information with the child's teacher, counselor or doctor, respite care provider or any other professional.

(4) Child-placing agencies and the department must share with the child's care provider any information about the child and child's family related to the case plan.

NEW SECTION

WAC 388-148-0135 What changes to my home or facility must I report to my licensor? (1) You must report to your licensor immediately any changes in the original licensing application. Changes include any of the following:

- (a) Changes in your location or designated space, including address;
 - (b) Changes in your phone number;
 - (c) Changes in the maximum number, age ranges, and sex of persons you wish to serve;
 - (d) Changes in the structure of your facility or premises from events causing damage, such as a fire, or from remodeling;
 - (e) Addition of any new staff person, employee or volunteer, who might have contact with the children in care; or
 - (f) Changes in household composition, such as:
 - (i) A marriage, separation or divorce;
 - (ii) Incapacity or serious illness of a foster parent or member of the household;
 - (iii) The death of anyone in the household;
 - (iv) A change in employment status; or
 - (v) A change in who resides in the household or is on the premises for more than fourteen days.
- (2) A license is valid only for the person or organization named on the license. If you own or operate a group facility or child-placing agency, you must also report any of the following changes to your licensor:
- (a) A change of your agency's executive director;
 - (b) The death, retirement, or incapacity of the person who holds the license;
 - (c) A change in the name of a licensed corporation, or the name by which your facility is commonly known; or
 - (d) Changes in an agency's articles of incorporation and bylaws.

NEW SECTION

WAC 388-148-0140 What personnel policies must I have? You must follow the personnel requirements listed below, at any home or facility we license.

- (1) Each employee, intern, or volunteer who has unsupervised access to children must have completed an application for employment and signed a form enabling us to do a background check (see chapter 388-146 WAC).
- (2) Misrepresentation by the prospective employee, interns, or volunteer must be grounds for termination or denial of employment or volunteer service.
- (3) If you have five or more staff, volunteers, or interns you must have written policies covering qualifications and duties for employees and volunteers.

NEW SECTION

WAC 388-148-0145 Where do I post my license? Foster home parents do not need to post their license. If you own or operate any other kind of home, facility, or agency you must post your license in a place that is easily viewed by the public.

GENERAL REQUIREMENTS—HEALTH AND GENERAL SAFETYNEW SECTION

WAC 388-148-0150 Are local ordinances part of your licensing requirements? Local ordinances (laws), such as zoning regulations and local building codes, fall outside the scope of our licensing requirements.

NEW SECTION

WAC 388-148-0155 What physical structure safety requirements must my home or facility meet? You must keep your equipment and the physical structures in your home or facility safe and clean for the children you serve. You must:

- (1) Maintain your buildings, premises, and equipment in a clean and sanitary condition, free of hazards, and in good repair;
- (2) Provide adult and child height handrails for steps, stairways, and ramps;
- (3) Have emergency lighting devices available and in operational condition;
- (4) You must refinish all flaking or deteriorating lead-based paint with lead-free paint or other nontoxic material for:
 - (a) Exterior and interior wall surfaces; or
 - (b) Equipment and toys accessible to preschool-aged children.
- (5) Furnish your home or facility appropriately, based on the age and activities of the children under care.
- (6) Have washable, water-resistant floors in your facility's bathrooms, kitchens, and any other rooms exposed to moisture.
- (7) **Exception:** The department may approve washable, short-pile carpeting that is kept clean and sanitary for your home or facility's kitchens.
- (8) All homes and facilities must provide tamper proof or tamper resistant electrical outlets or blank covers installed in areas accessible to children under the age of six or other persons with limited mental capacity or who might be endangered by access to them.
- (9) Have easy access to rooms occupied by children in case an emergency arises. Some examples are bedrooms, toilet rooms, shower rooms, and bathrooms.
- (10) Have posted a written disaster plan for emergencies such as fire and earthquakes.

NEW SECTION

WAC 388-148-0160 What measures must I take for pest control? You must make reasonable attempts to keep the premises free from pests, such as rodents, flies, cockroaches, fleas, and other insects using the least toxic methods.

NEW SECTION

WAC 388-148-0165 Do I need to be concerned about the location of my home or facility? (1) Your address must be clearly visible on the home, facility, or mailbox so that firefighters or medics can easily find your location.

(2) Your home or facility must be located on a well-drained site, free from hazardous conditions. The safety of the children in care is paramount. You must discuss with the licensor any potential hazardous conditions, considering the children's ages, behaviors, and abilities.

(3) A supervision plan must be written for the children in care if it is decided that hazardous conditions are present. Some examples of hazards are natural or man-made water hazards such as lakes or streams, steep banks, ravines, and busy streets.

(4) Your home or facility must be accessible to emergency vehicles.

NEW SECTION

WAC 388-148-0170 What steps must I take to ensure children's safety around outdoor bodies of water? (1) You must ensure children in your care or placed in your home or facility are safe around bodies of water.

(2) A certified lifeguard must be in attendance at all times when children are using a swimming pool or swimming area at a home or facility other than a foster home.

(3) You must make the area around a body of water inaccessible to children when not in use.

(4) You must daily empty and clean any portable wading pool that children use.

(5) Children must be supervised at all times when they are swimming, wading, or boating by an adult with current age appropriate first aid and CPR.

(6) You must ensure appropriate supervision of any child that uses hot tubs, swimming pools, and spas.

(7) You must lock hot tub and spa areas when they are not in use.

NEW SECTION

WAC 388-148-0175 What are your requirements regarding pets and animals in my home or facility? (1) If you own or operate a foster home, staffed residential home, or group care facility, you must not have any common household pets, exotic pets, animals, reptiles, or fish that are dangerous to the children in care.

(2) The department, at its discretion, may limit the type and number of common household pets, exotic pets, animals, reptiles or fish accessible to children if there are risks to the children in care.

PROPOSED

(3) You must ensure that common household pets, exotic pets, animals, reptiles, and fish are free from disease and cared for in a safe and sanitary manner.

(4) Common household pets, exotic pets, animals, reptiles, and fish must be cared for in compliance with state regulations and/or local ordinances.

NEW SECTION

WAC 388-148-0180 Are alcoholic beverages allowed at my home or facility? (1) If you own or operate a foster home, you may have alcoholic beverages on the premises as long as they are inaccessible to children.

(2) Any other facility must not have alcohol on the premises. The staff of these facilities may not consume alcohol on the premises or during breaks.

NEW SECTION

WAC 388-148-0185 Is smoking permitted around children? (1) You must prohibit smoking in any home or facility caring for children and in motor vehicles transporting children.

(2) You may permit adults to smoke outdoors away from children.

NEW SECTION

WAC 388-148-0190 May I have firearms in my home or facility? (1) Unless you are licensed for a foster home, you must not permit firearms, ammunition, and other weapons on the premises of homes or facilities that provide care to children.

(2) If you are licensed as a foster home, firearms, ammunition, and other weapons must be kept in locked container, gun cabinet, gun safe, or another storage area made of strong, unbreakable material when not in use.

(a) If the storage cabinet has a glass or another breakable front, the guns must be secured with a locked cable or chain placed through the trigger guards.

(b) Ammunition must be stored in a place that is separate from weapons or locked in a gun safe.

(c) Weapons and ammunition must be accessible only to authorized persons.

(3) You may allow a child to use a firearm use only if:

(a) The child's social worker approves;

(b) Competent adults are supervising use; and

(c) Youth have completed an approved gun safety or hunter safety course.

NEW SECTION

WAC 388-148-0195 What are your requirements for storing dangerous items? (1) You must store the following items in a place that is not accessible to preschool children or other persons with limited mental capacity or who might be endangered by access to these products:

(a) Cleaning supplies;

(b) Toxic or poisonous substances;

(c) Aerosols; and

(d) Items with warning labels.

(2) When containers are filled with toxic substances from a stock supply, you must label containers filled from a stock supply.

(3) Toxic substances must be stored separately from food items.

NEW SECTION

WAC 388-148-0200 Do I need first-aid supplies? You must keep first aid supplies on hand for immediate use, including unexpired syrup of ipecac that is to be used only when following the instruction of the poison control center.

NEW SECTION

WAC 388-148-0205 Where do I keep medications?

(1) You must keep all medications, including pet medications, vitamins and herbal remedies, organized and in locked storage.

(2) Pet and human medications must be stored in separate places.

(3) You must store external medications separately from internal medications.

NEW SECTION

WAC 388-148-0210 What requirements do I need to follow when I transport children? When you transport children under your care, you must follow these requirements.

(1) The vehicle must be kept in a safe operating condition.

(2) The driver must have a valid driver's license.

(3) There must be at least one adult other than the driver in a vehicle when:

(a) There are more than five preschool-aged children in the vehicle;

(b) Staff-to-child ratio guidelines or your contract require a second staff person; or

(c) The child's specific needs require a second adult person.

(4) The driver or owner of the vehicle must be covered under an automobile liability and insurance policy.

(5) Your vehicles must be equipped with first aid kits, seat belts, car seats and booster seats, and/or other appropriate safety devices for all passengers as required by law.

(6) The number of passengers must not exceed the vehicle's seating capacity.

(7) Buses approved by the state patrol are not required to have seat belts.

(8) All persons in the vehicle must use seat belts or approved child passenger restraint systems, as appropriate for age, whenever the vehicle is in motion.

NEW SECTION

WAC 388-148-0215 May I use wheeled baby walkers? We prohibit the use of wheeled baby walkers in foster homes and facilities.

GENERAL REQUIREMENTS—FIRE SAFETY**NEW SECTION**

WAC 388-148-0220 What fire safety requirements must I follow to qualify for a license? (1) If you own or operate a group care facility, you must follow the regulations developed by the Washington State Fire Marshal's office. The regulations are minimum requirements for protecting life and property against fire. You can find these contained in the current state building code.

(2) Foster homes only need inspections by fire marshals if either:

- (a) Licensors request the inspections; or
- (b) City ordinances require these inspections.

(3) If you own or operate a staffed residential home you must follow the requirements in WAC 388-148-1005 through 388-148-1065 regarding staffed residential homes.

NEW SECTION

WAC 388-148-0225 What are your fire safety requirements for inside a home or facility? You must comply with our fire safety requirements within your foster home or group facility.

(1) Every room used by children under care must have easy entry and exit, including one of these features:

- (a) Two separate doors;
- (b) One door leading directly to the outside; and
- (c) A window that opens to the outside and is large enough for emergency escape or rescue.

(2) Every occupied area must have access to at least one exit that does not pass through rooms or spaces that can be locked or blocked from the opposite side.

(3) No space may be lived by the children in care that is accessible only by a ladder, folding stairs, or a trap door.

(4) Every bathroom door lock must be designed to permit the opening of the locked door from the outside.

(5) Every closet door latch must be designed to be opened from the inside.

(6) Stoves or heaters must not block escape or exit routes.

(7) Flammable, combustible, or poisonous material must be stored away from exits and away from areas that are accessible to children under care.

(8) Open-flame devices and fireplaces, heating and cooking appliances, and products capable of igniting clothing must not be left unattended or used incorrectly.

(9) Fireplaces, wood stoves and other heating systems that have a surface hot enough to cause a burn must have gates or protectors around them when.

GENERAL REQUIREMENTS—ROOM REQUIREMENTS**NEW SECTION**

WAC 388-148-0230 What are the general requirements for bedrooms? You must meet all of the following

requirements for bedrooms if you provide full-time care in a home or facility.

(1) An adult must be on the same floor or within easy hearing distance and accessibility to where children under six years of age are sleeping.

(2) You must use only bedrooms that have unrestricted direct access to hallways, corridors, living rooms, day rooms, or other such common use areas.

(3) You must not use hallways, kitchens, living rooms, dining rooms, and unfinished basements as bedrooms.

(4) For facilities licensed after December 31, 1986, bedrooms must have both:

(a) A minimum ceiling height of seven and a half feet; and

(b) A window of not less than one-tenth of the required floor space that can open into the outside, allowing natural light into the bedroom and permitting emergency access or exit.

(5) For any children six years of age and over, you must furnish separate sleeping quarters for each gender.

(6) Children in care must not share the same bed.

(7) In group care facilities, single occupancy bedrooms must provide at least eighty square feet of floor space.

(8) In foster homes, single occupancy bedrooms must provide at least fifty square feet of floor space.

NEW SECTION

WAC 388-148-0235 What are additional requirements for bedrooms having more than one person? (1) You must not allow a child over one year of age to share a bedroom with an adult who is not the child's parent.

(2) You must follow all of these requirements for multi-occupancy bedrooms:

(a) There must be no more than four persons to a bedroom;

(b) Multiple occupancy bedrooms must provide at least fifty square feet of floor area per occupant, not including closets; and

(c) There must be at least thirty inches between beds.

(3) When a mother and her infant sleep in the same room, the room must contain at least eighty square feet of usable floor space.

(4) You must allow only one mother and her newborn infant(s) to occupy a bedroom.

NEW SECTION

WAC 388-148-0240 What are your requirements for beds? (1) Each child in care must have a bed of his or her own.

(2) For each child in care, you must provide a bed at least thirty inches wide with a clean and comfortable mattress in good condition, pillow, sheets, blankets, and pillowcases. Each child's pillow must be covered with waterproof material or be washable.

(3) Bedding must be clean, and sheets and pillowcases must be laundered weekly.

(4) You must provide waterproof mattress covers or moisture resistant mattresses, if needed.

(5) You must provide an infant with a crib that ensures the safety of the infant and follows each of these requirements:

(a) Cribs must have clean, firm mattresses covered with waterproof material that is easily sanitized;

(b) Crib mattresses must fit snugly to prevent the infant being caught between the mattress and crib side rails;

(c) Cribs must be made of wood, metal, or approved plastic with secure latching devices;

(d) Cribs must have no more than two and three-eighths inches space between vertical slats when used for infants under six months of age;

(6) You may use toddler beds with a standard crib mattress that is sufficient in length and width for the comfort of children under six years of age.

(7) You must not allow children to use the loft style beds or upper bunks of double-deck beds if they could be hurt by using them. Examples: Preschool age children, expectant mothers and children with disabilities.

GENERAL REQUIREMENTS—TELEPHONE/LIGHTING/VENTILATION/WATER/LAUNDRY/SEWAGE

NEW SECTION

WAC 388-148-0245 Do I need a telephone at my home or facility? The department has two requirements for the telephone that you must meet at your home or facility.

(1) You must have at least one telephone on the premises for incoming and outgoing calls. The telephone must be accessible for emergency use at all times.

(2) You must post emergency phone numbers next to the phone.

NEW SECTION

WAC 388-148-0250 What are the lighting requirements for my home or facility? (1) You must locate light fixtures and provide lighting that promotes good visibility and comfort for the children under your care.

(2) In addition, group care facilities must have nonbreakable light fixture covers or shatter resistant light bulbs or tubes.

NEW SECTION

WAC 388-148-0255 Do I need a housekeeping sink? Facilities licensed to provide group care services must have and use a method of drawing clean mop water and have and use an appropriate method of wastewater disposal.

NEW SECTION

WAC 388-148-0260 What does the room temperature for my home or facility need to be? You must maintain the temperature within your home or facility at a reasonable level while occupied. You must consider the age and needs of the children under your care.

NEW SECTION

WAC 388-148-0265 How must I ventilate my home or facility? You must ensure that your physical facility is ventilated for the health and comfort of the persons under your care. A mechanical exhaust to the outside must ventilate toilets and bathrooms that do not have windows opening to the outside.

NEW SECTION

WAC 388-148-0270 What are your requirements for laundry facilities? The department has specific requirements for laundry facilities at your home or facility.

(1) You must have separate and adequate facilities for storing soiled and clean linen.

(2) You must provide adequate laundry and drying equipment, or make other arrangements for getting laundry done on a regular basis.

(3) You must locate laundry equipment in an area separate from the kitchen and child-care areas unless you are doing foster care in your home.

NEW SECTION

WAC 388-148-0275 What are the requirements for washing clothes? You must use an effective way to sanitize laundry contaminated with urine, feces, lice, scabies, or other potentially infectious materials. You must sanitize laundry through temperature or chemicals.

NEW SECTION

WAC 388-148-0280 What are your requirements for toilets, sinks, and bathing facilities? You must meet certain requirements for toilets, sinks, and bathing facilities.

(1) You must provide at least one indoor flush-type toilet, one nearby hand-washing sink with hot and cold running water, and a bathing facility.

(2) You must comply with all of the following requirements for toilet and bathing facilities:

(a) Toilet and bathing facilities must allow privacy for children who are five years of age or older and opposite genders.

(b) Toilet, urinals, and hand-washing sinks must be the appropriate height for the children served, or have a safe and easily cleaned step stool or platform that is water-resistant.

(c) Hand-washing and bathing facilities must be provided with hot running water that does not exceed one hundred twenty degrees.

(d) All bathing facilities must have a conveniently located grab bar unless we approve other safety measures, such as nonskid pads.

(e) You must provide potty-chairs and toilet training equipment for toddlers. You must regularly maintain this equipment and keep it in sanitary condition. You must put potty-chairs, when in use, on washable, water-resistant surfaces.

(f) In group care facilities, whenever urinals are provided, the number of urinals must not replace more than one-third of the total number of required toilets.

(g) You must provide soap and clean towels, disposable towels or other approved hand-drying devices to the persons under your care.

(h) In programs providing care to expectant mothers:

| | Toilets | Handwashing Sinks | Bathing Facilities |
|---|---------------------------------------|---------------------------------------|---------------------------------------|
| Group care programs and facilities | two minimum and 1:8 or major fraction | two minimum and 1:8 or major fraction | one minimum and 1:8 or major fraction |
| Foster family home and staffed residential home | one minimum | one minimum | one minimum |

(i) Bathing facilities must have adequate grab bars in convenient places; and

(ii) All sleeping areas must have at least one toilet and hand-washing sink on the same floor.

(3) There shall be at least one indoor flush-type toilet and one nearby handwashing sink with hot and cold or tempered running water. The following ratios of persons normally on the premises to bathrooms at the facilities shall apply:

NEW SECTION

WAC 388-148-0285 What are the requirements about my drinking water? (1) You must provide the following:

(a) A public water supply or a private water supply approved by the local health authority at the time of licensing or relicensing; and

(b) Disposable paper cups, individual drinking cups or glasses, or angled jet type drinking fountains.

(2) You must not use bubbler type fountains or common drinking cups.

NEW SECTION

WAC 388-148-0290 What are the requirements for sewage and liquid wastes? You must discharge sewage and liquid wastes into a public sewer system or into a functioning septic system.

GENERAL REQUIREMENTS—MEDICAL CARE AND MEDICATION MANAGEMENT

NEW SECTION

WAC 388-148-0295 Am I required to get a child's health history? (1) You must request a health history for all children that are under your care at the time they are accepted into your home or facility. You may obtain the health history from the social worker or agency making the placement.

(2) The health history must include:

- (a) The date of the person's last physical examination;
- (b) Allergies;
- (c) Any special health problems;
- (d) A history of immunizations(for children);
- (e) Clinical and medical diagnoses and treatment plans;

and

(f) All currently prescribed medications.

(3) When leaving the home or facility, the health history of the child must go with the child for continuity of care.

NEW SECTION

WAC 388-148-0300 When must I get medical exams for the children under my care? (1) You, together with the child's social worker, must schedule a medical exam for any child who, within the past year, has not:

(a) Been under regular medical supervision; or

(b) Had a physical exam by a physician, a physician's assistant, or an advanced registered nurse practitioner (ARNP).

(2) A physical exam (EPSDT) must be completed within thirty days of placement and annually thereafter.

Note: You may contact the child's social worker for information on this.

(3) A physician must see each child with severe developmental disabilities regularly, according to the physician's plan of care required in WAC 388-148-0765.

NEW SECTION

WAC 388-148-0305 What are your requirements for immunizations for children? (1) To receive care from you, children must have proof of current immunizations. Contact the child's social worker before beginning any immunization schedule to avoid duplication of immunizations.

(2) You may accept a child who has not received all shots on a conditional basis if immunizations are started as soon as medically possible.

(3) If you are providing care and have minor children of your own who are on the premises of a home or facility, your children must have proof of current immunizations.

(4) The department may give conditional approval for any of your own children who have not received all immunizations as long as their immunizations are started soon as medically possible.

(5) The department may grant exceptions to this requirement for immunizations for your children in two situations:

(a) If you, as parent or guardian, have signed a statement indicating your religious, philosophical or personal objections to the requirement; or

(b) If you have a physician's statement indicating that a valid medical reason exists for not getting these immunizations.

PROPOSED

NEW SECTION

WAC 388-148-0310 What must I do to prevent the spread of infections and communicable diseases? You must take precautions to guard against infections and communicable diseases infecting the children under care in your home or facility.

General communicable diseases and infections

(1) In each home or facility, other than a foster home, staff with a reportable communicable disease in an infectious stage must not be on duty until they have a physician's approval for returning to work.

(2) Each home or facility, other than a foster home, that cares for severely and multiple-handicapped children must have an infection control program supervised by a registered nurse.

(3) Foster homes with medically fragile children may use other alternatives, such as in-home nursing services, to control infections.

Tuberculosis

(4) Those who have regular contact with children in care in a home or facility must have a tuberculin (TB) skin test by the Mantoux method of testing. They must have this skin test upon being employed or licensed unless:

(a) The person has evidence of testing within the previous twelve months;

(b) The person has evidence that they have a negative chest x-ray since a previously positive skin test;

(c) The person has evidence of having completed adequate preventive therapy or adequate therapy for active tuberculosis.

(5) The department does not require a tuberculin skin test if:

(a) A person has a tuberculosis skin test that has been documented as negative within the past twelve months; or

(b) A physician indicates that the test is medically unadvisable.

(6) Persons whose tuberculosis skin test is positive must have a chest x-ray within ninety days following the skin test.

(7) The department does not require retesting unless a person believes they have been exposed to someone with tuberculosis or if testing is recommended by their health care provider.

(8) You must keep a record of skin test results, x-rays, or exceptions to this requirement in your home or facility.

NEW SECTION

WAC 388-148-0315 What medical policies and procedures must I have?

All facilities

(1) Staffed residential homes and group care facilities must have written policies and procedures about the control of infections. This must include, but is not limited to, the following areas:

(a) Isolation;

(b) Aseptic procedures;

(c) Reporting communicable diseases;

(d) Hygiene, including hand washing, using the toilet, diapering, and laundering.

(2) Group care facilities must maintain current written medical policies and procedures to be followed on:

(a) Prevention of the transmission of communicable diseases including:

(i) Hand washing for staff and children;

(ii) Management and reporting of communicable diseases.

(b) Medication management;

(c) First aid;

(d) Care of minor illnesses;

(e) Actions to be taken for medical emergencies;

(f) Infant care procedures when infants are under care; and

(g) General health practices.

(3) Policies and procedures for staff orientation must be in writing and made readily available for implementation.

(4) If you are licensed as a group home or as a facility that can care for thirteen or more persons at once, you must arrange to have one of the following help you develop and periodically review your medical policies and procedures:

(a) An advisory physician,

(b) A physician's assistant, or

(c) A registered nurse.

NEW SECTION

WAC 388-148-0320 How do I manage medications for children under my care? (1) You must meet the department's requirements for managing prescription and nonprescription medication for children under your care.

(2) Only you or another authorized care provider may give or have access to medications for the child under your care;

(3) Give medications, prescription and nonprescription, only on the written approval of a parent, person, or agency having authority by court order to approve medical care;

(4) Except for foster homes, keep a record of all medications you dispense;

(5) Foster homes must keep a record of all prescription medication dispensed; and

(6) Properly dispose of medications that are no longer being taken or have expired.

Prescription medications

(7) You or another authorized care provider must:

(a) Give prescription medications:

(i) Only as specified on the prescription label; or

(ii) As otherwise approved by a physician or another person legally authorized to prescribe medication.

(b) Check with the physician or pharmacist about possible side effects for any prescription medications and interactions with nonprescription drugs the child is taking.

Psychotropic medications

(8) Care providers must not approve giving psychotropic medications to a child in care. Approval can only be given by one of these:

(a) The child's parent;

(b) A court order; or

(c) The child's social worker, if:

(i) The child is legally free and in the permanent custody of the department; or

(ii) It is impossible to obtain informed parental consent after normal work hours, on weekends, or on holidays.

(9) Children who are at least thirteen years old may decline to take prescription psychotropic medication. Contact the child's social worker immediately.

Nonprescription medications

(10) Children taking psychotropic medications must have the prescribing physician's authorization before any nonprescription drugs are given.

(11) You or another authorized care provider must follow these requirements for nonprescription medications. You must:

(a) Give certain classifications of nonprescribed medications, only with the dose and directions on the manufacturer's label for the age and/or weight of the child needing the medication. These nonprescribed medications include but are not limited to:

- (i) Nonaspirin antipyretics/analgesics, fever reducers/pain relievers;
 - (ii) Nonnarcotic cough suppressants;
 - (iii) Decongestants;
 - (iv) Anti-itching ointments or lotions intended specifically to relieve itching;
 - (v) Diaper ointments and powders intended specifically for use in the diaper area of children;
 - (vi) Sun screen; and
 - (vii) Antibacterial ointments for first aid use.
- (b) Give any other nonprescription medications only when approved in writing by a physician. These nonprescription medications must be given with a physician's standing order. Physician's standing orders must be patient specific.

NEW SECTION

WAC 388-148-0325 May I accept medicine from a child's parent or guardian? (1) The only medicine you may accept from the child's parent, guardian, or responsible relative is medicine in the original container labeled with:

- (a) The child's first and last names;
 - (b) The date the prescription was filled;
 - (c) The medication's expiration date; and
 - (d) Legible instructions for administration (manufacturer's instructions or prescription label).
- (2) You must notify the child's social worker when you receive a prescription from a child's parent or guardian.

NEW SECTION

WAC 388-148-0330 Whom do I notify about medication changes and reactions? (1) You must notify the child's social worker of changes in prescribed medications.

(2) You must notify the child's social worker and physician about any adverse reactions the child has to medications.

NEW SECTION

WAC 388-148-0335 When may children take their own medicine? (1) You may permit children under your care to take their own medicine as long as:

- (a) They are physically and mentally capable of properly taking the medicine; and
 - (b) The social worker approves in writing.
- (2) You must keep the written approval by the child's social worker in your records.
- (3) When a child is taking their own medication, the medication and medical supplies must be kept so they are inaccessible to unauthorized persons.

GENERAL REQUIREMENTS—FOOD/DIET/INFANT CARE

NEW SECTION

WAC 388-148-0340 What food and meal guidelines must I follow? You must provide food to children in your care using the requirements that follow.

- (1) Food served must be planned to meet the needs of the children under care, considering the children's:
- (a) Ages;
 - (b) Developmental levels;
 - (c) Individual metabolic differences;
 - (d) Cultural backgrounds; and
 - (e) Any special dietary needs.
- (2) For an educational and social environment during mealtimes, children must not be routinely separated from the adults and/or required to have separate menus unless ordered by the child's health care provider.

NEW SECTION

WAC 388-148-0345 How often must I feed children? (1) You must provide all children a minimum of three meals in each twenty-four-hour period. You may vary from this guideline only if you write to us requesting a change and we approve your request.

(2) The time interval between the evening meal and breakfast must not be more than fourteen hours.

NEW SECTION

WAC 388-148-0350 How do I handle children's special diets? You must have written instructions by a physician, parent or guardian before serving nutrient concentrates, nutrient supplements, and modified diets (therapeutic and allergy diets).

NEW SECTION

WAC 388-148-0355 Do you have special requirements for serving milk? You must follow these requirements for serving milk:

- (1) Serve only pasteurized milk or a pasteurized milk product.
- (2) Not serve or provide raw milk to children in care.

(3) Not serve the following types of milk to any child less than twenty-four months of age unless you have written permission by a physician:

- (a) Skim milk;
- (b) Reconstituted nonfat dry milk; and
- (c) One and two percent butterfat milk.

NEW SECTION

WAC 388-148-0360 What home-canned foods may I use? You may use home canned, high-acid foods with a pH of less than 4.6 (such as canned fruits, jams, jellies, and pickles).

NEW SECTION

WAC 388-148-0365 What requirements must I meet for feeding babies? You must meet the following requirements for feeding babies:

(1) In group care settings, all formulas must be in sanitized bottles with nipples and labeled with the child's name and date prepared if more than one child is bottle-fed.

(2) You must refrigerate filled bottles if bottles are not used immediately and contents must be discarded if not used within twenty-four hours.

(3) If you reuse bottles and nipples, you must sanitize bottles and nipples.

(4) If breast milk is provided by anyone other than a baby's biological mother, approval must be obtained from the child's social worker.

(5) Infants who are six months of age or over may hold their own bottles as long as an adult remains in the room and within observation range. You must take bottles from the child when the child finishes feeding or when the bottle is empty.

NEW SECTION

WAC 388-148-0370 What are your requirements for diapers and diaper-changing areas? If you operate a foster home, group care facility, or program that serve children with severe developmental disabilities, you must follow our requirements for diapers, diaper-changing rooms and potty-chairs.

(1) You must separate diaper-changing areas from food preparation areas.

(2) You must sanitize diaper-changing areas between each use or you must use a nonabsorbent, disposable covering that is discarded after each use.

(3) For cleaning children, you must use either disposable towels or clean cloth towels that have been laundered between each use.

(4) You and any caregiver must wash hands before and after diapering each child.

(5) In group care programs, you must use disposable diapers, a commercial diaper service, or reusable diapers supplied by the child's family.

(6) In group care programs, diaper-changing procedures must be posted at the changing areas.

GENERAL REQUIREMENTS—CLOTHING AND PERSONAL HYGIENE

NEW SECTION

WAC 388-148-0375 Do I have responsibility for a child's clothing? You must provide for appropriate clothing for the children under your care.

NEW SECTION

WAC 388-148-0380 May a child take personal belongings after being discharged from a home or facility? You must permit a child who is discharged from your home or facility to take personal belongings. This includes clothing, personal mementos, bicycles, gifts, and any saved money or regular allowance. There are two ways this may occur:

(1) The child may take these belongings upon leaving your home or facility; or

(2) You must secure the child's belongings for up to thirty days and cooperate with the child's social worker to transfer the belongings to the child.

NEW SECTION

WAC 388-148-0385 Do I have responsibility for a child's personal hygiene? You must provide or arrange for children under your care to have items needed for grooming and personal hygiene. You must assist these children in using these items, based on the child's developmental needs.

GENERAL REQUIREMENTS—CLIENT RIGHTS

NEW SECTION

WAC 388-148-0390 What are your requirements for protecting a child under my care from abuse and neglect? As part of ensuring a child's health, welfare and safety, you must protect children under your care from all forms of child abuse and neglect (see RCW 26.44.020(12) and chapter 388-15 WAC for more details).

NEW SECTION

WAC 388-148-0395 What are the requirements about nondiscrimination? You must follow all state and federal laws regarding nondiscrimination while providing services to children in your care.

NEW SECTION

WAC 388-148-0400 What religious activities are allowed? You must respect the religious rights of the children under your care.

(1) Children have the right to practice their own faith.

(2) Children have the right not to practice your faith without consequences.

NEW SECTION

WAC 388-148-0405 Do I have to admit or retain all children? No child has to be admitted to or be retained in a program if a different program can serve that child more effectively. A joint decision may be made by the provider and the placement agency to serve the child elsewhere, for the health and safety of the child or others.

Exception: Individual programs may have contracts which specify that a child can not be denied admission.

NEW SECTION

WAC 388-148-0410 What must I consider in assigning work to children in my home or facility? (1) Children may do regular household tasks without payment.

(2) The children in your care must not be required to do basic maintenance of equipment, or of the home or facility.

(3) Children may do work assignments other than household tasks that are appropriate to their age and physical conditions and are part of their service plan. You must provide adequate monetary compensation for the work they do.

NEW SECTION

WAC 388-148-0415 What activities must I provide to children? (1) You must provide children with safe and suitable activities that contribute to developing their physical, mental, social, and emotional skills. Activities must be designed for the developmental stages of the children you serve.

(2) The scope of activities must include:

- (a) Exercise;
- (b) Large and small muscle development;
- (c) Crawling and exploring;
- (d) Sensory stimulation;
- (e) Social interaction;
- (f) Development of communication skills; and
- (g) Development of self-help skills.

NEW SECTION

WAC 388-148-0420 What types of toys must I provide to children? You must provide safe and suitable toys and equipment for all children in your care. You must have toys that relate to the different developmental stages of the children you serve.

NEW SECTION

WAC 388-148-0425 Do I need permission to travel on an extended trip or out-of-state with my foster child? Permission for the dependent child to travel on an extended trip or out-of-state requires written permission from the court having jurisdiction over the child. Contact the child's CA social worker prior to extended trips or out-of-state travel.

GENERAL REQUIREMENTS—SUPERVISIONNEW SECTION

WAC 388-148-0430 What requirements do you have for supervising children? (1) You must provide or arrange for care and supervision that is appropriate for the child's age, developmental level, and condition.

(2) You must supervise children who help with food preparation in the kitchen, based on their age and skills.

(3) Preschool children and children with severe developmental disabilities must not be left unattended in a bathtub or shower.

(4) Foster parents and facility staff must provide the children in their care with adult supervision, emotional support, personal attention, and structured daily routines and living experiences.

(5) Children must be supervised during sleeping hours by at least one awake staff when:

(a) There are more than six children in care; or

(b) The major focus of the program is behavioral rather than the development of independent living skills such as a teen parent program or responsible living skills program; or

(c) The youth's behavior poses a risk to self or others.

(6) Adequate supervision should be maintained during times of crisis when one or more family members or staff members may be unavailable to provide the necessary supervision or coverage for other children in care.

(7) When special supervision is required and agreed upon between the department and the agency or foster parent, the agency or foster parent provides the necessary supervision. This supervision may require auditory or visual supervision at all times.

(8) When children exhibit behaviors that pose a safety risk to other children in care, the child must not share a bedroom with other children.

NEW SECTION

WAC 388-148-0435 May my foster children participate in routine activities without a licensed provider supervising the activity? Children may participate in routine childhood activities, such as clubs, sports activities and social outings with classmates or friends, without the presence of a licensed provider or approval from the social worker when all of the following conditions occur:

(1) You must have a plan for the supervision of the child under care developed by the social worker and you in advance;

(2) The activity must be appropriate to the age and social skills for the child in care; and

(3) You must have basic information about the adults who will be supervising the child in activities, including names of adults, their phone numbers and address of the place where the activity is held.

PROPOSED

GENERAL REQUIREMENTS—DISCIPLINE

NEW SECTION

WAC 388-148-0440 What requirements must I follow when disciplining children? (1) You are responsible for disciplining children in your care. This responsibility may not be delegated to any child.

(2) Discipline must be based on an understanding of the child's needs and stage of development.

(3) Discipline must be designed to help the child under your care to develop inner control, acceptable behavior and respect for the rights of others.

(4) Discipline must be fair, reasonable, consistent, and related to the child's behavior.

NEW SECTION

WAC 388-148-0445 What types of disciplinary practices are forbidden? (1) You must not use cruel, unusual, frightening, unsafe or humiliating discipline practices, including but not limited to:

- (a) Spanking children with a hand or object;
- (b) Biting, jerking, kicking, hitting, or shaking the child;
- (c) Pulling the child's hair;
- (d) Throwing the child;
- (e) Purposely inflicting pain as a punishment;
- (f) Name calling, using derogatory comments;
- (g) Threatening the child with physical harm; or
- (h) Threatening or intimidating the child.

(2) You must not use methods that interfere with a child's basic needs. These include, but are not limited to:

- (a) Depriving the child of sleep;
- (b) Providing inadequate food, clothing or shelter;
- (c) Restricting a child's breathing;
- (d) Interfering with a child's ability to take care of their own hygiene and toilet needs; or
- (e) Providing inadequate medical or dental care.

(3) You must not use methods that deprive a child of necessary services. These include, but are not limited to, contacting:

- (a) The assigned social worker;
- (b) The assigned legal representative;
- (c) Parents or other family members who are identified in the case plan; or
- (d) Individuals providing the child with therapeutic activities as part of the child's case plan.

(4) You must not use medication in an amount or frequency other than that prescribed by a physician or psychiatrist.

(5) You must not use medications for a child that has been prescribed for someone else.

(6) You must not physically lock doors or windows in a way that prohibits a child from exiting.

GENERAL REQUIREMENTS—PHYSICAL RESTRAINT

NEW SECTION

WAC 388-148-0450 What types of physical restraint are acceptable for children in homes and group care settings?

All home and facility settings

(1) You must use efforts other than physical restraint to redirect or de-escalate a situation, unless the child's behavior poses an immediate risk to physical safety.

(2) In emergencies and only when the child's behavior poses an immediate risk to physical safety may you use physical restraint. The restraint must be reasonable and necessary to:

- (a) Prevent a child on the premises from harming themselves or others; or
- (b) Protect property from serious damage.
- (3) The licensee and staff must be trained in using appropriate restraining techniques in accordance with the department's behavior management policy at a home or group care facility before restraining a child.

(4) Medication prescribed by a physician to control behavior must be only given as prescribed.

NEW SECTION

WAC 388-148-0455 What types of physical restraint are not acceptable for children? (1) Homes and facilities must follow these requirements. You must not:

- (a) Use physical restraint as a form of punishment or discipline.
- (b) Use mechanical restraints, such as handcuffs and belt restraints.
- (c) Use locked time-out rooms.
- (d) Place or require a child to stand under a cold water shower.

(e) Use physical restraint techniques that restrict breathing, inflict pain as a strategy for behavior control, or that might injure a child. These include, but are not limited to:

- (i) Restriction of body movement by placing pressure on joints, chest, heart, or vital organs;
- (ii) Sleeper holds, which are holds used by law enforcement officers to subdue a person;
- (iii) Arm twisting;
- (iv) Hair holds;
- (v) Throwing a child or youth against a wall, furniture, or other large immobile objects;
- (vi) Choking or putting arms around the throat; or
- (vii) Chemical restraints, including but not limited to pepper spray.

NEW SECTION

WAC 388-148-0460 Do you require a written statement describing my discipline methods? You must send a written statement with your application and re-application for licensure describing the discipline methods you use.

NEW SECTION

WAC 388-148-0465 What must I do following an incident that involved using physical restraint? (1) After using physical restraint with a child, the foster parent or child care staff must explain to the child why physical restraint was used to help the child learn from the experience.

(2) For group care programs, the director or program supervisor must review any incident with the staff who used physical restraint to ensure that the decision to use physical restraint and its application were appropriate.

(3) In foster homes, the foster parent must send a copy of the documented use of physical restraint to the child's social worker within forty-eight hours; or if the foster home is supervised by a child-placing agency to the case manager. The CPA case manager will furnish a copy to the child's DCFS social worker.

NEW SECTION

WAC 388-148-0470 Must I document instances when physical restraint is used? You must document each instance of using physical restraints and notify the child's social worker; or in the case of a child-placing agency, notify the case manager. You must keep a copy of the document for the child's file at your home or facility. At a minimum, you must record:

- (1) The child's name and age;
- (2) The date of using the restraint;
- (3) The time in and out of the restraint;
- (4) The events preceding the behavior that lead to using the restraint;
- (5) The de-escalation methods that were used;
- (6) Names of those involved in the restraint and any observers;
- (7) A description of the type of restraint used;
- (8) A description of any injuries to the child, other children or caregivers;
- (9) An analysis of how the restraint might have been avoided; and
- (10) The signature of the person making the report.

FOSTER HOME REQUIREMENTSNEW SECTION

WAC 388-148-0475 May I receive more than one in-home care license? If you have a foster home license, you may not hold a license for any other type of in-home care, such as child day care or adult care.

NEW SECTION

WAC 388-148-0480 What services must a foster parent be able to provide? (1) Foster parents must be able to meet the child's basic needs and have the knowledge and skills to:

(a) Protect and nurture children in a safe, healthy environment with unconditional positive support;

(b) Support relationships among children and their parents, siblings, and kin;

(c) Meet the developmental needs of the child by:

(i) Helping the child cope with separation and loss;

(ii) Helping the child build positive attachments to appropriate adults;

(iii) Building self-esteem;

(iv) Giving positive guidance;

(v) Supporting cultural identity;

(vi) Using discipline appropriate to the child's age and stage of development;

(vii) Supporting intellectual and educational growth;

(viii) Encouraging and modeling positive social relationships and responsibilities; and

(ix) Helping the child gain age appropriate skills for independence.

(2) Foster parents must support the permanent placement plan for the child, focusing first on the birth family reuniting, and then, on options leading to a permanent placement.

(3) Foster parents may participate as members of the child's treatment team.

NEW SECTION

WAC 388-148-0485 What educational support must I provide to children under my care? If you own or operate a foster home, you must:

(1) Assist the child to attend school on a regular basis if this is part of the child's service plan;

(2) Provide a suitable study area for the children under your care; and

(3) Provide opportunities to learn appropriate skills for the development of self-sufficiency.

FOSTER HOMES—FOSTER PARENT QUALIFICATIONS/TRAINING/CAPACITY ALLOWEDNEW SECTION

WAC 388-148-0490 What is the minimum age to be a foster parent? You need to be at least twenty-one years old to be a foster parent.

NEW SECTION

WAC 388-148-0495 What are the training requirements for prospective foster parents? (1) To receive a foster home license, you must attend required orientation and pre-service training programs that the department sponsors, or that your licensed child-placing agency offers.

(2) You need proof of completion of current first-aid/CPR training that is geared for the ages of the foster children you want in your home.

(3) You need proof of completion of HIV/AIDS training.

(4) The primary care giver must complete all required DLR-approved training.

NEW SECTION

WAC 388-148-0500 How many children may my foster home serve? (1) The department restricts the number of children a foster home may be licensed to serve. The age of the foster and birth children, and the physical and emotional condition of the children are considered. These requirements are for all foster homes, including those that only have foster children for a short time (sometimes called a "receiving home").

(2) You may have only two children under two years of age in your home at a time. This includes foster children, your own biological and adopted children.

(3) You may be licensed for up to four foster children in your home. The total number of children in your home must not exceed six children, including your own children, in a two-parent household. The total number of children in your home must not exceed four children, including your own children, in a single parent household.

(4) With the approval of a DLR licensing supervisor, a two-parent household may be licensed for up to six foster children. The total number of children must not exceed six including your own.

(5) A home may be licensed for the care of at least one child or a sibling group when they have more of their own children than specified in subsection (3) above, if they meet the other licensing requirements. The sibling group must not exceed a total of three children.

Children with severe developmental disabilities

(6) The department may license a foster home for up to two foster children with mental or physical disabilities as prescribed by a physician that are severe enough to require nursing care if:

(a) Your training and/or experience qualifies you to provide proper care;

(b) The children's treatment requires nursing service oversight; and

(c) The total number of children with mental or physical disabilities in your home is two or fewer.

Nonmobile children

(7) The department may license a foster family for up to two nonmobile children.

Respite care

(8) While providing respite care, you must not exceed the number of children you are licensed to serve.

(9) The department may license a foster home to serve up to four children with developmental disabilities as defined in RCW 71A.10.020, at any one time.

FOSTER HOMES—FOSTER PARENT EMPLOYMENT

NEW SECTION

WAC 388-148-0505 May I be employed if I am a foster parent? (1) You may be employed while you are a foster parent if you follow the department's requirements.

(2) If one or two parents are employed outside the home, you must give the child-placing agency or the department a

written outline of your plan for supervising the children under your care while you are working. This pertains to a home either with two parents or a single parent.

(3) At least one parent must be available to respond to school crisis.

NEW SECTION

WAC 388-148-0510 Do I need to have income separate from foster care payments? You must have sufficient regular income to maintain your own family, without the foster care payments made for the children in care.

FOSTER HOMES—RESPITE CARE PROVIDED

NEW SECTION

WAC 388-148-0515 When may I use respite care? (1) Foster families may arrange for respite (brief relief) care only with the prior consent of the child's social worker.

(2) Respite care may be arranged in advance or on an emergency basis.

(3) Respite care may be arranged to support the care a foster parent is providing or to provide substitute care in the absence of foster parents.

(4) Respite care provided outside the foster parent's home must be provided by licensed providers.

NEW SECTION

WAC 388-148-0520 May I place my foster child with another family temporarily? Foster parents must not place a child in another home temporarily or otherwise without the written consent of:

(1) The child's social worker; or

(2) The child placing agency case manager; if any.

FOSTER HOMES—FIRE SAFETY

NEW SECTION

WAC 388-148-0525 What fire safety instructions must I give to children? You must instruct all children under your care in emergency evacuation procedures and conduct fire drills at regular intervals to test and practice the procedures.

NEW SECTION

WAC 388-148-0530 What are your requirements for fire extinguishers? (1) You must have a readily available and approved 2A-rated or better, all purpose (ABC) fire extinguisher filled with five pounds or more of fire retardant chemicals.

(2) The fire extinguisher must be in good operating condition, with verification of regular maintenance.

(3) If local fire authorities require installation of a different type or size of fire extinguisher, those requirements apply instead of the departments, as long as at least the minimum size is maintained.

PROPOSED

NEW SECTION

WAC 388-148-0535 What are your requirements for smoke detectors? (1) You must place a smoke detector in good working condition in each bedroom or in areas close to where children sleep, such as a hallway. If the smoke detector is mounted on the wall, it must be twelve inches from the ceiling and a corner.

(2) If question arises concerning fire danger, the local fire protection authority must be consulted.

NEW SECTION

WAC 388-148-0540 What fire escape measures must be taken for multi-level dwellings? Multi-level dwellings must have a means of escape from an upper floor. If a fire ladder is needed to escape from an upper story window, it must be stored in a location that is easily accessible for the family members who may need it.

REQUIREMENTS FOR ALL LICENSES, EXCEPT FOSTER HOMES—PROGRAM AND SERVICES

NEW SECTION

WAC 388-148-0545 Do I need a social summary for children under my care? (1) If you own or operate a child-placing agency, a staffed residential home, or a group care program, you must develop a written diagnostic social summary for each child accepted for care.

(2) The social summary must serve as the basis of the child's admission to care.

(3) If a child needs to be accepted for emergency care, the department does not require the social study to be completed prior to admission. In these cases, if the child remains in care beyond twenty days, the summary must be completed within thirty days after admission.

(4) The study must contain the following information for the child:

(a) Copies of psychological or psychiatric evaluations, if any, on the child under care.

(b) A narrative description of the child's background and family that identifies the immediate and extended family resources;

(c) The child's interrelationships and the problems and behaviors that have required care away from his or her own home;

(d) The child's primary and alternate permanency plan;

(e) Previous placement history, if any; and

(f) An evaluation of the child's need for the particular services and type of care you provide.

NEW SECTION

WAC 388-148-0550 Do I need a treatment plan for children under my care? (1) If you own or operate a child-placing agency, a staffed residential home, or a group care program, you must assist in developing and implementing a written treatment plan for each child accepted for care in any of the programs you provide.

(2) The treatment plan must:

(a) Identify the service needs of the child, parent or guardian;

(b) Describe the treatment goals and strategies for achieving those goals;

(c) Include a running account of the treatment received by the child and others involved in the treatment plan, such as any group treatment or individual counseling; and

(d) Be updated at least quarterly to show the progress toward meeting goals and list barriers to the permanent plan.

NEW SECTION

WAC 388-148-0555 Do you need to approve the program that I offer for children under my care? (1) The department must approve the program that you have developed for children under your care.

(2) You must send to DLR a detailed written program description outlining educational, recreational, and therapeutic services you will provide to children and their families. A sample of the schedule of daily activities for children under care must be included.

NEW SECTION

WAC 388-148-0560 What education and vocational instruction must I provide to the children under my care?

If you own or operate a staffed residential home or a group care program, you must meet the following requirements for providing education and vocational instruction to the children under your care. You must:

(1) Develop or arrange for an educational plan for each child in care who has not completed high school and/or the GED (high school equivalency examination);

(2) Support each child participating in their education plan;

(3) Provide suitable study areas for children under your care; and

(4) If the instruction is given on your premises, have the program certified by the office of the superintendent of public instruction and provide classrooms separate from the living area;

(5) Send the department a written description of how you will provide an educational program for children under your care;

(6) Provide or arrange for independent living skills education for developing self-sufficiency for the children under your care.

NEW SECTION

WAC 388-148-0565 What nursing services must I provide? (1) If you own or operate a staffed residential home or facility caring for chronically ill children or medically fragile children, you must arrange for regular nursing visits.

(a) These must include at least monthly visits unless a different agreement is specified in the individual child's treatment plan.

(b) The nurse must be registered and currently licensed in the state of Washington.

(2) The nurse's name, address and telephone number must be readily available to the staff at your home or facility.

(3) The nurse must assist the agency in setting up a program that provides for regular medical check-ups and follow-up for special health care needs specified by the child's physician or your staff.

(4) The nurse must advise and assist nonmedical staff at your home or facility in maintaining child health records, meeting daily health needs and caring for children with minor illnesses and injuries.

ALL LICENSES EXCEPT FOSTER HOMES—STAFF QUALIFICATIONS AND STAFFING RATIOS

NEW SECTION

WAC 388-148-0570 What social service staff do I need for my home or facility? You must provide or arrange for social services by qualified persons who have specific educational training. Social service staff must meet education and training requirements that follow:

(1) One person who provides social services must have a master's degree in social work or a closely related field from an accredited school.

(2) Social service staff without a master's degree in social work or closely related field must have a bachelor's degree in social work or a closely related field. A person with a master's degree must consult at least eight hours per month with any social service staff who have only a bachelor's degree.

(3) When social services are provided by another agency, you must have a written agreement with the agency describing the scope of service they provide. Written agreements must meet the requirements of this rule.

(4) A social service staff person must review and sign approving the child's treatment plan.

| Type of Program | Minimum Ratio of Full-Time Social Service Staff to Children Under Care |
|---|--|
| Day treatment program | 1 to 15 |
| Group homes | 1 to 20 |
| Child-placing agency | 1 to 25 |
| Maternity services | 1 to 25 |
| Regular and secure crisis residential centers | 1 to 5 |

ALL LICENSES, EXCEPT FOSTER HOMES AND CHILD PLACING AGENCIES—FOOD AND MEALS

NEW SECTION

WAC 388-148-0595 Do you require a written food plan? You must record all food served. This record is kept as part of the daily log.

NEW SECTION

WAC 388-148-0575 What clerical, accounting and administrative services do I need for my home or facility? You must have sufficient clerical, accounting and administrative services to maintain proper records and carry out your program.

NEW SECTION

WAC 388-148-0580 What support and maintenance staff do I need for my home or facility? If you own or operate a home or facility other than a foster home, you must have sufficient support and maintenance services to maintain and repair your facility, prepare and serve meals.

NEW SECTION

WAC 388-148-0585 Do I need professional consultants for my program? You must have consultants available to work with your staff, the children you serve, and the children's family. The consultants that are used by your program must meet the full professional competency requirements in their respective fields. The consultant or consultants must have:

(1) A master's degree from a recognized school of social work or similar academic training;

(2) The experience, knowledge and demonstrated skills in each area that he or she will be supervising; and

(3) The ability to ensure your staff develop their skills and understanding needed to effectively manage their cases (see WAC 388-148-0045).

(4) Consultants may be hired as staff or operate under a contract with your program.

NEW SECTION

WAC 388-148-0590 What are the required ratios of social service staff to children under care? You must meet the minimum ratios of social service staff to children under care as shown in the chart below:

NEW SECTION

WAC 388-148-0600 Do mealtimes need to be established? You must establish and post a schedule of mealtimes.

NEW SECTION

WAC 388-148-0605 Do you have general menu requirements? The department has menu requirements for staffed residential homes and facilities that care for children.

PROPOSED

(1) If you own or operate a home or facility other than a foster home, you must prepare and date daily menus, including snacks, at least one week in advance.

(2) A menu must specify a variety of foods for adequate nutrition and meal enjoyment.

(3) You must keep the menus on file for a minimum of six months so that we can review your menus.

(4) You must post each person's dietary restrictions, if any, for staff to follow.

GROUP CARE—PROGRAM REQUIREMENTS AND SERVICES

NEW SECTION

WAC 388-148-0610 Do I need a license to provide group care? An individual or agency must be licensed to provide group care services to children.

NEW SECTION

WAC 388-148-0615 What types of group care programs are licensed to provide care to children? The following types of programs may be licensed as group care to provide care for children on a twenty-four-hour basis:

- (1) Group home programs;
- (2) Independent living skills programs;
- (4) Maternity services;
- (5) Services to children with severe developmental disabilities and medically fragile children; and
- (6) Crisis residential centers and secure crisis residential centers; and
- (7) Day treatment programs. Day treatment programs are considered group care programs under this chapter, though they are not twenty-four-hour residential programs.

Notes: The rules in WACs 388-148-1040 through 388-148-1110 apply exclusively to licensing of group care facilities. You must also comply with the general licensing requirements specified in this chapter.

The "I" and "you" in this section refers to people who operate or own group facilities for children.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 388-148-0620 What basic elements must a group care program include? (1) Your group care program must provide a safe and healthy group living environment that meets the developmental needs of the children in your care, including;

- (a) A clean, homelike environment;
- (b) Basic necessities such as adequate food, appropriate clothing and recreational opportunities;
- (c) Safety;
- (d) An age-appropriate environment with necessary structure, routine, and rules to provide for a healthy life, growth and development.

(2) Your program must be staffed with employees who are competent to provide for the safety and needs of the children in your care.

(3) Your program must have a written statement that includes your mission, goals, and a description of the services you provide.

NEW SECTION

WAC 388-148-0625 Who may I serve as a group care program provider? (1) If you are a group care program provider, you may serve children who are at least six years of age and meet one of the following conditions:

- (a) Have behavior that cannot be safely or effectively managed in foster care;
- (b) Need temporary placement awaiting a more permanent placement;
- (c) Need emergency placement during a temporary disruption of a current placement; or
- (d) Have emotional, physical, or mental disabilities.

(2) **Exception:** If your staffed residential home or group care facility serves children with severe developmental disabilities, medically fragile children, or maternity services, the children may be younger than six years of age.

NEW SECTION

WAC 388-148-0630 What services must I provide if I have a group care license? You must provide specialized services that are needed by the group that you serve. These services may be provided through your own program or through using other community resources.

NEW SECTION

WAC 388-148-0635 Must I give a child an allowance? Group care facilities must give the children under their care allowances based on age, needs and ability to handle money. These facilities must keep track of allowances given to children in a ledger.

GROUP CARE—STAFF QUALIFICATIONS AND STAFFING RATIOS

NEW SECTION

WAC 388-148-0640 What qualifications must a director for a group care program have? The director for group care program is responsible for the agency administration, agency oversight, and fiscal operation. The director must meet, at a minimum, the requirements that follow.

- (1) The director must be:
 - (a) Able to communicate to the department the roles, expectations and purposes of the program; and
 - (b) Able to work with representatives of other agencies.
- (2) The director must also meet one of these education or experience requirements:

(a) Have a bachelor's degree in business management or closely allied field from an accredited school, and have at least two years' full-time relevant experience; or

(b) Have a minimum of five years' successful, full-time relevant experience.

NEW SECTION

WAC 388-148-0645 Do I need an on-site program manager at each group care facility? Each group care facility must have an on-site program manager or person with the equivalent training and experience at each facility.

NEW SECTION

WAC 388-148-0650 What are the responsibilities of the on-site program manager for a group care program have? The on-site program manager has the following responsibilities:

- (1) Coordinates the day-to-day operations of the facility;
- (2) Supervises the child care staff; and
- (3) Oversees the completion of each child's plan of care or treatment.

NEW SECTION

WAC 388-148-0655 What qualifications must the on-site program manager for a group care program have? Each on-site program manager must have the following qualifications:

- (1) A bachelor's degree in a social science or closely allied field from an accredited school; and
- (2) Supervisory abilities that promote effective staff performance; and
- (3) Relevant experience, training, and demonstrated skills in each area that he or she will be supervising.
- (4) The responsibilities of the director or the on-site program manager may be provided by the same person if that person meets the qualifications for both positions.

NEW SECTION

WAC 388-148-0660 What qualifications must the child care staff for a group care program have? The child care staff is responsible for the care, supervision and behavior management of children under your care. The department requires the child care staff of each group care program:

- (1) Be at least twenty-one years old;
- (2) Exception: Child care staff may be nineteen or twenty years old if enrolled in an internship program with an accredited college or university; and be supervised by staff twenty-one years or older;
- (3) Have a high school diploma or GED;
- (4) Have one year of experience working with children;
- (5) Have the skills and abilities to work successfully with the challenging behaviors of children in care; and
- (6) Have effective communication and problem solving skills.

NEW SECTION

WAC 388-148-0665 What is the ratio of child care staff to children in group care facilities? The department has specific requirements for the ratio of child care staff to children in group care.

(1) The ratio for group homes is at least one child care staff member on site for every eight children during waking hours.

Note: Crisis residential centers, staffed residential homes, maternity programs, and programs for children with severe developmental disabilities have different requirements.

(2) For certified juvenile detention facilities, at least one child care staff member must be on duty for every ten children in care during the sleeping and waking hours.

(3) At least two adults, including at least one child care staff person, must be on site whenever more than eight children are on the premises.

(4) To keep the proper ratio of staff to children, the director, support staff and maintenance staff may serve temporarily as child care staff if they have adequate training.

(5) During sleeping hours of youth, at least one staff person must be awake in all group home programs when:

(a) There are more than six youth in care; or

(b) The major focus of the program is behavioral change rather than the development of independent living skills, such as teen parent and independent living skills programs; or

(c) The youth's behavior poses a safety risk to self or others.

(6) When only one child care staff is on site, a second staff must be on call.

(7) You must have relief staff so that all staff can have the equivalent of two days off a week.

(8) If you have more than one program at your facility, such as a group care program and a crisis residential center, you must follow the most stringent staffing ratio requirements.

GROUP CARE—ROOM REQUIREMENTS

NEW SECTION

WAC 388-148-0670 Do you have room requirements for group care facilities? You must meet the following room requirements to operate or own a group care facility.

(1) You must provide rooms that are ample in size and properly furnished for the number of children you serve.

(2) You must have a comfortably furnished living room.

(3) You must have a dining room area that is ample in size and suitably furnished for your residents.

(4) **Exception:** Juvenile detention facilities are not required to meet these first three standards.

(5) With more than twelve children, you must provide at least one separate indoor recreation area. Its size and location must be sufficient for the age and number of the children to engage in recreational and informal education activities.

(6) You must provide a room or area that is used as an administrative office. In addition, suitable offices must be provided for social service staff. In facilities caring for fewer

than thirteen children, these offices may be combined with the administrative office.

(7) You must provide a space that can be used as a visiting area.

NEW SECTION

WAC 388-148-0675 When do I need a special care room? (1) If you own or operate a group facility, you must provide a special care room reserved for the care of a person who needs to be separated from the group due to injury, illness or the need for additional rest.

(2) A special care room must:

(a) Be located in a place that easily allows the person to be supervised;

(b) Have toilet and lavatory facilities that are easily accessible to any person staying in the special care room.

(3) After each use have the area and equipment sanitized if used by any person who is suspected of having a communicable disease.

(4) You may use the special care room for other purposes when it is not needed for the separation and care of an ill or injured person.

NEW SECTION

WAC 388-148-0680 What are the kitchen requirements? (1) You must provide facilities to properly store, prepare, and serve food to meet the needs of the children under your care.

(2) All food service facilities and food handling practices in day treatment programs and group care facilities must comply with rules and regulations of the state board of health governing food service sanitation.

SPECIFIC PROGRAM REQUIREMENTS—MATERNITY SERVICES

NEW SECTION

WAC 388-148-0685 Who may provide maternity services? The following programs, homes, facilities, and agencies that may provide or arrange for maternity services include:

- (1) Foster homes;
- (2) Staffed residential homes;
- (3) Group homes for new mothers with infants; and
- (4) Child placing agencies.

Note: The rules in WAC 388-148-0685 through 388-148-0730 apply exclusively to licensing requirements for agencies providing or arranging maternity service.

The "I" and "you" in this section refers to people who provide maternity services through their agency.

NEW SECTION

WAC 388-148-0690 What maternity services must I provide? If you operate a licensed program for expectant

mothers and new mothers with infants, you must provide or arrange for the following services.

(1) You must provide information and referral services to every expectant and new mother who applies for care.

(2) You must offer individual or group counseling sessions, if necessary, about the following topics:

- (a) Pregnancy counseling;
- (b) Independent living education;
- (c) Infant and child care training;
- (d) Living arrangements;
- (e) Medical care planning;
- (f) Legal issues;
- (g) Vocational or educational guidance;
- (h) Plans for the child;
- (i) Financial, emotional or psychological problems;
- (j) Relations with parents and birth father; and
- (k) Home management and consumer education.

(3) You must arrange for an expectant mother's delivery in a licensed hospital or licensed birthing facility.

(4) You must ensure that postpartum medical examinations, as prescribed by a physician, are provided to a new mother.

(5) You must provide childcare, as needed.

NEW SECTION

WAC 388-148-0695 How are maternity services delivered? (1) Maternity services must not be contingent upon a parent's decision to keep or relinquish her child.

(2) If you do not directly provide maternity services to an expectant or new mother in your facility, you must either:

- (a) Arrange for these services through formal agreements with other community agencies; or
- (b) Assist the clients in your program to get these services.

NEW SECTION

WAC 388-148-0700 Do you need to approve daily activities that I offer to expectant or new mothers? The department must approve the program of daily activities that you've developed for expectant or new mothers, whether your program is residential or nonresidential.

(1) the department requires that you provide us with a written program description about the daily activities you offer. The program description must outline educational, recreational, and therapeutic services that you intend to provide to expectant mothers and new mothers with infants.

(2) You must also provide us with a schedule of typical daily activities for the mothers under your care.

Exception: Foster homes are not required meet the standard in this section.

NEW SECTION

WAC 388-148-0705 What types of health education must I offer expectant and new mothers? You need to offer or arrange health education for expectant and new mothers that includes the following areas:

- (1) Pregnancy hygiene;
- (2) Suitable preparation for childbirth;
- (3) The physiological changes during pregnancy;
- (4) Examinations and childbirth procedures;
- (5) Postnatal and pediatrics care;
- (6) Contraception and family planning;
- (7) Nutritional requirements for mother and child;
- (8) Child health and development; and
- (9) Psychological and emotional changes during and after pregnancy.

NEW SECTION

WAC 388-148-0710 Am I required to provide child-care? (1) If your program serves parents with children, you must provide or assist the parent in arranging for licensed childcare when appropriate. An example is when parents are working or are in school and need childcare.

(2) The childcare facility must meet licensing requirements (see chapter 388-130 and 388-155 WAC).

NEW SECTION

WAC 388-148-0715 Do expectant and new mothers need to be under a physician's care? Expectant and new mothers must be under a physician's care to receive maternity services from department licensed programs or facilities.

NEW SECTION

WAC 388-148-0720 What are my responsibilities if a specialist is required? You must provide or arrange for consultation by specialists when the physician requests them.

MATERNITY SERVICES—STAFF QUALIFICATIONS AND STAFFING RATIOS

NEW SECTION

WAC 388-148-0725 What is the proper ratio of staff to children in home or group care facilities offering maternity services? Residential programs provide twenty-four-hour care to expectant mothers and to new mothers with infants. These programs must employ sufficient numbers of residential staff to meet the physical, safety, health and emotional needs of the residents. Residential staff are in charge of supervising the day-to-day living situation for residents.

Note: Residential staff may carry out any maintenance tasks that do not detract from their primary function.

(1) During waking hours, when youth are on the premises, the ratio of staff to residents must be as follows:

(a) At least one residential staff member must be on duty for every four mothers.

(b) Additional staff may be required under certain circumstances if specified by the department.

(2) During the sleeping hours of youth, the ratio of staff to residents must be as follows:

(a) In homes caring for more than six persons, at least one staff person must be awake, with an additional person "on call" at all times.

(b) On-duty staff may include persons sleeping on the premises and available to the residents.

(3) You must have relief staff so that all staff can have the equivalent of two days off a week.

MATERNITY SERVICES—ROOM REQUIREMENTS

NEW SECTION

WAC 388-148-0730 Do you have room requirements for facilities offering maternity services? (1) If you have a residential program for expectant mothers or new mothers with infants, you must meet the room requirements for group facilities (WAC 388-148-0670).

(2) If your facility offers medical clinics, you must have a separate, adequately equipped examination room with adequate nursing equipment.

DAY TREATMENT PROGRAMS—PROGRAM AND SERVICES

NEW SECTION

WAC 388-148-0735 What is the purpose of day treatment programs? (1) A day treatment program must provide educational and therapeutic group experiences for emotionally disturbed children who are not in need of residential care. These services are provided during part of the twenty-four-hour day, usually during a five-day week.

(2) Day treatment is for children who are:

(a) Unable to adjust to school programs due to disruptive behavior, family stress, learning disabilities or other serious emotional disabilities; and/or

(b) Are unable to profit from outpatient child guidance clinic services and related programs.

Notes: The rules in WAC 388-148-0740 through 388-148-0750 apply exclusively to licensing day treatment programs. Day treatment programs must also follow general licensing requirements (see WACs 388-148-0545 through 388-148-0605). If a day treatment program is contained within a group care facility, the facility also must follow group care regulations (see WACs 388-148-0610 through 388-148-0680.)

"I" and "you" refers to people who operate day treatment programs.

DAY TREATMENT PROGRAMS—STAFF QUALIFICATIONS AND STAFFING RATIOS

NEW SECTION

WAC 388-148-0740 What staff must my day treatment program have? (1) Your day treatment program must have a director to manage facilities and operations and a program supervisor to supervise the child care and treatment program at the facility.

PROPOSED

Note: The director and program supervisor may be the same person if that person is qualified for both positions.

(2) Either the director or program supervisor must be on the premises while the children are in care. Another competent person must be left in charge during the director's and/or program supervisor's temporary absence.

NEW SECTION

WAC 388-148-0745 What consultants must my day treatment program have? If you operate a day treatment program, you must use psychiatrists, psychologists, teachers, and group counselors for children under care as follows. Your day treatment program must:

- (1) Receive regular consultation from a child psychiatrist;
- (2) Provide or arrange for a psychologist for psychological testing and related services if these services are not provided by a child's school;
- (3) Provide or arrange for teaching by certified teachers qualified by training or experience in remedial education; and
- (4) Use group counselors who are qualified by training or by experience in the care of disturbed children.

NEW SECTION

WAC 388-148-0750 What is the ratio of counselor and teaching staff to children? There must be one counselor or teacher for every six children who are in a day treatment program.

GROUP CARE PROGRAMS FOR MEDICALLY FRAGILE CHILDREN AND CHILDREN WITH SEVERE DEVELOPMENTAL DISABILITIES—PROGRAM AND SERVICES

NEW SECTION

WAC 388-148-0755 What type of care is offered for medically fragile children and children with severe developmental disabilities? Specialized group care programs are designed to provide residential care to children who need intensive personal care due to medical fragility and/or severe developmental disabilities. The children may require skilled health care, physical therapy, or other forms of therapy.

NEW SECTION

WAC 388-148-0760 Who provides services for medically fragile children and children with severe developmental disabilities? Individuals and agencies are licensed to provide services to medically fragile children and children with severe developmental disabilities.

Notes: The rules in WAC 388-148-0755 through 388-148-0805 apply exclusively to facilities that care for children with severe developmental disabilities and medically fragile children.

"I" and "you" refers to people who own or operate facilities that provide care to medically fragile children and children with severe developmental disabilities.

NEW SECTION

WAC 388-148-0765 What services must you provide for medically fragile children and children with severe developmental disabilities? (1) You must ensure the following services are provided, if prescribed by a physician, if you care for medically fragile children and children with severe developmental disabilities:

- (a) An individualized treatment plan suited to the unique needs of each child in care; and
- (b) Care by physicians, including surgeons, general and family practitioners, and specialists in the child's particular diagnosis on either a referral, consultative, or ongoing treatment basis.

(2) You must also provide the following nursing services, if prescribed by a physician, if you care for medically fragile children, or children with severe developmental disabilities unless these children are in a foster home:

- (a) Sufficient licensed nursing staff to meet the nursing care needs of the children;
- (b) Regular nursing consultation that includes at least one weekly on-site visit by a registered nurse.

NEW SECTION

WAC 388-148-0770 Do I need to have a multidisciplinary care plan for children with severe developmental disabilities? If you operate a program licensed for the care of children with severe developmental disabilities, you must maintain a multidisciplinary plan of care for each child in care.

NEW SECTION

WAC 388-148-0775 What must the multidisciplinary care plan for a child with severe developmental disabilities include? The multidisciplinary care plan must address the social service, medical, nutritional, rehabilitative, and educational needs of each child.

- (1) The plan must describe:
 - (a) The care given for each child;
 - (b) The goals to be accomplished; and
 - (c) The professional services that are responsible for each element of care.

(2) The care plan must be reviewed, evaluated, and updated annually by professional staff involved in the care of the child to re-evaluate each child's condition, progress, prognosis and need for ongoing care and services.

(3) You must record progress reports in the child's record on a quarterly basis.

NEW SECTION

WAC 388-148-0780 What are the requirements for nurses in programs who care for medically fragile chil-

dren or children with severe developmental disabilities?

The department has several requirements for nursing services for programs that care for medically fragile children or children with severe developmental disabilities, if nursing services are prescribed by a physician.

(1) The registered nurse's name, address, and telephone number must be readily available.

(2) The agency or program must have the nurse assist in implementing a regular health care program that both:

(a) Oversees the health of all children; and

(b) Provides follow-up care of special health needs identified by the child's physician or facility or program staff.

(3) The agency or program must have the nurse advise and assist nonmedical personnel in maintaining medical records, meeting daily health needs, and caring for children with minor illnesses and injuries.

NEW SECTION

WAC 388-148-0785 When do I use a nurse? You must use a nurse to consult with you at your home or facility if you have infants, medically fragile children or children with severe developmental disabilities under your care and meet these specific conditions:

(1) If you have four or more infants, you must arrange for monthly on-site visits with a registered nurse that is trained or experienced in the care of young children.

(2) You must have a written agreement with the registered nurse about your infant care program.

(3) If you have children with severe developmental disabilities, you must have a registered nurse on staff or under contract.

(4) The nurse must advise you and your staff on your infant care program and your child health program.

(5) You must document the nurse's on-site visits.

(6) The nurse's name and telephone number must be posted or otherwise available in your home or facility.

**GROUP CARE PROGRAMS FOR MEDICALLY
FRAGILE CHILDREN OR CHILDREN WITH
SEVERE DEVELOPMENTAL DISABILITIES—
ROOM REQUIREMENTS**

NEW SECTION

WAC 388-148-0790 Do I need to provide a therapy room for children with severe developmental disabilities?

(1) If you care for children with severe developmental disabilities, you must provide them with a room for physical and occupational therapy, if these services are prescribed by a physician. The room must be adequate for storing equipment used during therapy sessions.

(2) If you do not have a room for physical and occupational therapy, you must arrange for these therapies outside of your facilities.

NEW SECTION

WAC 388-148-0795 Are there additional room requirements if I serve children with severe developmental disabilities? If you operate a group care program that serves children with severe developmental disabilities, you must follow these additional room requirements.

(1) If you are licensed to care for thirteen or more children, you must provide separate, safe play areas for children under one year of age or children not walking. The department must approve the rooms or areas.

(2) Children under one year of age must be cared for in rooms or areas separate from older children.

(3) No more than eight children under one year of age may be in the room at a time.

(4) Hand-washing facilities must be available in these rooms.

**GROUP CARE PROGRAMS FOR MEDICALLY
FRAGILE CHILDREN AND CHILDREN WITH
SEVERE DEVELOPMENTAL DISABILITIES—FOOD
AND MEALS**

NEW SECTION

WAC 388-148-0800 What food requirements exist for medically fragile children and children with severe developmental disabilities? There may be specific food requirements if you operate a home or facility that cares for medically fragile children and children with severe developmental disabilities:

(1) All modified diets must be planned, reviewed, and approved by a dietitian. You must use the services of a dietitian who meets current registration requirements of the American dietetic association.

(2) You must follow the dietary plan for each child as prescribed by the child's physician. You must document in the child's file that staff are following the physician's order.

**GROUP CARE PROGRAMS FOR MEDICALLY
FRAGILE CHILDREN AND CHILDREN WITH
SEVERE DEVELOPMENTAL DISABILITIES—
RECORD-KEEPING**

NEW SECTION

WAC 388-148-0805 What additional record-keeping requirements exist for medically fragile and children with severe developmental disabilities? (1) In addition to meeting standard requirements for keeping records (see WAC 388-148-0120 through 388-148-0145), you must also keep the following information for any medically fragile child and child with severe developmental disabilities:

(a) Information you received upon admission including family background, current diagnosis and medical status, an inventory of personal belongings, medical history, and a report of a physical examination and diagnosis by a physician;

(b) Information about the child's daily care including treatment plans, medications, observations, medical examinations, physicians' orders, allergic responses, consent authorizations, releases, diagnostic reports, and revisions of assessments;

(c) Upon discharge, a summary including diagnoses, treatments, and prognosis by the person responsible for providing care, and any instructions and referrals for continuity of care; and

(d) Evidence of meeting criteria for eligibility for services from the division of developmental disabilities.

(2) If the child has died, you must also have the following information:

(a) The time and date of death;

(b) Apparent cause of death;

(c) Notification of the physician and relevant others (including the coroner if necessary); and

(d) Regarding the disposal of the child's body and how the child's personal effects will be dealt with.

CRISIS RESIDENTIAL CENTERS—PROGRAM/LEVELS OF SECURITY/PLACEMENT AND SERVICES

NEW SECTION

WAC 388-148-0810 What types of CRCs may be licensed? (1) A foster home may be licensed as a family CRC. The foster home licensed as a CRC must meet the licensing standards for foster homes outlined in this chapter.

(2) A facility may be licensed as a regular crisis residential center (CRC) or a secure crisis residential center.

(3) Family CRCs and regular CRCs are not locked facilities, but are operated in a way that reasonably assures that youth placed there will not run away.

Note: Regular CRCs are also known as semi-secure CRCs, as referred to in RCW 13.32A.030 (13) and (14).

(4) A secure facility is designed and operated to prevent a youth from leaving without permission of the staff. This facility has locking doors, locking windows, or secured perimeters.

NEW SECTION

WAC 388-148-0815 What levels of secure CRCs exist? The department licenses two types of secure crisis residential centers (CRCs): Level one and level two. Level one is the most secure facility and level two is the least secure facility.

NEW SECTION

WAC 388-148-0820 What are the requirements for a level-one secure CRC? A level-one crisis residential center (CRC) must meet each of these requirements:

(1) Be a free-standing facility, separate unit, or separate building within a campus with windows and exterior doors that prevent exit.

(2) Meet or exceed the current state building code when locking doors and windows prevent exit.

(3) Ensure that no youth is kept in a locked room that isolates the youth from the general population and/or staff.

(4) Maintain a recreation area, within the secured facility or secured on the property of the facility, that can support youth's vigorous physical activity. (Any fences used to secure the recreation area must meet or exceed the specifications of the level-two CRCs referenced in WAC 388-148-0825(3).)

NEW SECTION

WAC 388-148-0825 What are the requirements for a level-two secure CRC? A level-two secure crisis residential center (CRC) must meet each of these requirements:

(1) Prevent unauthorized entering and exiting with a nonscalable fence around the perimeter of the facility property;

(2) Not prevent exit by locking facility doors or windows;

(3) Design the nonscalable fence that does not cause injury, such as avoiding use of electrification, razor wire or concertina wire;

(4) Ensure that no youth is kept in a locked room that isolates him or her from the general population and/or staff; and

(5) Maintain a recreation area surrounded by a nonscalable fence that can support youth's vigorous physical activity.

NEW SECTION

WAC 388-148-0830 May a juvenile detention center operate as a secure CRC? (1) A juvenile detention center may operate as a secure crisis residential center (CRC). The physical facility must be operated so that no direct communication or physical contact can be made between a resident of the secure crisis residential center and a person held in the detention facility.

(2) Staff assigned to the secure crisis residential center youth must not be simultaneously assigned to the juvenile detention center residents on the same shift.

NEW SECTION

WAC 388-148-0835 What youth may a CRC serve? All CRCs

A crisis residential center (CRC) provides emergency, temporary residence to youth ages twelve through seventeen who meet one of the following criteria:

(1) Are beyond the control of their parents or guardians and behave in a way that endangers any person's welfare;

(2) Need assistance getting food, shelter, health care, clothing, educational services, and/or resolving family conflicts;

(3) Need temporary protective custody; or

(4) Have parents who are not able or willing to continue efforts to keep the family together.

Secure CRCs

Youth ordered by the court to serve time for contempt on CHINS, APY, or training orders may be ordered into a secure CRC that is co-located with a detention facility.

PROPOSED

NEW SECTION

WAC 388-148-0840 Can law enforcement officers place youth in secure CRCs? Law enforcement officers must place youth in secure crisis residential centers (CRCs) when youth:

- (1) Are runaways;
- (2) Are in dangerous situations; or
- (3) Are in violation of curfew.

NEW SECTION

WAC 388-148-0845 What hours do CRCs have to be open? Crisis residential centers (CRC) must be open twenty-four hours a day, seven days a week.

NEW SECTION

WAC 388-148-0850 What steps must be taken after a youth is admitted into a CRC?

All CRCs

(1) The director or designee of a crisis residential center (CRC) must immediately notify the parents of the youth who has been admitted.

(2) If the director or designee of any CRC is unable to contact the youth's parents within, forty-eight hours, he or she must:

(a) Contact the department and request that the case be reviewed for dependency filing under chapter 13.34 RCW or "child in need of services" filing under chapter 13.32A RCW; and

(b) Document the contact with the department in the youth's case record.

Secure CRCs

(3) Within the first twenty-four hours after admitting a youth to a secure crisis residential center, and each twenty-four hours after, the director or designee must assess the youth's risk of running.

(4) The CRC director or designee must determine what type of CRC, regular or secure, would be best for the youth.

(5) The CRC director must use the following criteria in making the decision, considering the safety, health and welfare of the youth and others:

- (a) The youth's age and maturity;
 - (b) The youth's physical, mental, and emotional condition upon arrival at the center;
 - (c) The circumstances that led to the youth's placement at the facility;
 - (d) The youth's behavior;
 - (e) The youth's history of running away;
 - (f) The youth's willingness to cooperate in conducting the assessment;
 - (g) The youth's need for continued assessment, protection, and intervention services in a CRC; and
 - (h) The likelihood the youth will remain at a CRC.
- (6) The CRC director or designee must put the decision about the youth's status in writing in the youth's file.

(7) After a youth is admitted, the CRC director or designee must ensure that a youth is assessed for any health needs requiring immediate attention.

(8) By the first school day after admission, the crisis residential center staff must:

(a) Notify the youth's school district about the youth's placement; and

(b) Assess the youth for any educational needs as a part of the treatment plan referenced in WAC 388-148-1320 (1)(a).

NEW SECTION

WAC 388-148-0855 What if a youth seems unlikely to remain in a regular CRC? If a crisis residential center (CRC) director or designee decides that a youth is unlikely to stay in a regular facility, he or she must make reasonable efforts to transfer the youth to a secure facility.

NEW SECTION

WAC 388-148-0860 What happens when no space exists at a secure CRC? If space is not available in a secure crisis residential center (CRC), the director or designee of the secure CRC may transfer a different youth from that facility to a regular CRC as long as the youth:

(1) Has been in the secure facility for at least twenty-four hours; and

(2) Is considered likely to remain at a regular CRC facility.

NEW SECTION

WAC 388-148-0865 How is a youth transferred from one type of CRC to another? After deciding that a youth needs to be transferred from one type of crisis residential center (CRC) to another, the director initiating the change must take these steps:

(1) Obtain the department's agreement with the transfer decision.

(2) Communicate with the CRC where the youth is being relocated to:

(a) Assure mutual agreement with the transfer decision; and

(b) Make sure that space for the youth is available to support the transfer.

(3) Document all communication related to the transfer into the youth's file.

(4) The CRC director initiating the transfer must establish and maintain the following written documents:

(a) Transfer procedures for the transfer of youth to another crisis residential center; and

(b) Protocols/agreements with the other crisis residential center's director for youth transfers.

NEW SECTION

WAC 388-148-0870 How long may a youth stay at a CRC?

All CRCs

(1) Youth may stay in any crisis residential center (CRC) for up to five days.

(2) If a youth has been transferred between CRCs, the total number of days spent in both CRCs may not exceed five days.

Secure CRCs

(3) Any youth admitted to a secure CRC must remain there for at least twenty-four hours, unless their parent or guardian removes them.

NEW SECTION

WAC 388-148-0875 What does a youth's orientation into CRCs need to include? (1) As part of admission to a crisis residential center (CRC), the CRC staff must give an orientation to youth that includes, but is not limited to:

- (a) A description of the CRC's program and services;
- (b) The physical facility;
- (c) The department-approved policy that states that youth may not have guns and other weapons, alcohol, tobacco, and drugs within the facility; and
- (d) The department-approved policy on client visitation that includes access by the youth's attorney.

(2) Written documentation of this orientation must be in each youth's file.

NEW SECTION

WAC 388-148-0880 What intervention services must be provided or arrange for by the CRC? (1) Crisis residential centers (CRCs) must provide or arrange, at a minimum, the following services:

- (a) Assessment of the family in order to develop a treatment plan for the youth;
- (b) Family counseling focused on communication skills development and problem solving;
- (c) Individual and/or group counseling; and
- (d) Referrals to transition the family to community-based services.

(2) Intervention services must be documented, in writing, in the youth's case record.

NEW SECTION

WAC 388-148-0885 What behavior management practices are required for CRCs? (1) Crisis residential centers (CRCs) must follow the department's behavioral management policy as specified in the general licensing requirement section of this chapter (see WAC 388-148-0440 through 388-148-0470).

(2) CRCs must develop policies and procedures when the behavior management practices include use of physical restraint, including:

- (a) Who may authorize the use of physical restraint; and
- (b) Under what circumstances physical restraint may be used, including time limitations, re-evaluation procedures, and supervisory monitoring.

(3) Written policies and procedures about using physical restraint must be submitted to the department for approval before the policies and procedures are implemented.

(4) All staff must be trained in behavior management techniques prior to using physical restraint.

CRISIS RESIDENTIAL CENTERS—MULTIDISCIPLINARY TEAM

NEW SECTION

WAC 388-148-0890 What is the purpose of a multidisciplinary team in a CRC? (1) Crisis residential centers (CRCs) must have multidisciplinary teams available as a service to youth and their families, if they request the service.

(2) The purpose of the multidisciplinary team is to evaluate the youth and family, and agreed to by the parents, and assist the family with any of the following services:

(a) Developing a plan for accessing available social and health-related services;

(b) Obtaining referrals to a chemical dependency specialist and/or county-designated mental health professional;

(c) Recommending no further intervention because the youth and family have worked out the problems that were causing family conflicts; and

(d) Reconciling the youth and family.

(3) Members of multidisciplinary teams may include:

- (a) Educators;
- (b) Law enforcement personnel;
- (c) Court personnel;
- (d) Family therapists or mental health providers;
- (e) Chemical dependency treatment providers;
- (f) Licensed health care practitioners;
- (g) Social service providers;
- (h) Youth residential placement providers;
- (i) Other family members;
- (j) Church representatives; and
- (k) Members of the family's community.

NEW SECTION

WAC 388-148-0895 When may a multidisciplinary team be requested? (1) After a youth is admitted into a crisis residential center (CRC), the CRC director or designee must advise the parent or guardian and the youth of their rights to request a multidisciplinary team.

(2) The director or designee also may set up a multidisciplinary team when he or she:

(a) Believes that the:

(i) Youth is a "child in need of services" under RCW 13.32A.030; and

(ii) Parent is unavailable or unwilling to continue efforts to maintain the family structure.

(b) Needs help contacting the youth's parents. If the director or designee is unable to contact the parent or guardian within forty-eight hours, the director or designee must:

(i) Contact the department and request the case be reviewed for a dependency filing under chapter 13.34 RCW or a "child in need of services" filing under chapter 13.32A WAC; and

(ii) Document this information in the child's case file.

NEW SECTION

WAC 388-148-0900 How is a multidisciplinary team convened? (1) The crisis residential center (CRC) director or designee must notify the members of the multidisciplinary team of the need to convene.

(2) The director or designee must:

(a) Tell the youth's parents or guardians about the multidisciplinary team if the parents did not make the initial request to form a team;

(b) Advise the parents of their right to select additional members; and

(c) Assist in getting prompt involvement of additional persons that the parent or youth have requested to be added to the multidisciplinary team.

NEW SECTION

WAC 388-148-0905 May a parent disband the multidisciplinary team? (1) The crisis residential center (CRC) director must advise the parents of their right to disband the multidisciplinary team within twenty-four hours after they receive notice of the team forming, excluding weekends and holidays.

(2) Parents may disband the multidisciplinary team:

(a) Unless a dependency petition has been filed (under RCW 13.32A.140); or

(b) After a dispositional hearing has taken place ordering out-of-home placement for the youth.

CRISIS RESIDENTIAL CENTERS—STAFF QUALIFICATIONS AND STAFFING RATIOS**NEW SECTION**

WAC 388-148-0910 What qualifications must a CRC director have? Crisis residential center (CRC) directors must meet the same qualifications that are specified for group care directors (see WAC 388-148-0640).

NEW SECTION

WAC 388-148-0915 Do I need a program manager on-site at each facility? Each facility must have an on-site program manager to coordinate the day-to-day operations of the facility.

NEW SECTION

WAC 388-148-0920 What qualifications must the on-site program manager for a crisis residential program have? Each on-site program manager must meet the qualifications outlined under WAC 388-148-0655.

NEW SECTION

WAC 388-148-0925 What additional qualifications must the CRC youth care staff have? (1) At a crisis residential center (CRC), the primary duties of the youth care staff are the care, supervision, and behavioral management of

youth. All youth care staff in a CRC must meet the qualifications for youth care staff in a group care program (see WAC 388-148-0660).

Additional CRC youth care staff qualifications

(2) Additional requirements for youth care staff that work in a crisis residential center are as follows:

(a) At least fifty percent of the youth care staff must have completed:

(i) A bachelor's degree; or

(ii) At least two years of college and one year of work in a residential care program for adolescents.

Note: Youth care staff may substitute experience for education on a year-for-year basis. A Bachelor of Arts degree in behavioral or social science may substitute for experience.

(3) The remaining youth care staff must have at least a high school diploma or GED and one of the following:

(a) One year of successful experience working with youth in a group setting;

(b) One year of successful experience as a foster parent for three or more children;

(c) Have skills and abilities to work successfully with the challenging behaviors of children in care; and

(d) Have effective communication and problem solving skills.

Note: Two years of college may be substituted for the required experience.

(4) Each youth care staff person must be at least twenty-one years of age, unless they are nineteen or twenty and enrolled in an internship program with an accredited college or university.

NEW SECTION

WAC 388-148-0930 What are the ratio requirements of youth care staff to youth in CRCs? You must ensure the safety of the youth that are residing in crisis residential centers (CRCs) by maintaining staffing ratios. This may require a staffing ratio higher than the minimum listed if necessary for the health and safety of youth and/or staff.

All CRCs

(1) All crisis residential centers must have at least two staff on site at all times when youth are present.

Regular CRCs

(2) Regular crisis residential centers must have at least one youth care staff must be on duty for every four youth in care during the waking and sleeping hours of the youth.

Secure CRCs

(3) Secure crisis residential centers must have at least one youth care staff on duty for every three youth during the waking and sleeping hours of the youth.

(4) Secure crisis residential centers that are located in the same facility as detention facilities must have the at least:

(a) One awake youth care staff on duty for every four youth during waking and sleeping hours;

(b) Two staff present at all times when a youth is placed in a secure CRC that is co-located with a detention center.

CRISIS RESIDENTIAL CENTERS—STAFF TRAINING

NEW SECTION

WAC 388-148-0935 What training must staff at a CRC take? (1) All staff working at a CRC must complete a minimum of sixteen hours of pre-service job orientation prior to beginning unsupervised child care responsibilities. Training must include:

- (a) Presentation of the CRC agency's policies and procedures manual;
 - (b) Behavior management techniques;
 - (c) Crisis intervention techniques;
 - (d) Family intervention techniques;
 - (e) Child abuse and neglect reporting requirements;
 - (f) Youth supervision requirements; and
 - (g) HIV/blood-borne pathogen training.
- (2) Staff working at a CRC must complete a minimum of twenty-four hours of on-going education and in-service training annually. This training must include:

- (a) Crisis intervention techniques, including verbal de-escalation, positive behavior support, and physical response/restraint training as approved by the department;
 - (b) Behavior management techniques;
 - (c) Substance abuse;
 - (d) Suicide assessment and intervention;
 - (e) Family intervention techniques;
 - (f) Cultural diversity;
 - (g) Mental health issues and interventions;
 - (h) Mediation skills;
 - (i) Conflict management/problem solving skills;
 - (j) Physical and sexual abuse; and
 - (k) Emergency procedures.
- (3) All staff working at a CRC must have current first aid and CPR training.
- (4) The director or designee of the CRC must document completion of all training in each staff person's personnel file.

CRISIS RESIDENTIAL CENTERS—RECORD-KEEPING

NEW SECTION

WAC 388-148-0940 What record keeping is required for CRCs? (1) Crisis residential centers (CRC) must follow the general licensing requirements for record keeping (see WAC 388-148-0125).

- (2) In addition, crisis residential centers must record:
 - (a) The time and date a placement is made;
 - (b) The names of the person and organization making the placement; and
 - (c) Reasons for the placement.

NEW SECTION

WAC 388-148-0945 What additional record-keeping requirements exist for secure crisis residential centers? (1) If you own or operate secure crisis residential centers, you

must maintain, at a minimum, hourly logs of where the youth are physically located.

(2) You must have a policy on the use and retention of these logs, including but not limited to staff briefings between shifts to verify:

- (a) Where youth are physically located at each shift change; and
 - (b) Weekly inspections of any security devices.
- (3) You must retain these logs for seven years.
- (4) You must also maintain a log and written report that identifies all incidents requiring physical restraints for a youth (see WAC 388-148-0470).
- (5) Within seven days of a youth's discharge, you must send the child's social worker a written summary that includes, but is not limited to:
- (a) Community-based referrals;
 - (b) Assessment information on the family and child;
 - (c) Family reconciliation attempts;
 - (d) Contacts with families and professionals involved;
 - (e) Recommendations for all family members;
 - (f) Medical and health related issues; and
 - (g) Any other concerns, such as legal issues and school problems.
- (6) You must retain a copy of any discharge summaries in the youth's case record at the secure crisis residential center.

CRISIS RESIDENTIAL CENTERS—ADDITIONAL CONSTRUCTION AND FIRE SAFETY REQUIREMENTS

NEW SECTION

WAC 388-148-0950 Are there different construction and fire safety requirements for facilities that have mixed groups? (1) If a facility, such as a regular or a secure crisis residential center (CRC) or group home and a CRC, has mixed groups, the facility has to follow the most stringent construction and fire safety requirements of the two groups.

(2) If a facility is licensed by the department of health, such as a secure residential treatment center, the facility must meet construction and fire safety standards for psychiatric hospital security rooms when they have a secure CRC or a secure residential treatment center within the physical structure.

STAFFED RESIDENTIAL HOMES—PROGRAM AND SERVICES

NEW SECTION

WAC 388-148-0955 What is the purpose of a staffed residential home? A staffed residential home employs staff to provide twenty-four-hour care to children who:

- (1) Need foster care but cannot adjust to the close, personal relationships in a foster home; or
- (2) Have emotional disturbances or physical or mental disabilities; or
- (3) Are medically fragile.

NEW SECTION

WAC 388-148-0960 Who may operate a staffed residential home for children? A staffed residential home for children may operate only in conjunction with a licensed child-placing agency or under a contract or written agreement with children's administration.

NEW SECTION

WAC 388-148-0965 What must be included in a written agreement to provide services as a staffed residential home? A written agreement with children's administration to provide services to children as a staffed residential home must include but is not limited to:

- (1) The number of children served at one time;
- (2) The expectations of services to be provided;
- (3) The steps to be taken to include the child's family;
- (4) The plan on how coordination will occur with community partners;
- (5) The plan on how permanency planning for the children will take place;
- (6) A safety and supervision plan for each child; and
- (7) A behavior management plan for each child, as appropriate.

NEW SECTION

WAC 388-148-0970 What services must a staffed residential home provide? (1) You must be able to give the specialized services required by the group that you serve in your staffed residential home. These services may be provided through your own program or through using other community resources.

- (2) You must provide care and supervision for children you serve in a staffed residential home, considering their ages and physical conditions.
- (3) You must submit a written program description for our approval that includes:
 - (a) A list of services that you will provide to children and their families;
 - (b) Who and how these services will be carried out; and
 - (c) A schedule of typical daily activities for the children under your care.
- (4) Services for children must include:
 - (a) Transportation;
 - (b) Teaching social and living skills;
 - (c) Opportunities for play and recreation; and
 - (d) Opportunities to participate in community and cultural activities.

STAFF RESIDENTIAL HOMES—STAFF QUALIFICATIONS, STAFFING RATIOS, AND CAPACITY

NEW SECTION

WAC 388-148-0975 Must the director be on the premises when children are under care at a staffed residential home? The director, on-site program manager, or a person meeting the same qualifications, must be on the premises

of the staffed residential home during daytime hours when children are under care.

NEW SECTION

WAC 388-148-0980 What are the qualifications for child care staff at a staffed residential home? Child care staff at a staffed residential home must meet the qualifications outlined for group care programs (see WAC 388-148-0660).

NEW SECTION

WAC 388-148-0985 What are your supervision requirements for staffed residential homes? (1) On-site program manager or a supervisor must be on-site at all times.

(2) In staffed residential homes, child care staff under twenty-one years of age must be supervised by staff that are at least twenty-one years old.

NEW SECTION

WAC 388-148-0990 What is the ratio of child care staff to children in staffed residential homes? You must meet the minimum ratios of child care staff to children under care at a staffed residential home.

- (1) To keep the proper ratio of staff to children, the director, support staff and maintenance staff may serve as child care staff if they have adequate training.
- (2) The ratio for staffed residential homes is, at least, one child care staff for every six children during waking hours of children.
- (3) During sleeping hours of youth, at least, one staff person must be awake when:
 - (a) There are more than six children in care; or
 - (b) The major focus of the program is behavioral rather than the development of independent living skills such as teen parent and responsible living skills programs; or
 - (c) The youth's behavior poses a safety risk to self and/or others.
- (4) When only one child care staff person is on duty, a second person must be on call and available to respond within one half-hour.
- (5) You must have relief staff so that all staff can have the equivalent of two days off a week.

NEW SECTION

WAC 388-148-0995 How many children may I serve in my staffed residential home? The department restricts the number of children that a licensed staffed residential home may serve.

- (1) The department may license a staffed residential home for six or fewer children. The total number of children in your home or facility must not exceed six at any time.
- (2) The department may restrict the number of children in a staffed residential home according to the age and needs of the children.
- (3) If only one staff person is on duty at a staffed residential home, that home must not care for more than four chil-

dren. An additional staff person is required to care for more than four children.

(4) You may have only two children under two years of age in your home at a time.

(5) The department may license a staffed residential home for up to three children with mental or physical disabilities that are severe enough to require nursing care if you meet the following conditions:

(a) You provide staff that are qualified by training and experience to provide proper care, including necessary medical procedures; and

(b) The children's treatment is under the supervision of physicians.

STAFFED RESIDENTIAL HOMES—ROOM REQUIREMENTS

NEW SECTION

WAC 388-148-1000 Are there room requirements for staffed residential homes? The department has certain requirements for rooms that you must meet in order to operate or own a staffed residential center.

(1) You must provide rooms that are ample in size and properly furnished for the number of children you serve.

(2) You must provide each of the following rooms or areas:

(a) Bedrooms that meet general licensing requirements (see WAC 388-148-0230 through 388-148-0240) and have additional space for any special medical equipment needed by children;

(b) At least one comfortably furnished living room;

(c) A dining room area that is ample in size and suitably furnished for your residents;

(d) A room for staff on night supervision that is separate from but close to the sleeping rooms of the children;

(e) At least one separate indoor recreation area with a size and location that is suitable for recreational and informal education activities;

(f) A room or area that may be used as an administrative office; and

(g) A visiting area where visitors can have privacy.

(3) The licensor and staffed residential home director may decide what rooms may have multiple uses (for example, dining room and recreation area or visiting area and living room).

STAFFED RESIDENTIAL HOMES—FIRE SAFETY

NEW SECTION

WAC 388-148-1005 Are there specific fire safety requirements for the care of nonmobile children? (1) Floors located more than four feet above ground (one-half story up) or in the basement must not be used for care of nonmobile children for safety reasons.

(2) In your staffed residential home, if you care for more than one nonmobile child at a time, the care for both children must be on the ground floor.

NEW SECTION

WAC 388-148-1010 What safety features do I need for hazardous areas? The department requires hazardous areas in your staffed residential home to have certain safety features.

(1) Hazardous areas must be separated from the staffed residential home facility by at least a "one-hour" fire-resistant wall. Hazardous areas include rooms or spaces containing:

(a) A commercial-type cooking kitchen;

(b) A boiler;

(c) A maintenance shop;

(d) A janitor closet;

(e) Laundry;

(f) A woodworking shop;

(g) Flammable or combustible materials; or

(h) Painting operations.

(2) **Exception:** We do not require a fire-resistant wall when:

(a) A kitchen contains only a domestic cooking range; and

(b) Food preparation does not produce smoke or grease-laden vapors.

NEW SECTION

WAC 388-148-1015 What requirements do you have regarding windows? You must follow our requirements for windows in your staffed residential home.

(1) Every sleeping or napping room in your home must have at least one window that opens for emergency rescue.

(2) You do not need to meet the window requirement if sleeping or napping rooms in your facility have:

(a) Doors leading to two separate exit ways; or

(b) A door leading directly to the exterior of the building.

(3) For safety, all escape or rescue windows must not be less than twenty-four inches high by twenty inches wide and not more than forty-four inches off the floor for exits.

(4) You may install bars, grilles, grates or similar devices on emergency escape or rescue windows or doors. However, these devices must have approved release mechanisms that can be opened easily from the inside without using a key or special instructions for operating these devices.

NEW SECTION

WAC 388-148-1020 What requirements do you have for exits in staffed residential homes? (1) Each staffed residential home must have at least one swinging exit door that is pivoted or hinged on the side.

(2) Other exit doors in your home may be sliding doors.

(3) Each home used for child care must have two exits, located at opposite ends of the building or one on each floor.

(4) The requirement for one of the two exits may be deleted if:

(a) A residential sprinkler system (complying with the state fire Marshall standards) is provided throughout the entire building; and

(b) The remaining exit is a door.

NEW SECTION

WAC 388-148-1025 What requirements are there for exits? For a staffed residential home, you must follow our requirements for exits from the home and certain rooms.

(1) Exit doors and rescue windows must be easily opened to the fully open position.

(2) Exit doors and rescue windows must be opened easily from the inside without requiring a key or special instructions.

(a) Night latches, dead bolts, security chains, manually operated edge or surface-mounted flush bolts and surface bolts must not be used.

(b) Locks on outside exit doors must automatically unlock when the doorknob is turned from the inside.

(3) Obstacles must not be placed in corridors, aisles, doorways, exit doors, stairways, ramps, or rescue windows.

(4) You must not use space that is accessible only by ladder, folding stairs, or trap doors.

(5) Every bathroom door lock must permit opening the locked door from the outside in an emergency. The key or opening device must be readily accessible to the staff.

(6) Every closet door latch must be designed so children can open the door from the inside of the closet.

(7) Barriers to exiting must be restricted to gates or other approved devices that are easily opened and do not delay exiting.

NEW SECTION

WAC 388-148-1030 Where do I place smoke detectors? (1) For your staffed residential home, you need to have smoke detectors in:

(a) All sleeping and napping rooms; and

(b) A corridor or area that is centrally located and gives access to each separate sleeping or napping area.

(2) If a sleeping or napping room has a ceiling height that is at least twenty-four inches higher than its adjoining hallway, you must install a smoke detector in both the hallway and the room next to the sleeping or napping room.

NEW SECTION

WAC 388-148-1035 What other requirements must I follow for smoke detectors? For a staffed residential home, you must follow additional requirements for smoke detectors:

(1) Smoke detectors must sound an alarm that is audible in all sleeping and napping areas. The minimum acceptable audibility level is sixty decibels.

(2) In new construction, required smoke detectors must receive their primary power from building wiring from a commercial source. Wiring must be permanent, with a disconnecting switch only for overcurrent protection.

(3) Smoke detectors must also:

(a) Be equipped with a battery backup; and

(b) Emit a signal when the batteries are low.

(4) If installed in existing buildings or buildings without commercial power, smoke detectors may be solely battery operated.

(5) Single-station smoke detectors must be tested at monthly intervals or in a manner specified by the manufacturer. Records of such testing must be maintained upon the premises.

NEW SECTION

WAC 388-148-1040 What are your requirements for fire extinguishers? You must follow department standards for fire extinguishers in your staffed residential home.

(1) You must have readily available at least one approved rated or larger all purpose (ABC) fire extinguisher.

Note: Approved 2A10BC-rated means a fire extinguisher with an Underwriters' Laboratory label on the name plate classifying the extinguisher as 2A10BC-rated. These extinguishers are usually multi-purpose, five-pound dry chemical units.

(2) Approved fire extinguisher(s) must be located in the area of the normal path of exiting. The maximum travel distance to an extinguisher from any place on the premises must not exceed seventy-five feet. When the travel distance exceeds seventy-five feet, we require an additional extinguisher(s).

(3) Fire extinguishers must be ready for use at all times.

(4) Fire extinguishers must be kept on a shelf or mounted in a bracket so that the top of the extinguisher is not more than five feet above the floor.

(5) Fire extinguishers must receive yearly maintenance certification by a licensed firm specializing in this work. Maintenance means a thorough check of the extinguisher for:

(a) Mechanical parts;

(b) Extinguishing agent; and

(c) Expelling means.

(6) Exception: New fire extinguishers do not need to receive an additional certification test during the first year.

NEW SECTION

WAC 388-148-1045 What fire prevention measures must I take? The department requires that you must take the following fire prevention measures for your staffed residential home:

(1) You must request the local fire department to visit your home to:

(a) Assist care givers in meeting all necessary fire safety requirements; and

(b) Become familiar with your home.

(2) You must assure that furnace rooms are:

(a) Maintained free of lint, grease, and rubbish; and

(b) Suitably isolated, enclosed, or protected.

(3) Flammable or combustible materials must be stored away from exits and in areas that are not accessible to children. Combustible rubbish must not be allowed to collect and must be removed from the building or stored in closed, metal containers away from building exits.

(4) All trash must be removed daily from the building and thrown away in a safe manner outside the building. All containers used for the disposal of waste material must consist of noncombustible materials and have tops.

(5) All electrical motors must be kept free of dust.

(6) Open-flame devices capable of igniting clothing must not be left on, unattended or used in a manner that could result in an accidental ignition of children's clothing.

(7) Candles must not be used.

(8) All electrical circuits, devices and appliances must be properly maintained. Circuits must not be overloaded. Extension cords and multi-plug adapters must not be used in place of permanent wiring and proper outlets.

(9) House numbers must be clearly visible from the street or road in front of the property. Where the home is not clearly visible from the road, the address must be posted at the head of the driveway.

Note: This is to allow emergency vehicles and fire trucks to easily find addresses.

(10) Fireplaces, woodstoves, and similar devices must be installed and approved according to the rules that were in effect at the time of installation (see the local building permit). These devices must be properly maintained and must be cleaned and certified at least once a year or maintained according to the manufacturer's recommendations.

NEW SECTION

WAC 388-148-1050 What are the requirements for fire sprinkler systems? If you have sprinkler systems installed in your staffed residential home for fire prevention, you must have them tested and certified yearly by a Washington state licensed fire sprinkler contractor.

NEW SECTION

WAC 388-148-1055 What are the requirements for a fire evacuation plan? (1) You must develop a written fire evacuation plan for your staffed residential home. The evacuation plan must include an evacuation floor plan, identifying exit doors and windows. The plan must be posted at each exit door.

(2) You must ensure that the plan includes:

(a) Action to take by the person discovering a fire;

(b) Methods for sounding an alarm on the premises;

(c) Action to take for evacuating the building that ensures responsibility for the children; and

(d) Action to take while waiting for the fire department.

NEW SECTION

WAC 388-148-1060 What are the requirements for fire drills? (1) You must conduct a fire drill in your staffed residential home at least once each month.

(2) You must maintain a written record on the premises that indicates the date and time that drill practices were completed.

NEW SECTION

WAC 388-148-1065 What fire safety procedures do staffed residential home staff need to know? You and your staff at the staffed residential home must be familiar with safety procedures related to fire prevention.

(1) You and your staff must be familiar with all aspects of the fire drill.

(2) You and your staff must be able to:

(a) Operate all fire extinguishers installed on the premises;

(b) Test smoke detectors (single station types); and

(c) Conduct frequent inspections of the home to identify fire hazards and take action to correct any hazards noted during the inspection.

CHILD PLACING AGENCIES—PROGRAM/SERVICES/OUT-OF-STATE PLACEMENTS

NEW SECTION

WAC 388-148-1070 What services may a child-placing agency provide? The department licenses child-placing agencies to provide:

(1) Certification of eligible foster homes meeting full licensing requirements;

(2) Maternity services to expectant mothers;

(3) Specialized (treatment) foster care;

(4) Adoption services; and

(5) Residential care programs, such as group homes, crisis residential centers, and independent living skills programs.

"I" and "you" refers to a person who operates or owns a child-placing agency.

NEW SECTION

WAC 388-148-1075 Do child-placing agency foster homes and group care facilities need to be licensed before placements? All foster homes and group care facilities that are used by child-placing agencies must be licensed by the department before any children are placed in them (see WAC 388-148-0015).

NEW SECTION

WAC 388-148-1080 What health histories do I need to provide to foster or adoptive parents? (1) To meet our requirements, your child-placing agency must provide adoptive (per WAC 388-25-0615) or foster parents with the following information at the time of placement:

(a) The mental and physical health histories of the birth parents;

(b) A written health history for each child prior to placement, including a history of shots, allergies, previous illnesses, and conditions that may adversely affect the child's health; and

(c) A developmental and psychological history for adoptive children.

Note: You must arrange for the child's medical examinations, immunizations, and health care as required by WAC 388-148-0295 and 388-148-0335 General requirements: Medical care and medication management.

(2) The adoptive parent(s) must sign one copy of the report, showing that they have received the information. You must retain this signed copy in the child's permanent file.

(3) When the child is being placed for adoption, your report must not contain information that might identify the birth parents.

NEW SECTION

WAC 388-148-1085 When may child-placing agencies from outside the state place children in this state? Child-placing agencies with offices in other states or another country may arrange to place children in Washington state under each of the following conditions:

(1) The out-of-state agency must be fully licensed, certified, or recognized for child-placing functions in its own home state or country.

(2) All public and private agencies must comply with the requirements of the "interstate compact on the placement of children (ICPC)" (see RCW 26.34.011).

Note: Contact the ICPC program manager with children's administration for more information.

(3) The in-state facility receiving children is responsible for:

(a) Conducting a study of the home where the child will be placed;

(b) Related case management; and

(c) Supervising the placement until the child is legally adopted, reaches eighteen years of age, or returns to the originating state.

(4) An out-of-state agency must give us copies of the following written documents:

(a) Written agreements with Washington state agencies;

(b) Evidence of the agency's legal authority to place the child; and

(c) Certification that the agency will assume financial responsibility for any child placed in Washington state until the child is adopted, financially independent, or reaches the age of eighteen.

CHILD PLACING AGENCIES—ROOM REQUIREMENTS

NEW SECTION

WAC 388-148-1090 Are child-placing agencies required to have office space? You must be housed in offices that are adequately equipped to carry out your child-placing agency's programs and that can offer privacy for interviews with parents and children.

CHILD PLACING AGENCIES—FOSTER CARE SERVICES

NEW SECTION

WAC 388-148-1095 How may my child-placing agency certify a foster home for licensing by the department? (1) To certify a foster home for licensing by the

department, you must use applications, home study forms, and procedures that are approved by DLR (see WAC 388-148-0060 through 388-148-0090).

(2) The foster home must meet the licensing requirements for certification by your child-placing agency in order to be licensed by the department.

NEW SECTION

WAC 388-148-1100 What children may child-placing agency foster homes accept? As part of our requirements, foster homes that child-placing agencies certify as meeting our licensing requirements may accept children only from:

(1) The licensed child-placing agency that certified the foster home; or

(2) The department, as long as these conditions are met:

(a) The child is in the legal custody of, or is under the department's supervision; and

(b) The child placements are approved in writing by the child-placing agency responsible for supervising the foster home or facility.

NEW SECTION

WAC 388-148-1105 May different child-placing agencies share eligible foster parents and children for placement? (1) Different child-placing agencies may share eligible foster parents for placement as long as safety and health requirements are met.

(2) The participating agencies must have written agreements between them specifying the criteria and conditions for sharing foster parents prior to the placement of the children.

(3) The written agreements must specify roles and responsibilities of each agency.

NEW SECTION

WAC 388-148-1110 What do I need to consider in making foster care placements? (1) In planning foster care placements for children, you must consider:

(a) The children's basic right to their own home and family;

(b) The importance of providing skillful professional service to the child's birth parents to help them meet each child's needs in the home;

(c) Each child's individual needs, cultural and religious background and family situation;

(d) The wishes and participation of each child's parent(s); and

(e) The selection of a foster home that will enhance each child's capacities and meet each child's individual needs.

(2) You must use a written social summary for each child as the basis for acceptance for foster care and related social services.

(3) Every foster care placement that you facilitate must be based on well-planned, individual preparation of the child and the child's family. However, in an emergency situation,

you may place a child in a foster home prior to preparing the child and the child's family.

(4) A child may be placed in foster care only with the written consent of the child's parents or under a court order. This consent or order must include approval for emergency medical care or surgery.

NEW SECTION

WAC 388-148-1115 May I share information about the child with the foster parents? (1) You must give foster parents any information that may be shared about the child and the child's family. This helps foster parents make an informed decision about whether or not to accept a child in their home. Sharing information about behavioral and emotional problems is especially important.

(2) You must inform the foster parents that this information is confidential and can not be shared with persons who are not involved with the child's care.

(3) You must document in the child's file that you have shared this information at the time of placement.

NEW SECTION

WAC 388-148-1120 How often should the case manager contact the foster child and family? The case manager must contact a foster child and the foster child's foster family, according to a case plan that reflects the child's needs. Case managers must make at least one in-home health and safety visit every ninety days. Each foster child and one or both foster parents must be seen at each visit.

CHILD PLACING AGENCIES—ADOPTION SERVICES

NEW SECTION

WAC 388-148-1125 Do you have requirements for adoptive services? (1) As a child-placing agency providing adoption services, you must meet the department's requirements related to adoption services (see chapter 388-25 WAC), to provide adoptive services to children.

(2) You must recruit potential adoptive families that reflect the diversity of children in your community.

(3) You must provide adoptive applicants with the following services, at a minimum:

- (a) Information about the adoption process;
- (b) Your agency's policies, practices and legal procedures;
- (c) Types of children available for adoption and implications for parenting different types of children; and
- (d) Information on adoption support programs.

(4) You must document that you provided this information to the adoptive applicant in the applicant's file.

NEW SECTION

WAC 388-148-1130 What is the process for adoptions? You must go through the following steps to place a child for adoption.

(1) The applicants must submit an application and a completed "criminal history and background inquiry" form to the child-placing agency.

(2) Once you have received an application, but before you have sign a contract for services, you must give the applicants a written statement about:

(a) The adoption agency's fixed fees and fixed charges to be paid by the applicant;

(b) An estimate of additional itemized expenses to be paid by applicant; and

(c) Specific services covered by fees that you offer for child placement or adoption.

(3) Your staff must complete an adoptive home study as required in RCW 26.33.190 with the participation of the applicant(s). For the study, your staff and the applicants need to decide about:

(a) The suitability of the applicant(s) to be adoptive parent(s); and

(b) The type of child(ren) for which the applicant or applicants are best suited.

(4) Your staff must accept or deny the application and give an explanation for your decision.

(5) You must file preplacement (home study) reports with the court (as required by RCW 26.33.180 through 26.33.190).

(6) Your staff must prepare the potential adoptive parent(s) for placement of a specific child by:

(a) Locating and providing information about the child and the birth family to the prospective adoptive family as described in chapter 388-25 WAC.

(b) Discussing the likely implications of the child's background for adjusting in the adoptive family.

(7) Your staff must re-evaluate the applicant(s) suitability for adopting a child each time an adoptive placement is considered.

NEW SECTION

WAC 388-148-1135 What requirements exist for specialized adoptive services? Specialized adoptive services are inter-country adoption, interstate adoption and adoptions for children with special needs (such as developmental disability or emotional disability).

(1) If your child-placing agency is providing specialized adoptive services, you must have:

(a) Supervisory staff who have specialized training in the particular area of adoption that you want to provide; and

(b) A written in-service training program for staff in these specialized adoptive services.

(2) If you are facilitating the adoptive placement of children who have special needs, you must:

(a) Have adoptive families who are able to meet the children's special needs, such as behavioral disturbance, medical problems or developmental disabilities; or

PROPOSED

(b) Have a plan for active recruitment of suitable adoptive families.

CHILD PLACING AGENCIES—ADOPTION RECORDS

NEW SECTION

WAC 388-148-1140 Must my child-placing agency retain the records of adopted children? Your child-placing agency must retain a record of each child you place in permanent custody. This record must contain all available identifying legal, medical, and social information and must be kept confidential, as required by chapter 26.33 RCW.

NEW SECTION

WAC 388-148-1145 What happens to the adopted children's records if my agency closes? If your agency closes, you must make arrangements for the permanent retention of the adopted children's records. You must inform DSHS, children's administration state adoption program manager about the closure of the agency and where the files will be kept (for example, by another adoption agency or Washington state archival files).

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 388-73-010 Authority.
- WAC 388-73-012 Definitions.
- WAC 388-73-014 Persons and organizations subject to licensing.
- WAC 388-73-016 Exceptions to rules.
- WAC 388-73-018 Persons and organizations not subject to licensing.
- WAC 388-73-019 Effect of local ordinances.
- WAC 388-73-01950 Fire standards.
- WAC 388-73-020 Certification of juvenile detention facility and exempt agency.
- WAC 388-73-022 Application or reapplication for license or certification—Investigation.
- WAC 388-73-024 Licenses for homes supervised by licensed agency.
- WAC 388-73-026 Licensing of employees.
- WAC 388-73-028 Limitations on licenses and dual licensure.
- WAC 388-73-030 General qualifications of licensee, adoptive applicant, and persons on the premises.

- WAC 388-73-032 Age of licensee.
- WAC 388-73-034 Posting of license.
- WAC 388-73-036 Licensure—Denial, suspension, or revocation.
- WAC 388-73-038 Licensed capacity.
- WAC 388-73-040 Discrimination prohibited.
- WAC 388-73-042 Religious activities.
- WAC 388-73-044 Special requirements regarding American Indians.
- WAC 388-73-046 Discipline.
- WAC 388-73-048 Corporal punishment.
- WAC 388-73-050 Abuse, neglect, exploitation.
- WAC 388-73-052 Interstate placement of children.
- WAC 388-73-054 Client records and information—All agencies.
- WAC 388-73-056 Reporting of illness, death, injury, epidemic, child abuse, or unauthorized absence—All facilities.
- WAC 388-73-057 Reporting of circumstantial changes.
- WAC 388-73-058 Earnings, allowances, personal belongings.
- WAC 388-73-060 Work assignments.
- WAC 388-73-062 Transportation.
- WAC 388-73-064 Clothing.
- WAC 388-73-066 Personal hygiene.
- WAC 388-73-068 Personnel policies.
- WAC 388-73-069 Consumption of alcoholic beverages.
- WAC 388-73-070 Training.
- WAC 388-73-072 Education and vocational instruction.
- WAC 388-73-074 Social service staff.
- WAC 388-73-076 Social study—Treatment plans.
- WAC 388-73-077 Multidisciplinary care plan for severely and multiply-handicapped children.
- WAC 388-73-078 Clerical, accounting and administrative services.
- WAC 388-73-080 Support and maintenance staff.
- WAC 388-73-100 Site and telephone.

PROPOSED

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| WAC 388-73-101 | Wheeled baby walkers. | WAC 388-73-212 | Foster care placements. |
| WAC 388-73-102 | Equipment, safety, and maintenance. | WAC 388-73-213 | Certification to provide adoption services. |
| WAC 388-73-103 | Water safety. | WAC 388-73-214 | Adoption procedures. |
| WAC 388-73-104 | Firearms. | WAC 388-73-216 | Adoptive placements. |
| WAC 388-73-106 | Storage. | WAC 388-73-300 | Foster family homes. |
| WAC 388-73-108 | Bedrooms. | WAC 388-73-302 | Orientation and training. |
| WAC 388-73-110 | Special care room. | WAC 388-73-304 | Capacity. |
| WAC 388-73-112 | Kitchen facilities. | WAC 388-73-306 | Foster parents—Employment. |
| WAC 388-73-114 | Housekeeping sink. | WAC 388-73-308 | Absence from home. |
| WAC 388-73-116 | Laundry. | WAC 388-73-310 | Fire safety. |
| WAC 388-73-118 | Toilets, handwashing sinks, and bathing facilities. | WAC 388-73-312 | Family foster homes—Services to person under care. |
| WAC 388-73-120 | Lighting. | WAC 388-73-351 | Staffed residential homes for children or expectant mothers. |
| WAC 388-73-122 | Pest control. | WAC 388-73-353 | Agency affiliation. |
| WAC 388-73-124 | Sewage and liquid wastes. | WAC 388-73-355 | Function of staffed residential home for children or expectant mothers. |
| WAC 388-73-126 | Water supply. | WAC 388-73-357 | Capacity. |
| WAC 388-73-128 | Temperature. | WAC 388-73-361 | Required positions. |
| WAC 388-73-130 | Ventilation. | WAC 388-73-363 | Nursing services. |
| WAC 388-73-132 | Health care plan. | WAC 388-73-365 | Required rooms, areas, and equipment. |
| WAC 388-73-134 | First aid. | WAC 388-73-367 | Staffed residential homes for children or expectant mothers—Services to person under care. |
| WAC 388-73-136 | Medications controlled by licensee. | WAC 388-73-369 | Fire safety—Staffed residential child care home for children or expectant mothers. |
| WAC 388-73-138 | Self-administration of medications. | WAC 388-73-371 | Location of care. |
| WAC 388-73-140 | Health history, physical examinations, immunizations. | WAC 388-73-373 | Occupancy separations. |
| WAC 388-73-142 | Infection control, communicable disease. | WAC 388-73-375 | Exits. |
| WAC 388-73-143 | HIV/AIDS education and training. | WAC 388-73-377 | Windows. |
| WAC 388-73-144 | Nutrition. | WAC 388-73-379 | Sprinklers. |
| WAC 388-73-146 | Care of younger or severely and multiply-handicapped children. | WAC 388-73-381 | Accessibility of exits. |
| WAC 388-73-200 | Child-placing agency. | WAC 388-73-383 | Single station smoke detectors. |
| WAC 388-73-202 | Required personnel. | WAC 388-73-385 | Fire extinguishers. |
| WAC 388-73-204 | Office space. | WAC 388-73-387 | Fire prevention. |
| WAC 388-73-206 | Out-of-country, out-of-state agencies. | WAC 388-73-389 | Sprinkler system maintenance. |
| WAC 388-73-208 | Medical care. | | |
| WAC 388-73-210 | Foster care licensees. | | |

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| WAC 388-73-391 | Fire evacuation plan. | WAC 388-73-810 | Group crisis residential centers. |
| WAC 388-73-393 | Fire evacuation drill. | WAC 388-73-815 | Group crisis residential centers—Staffing. |
| WAC 388-73-395 | Staff fire safety training. | WAC 388-73-820 | Family crisis residential centers. |
| WAC 388-73-500 | Day treatment center. | WAC 388-73-821 | Behavior management—Secure crisis residential centers. |
| WAC 388-73-502 | Function of day treatment program. | WAC 388-73-822 | Secure crisis residential centers—Staff training. |
| WAC 388-73-504 | Personnel. | WAC 388-73-823 | Secure crisis residential centers—Program requirements. |
| WAC 388-73-506 | Ratio of counselor and teaching staff to children. | WAC 388-73-825 | Secure crisis residential center—Physical facility. |
| WAC 388-73-508 | Program. | WAC 388-73-900 | Facilities for severely and multiply-handicapped children. |
| WAC 388-73-510 | Ill children. | WAC 388-73-901 | Multidisciplinary care plan for severely and multiply-handicapped children. |
| WAC 388-73-512 | Play areas. | WAC 388-73-902 | Services provided. |
| WAC 388-73-600 | Group care facilities. | WAC 388-73-904 | Therapy room. |
| WAC 388-73-602 | Function of group care facility. | | |
| WAC 388-73-604 | Daily activity program. | | |
| WAC 388-73-606 | Required positions. | | |
| WAC 388-73-610 | Required rooms, areas, and equipment—Group care facilities. | | |
| WAC 388-73-700 | Maternity services. | | |
| WAC 388-73-702 | Types of maternity services. | | |
| WAC 388-73-704 | Daily activities program. | | |
| WAC 388-73-706 | Eligibility for service—Required services. | | |
| WAC 388-73-708 | Required personnel. | | |
| WAC 388-73-710 | Services provided. | | |
| WAC 388-73-712 | Health education. | | |
| WAC 388-73-714 | Family life education. | | |
| WAC 388-73-718 | Child care. | | |
| WAC 388-73-720 | Medical service. | | |
| WAC 388-73-722 | Required rooms, areas, equipment. | | |
| WAC 388-73-800 | Crisis residential centers. | | |
| WAC 388-73-802 | Limitations on number of facilities. | | |
| WAC 388-73-803 | Crisis residential center—Admission. | | |
| WAC 388-73-804 | Hours of operation. | | |
| WAC 388-73-805 | Crisis residential center administrator requirements—Multidisciplinary teams. | | |

WSR 00-17-189
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Children's Administration)
 [Filed August 23, 2000, 11:39 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-15-107.

Title of Rule: Adopting three new chapters: Child welfare services—Foster care, chapter 388-25 WAC; Child welfare services—Adoption and adoption support, chapter 388-27 WAC; and Child welfare services to prevent out-of-home placement and achieve family reconciliation, chapter 388-32 WAC.

Repealing chapter 388-70 WAC and parts of chapter 388-15 WAC.

Purpose: The proposed rules replace chapter 388-70 WAC and parts of chapter 388-15 WAC as part of the department's rule migration and regulatory reform required under EO 97-02. The proposed rules revise child welfare services, adoption, foster care, family reconciliation services, family support services, and add home based services. The proposed rules describe programs and funding requirements to a degree not previously described in rule, with respect to the foster care program.

Statutory Authority for Adoption: RCW 74.13.031.

PROPOSED

Statute Being Implemented: Chapters 74.13, 13.32A, and 13.34 RCW.

Summary: Rewrite rules in clear format, to update requirements and benefits, repeal outdated rules.

Reasons Supporting Proposal: The rules are updated to reflect current federal and state law and regulation and to comply with Executive Order 97-02.

Name of Agency Personnel Responsible for Drafting and Implementation: Lonnie Locke/Pam Caird/Sharon Young/Caroline Ford, P.O. Box 45710, Olympia, WA 98504-5710, (360) 902-7932; and Enforcement: Celeste Carey/Pam Caird/Sharon Young/Caroline Ford, P.O. Box 45710, Olympia, WA 98504-5710, (360) 902-7986.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rules recodify existing rules in a new chapter, restate the rules in clear writing format and update existing rules to reflect current state and federal law and regulation. The adopted rules will provide clear, concise answers to persons seeking information regarding child welfare services.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Children's Administration has analyzed the proposed WAC changes and concludes that no new costs will be imposed on the small businesses impacted by these WACs. Preparation of a small business economic impact statement is not required.

RCW 34.05.328 applies to this rule adoption. Children's Administration has determined that the changes to the adoption support program in chapter 388-27 WAC and the home-based services program in chapter 388-32 WAC meet the definition of significant legislative rules. The other parts of this proposal clarify language of existing rules without changing the effect. For information regarding the cost benefit analyses contact: For chapter 388-25 WAC, Child welfare services—Foster care, Lonnie Locke, (360) 902-7932; for chapter 388-27 WAC, Child welfare services—Adoption and adoption support, Pam Caird, (360) 902-7968; and for chapter 388-32 WAC, Child welfare services to prevent out-of-home placement and achieve family reconciliation, Sharon Young, (360) 902-7991.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by October 17, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail myer-cme@dshs.wa.gov [coopekd@dshs.wa.gov].

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

Date of Intended Adoption: No sooner than October 25, 2000.

August 23, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Chapter 388-25 WAC

CHILD WELFARE SERVICES FOSTER CARE

PART A: GENERAL

NEW SECTION

WAC 388-25-0005 What is the legal basis for the foster care program? RCW 74.13.020 authorizes the department to provide foster care placement services.

NEW SECTION

WAC 388-25-0010 What definitions apply to the foster care program? The following definitions are important:

"Alcohol affected infant" means a child age birth through twelve months who was exposed to alcohol in utero and may demonstrate physical, behavioral, or cognitive signs that may be attributed to alcohol exposure.

"Behavior rehabilitation services" (BRS) is a comprehensive program of positive behavioral support and environmental structure in a supervised group or family living setting. Resources are designed to modify a child's behavior or to appropriately care for a child's intensive medical condition. Services are tailored to each client's needs and offered in the least restrictive setting possible.

"Child placing agency" means a private licensed or certified agency that places a child or children for temporary care, continued care, or for adoption.

"Children's administration" (CA) means the cluster of programs within the department of social and health services responsible for the provision of child welfare, child protective, child care licensing, and other services to children and their families.

"Crisis residential center" (CRC) means a secure or semi-secure facility established under chapter 74.13 RCW.

"Department" means the department of social and health services (DSHS).

"Dependency guardian" means the person, nonprofit corporation, or Indian tribe appointed by the court pursuant to RCW 13.34.232 for the limited purpose of assisting the court in the supervision of the dependency.

"Division of children and family services" (DCFS) is the division of children's administration that provides child welfare, child protective, family reconciliation, and support services to children in need of protection and their families.

"Division of licensed resources" (DLR) is the division of children's administration responsible for licensing or certifying child care homes and facilities under the authority of chapter 74.15 RCW.

PROPOSED

"Drug affected infant" means a child age birth through twelve months who was exposed to drugs or substances in utero and demonstrates physical, behavioral, or cognitive signs that can be attributed to exposure to drugs or substances.

"Early and periodic screening, diagnosis and treatment" (EPSDT), also known as "healthy kids," is a federal program for preventive health care for children and teens served by Medicaid. The physical/well child examination helps find health problems early and enables the child to receive treatment for concerns identified in the examination.

"Foster care" means twenty-four-hour per day temporary substitute care for the child placed away from the child's parents or guardians and for whom the department or a licensed or certified child placing agency has placement and care responsibility. This includes but is not limited to placements in foster family homes, foster homes of relatives, licensed group homes, emergency shelters, staffed residential facilities, and pre-adoptive homes, regardless of whether the department licenses the home or facility and/or makes payments for care of the child.

"Foster care services" for the department include:

- (1) The determination of needs of the child;
- (2) The determination of need for foster care;
- (3) The placement of the child in the type of foster care setting that best meets the child's needs;
- (4) The referral of a child to a private child placement agency or institution to meet the child's specific needs;
- (5) Medical services according to the rules of the department's medical program;
- (6) Reimbursement for the care of a child in a licensed family foster home;
- (7) The purchase of care from a licensed private child placing agency, behavioral rehabilitation services provider, or maternity home;
- (8) Supervision of the foster care placement by direct supervision through departmental social work services; or indirect supervision through evaluation of periodic reports from private child placing agencies, rehabilitation services providers, or maternity homes with which the department has contractual arrangements.

"Foster home or foster family home" means person(s) regularly providing care on a twenty-four-hour basis to one or more children in the person's home.

"Group care" means a twenty-four-hour facility licensed or certified under chapter 388-148 WAC for more than six children. The facility provides the basic needs for food, shelter, and supervision. The facility also provides therapeutic services required for the successful reunification of children with the children's family resource or the achievement of an alternate permanent living arrangement.

"Independent living services" means the program services and activities established and implemented by the department to assist youth sixteen years or older in preparing to live on their own after leaving foster care.

"Overpayment" means any money paid by the department for services or goods not rendered, delivered, or authorized or where the department paid too much for services or goods or services rendered, delivered, or authorized.

"Regional support network" is an administrative body which oversees the funding for provision of public mental health services.

"Relative" means a person who is related as defined in RCW 74.15.020 (2)(a).

"Responsible parent" means a birth parent, adoptive parent, or stepparent of a dependent child or a person who has signed an affidavit acknowledging paternity that has been filed with the state office of vital statistics.

"Responsible living skills program" means an agency licensed by the secretary that provides residential and transitional living services to persons ages sixteen to eighteen who are dependent under chapter 13.34 RCW and who have been unable to live in his or her legally authorized residence and, as a result, lives outdoors or in another unsafe location not intended for use as housing.

"Staffed residential home" means a licensed home providing twenty-four-hour care for six or fewer children or expectant mothers. The home may employ staff to care for children or expectant mothers.

"Shelter care" means the legal status of a child at entry in foster care prior to a disposition hearing before the court.

"Vendor" means an individual or corporation that provides goods or services to or for clients of the department and that controls operational decisions.

PART B: PLACEMENT AUTHORIZATION AND PAYMENT

NEW SECTION

WAC 388-25-0015 What are the department's placement priorities? Within the limits of available financial resources, the department provides placement services to children according to the following ordered priorities:

(1) The department must place children who urgently need protection from child abuse or neglect (CA/N) if the department has legal authority for placement consistent with WAC 388-25-0025.

(2) The department may place children whose mental, emotional, behavioral or physical needs present a risk to their safety and resources do not exist within the family to provide for those needs.

NEW SECTION

WAC 388-25-0020 What are the department's limitations on placement? Children's administration (CA) social workers must place only those children who meet the criteria for child protective services (CPS), family reconciliation services (FRS), or child welfare services as defined in RCW 74.13.020. Children in situations outlined below do not meet those criteria:

(1) Children whom the CA social worker determines, after assessment, will not be helped in out-of-home care.

(2) Youths ages twelve through seventeen years of age in conflict with their parents and who have not received family reconciliation services, except families receiving adoption

support that have already received extensive counseling services.

(3) Youths ages twelve through seventeen years of age whose family has received family reconciliation services and parents are unwilling to have the youths at home solely due to misbehavior.

(4) Youths for whom the primary placement issue is community protection, including sexual predators covered by the sexually aggressive youth (SAY) statute, RCW 74.13-.075.

(5) Youths who are unwilling to live in the home of parents who are willing to have them at home, when this is the only presenting problem.

(6) Youths who have a mental illness and are a danger to themselves or others as defined by a mental health professional (see chapter 71.34 RCW).

NEW SECTION

WAC 388-25-0025 When may the department or a child placing agency authorize foster care placement? The department or a child placing agency may place a child in foster care only under the following circumstances:

(1) The child has been placed in temporary residential care after having been taken into custody under chapter 13.32A RCW, Family Reconciliation Act, to alleviate personal or family situations that present an imminent threat to the health or stability of the child or family.

(2) The child, the child's parent(s), or the department has filed a petition requesting out-of-home placement for the child pursuant to RCW 13.32A.120 or 13.32A.140:

(a) Placement has been approved after a fact finding hearing under RCW 13.32A.170; or

(b) A child has been admitted directly to placement in a crisis residential center (CRC), and the parents have been notified of the child's whereabouts, physical and emotional condition, and the circumstances surrounding the child's placement.

(3) A child has been placed in shelter care under one of the following circumstances:

(a) The child has been taken into custody by law enforcement or through a hospital administrative hold and placed in shelter care; or

(b) A petition has been filed with the juvenile court alleging that the child is dependent; that the child's health, safety, and welfare will be seriously endangered if not taken into custody; and the juvenile court enters an order placing the child in shelter care (see RCW 13.34.050 and 13.34.060).

(4) A juvenile court has made a determination of dependency for a child and has issued a disposition order under RCW 13.34.130 that removes the child from the child's home.

(5) A juvenile court has terminated the parent and child relationship as provided in chapter 13.34 RCW and has placed the custody of the child with the department or with a licensed or certified child placing agency.

(6) The child's parent(s) or persons legally responsible to sign a consent for voluntary placement that demonstrates agreement with an out-of-home placement as described in RCW 74.13.031.

NEW SECTION

WAC 388-25-0030 When may the department serve a child through a behavior rehabilitation services program? (1) The department may serve a child through the behavior rehabilitation services (BRS) program only when the CA social worker has assessed the child's and family's needs and determined that rehabilitative services are necessary and that this is the most appropriate placement for the child.

(2) The department may only provide financial support for a child's BRS placement when the CA social worker has determined this level of care is necessary, the placement is in a licensed or certified home or facility, the provider meets the department's qualifications, and the department has contracted with the provider for that service.

NEW SECTION

WAC 388-25-0035 What is the department's authority to remove a child from a behavior rehabilitation services placement? The department has the authority to remove the child after at least seventy-two hours notice to the child care provider. The department may waive notice in emergency situations or when a court has issued an order changing a child's placement.

NEW SECTION

WAC 388-25-0040 How long may a child served by the department remain in out-of-home placement before a court hearing is held? Within seventy-two hours after a child enters care, a shelter care hearing must be held. Saturdays, Sundays and holidays are excluded in the seventy-two-hour requirement. A court order must be obtained to keep a child in shelter care for longer than thirty days.

NEW SECTION

WAC 388-25-0045 Under what circumstances may a parent sign a consent for voluntary placement of a child in foster care with the department? (1) If alternative placement resources, including social supports in the family home, have been considered and eliminated; and

(2) The department agrees that the child needs to be placed; then

(3) A child's parent may sign a consent for voluntary placement of a child in foster care (if the child is Native American refer to the Indian Child Welfare Act):

(a) If the child and a parent cannot agree to the child's return home but do agree to the child's placement out of the home; or

(b) When a parent is unable to care for a child.

NEW SECTION

WAC 388-25-0050 What must a parent do to place the child in foster care with the department? A child's parent may sign a Voluntary Placement Agreement (VPA), DSHS 09-004B(X), to voluntarily place a child in foster care.

The consent for voluntary placement must agree with child welfare services as described under RCW 74.13.031. The consent becomes valid when signed by a representative of children's administration.

NEW SECTION

WAC 388-25-0055 How long may a voluntary placement last with the department? A voluntary placement must last no longer than one hundred eighty days. By the end of one hundred eighty days, the child must return to the child's parent or guardian unless the juvenile court has made a judicial determination that:

- (1) Return to the parent or guardian is contrary to the welfare of the child; and
- (2) Continued placement in foster care is in the best interest of the child.

NEW SECTION

WAC 388-25-0060 May the department grant an exception to the length of stay in voluntary placement? (1) The DCFS regional administrator or the regional administrator's designee may grant exceptions to the one hundred eighty-day limit on voluntary placements only:

(a) If the department conducts an administrative review fulfilling the requirements of title 42, United States code (USC), chapter 675, section 475, and the review chairperson recommends continuation of voluntary placement; and

(b) If a specific date within six months is scheduled for the child to return home; or

(c) The child is seventeen years of age or older.

(2) Exceptions which cause the child to remain in care for longer than twelve months require a court review hearing that meets the dispositional and permanency plan hearing requirements of 42 USC 675, section 475.

NEW SECTION

WAC 388-25-0065 What are the department's placement procedures for an infant residing in foster care with the infant's teen parent? (1) When a teen parent and infant reside in the same facility, the infant's "home" is considered to be the infant's parent's home. Maintenance payments for the teen parent must be increased to provide for the maintenance of the infant. A legal authorization-to-be-placed is not required in order to include an amount sufficient for the infant's maintenance or to issue medical coupons for the infant.

(2) For protection of the infant, a dependency order placing the child in temporary custody of the department may be appropriate. Even if dependency is established, a legal authorization-to-be placed must be obtained to keep the infant in out-of-home care should the teen parent placement setting change so as not to include the infant.

NEW SECTION

WAC 388-25-0070 When does the department authorize foster care payments? The CA social worker authorizes foster care payments when:

(1) The CA social worker documents the need for the type and level of foster care; and

(2) The social worker has documentation showing the department's authority for the placement of the child in foster care as required by WAC 388-25-0025.

NEW SECTION

WAC 388-25-0075 To whom does the department make payment for foster care? (1) The department makes foster care payments only to persons and agencies the department has appropriately licensed and approved, or, if not subject to licensing, the department has certified as meeting the department's licensing requirements, or:

(a) If in another state, persons or agencies meeting the requirements of that state; or

(b) If in a tribal program, persons or agencies meeting the requirements of that tribal program.

(2) The department makes payment for out-of-state foster care placements only after approval from the two state offices involved (see WAC 388-25-0440).

(3) The department may make foster care payments to licensed or certified foster parents and to persons granted dependency guardianship, if the dependency guardians are licensed or certified as foster parents (see RCW 13.34.234).

NEW SECTION

WAC 388-25-0080 Are dependency guardians who are licensed foster parents able to receive payment from more than one source? (1) When the child is eligible for foster care payments and Social Security Act, Title XVI, Supplemental Security Income (SSI) payments, or Social Security Act, Title II, Survivor's Benefits, Veterans' Administration (VA) benefits, or other sources of income, the dependency guardian may choose one payment source or the other, but not more than one.

(2) If the dependency guardian chooses to receive foster care payments rather than SSI payments or another source in behalf of the child, the department places SSI benefits or the other cited benefit in an account the department may use to meet the cost of care or special needs of the child in accordance with RCW 74.13.060.

NEW SECTION

WAC 388-25-0085 What happens if the dependency guardian receives payments from more than one source? If the dependency guardian has received payment from SSI or another source as well as foster care, an overpayment has occurred. The department must recover the foster care payments made to the dependency guardian for those months for which the dependency guardian also received SSI or other benefits, as well as foster care payments, in behalf of the child.

NEW SECTION

WAC 388-25-0090 What are the department's expectations for foster care providers to whom the department makes reimbursement for services? (1) Foster care providers are responsible for:

(a) Protecting and nurturing children in a safe, healthy environment that provides positive support and supervision for the child in care;

(b) Taking the child to a physician or nurse practitioner to complete an EPSDT (early and periodic screening, diagnosis and treatment) examination. EPSDT exams must be scheduled within one month of initial placement and annually thereafter.

(c) Reporting to the social worker the fact that an EPSDT examination took place and if the examination showed that further treatment is needed.

(d) Observing and sharing information about the child's behavior, school and medical status, response to parental visits, and the child's growth and development with persons designated by the assigned CA social worker (see chapter 388-148 WAC).

(e) Meeting the developmental needs of the child by:

(i) Teaching age appropriate skills;

(ii) Supporting cultural identity;

(iii) Helping the child attach to caring adults;

(iv) Building self esteem;

(v) Encouraging and modeling positive social relationships and responsibilities;

(vi) Supporting intellectual and educational growth;

(f) Supporting the permanent plan for the child;

(g) Participating as a member of the child's treatment team by taking part in the development of the service plan for the child and providing relevant information about the child's progress for court hearings;

(h) Providing assistance to the social worker, when working with the biological parents is part of the service plan, by assisting in family visitation and modeling effective parenting behavior for the family.

(2) Therapeutic foster care and rehabilitative service providers are responsible for additional therapeutic services as defined in their service agreements or contracts with the department.

NEW SECTION

WAC 388-25-0095 What are the requirements for release of foster parents' care records? Foster parent care records may be disclosed upon request in accordance with RCW 42.17.260.

NEW SECTION

WAC 388-25-0100 What are the department's responsibilities regarding financial assistance to support children in the department's foster homes and child placing agency foster homes? (1) The department pays only for placements and plans the department has approved.

(2) The department has final responsibility for determining initial and ongoing eligibility for financial support.

(3) Payment for children served through the behavior rehabilitation services program is limited to those children who are ages six to eighteen.

(4) The department maintains control and oversight of placements and payments through written agreements with the child placing agencies, quarterly reports, and planning meetings with the agency or facility.

NEW SECTION

WAC 388-25-0105 What is the effective date for payment of foster care? (1) The department begins foster care payment for a child on the date the department or its authorized designee places the child in the licensed foster home.

(2) The department pays for each night a child resides in foster care.

NEW SECTION

WAC 388-25-0110 What is the effective date for termination of foster care payments? (1) The department ends payment on the day before the child actually leaves the foster home or facility. The department does not pay for the last day that a child is in a foster care home or facility.

(2) The department terminates family foster care payments for children in family foster care effective the date:

(a) The child no longer needs foster care; or

(b) The child no longer resides in foster care except as provided in WAC 388-25-0180; or

(c) The child reaches the age of eighteen. If the child continues to attend, but has not finished, high school or an equivalent educational program at the age of eighteen and has a need for continued family foster care services, the department may continue payments until the date the child completes the high school program or equivalent educational or vocational program. The department must not extend payments for a youth in care beyond age twenty.

(3) The department must terminate foster care payments for children in the behavior rehabilitative services program effective the date:

(a) The child no longer needs rehabilitative services; or

(b) The child is no longer served through contracted rehabilitative services program except as provided in WAC 388-25-0030; or

(c) The child reaches the age of eighteen and continues to attend, but has not finished, high school or an equivalent educational program and has a need for continued rehabilitative treatment services, the department may continue payments until the date the youth completes the high school program or equivalent educational or vocational program. The department must not extend payments for a youth in care beyond age twenty.

NEW SECTION

WAC 388-25-0115 What are the department's general standards for family foster care reimbursement? (1) The standards of payment explained in WAC 388-25-0120 through 388-25-0215 are the basis for the reimbursement rates the department provides for care of children placed in

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licensed foster care under the department's direct supervision and those children under the supervision of child placing agencies.

(2) The CA social worker must determine the payment plan for all types of family foster care through a review of the needs and resources of each child and the activities of the foster parent which meet those needs.

(3) The CA social worker must discuss any plan above the basic foster care rate with the foster parent so that the foster parent knows:

- (a) The basis for payment;
- (b) Any increased expectations of the foster parent for service delivery or participation in the case plan for the child; and
- (c) The amount included for each item of the child's care.

NEW SECTION

WAC 388-25-0120 What is the department's reimbursement schedule for regular family foster care? (1) The foster care basic rate reimburses the foster parent for costs incurred in the care of the child for room and board, clothing, and personal incidentals. The amount of reimbursement varies according to the age of the child.

(2) The department's children's administration may approve exceptions to the basic rates.

(3) To determine the payment rates, the department considers the child's birth date to be the first day of the month in which the child's birthday occurs.

(4) The standard reimbursement rate allowed is limited to the scheduled rate in existence for the time period(s) in which the child was placed in the foster home.

(5) The department's foster care reimbursement rates are as follows:

Effective Date*
July 2000

| Age | 0-5 | 6-11 | 12 & Older |
|----------|----------|----------|------------|
| Totals** | \$351.31 | \$426.81 | \$499.95 |

*Schedule will be updated to comply with mandated changes.

**Totals include room and board, clothing allowance, and personal incidentals.

NEW SECTION

WAC 388-25-0125 When may the department authorize a clothing allowance for a child in out-of-home care? When the department or a contracted child placing agency places a child in foster care or, at other times, the social worker may authorize a clothing allowance to supplement a child's clothing supply, when necessary. This allowance may not exceed two hundred dollars unless authorized by the DCFS regional administrator or the regional administrator's designee. The allowance must be based on the needs of the child and be provided within available funds. Clothing purchased becomes the property of the child and will be sent with the child if placement changes.

NEW SECTION

WAC 388-25-0130 What are the standards for use and reimbursement of receiving home care? The department or a child placing agency uses receiving homes to place a child in a licensed family foster home on a temporary, emergent, or interim basis to provide sufficient time for the development of a plan. This planning includes the involvement of the child, the child's parent(s), and the child's extended family whenever possible.

(1) A DCFS regional administrator must designate family foster homes which are to receive child placements twenty-four hours per day. These homes provide care for children on a temporary, emergent, or interim basis as regular or specialized receiving homes.

(2) If the regional administrator designates a receiving home to be available on a twenty-four-hour basis, the regional administrator must specify this designation in a written agreement with the foster parent. Regular foster homes may also agree to accept children on an emergent basis.

NEW SECTION

WAC 388-25-0135 What are the types of receiving homes and what children are served in them? There are two types of receiving homes: Regular and specialized. Each type of home provides the following services:

(1) Regular receiving homes for children age birth through age seventeen; and

(2) Specialized receiving homes for children who require more intensive supervision than normally provided to children in foster care. The child may require more intensive supervision due to behavioral problems, developmental disability, emotional disturbance, erratic and unpredictable behavior or medical condition (not on personal care or medically intensive DDD program).

NEW SECTION

WAC 388-25-0140 Who decides on the number of receiving homes needed in an area? Each DCFS regional administrator must decide on the number of receiving homes needed for the regional administrators' respective geographical areas.

NEW SECTION

WAC 388-25-0145 How long may a child stay in a receiving home? (1) The department limits a child's maximum length of stay in a receiving home:

(a) Maximum length of stay for regular receiving homes is thirty consecutive days per placement;

(b) Maximum length of stay for specialized receiving homes is fifteen-consecutive days per placement.

(2) The DCFS regional administrator or the administrator's designee may approve extensions of a child's stay in a licensed family foster home paid at a receiving care rate beyond the limits contained in subsection (1) of this section.

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NEW SECTION

WAC 388-25-0150 What are the rates for reimbursement to receiving home providers? The current reimbursement rates, effective July 1, 2000, to receiving homes are:

| Type of Home | Monthly Retention Fee - Per Bed | Daily Rate per Child in Care |
|-------------------------------|---------------------------------|------------------------------|
| Regular receiving (all ages) | \$51.12 | \$19.06 |
| Special receiving, ages 12-17 | \$102.99 | \$26.08 |

NEW SECTION

WAC 388-25-0155 How are rates authorized for reimbursement to receiving home providers? (1) The DCFS regional administrator or the administrator's designee may authorize payments in excess of the standard for individual child-specific situations. The department may, within available funds, purchase clothing and personal incidentals for the child in receiving home care as needed.

(2) The department does not pay the receiving home rate if the child is expected to stay in this placement for longer than thirty days.

(3) The department may make reimbursement for assessment and interim care through the behavior rehabilitative services program.

(4) The department may, at the direction of the DCFS regional administrator or designee, use qualified, contracted behavior rehabilitative services to provide assessment or interim care for children and youth requiring that level of care as determined by the CA social worker. Unless the department and the provider make an alternate agreement, the department must pay for contracted rehabilitative services at the facility's contracted daily rate for interim or assessment care.

NEW SECTION

WAC 388-25-0160 What are the reimbursement standards for payments above the basic foster care rate?

(1) In addition to the basic rate for regular family foster care specified in this chapter, the department may reimburse an additional amount for the specialized care of a child with special needs.

(2) For the child to be eligible for payment above the basic rate, the department's social worker must assess the child's behaviors, intellectual functioning, and/or physical disabilities and determine, with the child's foster parent or prospective foster parent, what services the foster parent will provide to meet the child's special needs.

NEW SECTION

WAC 388-25-0170 What other services and reimbursements may be provided for the support of children placed in foster care by the department? (1) The department may provide additional support services and reimbursements to meet specific needs of the child in care or of the family foster home provider. The department must approve

all services and reimbursement amounts in advance of the service being provided. Services are subject to the availability of funds.

(2) Additional services may include the following:

(a) **Receiving home contracted and noncontracted respite** - This service for receiving homes includes child care, relief care, extra supervision for special activities, as well as basic respite care. Respite is subject to the availability of respite homes. Respite contracted but not available will be reimbursed to the regular foster parent.

(b) **Receiving home transportation** - This service reimburses receiving home parents for selected transportation costs, such as demands for training or special appointments for a child in care. The department makes direct payment to the receiving home parent.

(c) **Receiving home contracted support services** - These services are intended to enhance the capacity of regular and specialized receiving homes by increasing the skills of the provider to provide a stable emergency placement. The services include consultation for obtaining resources, training, case conferences, and visits to a child's parents' home by the receiving home provider.

(d) **Receiving home ancillary support services** - These services are reimbursements for activities or items enabling receiving homes to provide extra services to youth in care. Examples of such supports include craft items, recreational materials, and tickets to events.

(e) **Hourly or daily foster care respite** - Respite care by the hour or day for receiving and regular foster homes. The department may reimburse foster parents for relief supervision or additional supervision for special activities. The department defines "day" as either an eight-hour period or a block of time, up to twenty-four hours, paid as an eight-hour day. "Light" is defined as care provision that is not significantly different from that required by a child in the general population. However, the child may require some additional attention or assistance. The appropriate rate is determined after assessing the child's care requirement as either "light" or "heavy." "Heavy" is defined as care that requires the caregiver to provide intensive attention or total assistance. Regular intervention is needed to meet the needs of the child. Children having areas of need that are "light" in one area and "heavy" in another are assessed as "moderate."

(f) **Hourly or daily agency foster care respite** - Respite care by the hour or day for receiving and ongoing foster homes. Care may be child specific or related to all the children in the foster home. The department reimburses agencies for purchase of relief supervision and additional supervision for special activities.

(g) **Foster care clothing and personal incidentals** - The monthly rate that the department may reimburse to defray the cost of clothing and personal items for children in selected circumstances when the department is not paying for the child's board and room. The department makes reimbursement to the foster home or facility.

(h) **Foster care personal incidentals** - An amount to reimburse foster parents for purchase of personal items needed by a child in receiving care.

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(i) **Foster care medical services** - Reimbursement arranged and made for medical services not covered by the department's regular health insurance program (e.g., orthodontia or corrective surgery) for a child in foster care placement.

(j) **Foster care physical examination/report** - This medical service is used after the decision to place the child has been made and if the child is ineligible for an EPSDT examination or does not have private medical insurance. The service includes arranging and making payment for a physical examination and/or report necessary for a child in or needing foster care placement.

(k) **Foster care psychological evaluation and report** - The department may arrange for this service and make payment to a psychologist, psychiatrist, or other appropriate person for an evaluation of a child, parent, or foster parent. The department authorizes this service to assist in preventing a foster care placement or making an appropriate placement to implement a permanent plan.

(l) **Foster care psychological treatment and report** - The department arranges this service and makes payment to a psychologist, a psychiatrist, or other appropriate person for treatment of a child and/or parent(s) necessary to assist in preventing out-of-home placement, making an appropriate out-of-home placement, or implementing a permanent plan.

This service includes a written report of the treatment goals, progress and outcomes.

(m) **Foster care transportation** - Reimbursement for the cost of transportation by car and associated expenses incurred by or on behalf of a child in foster care, receiving family reconciliation services (FRS), adoption services, or for return of a runaway. The department makes reimbursement directly to a vendor or to a foster parent.

(n) **Foster care business account transportation** - Reimbursement for the cost of air and rail transportation and associated expenses incurred by or on behalf of a child in foster care, receiving family reconciliation services (FRS), adoption services, or for return of a runaway. The department makes reimbursement directly to a vendor and charges expenses to the business transportation account (BTA).

(o) **Parent-child visitation** - Transportation and visitation services for children in out-of-home care. Services include:

- (i) Transportation to and from scheduled visits;
- (ii) Monitoring and supervision of family visits; and
- (iii) Reports regarding the nature and progress of visits and the parent/child interaction.

(4) The rates for the specialized services described in this section are contained in the following table. The rates are effective July 1, 2000.

Specialized Services and Reimbursement Rates

| | | |
|---|-------------------|----------|
| Receiving Care Service | Rating* | Per Hour |
| Receiving home contracted and noncontracted respite | Light | \$5.84 |
| | Moderate | \$5.98 |
| | Heavy | \$6.25 |
| Receiving home transportation | Amount authorized | |
| Receiving home contracted support services | Contracted amount | |
| Receiving home ancillary support services | Amount authorized | |
| Receiving Foster Care Service | Rating* | Per Hour |
| Hourly foster care respite | Light | \$6.39 |
| | Moderate | \$5.53 |
| | Heavy | \$6.84 |
| Daily foster care respite | Light | \$49.97 |
| | Moderate | \$52.15 |
| | Heavy | \$54.65 |

*To determine rating for child's care requirements in physical/medical and behavior/psychological areas:

Rating of light in both areas = light

Rating of light in one area and heavy in the other area= moderate

Rating of heavy in both areas = heavy

| | | |
|---|------------|----------|
| Foster care clothing/monthly (for children not in a paid placement) | Age | 7/1/2000 |
| | 0-11 | \$37.13 |
| | 12 & older | \$44.14 |
| Foster care personal incidentals (one time payment) | Age | 7/1/2000 |
| | 0-5 | \$50.65 |
| | 6-11 | \$55.10 |
| | 12 & older | \$59.13 |

| | |
|--|-------------------------------------|
| Foster care medical services | Amount authorized |
| Foster care physical examination by health care practitioner | \$8.50 - \$25.00 (one time payment) |
| Foster care psychological evaluation/report | Up to \$105.00 per unit of service |
| Foster care transportation | Up to \$1,000.00 |
| Foster care business transportation account transportation | Up to \$1,000.00 |
| Foster care psychological treatment/report | Up to \$1100.00 per unit of service |
| Parent-child visitation | As contracted |

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 388-25-0175 Under what circumstances may the department provide foster care for educational purposes? (1) The department may provide licensed foster care for a child with physical or mental disabilities when requested by a school district and in concurrence with the wishes of the parents, in accordance with WAC 388-25-0030.

(2) The department will not make the payment when the only need for foster care arises from the need for an education. The department will only pay the cost of foster care when one of the conditions of WAC 388-25-0030 applies.

NEW SECTION

WAC 388-25-0180 Under what circumstances may the department provide reimbursement for foster care if the child is temporarily absent from the foster home or facility? (1) When a child is temporarily absent from a foster home or a facility to which the department is paying the cost of placement, the department may pay for the actual number of days absent, if the number of consecutive days of absence does not go over fifteen days within a thirty-day period. The care provider must notify the DCFS social worker of the absence and whether the absence is planned or unplanned.

(2) The following requirements apply to planned absences:

(a) The care provider must notify the DCFS social worker at least three days in advance of any planned absence. The notification must include the following information:

- (i) Child's name;
- (ii) The address the child will visit;
- (iii) The reason for the visit;
- (iv) The planned beginning and ending dates of absence;

and

(v) A statement as to whether or not the foster care provider will hold the child's unoccupied bed for the child's return to the home or facility.

(b) A private agency must report the frequency, duration, and reasons for visits to the responsible DCFS social worker or local office in the child's quarterly progress report prepared by the private agency.

(c) When there is a planned temporary absence of a child from a foster family home supervised by DCFS, the assigned social worker will participate in the plan.

(3) The following requirements apply to unplanned absence of children from out-of-home care:

(a) The foster care provider must notify the supervising DCFS social worker by the next working day or within eight hours following the child's unplanned absence. Notification may be by a telephone call to the DCFS social worker or the worker's supervisor. The written notification must provide the following information:

- (i) Child's name, age, and home address;
- (ii) Date and time the child left the premises;
- (iii) A statement as to whether the foster care provider is willing to accept the child back into the home or facility; and
- (iv) A statement as to whether or not the foster care provider will hold the child's unoccupied bed for the child's return to the home or facility.

(b) If the foster care provider is willing to accept the child back and holds a vacant bed for the child, the department may continue payment for fifteen days from the date of the child's departure.

(c) The foster care provider must notify the DCFS social worker or local office of the date of the child's return.

(4) In addition to the preceding requirements, the department places the following limitations on the payments for temporary absences of children from foster care:

(a) A child's cumulative total of forty-five days of absence within a six-month period is the maximum allowable for payment unless the DCFS regional administrator or the administrator's designee approves an exception request.

(b) The social worker must provide adequate justification of unusual circumstances to support a request for extension of the consecutive fifteen-day and cumulative forty-five-day limitations.

NEW SECTION

WAC 388-25-0185 May the department consider foster care payments to the foster family in determining eligibility for public assistance? When the department or a child placing agency places a child in foster care with a family receiving public assistance under 42 U.S.C. 601, et seq., the department must not consider payment received by the family for the foster child in determining the family's eligibility for public assistance. The department makes payments, including special or exceptional payments, for the child's board, clothing and personal incidentals.

PROPOSED

NEW SECTION

WAC 388-25-0190 What are the department's standards for making foster care payment to a relative providing care to the child served by department? (1) A relative caregiver, licensed or certified as a family foster home under chapter 74.15 RCW and eligible for temporary assistance for needy families (TANF) in behalf of the child, may select either foster care or TANF payments in behalf of the child, but not both.

(2) A relative caretaker who is not related to the specified degree defined in RCW 74.15.020 by blood, marriage, or legal adoption may receive foster care payments in behalf of the child if licensed as a foster family home under chapter 74.15 RCW.

(3) A relative caretaker who is not licensed or certified for foster care may apply for TANF.

NEW SECTION

WAC 388-25-0195 How does the department make reimbursement for foster care for a child served by the department who moves out of state with the foster family? (1) A child may join a foster family in a move out of state only if this move supports achieving a permanency goal as outlined in the child's case plan.

(2) The department and the foster parent must follow CA requirements when a foster child and the licensed foster family moves out of state. This may include obtaining permission of the court before the move.

(3) When the foster family moves to another state, the department must arrange with the other state or local social service agency to license and supervise the home and the placement (see chapter 26.34 RCW). The department does not need to make such arrangements for supervision when the family leaves this state during a vacation.

(a) Before the foster family moves from Washington to the new state, the social worker or the foster parent may request a foster home license application from the new state.

(b) If the department and the foster parent are unable to obtain an application for license before the foster family leaves Washington, the foster parent must, upon arrival in the new state of residence, contact the local foster home licensing agency in the new state to apply for a license in that state.

(4) When the foster family moves to another state with a child in the department's custody, the child's DCFS social worker must submit necessary interstate compact on the placement of children (ICPC) application forms to the department's ICPC program manager. The social worker must do this as soon as the foster family has a new residence or address in the new state. The ICPC request must ask that the new state license the family as a foster home and provide ongoing supervision of the child in care.

(5) The department continues payments at the department's current rates until the other state fully licenses the home. After receiving a copy of the foster family home license from the other state, the DCFS supervising social worker authorizes payment at the receiving state's rates (see WAC 388-25-0195).

NEW SECTION

WAC 388-25-0200 What payment procedures must the department follow for children placed across state borders? (1) When the department places a child into a new placement with a family residing and licensed in another state, the DCFS social worker must obtain the payment rates from that state. Following receipt of the other state's rates, the department will pay that state's rates in accordance with ICPC procedures when:

- (a) Those rates are higher than Washington's rates; and
- (b) The other state identifies its rates to the department.

(2) When the child welfare department in another state places a child, who is a resident of the state of Washington, in foster care the department makes foster care payments at the rate requested by that state.

(3) The CA ICPC program manager must approve out-of-state placement before the department makes payment for foster care.

NEW SECTION

WAC 388-25-0205 How does the department treat the earnings of a child in foster care? The department does not include the earnings of a child in out-of-home care when considering if a child is eligible for a particular funding source nor when determining a child's possible participation in the cost of care.

NEW SECTION

WAC 388-25-0210 How does the department treat resources and unearned income of a child in foster care?

(1) Unearned income includes Supplemental Security Income (SSI), Retirement, Survivors and Disability Insurance (RSDI), veteran's benefits, railroad retirement benefits, inheritances, or any other payments for which the child is eligible, unless specifically exempted by the terms and conditions of the receipt of the income. The department must use income not exempted to cover the child's cost of care, except for resources held in trust for an American Indian child.

(2) Any person, agency or court that receives payments on behalf of a child in out-of-home care must send the payments to the department's division of child support.

PART C: PARENTAL SUPPORT OBLIGATIONNEW SECTION

WAC 388-25-0215 What is the parents' obligation to support their child in foster care? Parents of children in foster care must provide financial support for their child in accordance with rules contained in chapter 388-14A WAC.

NEW SECTION

WAC 388-25-0220 Who has authority to recommend or negotiate amounts for parental participation in the cost of foster care? (1) The department's division of child support determines the amount of parental financial support,

except when stated in a superior court order. Chapter 74.20A RCW and chapter 388-14A WAC provide the authority and procedures for the division of child support to collect financial support from the parent to pay for a child in foster care.

(2) Only the division of child support may recommend to the court, on behalf of the department, to establish, raise, lower, release, or forgive support payments for a child placed in foster care. No other agency or staff may make agreements with parent(s) or their representatives regarding this matter.

NEW SECTION

WAC 388-25-0225 What cases must the department refer to the division of child support (DCS)? (1) The DCFS office must refer to the division of child support every foster care placement in which DCFS participates in payment for care, except:

(a) Cases, if any, in which the division of child support has determined it would not be cost effective to pursue collection, including placements of seventy-two hours or less; or

(b) Cases exempt by law from collection action; or

(2) The children's administration must refer to DCS cases in which the department determines that sufficient good cause exists to not pursue collection. The following constitute good cause for requesting that DCS not pursue collection action on foster care cases referred to DCS:

(a) The department's division of developmental disabilities (DDD) has determined that the child is developmentally disabled. DCS still must establish paternity.

(b) The parent or other legally obligated person, or the parent or other person's child, spouse, or spouse's child was the victim of the offense for which the child was committed to the custody of the juvenile rehabilitation administration (JRA) and the child is being placed directly into foster care from a JRA facility until this placement episode closes.

(c) Adoption proceedings for the child are pending in court or the custodial parent is being helped by a private or public agency to decide if the child will be placed for adoption.

(d) The child was conceived as a result of incest or rape and establishing paternity would not be in the child's best interest.

(e) The juvenile or Tribal court in the dependency proceeding finds that the parents will be unable to comply with an agreed reunification plan with the child due to the financial hardship caused by paying child support. The social worker also may determine that financial hardship caused by paying child support will delay or prevent family reunification.

(f) The custodial parent and/or the child may be placed in danger as a result of the presence of or potential for domestic abuse perpetrated by the other parent or responsible person.

NEW SECTION

WAC 388-25-0230 Are adoption support cases exempt from referral to the division of child support (DCS) for collection? Adoption support cases may be

referred to DCS. Each case will be reviewed for determination of good cause exemption from collection.

NEW SECTION

WAC 388-25-0235 To whom must parents' send child support payments for their child in foster care? The parents must make all payments for the benefit of the child and/or the costs for a child in out-of-home care to the division of child support, unless a court order directs payment through a clerk of the court. A clerk of the court must send payments, under a court order, to the division of child support.

NEW SECTION

WAC 388-25-0240 Under what circumstances must child care judgment and limited power of attorney for parental support payments be assigned to the department? (1) The department must advise any person or agency having custody of the child that court ordered child support payments are to be received by the department under RCW 74.20A.030 and 74.20A.250.

(2) The person or agency having custody must acknowledge this transferred right to the department by execution of an assignment of judgment and limited power of attorney, which must remain in effect as long as the child receives foster care assistance.

PART D: VETERANS' BENEFITS

NEW SECTION

WAC 388-25-0245 Who receives veterans' benefits for children in foster care? By agreement with the regional office of the veterans' administration, the department may receive benefits on behalf of children who have been placed by court order under the department's supervision or custody.

PART E: ADMINISTRATIVE HEARINGS

NEW SECTION

WAC 388-25-0250 What limitations exist on administrative hearings regarding foster care payments? The foster care provider, the licensed or certified child placement or care agency, and the parents are not entitled to request an administrative hearing to dispute established rates. Chapter 34.05 and 43.20A RCW, chapter 388-01 and 388-148 WAC, and this chapter provide specific rights to administrative hearings.

NEW SECTION

WAC 388-25-0255 What standards must the department apply to contracted and noncontracted service providers and vendors when the department has identified an overpayment to the provider or vendor? (1) RCW 43.20B.675 provides that all vendors have the right to request a hearing if they have a bona fide overpayment dispute. The

department must offer a pre-hearing conference to all clients and vendors that request an administrative hearing.

(2) Contracted and noncontracted service providers may seek dispute resolution through these rules, under the Administrative Procedure Act and RCW 43.20B.675, with respect to overpayments. However, the following limitations apply:

(a) The right of vendors to seek an administrative hearing to contest alleged overpayments applies only to overpayments for goods or services provided on or after July 1, 1998.

(b) These procedures do not create a right to a hearing where no dispute right previously existed except as provided in RCW 43.20B.675.

(c) These rules limit disputes for foster family and child day care providers to alleged overpayments. Homes and facilities licensed under chapter 74.15 RCW may appeal adverse licensing actions under the provisions of chapter 388-148 or 388-155 WAC, as applicable.

NEW SECTION

WAC 388-25-0260 Do vendor overpayment rules in this chapter also apply to adoptive parents? Adoptive parents who receive assistance through the adoption support program are not vendors within the meaning of the law and do not fall within the scope of this chapter.

NEW SECTION

WAC 388-25-0265 Are there time limitations on identifying and recovering an overpayment? There is no time limit on identifying and initiating recovery of overpayments.

NEW SECTION

WAC 388-25-0270 May overpayments be waived or forgiven? Children's administration employees do not have authority to forgive or waive overpayments nor to offset overpayments from future payments. All such authority rests with the department's office of financial recovery (OFR). Designated CA staff may mediate a disputed payment with the vendor, but final approval for any negotiated proposed settlement rests with OFR.

NEW SECTION

WAC 388-25-0275 Do other governmental organizations have the right to an adjudicative hearing? Governmental organizations, including Indian Tribes, with an inter-local agreement with the department do not have the right to an adjudicative hearing through the office of administrative hearings (OAH). The disputes process described in the agreement between the entity and the department governs the resolution process.

NEW SECTION

WAC 388-25-0280 What steps must a provider or vendor take when requesting an administrative hearing in regards to an overpayment? A provider or vendor must

follow the procedure indicated on the department's Vendor Overpayment Notice, DSHS 18-398A(X), dated 07/1998.

NEW SECTION

WAC 388-25-0285 When is payment due on an overpayment? When a vendor files a timely and complete request for an administrative hearing, payment on the overpayment is not due on the amount contested until the office of administrative hearings or its designee makes a final decision about the vendor's liability and any amount due.

NEW SECTION

WAC 388-25-0290 Which is the deciding authority if another WAC rule or the provisions of the Administrative Procedure Act conflict with the information in this chapter? The Administrative Procedure Act, chapter 34.05 RCW, chapter 388-02 WAC, and this chapter govern the proceeding. The provisions in this chapter govern if a conflict exists in chapter 388-02 WAC. Chapter 34.05 RCW is the overall governing authority.

NEW SECTION

WAC 388-25-0295 Who establishes guidelines to identify overpayments and to mediate overpayment disputes? (1) Each DCFS regional administrator, division of licensed resources (DLR) regional manager, or CA division director, as applicable, must establish procedures to provide for consistency in the handling of provider or vendor disputes in accordance with the children's administration pre-hearing procedures and this chapter.

(2) Staff at the following organizational levels will handle disputes:

(a) The DCFS regional administrator is responsible for the dispute resolution process for:

(i) All payments authorized by local office social workers;

(ii) All payments authorized under regionally managed contracts and service agreements.

(b) Regional staff are responsible for the following activities to resolve disputes:

(i) Pre-hearing conferences;

(ii) Mediation activities;

(iii) Administrative hearings for payments authorized in local offices; and

(iv) Administrative hearings for regionally-managed contracts.

(c) For CA child care subsidy program payment disputes, DLR office of child care policy (OCCP) headquarters staff is responsible for:

(i) Pre-hearing conferences;

(ii) Mediation activities; and

(iii) Administrative hearings.

(d) Assigned CA division of program and policy development or office of foster care licensing (OFCL) headquarters staff, as applicable, will handle disputes arising from

headquarters-managed contracts and service agreements. These staff will handle:

- (i) Pre-hearing conferences;
- (ii) mediation activities; and
- (iii) Administrative hearings.

PART F: FOSTER PARENT LIABILITY FUND

NEW SECTION

WAC 388-25-0300 What is the foster parent liability fund? (1) The foster parent liability fund authorized under RCW 74.14B.080 allows for insurance coverage for foster parents licensed under chapter 74.15 RCW. The coverage includes personal injury and property damage caused by foster parents or foster children that occurred while the children were in foster care.

(2) Such insurance covers acts of ordinary negligence but does not cover illegal conduct or bad faith acts taken by foster parents in providing foster care. Monies paid from liability insurance for any claim are limited to the amount by which the claim exceeds the amount available to the claimant from any valid and collectible liability insurance.

NEW SECTION

WAC 388-25-0305 What is the period of coverage for foster parent liability fund? Coverage under the foster parent liability fund is for valid claims arising out of occurrences on or after July 1, 1991.

NEW SECTION

WAC 388-25-0310 Who is eligible for coverage under the foster parent liability fund? A person eligible for foster parent liability fund coverage must be licensed or certified by the department or a child placing agency under chapter 74.15 RCW to provide foster family care.

NEW SECTION

WAC 388-25-0315 What are the limits of coverage under the foster parent liability fund? The limits of coverage under the foster parent liability are:

(1) Up to twenty-five thousand dollars per occurrence. "Occurrence" means, for purposes of this chapter, the incident which led to the claim.

(2) The claim must be for a third party personal injury or property damage arising from a foster parent's act or omission in the good faith provision of family foster care and supervision of a foster child.

(3) The department must not make a payment of claims from this liability fund if the foster parent is not liable to the third party or the foster child's birth or adoptive parent or guardian because of any:

- (a) Immunities;
- (b) Limitations; or
- (c) Exclusions provided by law.

(5) The foster parent must, first, exhaust all monetary resources available from another valid and collectible liability

insurance before seeking payment from this liability fund. Coverage under this foster parent liability fund must be in excess of any other available liability insurance.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 388-25-0320 The department excludes what claims from coverage under the foster parent liability fund? The department excludes the following claims from coverage under the foster parent liability fund:

(1) Claims arising as a result of a foster parent's illegal conduct or bad faith acts in providing family foster care. Such conduct or act includes but is not limited to:

(a) Loss arising out of a dishonest, fraudulent, criminal, or intentional act or omission;

(b) Loss arising out of licentious, immoral, or sexual behavior;

(c) Loss occurring because the foster parent provided a foster child with an alcoholic beverage or controlled substance, other than medication prescribed for the foster child in the amounts prescribed by a physician or other licensed or authorized medical practitioner;

(d) A judgment against the foster parent based on alienation of affection.

(2) Claims based on an occurrence not arising from the family foster care relationship. This includes a foster child's act occurring while the child was temporarily assigned outside the jurisdiction of the foster parent.

(3) Claims for a bodily injury or property damage arising out of the operation or use of any motor vehicle, aircraft, or water craft owned by, operated by, rented to, or loaned to any foster parent; or

(4) Claims for an injury or damage from an occurrence before July 1, 1991.

NEW SECTION

WAC 388-25-0325 What if there are multiple claims for one occurrence under the foster parent liability fund? The twenty-five thousand dollar limitation per occurrence must apply regardless of whether there are multiple claims arising from the same occurrence. The department will consider a claim by one or more foster parents occupying the same household a single claim.

NEW SECTION

WAC 388-25-0330 May another source be used to recover on the same claim paid by the liability fund? (1) If the liability fund pays for a claim, the foster parent must transfer to the department the foster parent's rights of recovery against any person or organization against whom the foster parent may have a legal claim.

(2) The foster parent must sign and deliver to the department any documents necessary to transfer such foster parent's rights to the state.

NEW SECTION

WAC 388-25-0335 What are the department's authority and the foster parent's responsibilities regarding investigation of claims? (1) The department may conduct an investigation of any foster parent liability fund claim.

(2) The foster parent must fully cooperate with the department for any liability fund claims filed against the foster parent.

PART G: FOSTER PARENTS PROPERTY DAMAGE REIMBURSEMENT

NEW SECTION

WAC 388-25-0340 What are the department's responsibilities and limitations for reimbursement for damage or loss caused by a child in family foster care? (1) Within available funds and subject to the conditions in this chapter, the department must reimburse family foster care providers who incur property damages, losses, and emergency medical treatment expenses that are caused by the foster child or respite care child during placement in the foster family's home.

(2) For occurrences on or after July 25, 1999, the department must reimburse the foster parent for the replacement value of any property covered under and subject to the limitations of this chapter (see RCW 74.13.335).

(3) For occurrences before July 25, 1999, the department will reimburse the depreciated value of any property covered under and subject to the limitations of the this chapter.

NEW SECTION

WAC 388-25-0345 What are the eligibility requirements for reimbursements to foster parents for damages? Foster parents are eligible for reimbursement if the foster parents are:

(1) Licensed by DSHS or certified by a child-placing agency and licensed by the department under chapter 74.15 RCW; and

(2) Providing approved DSHS-funded foster care to children in the care, custody, and supervision of DSHS or a licensed child placing agency; or

(3) Providing department-approved and funded respite care to children.

NEW SECTION

WAC 388-25-0350 What are the department's reimbursement limitations? The following reimbursement limitations apply for claims:

(1) The **PER OCCURRENCE/TOTAL** amount the department will pay as the result of any one occurrence must not exceed:

(a) Five thousand dollars for all property damages and losses; or

(b) One thousand dollars for all personal bodily injuries regardless of the number of foster parents or their household

members who sustain property damages, losses, or personal bodily injuries.

(2) **PROPERTY DAMAGE ITEMS** are limited to the repair/cleaning cost or the replacement value. The department pays replacement value if the item cannot be repaired or cleaned as substantiated by a detailed retailer estimate or if the repair cost goes over the replacement value of the item. The department may request the final repair bill from foster parents for payment made from estimates provided for purposes of recovery.

(3) **PROPERTY LOSS ITEMS** are limited to the replacement value as substantiated by the original purchase receipt, if available, and two replacement estimates or replacement purchase receipt.

(4) **PERSONAL BODILY INJURY** claims are limited to the costs incurred for receiving emergency medical treatment services that is not payable or required to be provided under workmen's compensation, or disability benefits law, or under any similar law, or provided under a personal/business medical plan.

(5) For **POLICY DEDUCTIBLES**, foster parents must disclose if their property damages or losses were paid or will be paid under their homeowner, automobile, or other personal/business insurance policy. The department will then limit reimbursement to the policy deductible.

(6) **DENTAL EXPENSES** are limited to costs not payable under a dental plan. The department will pay comparable replacement of dental appliances up to the maximum per occurrence.

(7) **VISION EXPENSES** are limited to costs not payable under a medical plan.

(8) **LABOR EXPENSES** are limited to out-of-pocket costs (materials), incurred by foster parents and substantiated by a retailer. Items requiring installation are to be considered reimbursable expense.

(9) **VETERINARY EXPENSES** are limited to initial treatment expense incurred immediately following an occurrence up to five hundred dollars. Initial treatment expense is defined as emergent care and diagnosis. The department pays replacement value for a property loss sustained not to exceed the substantiated value of the animal or maximum per occurrence, whichever is less.

NEW SECTION

WAC 388-25-0355 What types of claims are specifically excluded from reimbursement? The department specifically excludes the following from reimbursement:

(1) Claims resulting from giving alcoholic beverage or other illegal substance, including tobacco products, to a foster child or respite care child for whatever reason.

(2) Claims resulting from violation of any statute, ordinance, or regulation by the foster child or respite care child.

(3) Claims resulting from failure of the foster parent to give directions, instructions, or to provide proper or adequate supervision to the foster child or respite care child.

(4) Claims resulting from the sexual abuse, or licentious, immoral, or other sexual behavior between foster children and/or respite care children or initiated by a foster parent.

(5) Follow-up medical treatment expenses incurred by foster parents or their household member for a personal bodily injury sustained as a result of an action of the foster/respite care child.

(6) Claims for items which belong to the foster child or respite care child.

(7) Claims resulting from acts of foster children that occur while the child is on a temporary planned, unplanned, or voluntary absence from the foster home.

(8) Claims for lost wages.

(9) Claims for property damages, losses, and emergency medical treatment costs arising out of an act of the foster/respite child, with or without the permission of the foster parent, related to the ownership, operation, or maintenance of any owned motor vehicle, including surface, air, or water.

(10) Claims filed by any person other than the foster parent or their household member.

(11) Claims for unsubstantiated property damages or losses alleged to have been caused by the foster child or respite care child.

(12) Claims not received by the department's office of risk management (ORM) within a year after the date of occurrence, regardless of the reason for the delay in filing the claim.

(13) Property damages or loss of items that do not depreciate, including but not limited to antiques, heirlooms, jewelry, figurines, and coin collections.

NEW SECTION

WAC 388-25-0360 What is the procedure for filing a claim? (1) Within thirty days of an occurrence of property damage, loss, or emergency medical treatment, the foster parent must:

(a) Request from the child's social worker a Foster Parent Reimbursement Plan Claim, DSHS 18-400(X) (Rev. 6/96) to file a claim;

(b) Submit the completed claim with all requested information plus any required substantiating documentation;

(2) The claimant must include a statement documenting the reasons for the delay in filing the claim on claims filed more than thirty days after an occurrence.

NEW SECTION

WAC 388-25-0365 Which office within the department determines damage reimbursement? The department's office of risk management determines whether a claim will be paid.

NEW SECTION

WAC 388-25-0370 How are exception requests made? Written requests for exceptions to the terms, limitations, and exclusions specified in the foster parent reimbursement plan must be made to the ORM, Risk Management Administrator, P.O. Box 45844, Mail Stop 45844, Olympia, WA 98504-5844. The request must include the justification for the request and alternatives explored. ORM staff will discuss and review requests for exceptions with the CA foster

care program manager. Staff in the CA division of program and policy development make final decisions on exceptions.

NEW SECTION

WAC 388-25-0375 What claims may the department deny? The department must deny any claim in which any material fact or circumstance of a property damage, loss, or personal bodily injury is misrepresented or willfully concealed by the foster parent. The department is entitled to recover any payments made in these cases. Claims found to be fraudulent involving theft or collusion are subject to criminal investigation.

NEW SECTION

WAC 388-25-0380 What must a foster parent do to have a denied claim reconsidered? The foster parent must submit a request for reconsideration in writing within thirty days of the previous decision to the claims program manager, DSHS Office of Risk Management (ORM), P.O. Box 45844, Mail Stop 45844, Olympia, WA 98504-5844. The request must include information or documentation not previously provided. All determinations made by the risk management administrator are final and do not constitute a basis for requesting or obtaining an administrative fair hearing.

NEW SECTION

WAC 388-25-0385 Will the department investigate claims? The foster parent must permit the department, upon request, to inspect the damaged property. The department retains the authority to have an inspector of its choice make a damage estimate when, and as often, as the department may require.

PART H: FOSTER PARENT TRAINING

NEW SECTION

WAC 388-25-0390 What are the training requirements for licensed foster parents? See chapter 388-148 WAC for required training for licensed foster parents.

PART I: JUVENILE RECORDS

NEW SECTION

WAC 388-25-0395 What are the department's responsibilities for management of juvenile records? The department must comply with the requirements of chapter 13.50 RCW for management of juvenile records. The department's responsibilities for management of those records are:

(1) To maintain accurate information and remove or correct false or inaccurate information;

(2) To take reasonable steps to ensure the security of records and to prevent tampering;

(3) To make every effort to ensure the completeness of records, including action taken by other agencies with respect to matters in its files; and

(4) To facilitate inquiries concerning access to records.

NEW SECTION

WAC 388-25-0400 To whom may the department release record? Subject to review the department may release records to the following persons:

(1) Other participants in the juvenile justice or care system only when an investigation or case involving the juvenile is being pursued by the other participants or when that participant is assigned the responsibility of supervising the juvenile. "Juvenile justice or care agency" means any of the following: Police, diversion units, court, prosecuting attorney, defense attorney, detention center, attorney general, the legislative children's oversight committee, the office of family and children's ombudsman, the department and its contracting agencies, schools; persons or public or private agencies having children committed to their custody; and any placement oversight committee created under RCW 72.05.415;

(2) A contracting agency or service provider of the department that provides counseling, psychological, psychiatric, or medical services may release to the office of the family and children's ombudsman information or records relating to the provision of services to a juvenile who is dependent under chapter 13.34 RCW. The department may provide these records without the consent of the parent or guardian of the juvenile, or of the juvenile if the juvenile is under the age of thirteen, unless otherwise prohibited by law;

(3) A juvenile, a juvenile's parents, the juvenile's attorney, and the juvenile's parent's attorney;

(4) Any person who has reasonable cause to believe information concerning that person is included in the record;

(5) A clinic, hospital, or agency which has the subject person under care or treatment.

(6) Individuals or agencies engaged in legitimate research for educational, scientific, or public purposes when permission is granted by the court.

NEW SECTION

WAC 388-25-0405 Under what circumstances may the department exclude or deny information from release unless authorized by law or court order? The department may withhold the following information unless authorized or ordered by the court:

(1) Information determined by the department to likely cause severe psychological or physical harm to the juvenile or the juvenile's parents;

(2) Information obtained in connection with provision of counseling, psychological, psychiatric, or medical services to the juvenile, when the services have been sought voluntarily by the juvenile, and the juvenile has a legal right to receive those services without the consent of any person or agency. Such information may not be disclosed to the juvenile's parents without the informed consent of the juvenile.

NEW SECTION

WAC 388-25-0410 What may a juvenile or the juvenile's parent do if the department denies access to information? (1) A juvenile or the juvenile's parent may file a motion in juvenile court requesting access to the records.

(2) The person making the motion must give reasonable notice of the motion to all parties.

PART J: CHILD PLACING AGENCIES

NEW SECTION

WAC 388-25-0415 What are the department's expectations for child placing agencies (CPA) to which the department makes reimbursement for services or administrative costs? (1) The department requires that the child placing agency (CPA) be licensed or certified under chapter 74.15 RCW and have a contract with the department for the provision of child placement and related services.

(2) The CPA must document the services provided in a format described by the department in the contract.

(3) When the department agrees to place a child with a CPA, the licensed or certified agency must maintain the license of the foster family home and provide support services to the foster parents. The department will only place and pay for services with an agency with which the department has a contract. The agency must provide payment to the foster family in accordance with this chapter.

(4) The department requires that private agencies bringing children from other countries for adoption remain financially responsible for the child's placement costs if the adoption is not finalized, disrupts prior to finalization, or until the child reaches age eighteen.

NEW SECTION

WAC 388-25-0420 What steps must the department take when a child whose case management responsibility remains with the department is placed in a home certified by a CPA? (1) The DCFS social worker follows regionally-designated procedures for accessing services and sharing responsibility for utilizing child placing agency foster homes.

(2) The CPA and the DCFS social worker must sign a DSHS Private Child Placing Agency Agreement/Child in Foster Care, DSHS 15-190(X). The agreement designates which agency is responsible for case management services, support activities, and specific parts of the service plan while the child is placed in the CPA foster home. The agency representative and the department social worker must review and revise the agreement by mutual agreement at the request of either party.

(3) The CPA must provide the assigned DCFS social worker with quarterly progress reports for each child placed in homes certified by the CPA.

NEW SECTION

WAC 388-25-0425 What activities must a child placing agency provide in order to receive payment from the department? The CPA must undertake the following activities to receive payment from the department:

- (1) Accept referrals of children and families from the department and negotiate a child-specific written service agreement with the department;
- (2) Provide child and family case management and support activities as agreed;
- (3) Document the case management and support activities as described in the contract between the department and the CPA;
- (4) Provide adequate quarterly progress reports to the assigned social worker for each child whose placement or other services the department financially supports.

NEW SECTION

WAC 388-25-0430 Under What conditions and how much will the department reimburse to child placing agencies licensed or certified under chapter 74.15 RCW to provide care to children? (1) The CPA representative must discuss with the department social worker for the child the roles of the agency and the department in the placement, permanency planning, and supervision of the child. The agency representative and the department social worker must also discuss services the department or the agency will provide to the child's parents and extended family.

(2) The CPA must maintain the documentation required by contract to demonstrate all services provided to children in care and for whom the department makes payment.

(3) The department will pay a monthly administrative fee to a CPA if the agency, in addition to supervision of the child, provides services to the child or the child's family.

(4) If the department wants to borrow a CPA-certified home for placement of a child, the department pays the agency for the use of the CPA's foster home with approval of the agency. The department pays the borrowed home fee described in the contract between the department and the agency.

(5) The department will pay a set monthly fee to a child placing agency for a borrowed home if the agency provides supervision services only to the child and no services to the child's family. The department pays this fee only to enable the agency to maintain the foster care license and to provide any related licensing training and support services. This activity includes maintenance of a foster care license for foster parent dependency guardianships in the agency-certified home. The following conditions also apply:

(a) The department may pay for a maximum of two borrowed beds in one foster home.

(b) If one CPA borrows a bed from another CPA, the department will pay only one service fee to one agency for the child. The two private agencies and the department will mutually identify and agree upon the agency the department will pay.

(6) The department may enter into contracts with CPAs to provide intensive treatment and supervision services to

children with behavioral, emotional, medical, or developmental disabilities. The department will assess the needs of the child, assign a service level, and pay the rate provided in the contract.

(7) Before making payment for care of a child, the department must determine initial and ongoing eligibility for financial support, approve the placement, and approve the case plan for care of the child and services to the family. The department will document this approval through written agreements, documentary reports, and supervisory conferences with the CPA.

NEW SECTION

WAC 388-25-0435 What steps may the department take if a child placing agency does not meet the requirements of this chapter? (1) In addition to any sanctions included in the department's contract with the CPA, the DCFS social worker must stop payment of the agency administrative fees in accordance with department procedures if the department does not receive the child's report in the time-frame stipulated in WAC 388-25-0425.

(2) The DCFS social worker must inform the regional licenser and contracts coordinator when there are continuing problems with reports.

PART K: INTERSTATE PLACEMENTSNEW SECTION

WAC 388-25-0440 What are the department's obligations regarding children placed by the department between states? The department must comply with the interstate compact on the placement of children (ICPC) in the interstate placement of children (see chapter 26.34 RCW).

PART L: RELATIVE PLACEMENTNEW SECTION

WAC 388-25-0445 Under what circumstances does the department choose a relative as the placement for a child in need of out-of-home care? (1) When the department determines that a child needs to be placed outside the home, the department must search for appropriate relatives to care for the child before considering nonrelative placements. See RCW 74.15.020 for the definition of "relative."

(2) The department reviews and determines the following when selecting a relative placement:

(a) The child would be comfortable living with the relative;

(b) The relative has a potential relationship with the child;

(c) The relative is capable of caring for the child and is willing to cooperate with the permanency plan for the child;

(d) The relative is able to provide a safe home for the child;

(e) Each child has his or her own bed or crib if the child remains in the home beyond thirty days;

(3) The department may consider nonrelated family members as potential resources, if these family members become licensed to provide foster care (see RCW 74.15.030).

NEW SECTION

WAC 388-25-0450 Under what circumstances may a relative not be considered as a placement option for a child? The department may exclude relatives who have criminal histories as included in the Adoption and Safe Families Act (ASFA) regulations.

(1) If the department finds that, based on a criminal records check, a court of competent jurisdiction has determined that the relative or a member of the household has been convicted of a felony involving:

- (a) Child abuse or neglect;
- (b) Spousal abuse;
- (c) A crime against a child or children (including child pornography); or
- (d) Crimes involving violence, including rape, sexual assault, or homicide, but not including other physical assault or battery.

(2) The department may not approve a relative placement if the department finds the relative, or a member of the household, has, within the last five years, been convicted of a felony involving:

- (a) Physical assault;
- (b) Battery; or
- (c) A drug related offense.

NEW SECTION

WAC 388-25-0455 What sources of financial support are available to a relative caring for a child that the department has placed in the relative's home? (1) For relatives needing financial support to care for the child, the social worker may assist the family to apply for temporary assistance for needy families (TANF) through the department's local community services office (CSO).

(2) Relatives who are licensed as foster parents may choose to receive foster care payments. The relative must not receive TANF benefits in behalf of the child in care while at the same time receiving foster care payments (see RCW 74.15.030).

(3) A relative who is not a licensed foster parent at the time of placement may apply to become a foster parent as described in chapter 388-148 WAC.

(4) The relative caring for the child in out-of-home placement may apply to be the representative payee for Supplemental Security Income (SSI) or Social Security Administration benefits for the related child living with the relative. However, if the child is a dependent of the state of Washington with custody assigned to the department by the court, the department will usually remain the payee in behalf of the child until the dependency is dismissed.

FAMILY SUPPORTS AND RELATIONSHIPS

NEW SECTION

WAC 388-25-0460 How does the department treat relatives of specified degree with legally free children? (1)

The department acknowledges a continuing relationship between relatives of specified degree and children who are legally free where the relatives choose to continue a relationship with the child and the continuing relationship is in the best interest of the child (see RCW 74.15.020 for the definition of relative of specified degree).

(2) Relatives of specified degree remain legal relatives when a child becomes legally free if those relatives wish to maintain a relationship with the child and the assigned social worker determines the continuing relationship is in the best interest of the child.

(3) Department staff must treat relatives of specified degree as the department treats all relatives under the rules of ICPC and the foster care and foster family home licensing programs.

The rights of the affected relatives of specified degree do not extend beyond adoption of the child except through an open adoption agreement (see RCW 26.33.295).

REPEALER

The following sections of the Washington Administrative Code are repealed:

| | |
|----------------|--|
| WAC 388-15-150 | Child foster care. |
| WAC 388-15-160 | Adoption services. |
| WAC 388-15-220 | Homemaker services. |
| WAC 388-15-570 | Family reconciliation services. |
| WAC 388-70-010 | Foster care—Legal basis. |
| WAC 388-70-012 | Foster care—Definitions. |
| WAC 388-70-013 | Authorization for foster care placement. |
| WAC 388-70-022 | Payment of foster care. |
| WAC 388-70-024 | Payment of foster care—Effective date. |
| WAC 388-70-031 | Foster parent liability fund. |
| WAC 388-70-032 | Period of coverage. |
| WAC 388-70-033 | Persons eligible for coverage. |
| WAC 388-70-034 | Limits of coverage. |
| WAC 388-70-035 | Exclusions. |
| WAC 388-70-036 | Subrogation. |
| WAC 388-70-037 | Investigation of claims. |
| WAC 388-70-041 | Payment standards—Foster family care. |

PROPOSED

- WAC 388-70-042 Payment standards—Regular foster family care.
- WAC 388-70-044 Payment standards—Receiving home care—Standards for using.
- WAC 388-70-048 Payment standards—Specialized rate foster family care—Child with special needs.
- WAC 388-70-051 Education related foster care.
- WAC 388-70-054 Temporary absence of child from foster care.
- WAC 388-70-058 Reimbursement for damage or loss caused by child in foster family care.
- WAC 388-70-062 Payment for foster care to family receiving public assistance.
- WAC 388-70-066 Foster care out-of-state—Authorization—Payment.
- WAC 388-70-068 Earnings of foster child.
- WAC 388-70-069 Resources and unearned income of foster child.
- WAC 388-70-075 Parents' obligation to support child in foster care.
- WAC 388-70-078 Standards for parental participation in cost of foster care—Minimum scale recommended to court.
- WAC 388-70-080 Referral of child in foster care to department's office of support enforcement.
- WAC 388-70-082 Parents' foster care payments to be remitted to department.
- WAC 388-70-084 Assignment of child support judgment and limited power of attorney.
- WAC 388-70-170 Veterans' benefits.
- WAC 388-70-410 Adoption services for children—Legal basis—Purpose.
- WAC 388-70-420 Definitions.
- WAC 388-70-430 Eligibility for adoption service.
- WAC 388-70-440 Adoption services for children.
- WAC 388-70-460 Adoption services for families.
- WAC 388-70-470 Interstate procedures.

- WAC 388-70-480 Record confidentiality.
- WAC 388-70-700 Juvenile records.

Chapter 388-27 WAC

CHILD WELFARE SERVICES-ADOPTION SERVICES AND ADOPTION SUPPORT

ADOPTION SERVICES

NEW SECTION

WAC 388-27-0005 What is the legal basis for and purpose of the department's adoption program? (1) Adoption services are included in RCW 74.13.020 as a child welfare service.

(2) The purpose of the department's adoption program is to meet the permanency needs of children who are in the department's care and custody.

(a) The agency that has the responsibility for providing services to the family and makes permanent plans for children.

(b) The permanent plan must include a primary outcome and may also include alternate outcomes (see RCW 13.34.145). Possible permanent plans include:

- (i) Return home;
- (ii) Adoption;
- (iii) Guardianship;
- (iv) Permanent legal custody; or
- (v) Independent living if the child is over age sixteen.

NEW SECTION

WAC 388-27-0010 What definitions apply to the department's adoption program? "Agency" means any public or private association, corporation, or individual licensed or certified by the department as a child placing agency under chapter 74.15 RCW or as an adoption agency.

"Adoptee" means a person who is to be adopted or who has been adopted.

"Adoption" means the legal granting of the adoption decree consistent with chapter 26.33 RCW.

"Adoptive parent" refers to a person or persons who seeks to adopt or who has adopted.

"Alleged father" refers to a person whose parent-child relationship has not been terminated, who is not a presumed father under chapter 26.26 RCW, and who alleges himself or whom a party alleges to be the father of the child. It includes a person whose marriage to the mother was terminated more than three hundred days before the birth of the child or who was separated from the mother more than three hundred days before the birth of the child.

"Approved adoptive home" refers to any person or persons who has been approved for adoption in a pre-placement report completed pursuant to RCW 26.33.190.

"Birth parent" means the biological mother or biological or alleged father of a child, including a presumed father under chapter 26.26 RCW, whether or not a court of compe-

PROPOSED

tent jurisdiction has terminated the person's parent-child relationship.

"**Child placing agency**" means an agency licensed by the department to place children for temporary care, continued care, or adoption.

"**Children's administration**" (CA) means the cluster of programs within the department of social and health services responsible for the provision of child welfare, adoption, child protective, child care licensing, and other services to children and their families.

"**Department**" means the department of social and health services (DSHS).

"**Department placement**" refers to the placement of a child for whom the department has placement authority in an approved adoptive home.

"**Division of children and family services**" (DCFS) is the division of children's administration that provides child welfare, child protective, family reconciliation, and support services to children in need of protection and their families.

"**Division of licensed resources**" (DLR) is the division of children's administration responsible for licensing or certifying child care homes and facilities under the authority of chapter 74.15 RCW.

"**Foster-adopt**" refers to families that are interested in adoption who have an approved adoptive home study and who have also been granted a foster home license in accordance with chapter 388-148 WAC.

"**Independent placement**" refers to the placement of a child in an adoptive home by a doctor, attorney, or other individual acting as a facilitator.

"**Inter-country placement**" refers to the placement of a child for adoption who is not a resident and/or citizen of the United States.

"**Relative**" means a person related by blood, marriage, or legal adoption, as defined in RCW 74.15.020.

"**Voluntary adoption plan**" means an agreement by the birth parent(s) to the termination of parental rights with a specific proposal for adoptive placement for the child.

NEW SECTION

WAC 388-27-0015 What are the eligibility criteria for the department's adoption program? (1) The department provides adoption services to any child in the department's care and custody:

- (a) With an identified permanent plan of adoption; or
- (b) When the department considers adoption as an alternate permanent plan; and
 - (i) The child is in supervised out-of-home care; or
 - (ii) The child's birth parent(s) request adoption as a permanent plan prior to the child's placement in out-of-home care.
- (2) The department considers families who apply for adoption services to be resources for children in the department's care and custody if the potential parent(s) are:
 - (a) Legally competent;
 - (b) Eighteen years of age or older; and
 - (c) Have an approved adoptive home study.

NEW SECTION

WAC 388-27-0020 When does the department provide general adoption services? The department provides general adoption services throughout the case planning of any child with an identified primary or alternate permanent plan of adoption until:

- (1) Finalization of the adoption; or
- (2) Adoption is no longer the identified permanent plan.

NEW SECTION

WAC 388-27-0025 What general adoption services does the department provide? (1) The department provides the following general adoption services prior to the finalization of an adoption:

- (a) Social work services to birth parents and children to achieve a permanent family for each child;
- (b) Use of the courts, legal counsel, and juvenile court specialists for termination of parental rights and granting of adoption petitions;
- (c) Obtaining available child and family medical and social background information for disclosure to adoptive families;
- (d) Recruitment, study, and approval of adoptive and foster-adopt families;
- (e) Assessment of the child and the current caretaker to determine if the placement is an appropriate adoptive placement;
- (f) Placement of children with waiting adoptive or foster-adopt family;
- (g) Social work services and/or referral of children and families to services after placement to facilitate the adoption;
- (h) Development of alternate plans when the planned adoptive placement is not in the best interest of the child and/or the adoptive family; and
 - (i) Location and exchange, on a state and national basis, of information about children and adoptive families.
- (2) The department administers the state's adoption support program on behalf of eligible children adopted through the department or a private child-placing agency (see WAC 388-25-0120 and following).
- (3) The department administers the interstate compact on the placement of children (ICPC) and the interstate compact on adoption and medical assistance (ICAMA) and cooperates, upon request, with other state and tribal child welfare agencies in adoptive planning for children.

NEW SECTION

WAC 388-27-0030 What procedures must the department follow for the interstate placement of children? (1) Washington state is a member of Interstate Compact on Placement of Children (ICPC) and Interstate Compact on Adoption and Medical Assistance (ICAMA) and must meet all compact requirements (see chapter 26.34 RCW).

- (2) The rules of this chapter apply to accepted ICPC cases.

NEW SECTION

WAC 388-27-0035 What adoption services does the department provide for children in the department's care and custody? (1) The department's adoption services for children include:

- (a) Social work services with birth parents focused on locating a permanent home for the children.
- (b) Social work services with children focusing on the child's educational, medical, psychological, and developmental needs;
- (c) Petitioning the court for termination of parental rights;
- (d) Facilitating voluntary relinquishments when a voluntary adoption is in the child's best interests;
- (e) Assessment of children to determine their medical and social needs including, as needed:
 - (i) Psychiatric evaluations;
 - (ii) Psychological evaluations;
 - (iii) Educational evaluations; and
 - (iv) Medical evaluations;
- (f) Evaluating prospective adoptive families through the use of the adoptive home study, also known as the pre-placement report, to determine appropriateness for adoption generally and to determine what specific child characteristics or needs that the family will best be able to meet.
- (g) Making adoptive placements that are best able to meet a child's needs, from available resources;
- (h) Social work services and/or referral of children and families to services after placement;
- (i) The department social worker assigned to finalizing the adoption will assist families complete the adoption support program application for children who may be eligible for the adoption support program;
- (j) Provision of post-placement reports and other documents required for finalization to the court for a child when the department:
 - (i) Conducts the post-placement reports and other documents required for finalization to the court for a child when the department:
 - (ii) Has custody of the child;
- (k) Provision of the consent to the adoption of a child in the department's custody.

(2) Every six months, the department must review and adjust the case plan for children continuing in foster care under department care and supervision. The CA social worker must develop the case plan in accordance with chapter 13.34 RCW to achieve the permanency planning goals for the child.

(3) The department may utilize the following methods to locate an adoptive resource for a child until the child has been placed with an adoptive family:

- (a) Ask birth parents to identify a potential adoptive family;
- (b) The department prefers to place a child for adoption with a fit and willing relative who is known to the child and with whom the child is comfortable:
 - (i) Conduct searches for relatives who are fit and willing to adopt the child, who are known to the child and with whom the child is comfortable;

(ii) Ask the relatives to be considered as a potential adoptive family;

(c) Ask current and past foster parents if they wish to be considered as a potential adoptive family;

(d) Consider families that have an approved adoptive home study; and/or

(e) Conduct individualized child specific family recruitment.

NEW SECTION

WAC 388-27-0040 What adoption services does the department provide for prospective and approved adoptive families? (1) For department placements, the department:

(a) Accepts applications from families residing in the state of Washington that are interested in adopting a child who is in the care and custody of the department. Children in the care and custody of the department may have special needs.

(b) Initiates an adoptive home study and achieves one of the following outcomes:

(i) Approves the family for an adoptive placement and registers the family with the contracted adoption resource exchange unless a placement decision has already been made;

(ii) Denies the application to adopt; or

(iii) The family withdraws the application to adopt.

(c) Searches for an appropriate placement for families with an approved adoptive home study;

(d) Obtains the prospective adoptive child's available medical and family background information and discloses the available information to the adoptive family;

(e) Removes a family from the contracted adoption resource exchange for any of the following reasons:

(i) A child has been placed with the family;

(ii) The family decides to receive adoption services through a private agency or an independent placement;

(iii) The department receives additional information that causes the department to revoke the approved status of a family;

(iv) The family and/or social worker determines that adoption is no longer an appropriate plan for the family; and/or

(v) The family re-locates its residence to another state.

(f) Re-evaluates a family's situation at the time of reapplication if a family was removed from the exchange registry and reapplies for adoption services;

(g) Informs families in writing of action the department has taken, according to the rules of this chapter;

(2) The department does not provide adoption or adoption-related services for inter-country adoptions or for independent adoptions.

NEW SECTION

WAC 388-27-0045 When may the department place a dependent child (not legally free) into an adoptive

home? The department may place a child into a foster-adopt home under the following conditions:

- (1) When the identified family has been granted a foster home license in accordance with chapter 388-148 WAC; and
- (2) When the identified family has an approved adoptive home study that has been filed with the court in compliance with RCW 26.33.190.

NEW SECTION

WAC 388-27-0050 When may a legally free child be placed into an adoptive home? The department may place a child into an adoptive home under the following conditions:

- (1) When the identified prospective adoptive family has an approved adoptive home study; and
- (2) The adoptive home study has been filed with the court in compliance with RCW 26.33.190.

NEW SECTION

WAC 388-27-0055 What is a voluntary adoption plan? A voluntary adoption plan (VAP) occurs when a parent(s) has agreed to the termination of parental rights and has proposed a specific adoptive placement for the child.

NEW SECTION

WAC 388-27-0060 When must the department follow a voluntary adoption plan? The department must follow the voluntary plan for adoption if:

- (1) The prospective adoptive parents chosen by the parent are properly qualified to adopt in compliance with chapter 26.33 RCW or WAC 388-25-0025; and
- (2) The court determines that this adoption is in the best interest of the child; and
- (3) The VAP is proposed to the department before a petition for termination of the parent-child relationship has been filed.

NEW SECTION

WAC 388-27-0065 Will the department consider a proposed voluntary adoption plan if a termination petition has already been filed at the request of the department? If the attorney general's office has filed a termination petition at the request of the department, the department must consider, but is not required to support, an adoptive resource proposed by the parent.

NEW SECTION

WAC 388-27-0070 What will the department do to implement a voluntary adoption plan? The department must take the following actions to implement a VAP:

- (1) The assigned CA social worker must work with the parent to determine whether the parent will identify a preferred adoptive placement by name.
- (2) If a parent identifies a preferred placement, the assigned social worker must advise the parent and the pro-

posed adoptive parent(s) that an adoption home study must be completed. CA, a private agency, or a qualified individual may complete the adoptive home study (see RCW 26.33.190).

(3) If the proposed adoptive parent chooses to have an adoptive home study completed by a private agency or qualified individual, CA retains the right to do its own home study if CA has concerns regarding the recommendations contained in the nondepartmental home study.

(4) Using approved procedures for determining suitability to be an adoptive resource, the child's social worker and the social worker for the adoptive family must determine:

- (a) That the pre-placement investigation and report, as described in RCW 26.33.190, on the proposed family results in approval of the adoptive placement; and
- (b) That this placement is in the best interest of the child.

NEW SECTION

WAC 388-27-0075 What must the department do to maintain confidentiality of adoption records? (1) In accordance with chapter 26.33 RCW all records and information the department obtains in providing adoption services are confidential.

(2) To ensure that the department case file of an adopted child remains confidential, the CA local office must send the child's case file to CA headquarters for archiving upon the issuance of the decree of adoption.

NEW SECTION

WAC 388-27-0080 Under What conditions may the department reveal identifying information about the birth parent? When providing reports or information on the adoptive child to the prospective or actual adoptive parents, the department must not reveal the identity of the birth parents of the child, unless:

- (1) There is a written open communication agreement where the identity of the birth parent(s) is known;
- (2) The birth parent is already known to the adoptive family; or
- (3) The birth parent has selected the adoptive family, and the birth parent's identity has already been established.

NEW SECTION

WAC 388-27-0085 What must the department, private practitioner, or child placing agency do to locate records and information relating to the birth parents and the child? (1) The social worker, child placing agency, or another assigned worker must make the following efforts to locate records and information relating to the birth parent and the child:

- (a) Ask the birth parents, the child, and relatives, when available, for names of all:
 - (i) Physicians;
 - (ii) Treatment agencies for medical, psychological, or educational services that have seen the parent or child for examination, evaluation, or treatment; and

(iii) Schools attended by the child and the parent.

(2) The social worker, contractor, or another assigned worker must contact the children's administration Supplemental Security Income (SSI) facilitator to obtain medical, psychological, or social information gathered during any SSI screen or application process.

(3) The social worker, contractor, or another assigned worker must document efforts, including unsuccessful efforts, made to obtain information by:

(a) Placing the gathered records in the child's case file;

(b) Documenting the information on the child's health and education record;

(c) Documenting on the health and education passport in CAMIS;

(d) Maintaining copies of written requests to service providers for records in the child's case file;

(e) Documenting efforts on the Child's Medical and Family Background Report, DSHS 13-041(X), unless the information is already documented on the health and education passport in CAMIS.

NEW SECTION

WAC 388-27-0090 What information must the department or child placing agency provide to prospective adoptive parents about the child that is being considered for adoption? (1) The department or the child placing agency must provide a medical report containing all known and available information concerning the mental, physical, and sensory handicaps of an adopted child, or a child placed for adoption, to the adoptive or prospective adoptive parents under the authority of RCW 26.33.020, 26.33.340, 26.33.343 and 26.33.350.

(2) The department or the child placing agency worker must provide the Child's Medical and Family Background Report, DSHS 13-041(X), to the prospective adoptive parents. This report must include documentation of efforts made to obtain medical and social information on the child and birth parents.

(3) The department must provide a social history report on the child and birth family that includes, at a minimum in accordance with RCW 26.33.380:

(a) Circumstances of the child's birth;

(b) Chronological report of how the child came to be available for adoption;

(c) The child's placement history;

(d) All court reports pertaining to the dependency and custody of the child;

(e) The child's education history, including school reports and records; and

(f) The child's psychological and psychiatric reports and recommendations.

NEW SECTION

WAC 388-27-0100 What information must the department or child placing agency provide to prospective adoptive parents about the birth parent(s) of a child being considered for adoption? The department or the child

placing agency must provide a nonidentifying report on the birth parent(s) that includes any known and available social and medical information on the child's birth parent(s) in accordance with RCW 26.33.380. This information regarding the birth parent(s) must include but is not limited to:

(1) First names only;

(2) Current age of parent(s);

(3) Heritage, including nationality, ethnic background, and race;

(4) General physical appearance, including height, weight, color of hair, eyes, and skin or other information of a similar nature;

(5) Education, including the number of years of school completed at the time of the adoption, and school report (if still attending), but not the name or location of the school;

(6) Religion or religious heritage;

(7) Occupation, but no specific titles or places of employment;

(8) Talents, hobbies, and special interests;

(9) Family history and circumstances leading to the adoption;

(10) Medical and genetic history including:

(a) Available psychiatric, psychological, and substance abuse reports;

(b) Available medical history including any acute or chronic conditions;

(c) Available medical history of the birth and pregnancy, including any known substance abuse by the birth mother while pregnant.

(11) First names other children of birth parents by age and sex;

(12) Available medical histories of other children;

(13) Extended family of birth parents by age and sex;

(14) Medical histories of extended family members, if known;

(15) The fact of the death, age at death, and cause, if known, of a birth parent;

(16) Photographs of child and birth family, if available; and

(17) Name of agency or individual that facilitated the adoption.

NEW SECTION

WAC 388-27-0105 When will the department, private practitioner, or child placing agency disclose required information? The department, private practitioner, or child placing agency must disclose available child and birth family medical and social background information prior to the finalization of an adoption. Disclosure may occur:

(1) Prior to the placement of a child into an adoptive home; or

(2) At the time when a placement is identified as an adoptive placement.

NEW SECTION

WAC 388-27-0110 How does an adoptee, adoptive parent, or birth parent obtain nonidentifying information

from an archived adoptive record? (1) Nonidentifying information about the birth parents, adoptee, or adoptive parent may be shared with persons identified in RCW 26.33.020 and 26.33.340.

(2) If the adoption was facilitated through the department, a request for information must be made in writing to the state office of Children's Administration, P.O. Box 45713, Olympia WA 98504-5713. The state office is the sole source for releasing information from an archived record.

NEW SECTION

WAC 388-27-0115 What is the department response to requests for public disclosure of an adoptive record? The department complies with the requirements for disclosure of public records in RCW 26.33.340.

ADOPTION SUPPORT PROGRAM

PART A: GENERAL

NEW SECTION

WAC 388-27-0120 What is the legal basis of the department's adoption support program? The legal authorities for the program are:

- (1) Revised Code of Washington (RCW) 74.13.100 through 74.13.159; and
- (2) Chapter 42 United States Code (U.S.C.) 673.

NEW SECTION

WAC 388-27-0125 What is the purpose of the adoption support program? The adoption support program encourages the adoption of special needs children in the legal custody of public or private nonprofit child care agencies who would not be adopted if support for the child was not available.

NEW SECTION

WAC 388-27-0130 What definitions apply to the adoption support program? The following definitions apply to this chapter:

"Adoption" means the granting of an adoption decree consistent with chapter 26.33 RCW.

"Adoption support agreement" means a written contract between the adoptive parent(s) and the department that identifies the specific support available to the adoptive parent(s) and other terms and conditions of the agreement.

"Adoption support cash payment" means basic monthly cash payments paid to the adoptive parent(s) by the department after the child's adoption.

"Adoption support special rate" means monthly cash payments in addition to the basic adoption support rate. The department may authorize payment of these funds only to meet documented exceptional expenses necessary to address the special needs condition of the child.

"Adoption support supplemental cash payment" means cash payments in addition to the adoption support basic monthly cash payments and the adoption support special rate. These supplemental payments enable the special needs child to receive services not funded by the monthly cash support payment or other resources. Note: Only children adopted on or after July 1, 1996 are eligible for supplemental cash payments.

"Applicant" means a person or couple applying for adoption support on behalf of a child the person or couple plans to adopt.

"Child placing agency" means a private nonprofit agency licensed by the department under chapter 74.15 RCW to place children for adoption or foster care.

"Department" means the department of social and health services.

"Extenuating circumstances" means a finding by an administrative law judge or a review judge that one or more certain qualifying conditions or events prevented an otherwise eligible child from being placed on the adoption support program prior to adoption.

"Medical services" means services covered by Medicaid (and administered by the Medical Assistance Administration) unless defined differently in the adoption support agreement. (For a description of Medicaid see chapter 74.09 RCW, chapter 388-86 WAC and chapters 388-500 through 388-540 WAC.)

"Nonrecurring costs" means reasonable, necessary, and directly related adoption fees, court costs, attorney fees, and other expenses the adoptive parent(s) incur when finalizing the adoption of a special needs child. Total reimbursement from the department may not exceed one thousand five hundred dollars.

"Placing agency" means the agency that has the legal authority to place the child for adoption. This may be the department or a private nonprofit child placing agency.

"Program" means the department's adoption support program.

"Reconsideration" means the limited state-funded support available to an eligible child whose adoption was finalized without a valid adoption support agreement in place.

"Resident state" (for purposes of the child's Medicaid eligibility) means the state in which the child physically resides. In some cases this may be different from the state of the parent's legal residence.

"Special needs" means the specific factors or conditions that apply to the child and that may prevent the child from being adopted unless the department provides adoption support services. See WAC 388-25-0140 for a detailed description of the factors or conditions.

PART B: ELIGIBILITY

NEW SECTION

WAC 388-27-0135 What are the eligibility criteria for the adoption support program? For a child to be eligible for participation in the adoption support program, the

department must first determine that adoption is the most appropriate plan for the child. If the department determines that adoption is in the child's best interest, the child must:

(1) Be less than eighteen years old when the department and the adoptive parents sign the adoption support agreement;

(2) Be legally free for adoption;

(3) Have a "special needs" factor or condition according to the definition in this rule (see WAC 388-25-0140); and

(4) Meet at least one of the following criteria:

(a) Is in state-funded foster care or child caring institution or was determined by the department to be eligible for and likely to be so placed (For a child to be considered "eligible for and likely to be placed in foster care" the department must have opened a case and determined that removal from the home was in the child's best interest.); or

(b) Is eligible for federally funded adoption assistance as defined in Title IV-E of the Social Security Act, the Code of Federal Regulations, and policy issuances by the Department of Health and Human Services.

NEW SECTION

WAC 388-27-0140 What constitutes a "special needs"? To be considered a child with special needs the following three statements must be true:

(1) One or more of the following factors or conditions must exist:

(a) The child is of a minority ethnic background;

(b) The child is six years of age or older at the time of application for adoption support;

(c) The child is a member of a sibling group of three or more or of a sibling group in which one or more siblings meets the definition of special needs;

(d) The child is diagnosed with a physical, mental, developmental, cognitive or emotional disability; or

(e) The child is at risk for a diagnosis of a physical, mental, developmental, cognitive or emotional disability due to prenatal exposure to toxins, a history of serious abuse or neglect, or genetic history.

(2) The state has determined that the child cannot or should not be returned to the home of the biological parent; and

(3) The department or child placing agency that placed the child for adoption must document that except where it would be against the best interests of the child the department or child placing agency had made a reasonable but unsuccessful effort to place the child for adoption without adoption support.

NEW SECTION

WAC 388-27-0145 What constitutes a reasonable effort to place a child for adoption without adoption support? Reasonable effort to place a child without adoption support includes:

(1) A child registered for three months with the Washington adoption resource exchange (WARE) without finding an adoptive family; or

(2) A child for whom a documented, formal agency search was conducted for three months, without finding a family who would adopt the child without adoption support services; or

(3) A child for whom the placing agency's selected prospective adoptive family is unable to adopt the child without assistance from the adoption support program.

NEW SECTION

WAC 388-27-0150 Under what circumstances would it be against the best interest of the child to search for a family that could adopt the child without adoption support? Searching for a family that could adopt the child without adoption support is against the best interest of the child when:

(1) A foster parent desires to adopt a child who:

(a) Has been in the foster parent's home for six months or more before that child becomes legally free for adoption; and

(b) The child has close emotional ties to the current foster parent which, if severed, may cause emotional damage to the child; and

(c) The foster parent is identified as the adoptive parent of choice by the department or agency staff having responsibility for the child (RCW 26.33.190 and 74.13.109(4)); or

(2) The adoptive parent is a relative of specified degree as defined in RCW 74.15.020(4)(a) and has an approved adoptive home study per RCW 26.33.109 and 74.13.109(4).

NEW SECTION

WAC 388-27-0155 Are there other factors affecting a child's eligibility for adoption support? (1) A child is not eligible for adoption support program services and payments if the adopting parent is the birth parent or stepparent of the child.

(2) The department must not use the adoptive parents' income as a basis for determining the child's eligibility for the adoption support program.

(3) The department must consider income and other financial circumstances of the adopting family as one factor in determining the amount of any adoption support cash payments to be made. (See WAC 388-25-0230, 388-25-0235, and 388-25-0240 for details.)

PART C: APPLICATION

NEW SECTION

WAC 388-27-0160 How does a prospective adoptive parent apply for adoption support services? There are two ways a prospective adoptive parent (applicant) may apply for adoption support services:

(1) An applicant may apply through the social worker of the child to be adopted. The social worker must:

(a) Register the child with the adoption support program; and

(b) Submit the applicant's completed program application.

(2) An applicant may also apply directly to the adoption support program for adoption support services if:

- (a) The child does not have an assigned social worker; or
- (b) The applicant and the social worker have a dispute regarding the content of the program application.

NEW SECTION

WAC 388-27-0165 What requirements apply to an application for ongoing adoption support? (1) The application must include a copy of the child's medical and family background report signed by the adoptive parent(s) (DSHS 13-041 minus the attachments). It must also include copies of medical and/or therapist reports that document the child's physical, mental, developmental, cognitive or emotional disability or risk of any such disability.

(2) If the applicant is requesting a cash payment, the applicant and the department must mutually determine both the type and amount according to the requirements of WAC 388-25-0230 and 388-25-0235.

(3) If the applicant is requesting a supplemental cash payment, the applicant and the department must mutually determine the services for which the payment will be used and the expected duration of those services according to the requirements of WAC 388-25-820.

(4) If the applicant is requesting reimbursement of non-recurring costs, the applicant must include this request in the application. (See WAC 388-25-0380 and 388-25-0385 for the type and amount of expenses the department may reimburse.)

(5) The applicant must furnish a copy of the applicant's most recently filed federal income tax return. If the applicant is not required to file a federal income tax return, the applicant must submit a financial statement with the applicant's adoption support application.

PART D: AGREEMENT

NEW SECTION

WAC 388-27-0170 What is the nature and purpose of an adoption support agreement? The adoption support agreement is a binding contract between the adoptive parent(s) and the department that identifies the terms and conditions that both parties must follow.

NEW SECTION

WAC 388-27-0175 What must be included in an adoption support agreement? The adoption support agreement must:

- (1) State the amount of cash payments (if any) the department must make to the adoptive parent(s) on behalf of the child;
- (2) Include an itemized list of the additional services (including Title XIX Medicaid and Title XX social services) for which the child is eligible;
- (3) Contain statements that:

(a) Assure that participation in the adoption support program must continue, as long as the child is eligible, regardless of where the adoptive family resides;

(b) Inform the adoptive parent(s) that the agreement must be reviewed (and may be revised) at least once every five years; and

(c) Inform the adoptive parents(s) that the department may suspend a child from the program within thirty days of any changes in circumstances (of the child or family) that affect the child's eligibility for program payments if the adoptive parent has failed to notify the department of the changes.

(d) Define the circumstances under which the agreement may be terminated.

(4) Be signed by all relevant parties before the final adoption decree is issued (45 C.F.R. Sec. 1356.40).

NEW SECTION

WAC 388-27-0180 If the adoptive family resides in or moves to another state, how is the child's participation in the adoption support services affected? If the adoptive family resides in or moves to another state the child's participation in the adoption support program is affected as follows:

(1) Social services (Title XX) become the responsibility of the new state of residence.

(2) Medical benefits (Title XIX Medicaid) remain the responsibility of Washington state if the child is not eligible for federal Title IV-E adoption assistance. However, Washington state is no longer responsible if the child becomes eligible for the resident state's Title XIX program through the Interstate Compact on Adoption and medical assistance or other eligibility factors.

(3) Title XIX Medicaid benefits become the responsibility of the resident state if the child receives Title IV-E adoption assistance.

(4) Medicaid benefits included in Washington state's Medicaid plan, but not included in the resident state's plan, must remain the responsibility of Washington state and subject to Washington state plan limits.

(5) Washington state remains responsible for any cash payments made to the adoptive parent(s) on behalf of the child or any non-Medicaid counseling that has been pre-authorized by the adoption support program per WAC 388-25-0245.

NEW SECTION

WAC 388-27-0185 When does the adoption support agreement become effective? (1) Unless otherwise stated in the adoption support agreement, an adoption support agreement takes effect on the first day of the month following the month in which the court finalizes the adoption.

(2) If the child to be adopted needs support benefits prior to finalization, the assigned regional adoption support program manager may arrange an early effective date. To be eligible for an early effective date, the applicant must:

- (a) Have an adoption support agreement signed by all parties;

(b) Sign the child's medical and family background report (DSHS 13-041) and a statement of the applicant's intention to adopt; and

(c) Have the department's designee sign "an exception to policy" statement.

NEW SECTION

WAC 388-27-0190 If the department implements adoption support services prior to the adoption, may the adoptive parent(s) continue to receive department-funded foster care payments while also receiving adoption support payments? (1) The adoptive parent(s) may not continue to receive department-funded foster care payments for a child while also receiving adoption support payments for the same child.

(2) If the adoptive parent(s) receive department-funded foster care for the child to be adopted, the department's social worker assigned to the child must terminate that coverage on the last day of the month preceding the month in which the adoption support becomes effective.

(3) Foster care payments are paid after the month of service. Adoption Support payments are paid prior to the month of service.

(4) The adoptive parent(s) may not receive foster care payments and adoption support cash or supplemental payments for the same child for the same month of service.

(5) If the adoptive parent is adopting a relative child and has been receiving a nonneedy relative grant the adoptive parent must notify the community services office financial services specialist that the adoption has been finalized. The adoptive parent may not receive both the grant and adoption support payments for the same month for the same child.

NEW SECTION

WAC 388-27-0195 May the adoptive parent(s) change the benefits contained in the adoption support program? The adoptive parent may submit a written request asking that the department reexamine the benefits offered in the adoption support agreement whenever either the family's economic circumstances or the condition of the child changes.

NEW SECTION

WAC 388-27-0200 When may the department modify the terms of the adoption support agreement? The department's adoption support program may modify the terms of an adoption support agreement:

- (1) At the request of the adoptive parent(s);
- (2) When the department loses contact with the adoptive parent(s);
- (3) When the child is placed outside of the adoptive parent(s)' home at department expense;
- (4) If the adoptive parent is no longer providing for the child's daily care and living expenses; or
- (5) If the adoptive parent fails to notify the department's adoption support program within thirty days of a change of

circumstance which affects the adopted child's continuing eligibility for adoption support program cash payments or services.

NEW SECTION

WAC 388-27-0205 Does the adoptive parent need to let the department know if the family's circumstances change? The adoptive parent must inform the department's adoption support program of circumstances that might make the parent and the adoptive child either ineligible for adoption assistance payments or benefits or eligible for adoption assistance payments or benefits in different amounts. Such changes include but are not limited to:

- (1) A significant change in the child's condition;
- (2) A change in the marital status of the adoptive parent(s);
- (3) A change in the legal or physical custody of the child; or
- (4) A change in the adoptive family's mailing address.

NEW SECTION

WAC 388-27-0210 Under what circumstances would the adoption support agreement be terminated? The adoption support agreement is terminated according to the terms of the agreement or if any one of the following events occurs:

(1) The child reaches eighteen years of age; (If a child is at least eighteen but less than twenty-one years old and is a full-time high school student or working full time toward the completion of a GED (high school equivalency) certificate and continues to receive financial support from the adoptive parent(s), the department may extend the terms of the adoption support agreement until the child completes high school or achieves a GED. Under no circumstances may the department extend the agreement beyond the child's twenty first birthday.) Adoption support benefits will automatically stop on the child's eighteenth birthday unless the parent(s) request continuation per this rule and have provided documentation of the child's continuation in school. To prevent disruption in services the parent should contact the adoption support program at least ninety days prior to the child's eighteenth birthday if continued services are to be requested.

- (2) The adoptive parents request termination of the agreement;
- (3) The adoptive parents no longer have legal responsibility for the child;
- (4) The adoptive parents are no longer providing financial support for the child;
- (5) The child dies; or
- (6) The adoptive parents die. (A child who met federal Title IV-E eligibility criteria for adoption assistance will be eligible for adoption assistance in a subsequent adoption.)

PROPOSED

PART E: SERVICES

NEW SECTION

WAC 388-27-0215 What benefits may the adoptive parent or child receive from the adoption support program? The adoption support program may provide one or more of the following benefits:

- (1) Reimbursement for nonrecurring adoption finalization costs;
- (2) Cash payments;
- (3) Supplemental cash payments (only for adoptions finalized on or after July 1, 1996);
- (4) Payment for counseling services as pre-authorized (see WAC 388-25-0255 for conditions and terms);
- (5) Medical services through the department's Medicaid program; or
- (6) Child care as pre-authorized per WAC 388-25-0270 (for children adopted on or after July 1, 1996).

NEW SECTION

WAC 388-27-0220 What factors affect the amount of adoption support benefits a child receives? The department bases the amount of support it provides on the child's needs and the family's circumstances, but limits the amount to the rates set by these rules, federal laws and rules, and the state legislature.

NEW SECTION

WAC 388-27-0225 What are the current maximum rates available for basic adoption support monthly cash payments and special rate? Effective July 1, 2000 the maximum basic monthly adoption support rates as established by the state legislature are:

| Age of Child | Maximum Rate |
|------------------------------|--------------|
| Less than six years old | \$316.62 |
| Six through eleven years old | \$390.11 |
| Twelve years or older | \$462.24 |
| Special rate | \$147.94 |

NEW SECTION

WAC 388-27-0230 How does the department evaluate a request for basic adoption support monthly cash payments? (1) To determine the amount of basic monthly cash payment to be made, the department considers the child's physical, mental, developmental, cognitive and emotional condition and expenses as well as the adoptive family's:

- (a) Size, including the adopted child;
- (b) Normal living expenses, including education and childcare expenses;
- (c) Exceptional circumstances of any family member;
- (d) Income;
- (e) Resources and savings plans;
- (f) Medical care and hospitalization needs;

(g) Ability to purchase or otherwise obtain medical care; and

(h) Additional miscellaneous expenses related to the adopted child.

(2) The department and the adoptive parents will jointly determine the level of adoption support cash payments needed to meet the basic needs of the child without creating a hardship on the family.

(3) Under no circumstances may the amount of the basic adoption support monthly rate the department pays for the child exceed the adoption support rate established by the legislature for a child of that age.

NEW SECTION

WAC 388-27-0235 How does the department evaluate a request for adoption support special rate cash payments? (1) The adoption support program may pay the special rate of up to an additional one hundred forty-seven dollars and ninety-four cents per month for children whose diagnosed condition requires adaptive or specialized support in order for the child to participate in the typical environment to the fullest extent possible.

(2) The department and the adoptive parents will jointly determine the level of adoption support special rate payments (if any) that may be needed to meet the specialized support of the child.

(3) The department will not authorize special rate payments for services available through other departmental or community resources/services.

NEW SECTION

WAC 388-27-0240 How does the department evaluate a request for adoption support supplemental cash payments? The department and the adoptive parents will jointly determine the level of adoption support supplemental cash payments.

(1) Supplemental cash payments are to assist the family in purchasing goods and services that are necessary to meet the physical, mental, developmental, cognitive or emotional needs of the child when those goods and services are not otherwise available through other resources.

(2) Supplemental cash payments must not be used to compensate the parent for difficulty of care (i.e., for the parents' time and energy spent caring for the child).

(3) Not all children are eligible to receive supplemental cash payments.

(4) Services necessary to meet the child's physical, mental, developmental cognitive or emotional needs may include:

- (a) Special diets;
- (b) Minor modifications to the environment to meet the medical needs of the child;
- (c) Additional supervision needs required for the safety of the child or others which result from the child's disabilities; or
- (d) Other costs to meet the child's needs as mutually agreed upon by the department and the adoptive parent.

PROPOSED

NEW SECTION

WAC 388-27-0245 What specific department requirements apply to supplemental cash payments? (1) If the child was adopted on or after July 1, 1996 the child may be eligible for additional support through supplemental cash payments.

(2) For supplemental cash payments, the department must:

(a) Base the payments upon needs documented and identified by the adoptive parent, the child's social worker, and/or the other professionals who are providing services to the child;

(b) Review payments annually (or as specified in the agreement) to determine the level of continued payments;

(c) Continue or modify payments based upon documented needs and mutual agreement between the adoptive parent(s) and the department.

(3) Under no circumstances may the total amount of payment to the family exceed the amount of the foster care maintenance payment that would be paid for that child if that child were in foster care.

(4) The department will not authorize supplemental cash payments for services available through other departmental or community resources/services.

NEW SECTION

WAC 388-27-0250 What specific department requirements apply to medical services? (1) While an adoption support agreement remains in effect, the department's medical program rules apply to the adopted child.

(2) The department must make all medical payments according to established department procedures and directly to the child's physician(s) or service provider(s).

NEW SECTION

WAC 388-27-0255 What specific department requirements apply to outpatient counseling and/or mental health services not covered by Medicaid? When the department's adoption support program directly pays for a child's counseling and/or mental health services, the following conditions apply:

(1) The adoptive parent must obtain written authorization from the department's adoption support program before the service is rendered;

(2) The adoptive parents' primary health care coverage must be billed prior to billing the department's adoption support program;

(3) The department will pay the adoption support program's authorized rate minus any payment made by the primary (and other) insurer;

(4) The department may grant verbal authorization for no more than three counseling sessions prior to providing the required written authorization;

(5) The child's therapist or other treatment provider must submit a written treatment plan prior to authorization for continued treatment;

(6) The department may authorize counseling as follows:

(a) Up to six hours of outpatient counseling per month for up to twelve months; or

(b) Up to a total of twenty hours per quarter when critical need warrants;

(7) The department may extend the authorization for counseling (beyond the initial time period authorized) upon receipt of an updated treatment plan and documentation supporting the need for additional treatment from the treatment provider and a parent's request for continuing counseling (DSHS 10-214);

(8) The department may authorize this service for only one provider at a time unless a second provider is required for a different service.

(9) The department encourages adoptive parents to seek an annual assessment of the functioning of the adoptive child within the family to determine if there are mental health services needed to help maintain and/or strengthen the adoptive placement.

NEW SECTION

WAC 388-27-0260 If the adoptive parent requests residential placement services for the parent's adopted child, what department requirements apply? (1) The adoption support program must not pay for residential treatment placements. See RCW 74.13.080 and WAC 388-70-013.

(2) If the adoptive parent requests residential treatment services for a child:

(a) For treatment of a mental illness, the department must refer the family to the local regional support network (RSN);

(b) If a diagnosis of physical, mental, developmental, cognitive or emotional disability is present, department staff must refer the child to the division of developmental disabilities (DDD) to determine eligibility of services for which the child might be eligible; or

(c) For reasons other than treatment of mental illness or developmental disabilities, department staff must refer the adoptive parent to the child welfare services intake at the local office of the division of children and family services (DCFS).

(3) The adoption support program manager may assist the adoptive parent in arranging residential service for the child but must not be responsible for the child's placement or for the payment of the residential service.

NEW SECTION

WAC 388-27-0265 What are the consequences of the department placing the adopted child in foster care, group care, or residential treatment? (1) If a child is on active status with Washington state's adoption support program and the department places the child in foster care, group care, or residential treatment, the department may report to the division of child support that good cause exists for not pursuing collection of support payments.

(2) The department must review the adoption support agreement and must discontinue any cash payments to the adoptive parent during the child's out-of-home placement

unless the adoptive parent(s) documents continuing expenses directly related to the child's needs.

NEW SECTION

WAC 388-27-0270 What department requirements apply to child care services? For children adopted on or after July 1, 1996 the adoption support program may authorize childcare. The following conditions must exist:

- (1) In a two-parent home, both parents must be employed out of the home;
- (2) In a single parent home, the parent must be employed out of the home;
- (3) The department must make payment directly to the child care provider at the department rate for child care in that geographic area;
- (4) The child must be less than twelve years of age;
- (5) The childcare facility must have a valid license;
- (6) The total (gross) income of the adoptive family must not exceed eighty-five percent of the state median income adjusted for family size (SMIAFS);
- (7) The adoptive parent may be expected to participate in the cost of childcare, depending on individual circumstances; and
- (8) If the family qualifies for the state childcare program the family must use that program first. The adoption support program may assist the family in making the co-payment to the state childcare program. The adoption support program must determine assistance with the co-payment on an individual case-by-case basis.

PART F: REVIEW

NEW SECTION

WAC 388-27-0275 When does the department review an adoption support agreement? (1) The adoption support program must review an agreement:

- (a) At least once every five years; or
 - (b) When the adoptive parents request a change in the terms of the agreement.
- (2) The department may review an adoption support agreement:
- (a) Whenever variations in medical opinions, prognosis, or costs warrant a review; or
 - (b) At the department's request.

NEW SECTION

WAC 388-27-0280 What is involved in the review process? (1) The review process provides an opportunity for the adoptive parent to describe any changes in family circumstances or the child's condition and request a change in the terms of the adoption support agreement.

(2) The adoptive parent must provide supporting documentation upon department request.

(3) The department may request a copy of the adoptive parent(s)' most recently filed IRS form 1040. If not required to file a federal tax return the adoptive parent(s) must submit a financial statement upon department request.

(4) The adoptive parent must request that the child's medical provider complete an EPSDT (early periodic screening, diagnosis and treatment) exam and submit a report of the results to the adoption support program.

NEW SECTION

WAC 388-27-0285 What is the department's responsibility when the adoptive parent(s) request a review of the adoption support agreement? The adoption support program must initiate a review of the adoption support agreement no later than thirty days after receiving the adoptive parent(s)' request for review of the agreement.

NEW SECTION

WAC 388-27-0290 What if the department does not respond to a request for a review of an adoption support agreement within thirty days? If the department does not respond to an adoptive parent's request for a review of an adoption support agreement within thirty days, the adoptive parent has the right to an administrative hearing (see RCW 74.13.127).

NEW SECTION

WAC 388-27-0295 What requirements apply to the review of a support agreement? (1) The adoptive parent and the department must negotiate any changes in the agreement that result from a review;

(2) Changes in the terms of the agreement may be retroactive to the date the department received the written request; and

(3) If the department modifies the terms of the agreement, the adoptive parent and the department must sign a new agreement.

NEW SECTION

WAC 388-27-0300 After a review, what if the department and the adoptive parent cannot agree on the terms of the adoption support agreement? If the department proposes service changes without the adoptive parent's consent, the department must give written notification of those changes. In that notice, the department must clearly state the department's reasons for the proposed changes and inform the adoptive parent of the adoptive parent's right to an administrative hearing.

PART G: POST-FINALIZATION REQUESTS FOR ASSISTANCE

NEW SECTION

WAC 388-27-0305 May an adoptive parent apply for adoption support services after the adoption has been finalized? Federal and state laws and rules require that a prospective adoptive parent must apply for adoption assistance prior to adopting a special needs child and that the prospec-

tive adoptive parent must have a valid adoption support agreement, signed by all parties, before the adoption is finalized.

However, both state and federal governments have recognized that in some situations there may have been extenuating circumstances that prevented the child from being placed on the adoption support program prior to adoption. For these situations separate remedies have been created depending on which eligibility criteria are met by the child.

NEW SECTION

WAC 388-27-0310 *If a child met federal Title IV-E eligibility for adoption assistance before the adoption, but was not placed on the adoptive support program, what may the adoptive parent do after adoption finalization to obtain adoption support services for the adopted child?* For a child who met the Title IV-E eligibility criteria for adoption assistance prior to adoption, federal rules allow for a possible finding of extenuating circumstances through an administrative hearing process. In these situations the adoptive parent must request a review by an administrative law judge or a review judge to obtain an order authorizing the department to enter into a post-adoption agreement to provide adoption support services to a special needs child.

NEW SECTION

WAC 388-27-0315 *What constitutes "extenuating circumstances"? An administrative law judge or a review judge may make a finding of extenuating circumstances if one or more of the following situations exist:*

- (1) Relevant facts regarding the child, the biological family or child's background were known by the agency placing the child for adoption and not presented to the adoptive parents prior to the legalization of the adoption;
- (2) The department denied adoption assistance based upon a means test of the adoptive family;
- (3) Erroneous determination or advice by the department or private child placing agency that a child is ineligible for adoption assistance; or
- (4) Failure by the placing agency to advise adoptive parents of the availability of adoption assistance.

NEW SECTION

WAC 388-27-0320 *What is the effective date of an adoption support agreement that results from a finding of extenuating circumstances?* The effective date of an adoption support agreement the department and the adoptive parent have entered into as a result of a finding of extenuating circumstances may not be before the date the department received the written request from the adoptive parent for participation in the adoption support program. Under no circumstances may the department back date an adoption support agreement more than two years from the date of an order of an administrative law judge or review judge authorizing the department to enter an adoption support agreement after finalization of the adoption.

NEW SECTION

WAC 388-27-0325 *If a child did not meet federal Title IV-E eligibility for adoption assistance before the adoption, what may the adoptive parent do after adoption finalization to obtain adoption support services for the adopted child?* For children ineligible for federal Title IV-E Adoption Assistance, the department may provide limited support through the state-funded adoption support reconsideration program.

NEW SECTION

WAC 388-27-0330 *What is the adoption support reconsideration program?* (1) The adoption support reconsideration program allows the department to register an eligible adopted child for limited state-funded support (see RCW 74.13.150).

(2) The reconsideration program provides for payment of medical and counseling services to address the physical, mental, developmental, cognitive, or emotional disability of the child that resulted in the child's eligibility for the program.

(3) There is a twenty thousand dollar per child lifetime cap on this program.

(4) The program requires the adoptive parent and the department to sign an adoption support reconsideration agreement specifying the terms, conditions, and length of time the child will receive limited support.

NEW SECTION

WAC 388-27-0335 *How does a child qualify for the adoption support reconsideration program?* To be eligible for the adoption support reconsideration program, a child must:

- (1) Have resided, immediately prior to adoption finalization, in a department funded pre-adoptive placement or in department funded foster care;
- (2) Have a physical or mental handicap or emotional disturbance that existed and was documented before adoption or was at high risk for future physical or mental handicap or emotional disturbance due to conditions to which the child was exposed before adoption;
- (3) Reside in Washington state with an adoptive parent who lacks the financial resources to care for the child's special needs; and
- (4) Be covered by a primary basic health insurance program.

NEW SECTION

WAC 388-27-0340 *How does an adoptive parent apply for the adoption support reconsideration program?* To apply, the adoptive parent must complete an application for adoption support reconsideration and attach:

- (1) A written cost estimate of the child's proposed corrective-rehabilitative services;

PROPOSED

(2) A current medical evaluation of the child including the cause(s) of the condition requiring corrective-rehabilitative services;

(3) A written statement explaining the child's current medical and counseling needs;

(4) A written statement giving the department permission to request and review pre-adoption information held by the adoption agency facilitating the child's adoption; and

(5) A copy of the adoptive parent(s)' most recently filed IRS 1040 federal income tax form.

NEW SECTION

WAC 388-27-0345 What types of services does the department provide through the adoption support reconsideration program? The reconsideration program provides some support for counseling and medical services needed to treat the child's qualifying condition.

NEW SECTION

WAC 388-27-0350 What department requirements apply to adoption support reconsideration services? (1) The department must authorize, in writing, any services paid by the adoption support reconsideration program before the services are provided.

(2) The department must base the authorized level of service on the child's needs and must limit the level of service to established program rates.

(3) The department must limit medical services to those services that would be available to the child if the child were eligible for Medicaid coverage.

(4) The department must make no cash payments to the family.

(5) The department must make payment directly to the provider of the authorized service.

(6) The adoptive parent(s)' basic health insurance must provide primary coverage and must be used before billing the reconsideration program. The adoption support reconsideration program must be the secondary insurer.

NEW SECTION

WAC 388-27-0355 Under what conditions or circumstances would a child become ineligible for the adoption support reconsideration program? (1) Eligibility for adoption support reconsideration services ends according to the terms of the adoption support reconsideration agreement or when the child:

(a) Reaches eighteen years of age;

(b) Is eligible for the federal Title IV-E adoption assistance program and has been placed on that program;

(c) Has received twenty thousand dollars in department paid medical, dental, and/or counseling services; or

(d) Is no longer the financial responsibility of the adoptive parent(s).

(2) If the parent(s) die, the reconsideration agreement becomes invalid. Neither the agreement nor the child's eligi-

bility for the program are transferable to a subsequent adoption.

(3) The department may suspend services when the child:

(a) Resides outside the adoptive parent(s)' home for more than thirty continuous days; or

(b) Is no longer covered by primary basic health insurance.

NEW SECTION

WAC 388-27-0360 What happens if the state no longer funds the adoption support reconsideration program? If the department no longer has funds available for the program, a child's participation in the program will cease. The department will terminate the adoption support reconsideration agreement.

PART H: APPEAL RIGHTS

NEW SECTION

WAC 388-27-0365 Does an adoptive parent have the right to appeal department decisions regarding adoption support issues? (1) An adoptive parent has the right to an administrative hearing to contest the following department actions:

(a) Denial of a child's initial eligibility for the adoption support program or the adoption support reconsideration program;

(b) Failure to respond with reasonable promptness to a written application or request for services;

(c) Denial of a written request to modify the level of payment or service in the agreement;

(d) A decision to increase or decrease the level of the child's adoption support payments without the concurrence of the adoptive parent(s);

(e) Denial of a request for nonrecurring adoption expenses; or

(f) Termination from the program.

(2) The adoptive parent must submit a request for an administrative hearing to the office of administrative hearings within ninety days of receipt of the department's decision to deny a request or failure to respond to a request.

(3) The office of administrative hearings must apply the rules in WAC 388-25-0120 through 388-25-0390 as they pertain to the issues being contested.

NEW SECTION

WAC 388-27-0370 What information about adoption support agreements may be used in an administrative hearing? Adoption and adoption support files are confidential, and information contained in those files may not be disclosed without the consent of the person who is the subject of the file. By requesting an administrative hearing to challenge a department decision relating to adoption support the adoptive parent is agreeing that the department may release factual information about the case during the course of the proceed-

ings. Actions taken by the department and decisions by administrative law judges or review judges in adoption support cases which do not directly involve the case being heard may not be cited or relied upon in any administrative proceeding (RCW 26.33.340 and 74.04.060).

PART I: NONRECURRING COSTS

NEW SECTION

WAC 388-27-0375 Will the department reimburse an adoptive parent for nonrecurring adoption expenses?

The department may agree to reimburse some or all of an adoptive parent's nonrecurring adoption expenses if:

- (1) The child has a qualifying factor or condition identified in WAC 388-25-0140(1);
- (2) Washington state has determined that the child cannot or should not be returned to the home of the child's biological parent; and
- (3) Except where it would be against the best interest of the child, the department or a child placing agency has made a reasonable but unsuccessful effort to place the child with appropriate adoptive parents without the benefit of adoption assistance; and
- (4) The child has been placed for adoption according to applicable state and local laws or Tribal laws.

NEW SECTION

WAC 388-27-0380 What types of nonrecurring adoption expenses will the department reimburse? The department may reimburse:

- (1) Court costs directly related to finalizing an adoption;
- (2) Reasonable and necessary adoption fees;
- (3) Reasonable and necessary attorney fees directly related to finalizing an adoption; and
- (4) Costs associated with an adoption home study, including:
 - (a) Health and psychological examination;
 - (b) Placement supervision before adoption;
 - (c) Transportation, lodging, and food costs incurred by the adoptive parent(s) and child during pre-placement visits; and
 - (d) Other costs directly related to finalizing the legal adoption of the child.

NEW SECTION

WAC 388-27-0385 Is there a limit to the amount of nonrecurring adoption expenses that the department will reimburse? Department reimbursement of nonrecurring adoption expenses must not exceed one thousand five hundred dollars per child.

NEW SECTION

WAC 388-27-0390 How does an adoptive parent get reimbursed for nonrecurring adoption expenses? (1) Before the adoption is finalized, the adoptive parent must

sign an agreement with the department specifying the nature and amount of nonrecurring adoption expenses. This agreement may be part of an adoption support agreement or it may be a separate agreement specific to the reimbursement for nonrecurring adoption finalization costs. The department will make no reimbursement payments unless such an agreement exists.

(2) Upon finalization of the adoption, the adoptive parent may request reimbursement. A copy of the adoption decree and documentation supporting actual costs incurred must accompany the request for reimbursement.

(3) The department must reimburse documented actual costs or the amount specified in the signed agreement, whichever is less.

(4) The department will not reimburse nonrecurring adoption expenses that are reimbursable from other sources (for example: IRS, military, or the adoptive parent's employer).

REPEALER

The following sections of the Washington Administrative Code are repealed:

| | |
|----------------|---|
| WAC 388-70-510 | Adoption support for children—Legal basis—Purpose. |
| WAC 388-70-520 | Adoption support for children—Definitions. |
| WAC 388-70-530 | Adoption support for children—Eligible child. |
| WAC 388-70-540 | Adoption support for children—Application. |
| WAC 388-70-550 | Adoption support for children—Types and amounts of payments. |
| WAC 388-70-560 | Adoption support for children—Criteria governing amount of payment. |
| WAC 388-70-570 | Adoption support for children—Agreement for adoption support. |
| WAC 388-70-580 | Adoption support for children—Review of support payment. |
| WAC 388-70-590 | Adoption support for children—Appeal from secretary's decision—Hearing. |
| WAC 388-70-595 | Reimbursement for nonrecurring adoption finalization costs. |

PROPOSED

Chapter 388-32 WAC

**CHILD WELFARE SERVICES TO
PREVENT OUT-OF-HOME PLACEMENT AND
ACHIEVE FAMILY RECONCILIATION**

**HOME SUPPORT SERVICES
BY CHILDREN'S ADMINISTRATION**

NEW SECTION**WAC 388-32-0005 What are home support services?**

The department's children's administration (CA) offers home support services (HSS), within available funds, to provide supportive, culturally appropriate, skill-building services in partnership with CA's client families. Only CA staff may provide the services in the family home or other appropriate setting and must provide the services as part of a comprehensive case plan. The department does not contract for this service.

(1) CA typically offers HSS during the normal work week but may provide HSS on weekends and beyond normal working hours.

(2) Child and family resource specialists (CFRS) have primary responsibility to provide HSS, which may include the following services:

(a) Teach and demonstrate basic physical and emotional care of children, including child development and developmentally appropriate child discipline;

(b) Teach homemaking and other life skills, including housekeeping, nutrition and food preparation, personal hygiene, financial budgeting, time management and home organization, with consideration given to the family's cultural environment;

(c) Help families obtain basic needs by networking families with appropriate supportive community resources; e.g., housing, clothing and food banks, health care services, and educational and employment services;

(d) Provide emotional support to families and build self-esteem in family members; aid family members in developing appropriate interpersonal and social skills;

(e) Provide client transportation/supervision of visits on a nonroutine, short-term basis;

(f) Observe family functioning, assisting the social worker to identify family strengths as well as areas needing intervention or improvement, providing reports and assessments to the assigned social worker on the family's progress in skill-building, family functioning, and other areas defined in the case plan;

(g) Participate in child protection teams, multi-disciplinary teams, interagency case staffings, and family intervention meetings;

(h) Provide court testimony when requested by the attorney representing DSHS or when subpoenaed.

NEW SECTION

WAC 388-32-0010 What are the eligibility criteria for HSS? Children's administration uses the following criteria to determine eligibility for HSS, within available funding:

(1) The family must be a current recipient of CA services.

(2) The case plan for the family must document the need for teaching, skill-building, community networking, or visitation.

(3) HSS does not provide long-term maintenance for a family, is not a housekeeping service, and is not interchangeable with CHORE services, which are provided by the department's aging and adult services administration.

**HOME BASED SERVICES
BY COMMUNITY PROVIDERS**

NEW SECTION

WAC 388-32-0015 What are home based services and under what circumstances may the department provide the services to the child's parent or relative caregiver? (1) Home based services (HBS) are designed to prevent or improve conditions that may result in out-of-home placement. Children's administration (CA) provides these services in the context of a comprehensive case plan. CA purchases services from community providers within available funds for this purpose. Services may include:

(a) Basic goods and services; e.g., food, clothing, shelter, furniture, health care, utilities, transportation

(b) Paraprofessional services; e.g., parent aides;

(c) Parent training;

(e) In-home counseling or assistance to prevent out-of-home placement.

(2) For a family or individual to receive HBS, the following conditions must be met:

(a) The client has a case open for child protective services (CPS), child welfare services (CWS), or family reconciliation services (FRS);

(b) The department may provide services to the family of origin, relatives, or foster families when the intent of HBS is to maintain or reunify a permanent or long-term stable home for the child;

(c) The family is willing and able to cooperate with HBS services; and

(d) In the assigned social worker's judgment, the child may be safely maintained in the home or be safely returned to the home within the next three months with provision of HBS.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

FAMILY RECONCILIATION SERVICES

NEW SECTION

WAC 388-32-0020 What is the purpose of the family reconciliation services program? (1) The purpose of family

reconciliation services (FRS) is to achieve reconciliation between the parent and child, to reunify the family, and to maintain and strengthen the family unit to avoid the necessity of out-of-home placement of children.

(2) The department provides these services, within available funds, to:

- (a) Alleviate personal or family situations that present a serious and imminent threat to the health or stability of the child or family and that do not meet the definition of child abuse or neglect; and
- (b) Maintain families intact whenever possible.

NEW SECTION

WAC 388-32-0025 Who may receive FRS services?

(1) CA provides FRS to runaways and families in conflict. These populations are defined as follows:

"**Families in conflict**" means families in which personal or family situations present a serious and imminent threat to the health or stability of the child, which may include an at-risk youth, or family.

"**Runaways**" means youths who are absent from home for a period of time without parental permission. Services are to actual runaways and not to threatened runaways, unless the threatened runaways meet the definition of families in conflict.

(2) FRS is not provided for the following situations:

- (a) Chronic or long-term multi-problem situations requiring long-term interventions;
- (b) Custody and marital disputes unless the dispute creates a conflict between the child and parent with physical custody;
- (c) Families currently receiving counseling services related to the parent-child conflict/relationship from other agencies;
- (d) Child abuse and neglect cases, unless those cases meet the definition of family in conflict;
- (e) Youth receiving foster care or group care services or follow up to those services; and
- (f) Post-adoption cases still under supervision of an agency, except when those cases meet the definition of families in conflict.

NEW SECTION

WAC 388-32-0030 What FRS services does the department provide? The assigned social worker provides services to develop skills and supports within families to resolve family conflicts, achieve a reconciliation between parent and child, and to avoid out-of-home placement. The services may include, but are not limited to, referral to services for suicide prevention, psychiatric or other medical care, or psychological, financial, legal, educational, or other social services, as appropriate to the needs of the child and family. Typically FRS is limited to a ninety-day period.

(1) The CA social worker provides intake/assessment services (IAS). The social worker must initiate these short-term counseling sessions within forty-eight hours of the family's request for services. These sessions are intended to

defuse the immediate potential for violence, assess problems, and explore options leading to problem resolution.

(2) CA or its contractors may provide crisis counseling services for up to thirty days within a ninety-day period.

(3) Families eligible for thirty-day crisis counseling are those who, in the opinion of the family and the CA social worker, require more intensive services than those provided through IAS.

(4) Families must make a commitment to participate in the thirty-day crisis counseling service and must not be receiving similar family counseling services through other agencies or practitioners. At a minimum, there must be a parent and a child willing to participate.

(5) Thirty-day crisis counseling services may not exceed fifteen hours within thirty days. The assigned counselor helps the family develop skills and supports to resolve conflicts. The counselor may refer to resources including medical, legal, ongoing counseling and CPS for problem resolution.

(a) The CA supervisor may extend thirty-day crisis counseling for an additional thirty days and up to fifteen additional hours of service, subject to availability of funds and the family's continued progress toward resolving conflicts.

(b) The thirty-day crisis counseling is available a maximum of twice in a lifetime for any one child within a family.

WSR 00-19-008

PROPOSED RULES

BOARD OF ACCOUNTANCY

[Filed September 6, 2000, 2:58 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-23-055.

Title of Rule: WAC 4-25-626 Can I accept commission, referral, or contingent fees?

Purpose: To address the national trend towards lifting the prohibition against certified public accountants (CPAs) receiving compensation in the form of commissions, referral, and contingent fees.

Statutory Authority for Adoption: RCW 18.04.055(2).

Statute Being Implemented: RCW 18.04.055(2).

Summary: Allows CPAs to receive compensation in the form of commissions, referral fees, and contingent fees from nonattest clients provided specific disclosure requirements are met.

Reasons Supporting Proposal: Nationally, the prohibition against CPAs receiving commissions and contingent fees is being lifted. Only eight boards of accountancy (out of fifty-four) do not allow commissions. A recent survey of Washington CPAs indicates two-thirds believe commissions and contingent fees should be allowed with disclosure.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dana M. McInturff, CPA, 711 South Capitol Way, #400, Olympia, (360) 586-0163.

Name of Proponent: Board of Accountancy, governmental.

PROPOSED

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: In order to protect the public interest, the board proposes to continue the prohibition of CPAs being compensated in a manner which tends to bias or give the appearance of tending to bias the results of their attest services. However, to permit Washington CPAs to practice public accounting on a level playing field with other CPAs nationwide, the board is proposing to align its rule regarding CPA compensation with the Uniform Accountancy Act (UAA), to follow the national trend of allowing compensation in the form of commissions, referral fees, and contingent fees, and to address the profession's desire to allow commissions and contingent fees with disclosure. In order to ensure the public is sufficiently informed the board proposal requires all CPAs accepting commissions, referral fees, and contingent fees to disclose in writing and in advance of client acceptance the method of calculating the fee and the CPA's role as the client's advisor.

Proposal Changes the Following Existing Rules: Continues the prohibition against CPAs accepting commissions, contingent, or referral fees from clients for whom the CPAs are performing attest services.

Lifts the prohibition against CPAs licensed to practice public accounting accepting commissions, contingent, and referral fees from clients for whom the CPAs are not performing attest services provided specific disclosure requirements are met.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rule will not have more than minor economic impact on business.

RCW 34.05.328 does not apply to this rule adoption. The Board of Accountancy is not one of the agencies required to submit to the requirements of RCW 34.05.328.

Hearing Location: WestCoast TriCities Hotel, Clearwater A Meeting Room, 1101 North Columbia Center Boulevard, Kennewick, WA, on October 27, 2000, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Cheryl Sexton by October 20, 2000, TDD (800) 833-6384, or (360) 664-9194.

Submit Written Comments to: Dana M. McInturff, P.O. Box 9131, Olympia, WA 98507-9131, fax (360) 664-9190, by October 25, 2000.

Date of Intended Adoption: October 27, 2000.

August 23, 2000

Dana M. McInturff, CPA
Executive Director

AMENDATORY SECTION (Amending WSR 98-12-055, filed 5/29/98, effective 6/29/98)

WAC 4-25-626 (~~Can I accept commission, referral, or contingent fees?~~) **What compensation methods are allowable?** (1) (~~Commissions and referral fees are compensation arrangements where:~~

(a) ~~The primary contractual relationship for the product or service is not between the client and CPA;~~

(b) ~~The CPA is not primarily responsible to the client for the performance or reliability of the product or service;~~

(c) ~~The CPA adds no significant value to the product or service; or~~

(d) ~~A third party instead of the client pays the CPA for the products or services.~~

(2) ~~A CPA who is not in public practice but using the title CPA may accept commission, referral, and contingent fees. However, the CPA must disclose in writing to the client the nature, source and amount of the commission, referral or contingent fee.~~

(3) ~~The following parameters define the limited circumstances in which a licensee in public practice may be compensated on a commission or referral fee basis. This rule does not apply to compensation set by courts, judicial proceedings, public authorities or governmental agencies.~~

(a) ~~A licensee in public practice may not enter into compensation arrangements for attest services that in any way tend to bias or give the appearance of tending to bias the results of attest services or the licensee's report.~~

(b) ~~A licensee in public practice may not accept a commission or referral fee, as defined in subsection (1) of this section, for the sale or referral to a client of products or services of others.~~

(c) ~~Any licensee who accepts a referral fee for recommending or referring any service of a licensee to any person or entity or who pays a referral fee to obtain a client shall disclose such acceptance or payment in advance to the client.~~

(4) ~~A licensee in public practice may not accept a contingent fee for:~~

(a) ~~Attest services;~~

(b) ~~Other services, except for tax services which will receive substantive consideration by tax authorities, provided to a client during that client's attest engagement or during the period covered by the respective attest report;~~

(c) ~~An arrangement meeting any of the definitions of commissions and referral fees in subsection (1) of this section;~~

(d) ~~An arrangement that violates federal laws or the laws or regulations of Washington state or its municipalities; or~~

(e) ~~Preparation of original or amended tax returns (a licensee may accept a contingent fee in situations where the licensee reasonably expects the finding or results, on which the contingent fee is based, will receive substantive consideration by tax authorities);~~

(f) ~~For services other than those in (a) through (e) of this subsection, a licensee in public practice may perform professional services for a fee which is contingent on the findings or results of the professional services with the following restrictions:~~

(i) ~~If the situation involves adverse party(ies) and the licensee expects the findings or results will receive substantive consideration by the adverse party(ies) or their agent(s), the licensee must:~~

(A) ~~Obtain a written agreement from the client stating the client will provide to the licensee the name(s) and address(es) of the adverse party(ies) or the primary agent(s) of the adverse party(ies); and~~

(B) ~~Provide prompt written notification to the adverse party(ies) or their agent(s) of the licensee's role as the client's~~

advisor and recommend the adverse party(ies) or their agent(s) seek their own advisor.

- (ii) All contingent fee arrangements must:
 - (A) Be disclosed in advance of client acceptance;
 - (B) Be in writing;
 - (C) Include the method of calculating the fee;
 - (D) Specify the licensee's role as the client's advisor; and
 - (E) Be available to the board or other regulatory agencies upon request.

A licensee shall not for a commission recommend or refer to a client any product or service, or for a commission recommend or refer any product or service to be supplied by a client, or receive a commission, when the licensee also performs for that client:

- (a) An audit or review of a financial statement; or
- (b) A compilation of a financial statement when the licensee expects, or reasonably might expect, that a third party will use the financial statement and the licensee's compilation report does not disclose a lack of independence; or
- (c) An examination of prospective financial information or other service performed under the Statement of Standards for Attestation Engagement.

This prohibition applies during the period in which the licensee is engaged to perform any of the services listed above and the period covered by any historical financial statements involved in such listed services.

(2) A licensee who is not prohibited by this section from performing services for or receiving a commission and who is paid or expects to be paid a commission shall disclose, consistent with the requirements set forth in subsection (7) of this section, that fact to any person or entity to whom the licensee recommends or refers a product or service to which the commission relates.

(3) Any licensee who accepts a referral fee for recommending or referring any service of a licensee to any person or entity or who pays a referral fee to obtain a client shall disclose, consistent with the requirements set forth in subsection (7) of this section, such acceptance or payment to the client.

(4) A licensee shall not:

(a) Perform for a contingent fee any professional services for, or receive such a fee from a client for whom the licensee or the licensee's firm performs:

- (i) An audit or review of a financial statement; or
- (ii) A compilation of a financial statement when the licensee expects, or reasonably might expect, that a third party will use the financial statement and the licensee's compilation report does not disclose a lack of independence; or
- (iii) An examination of prospective financial information or other service performed under the Statement of Standards for Attestation Engagement; or

(b) Prepare an original or amended tax return or claim for a tax refund for a contingent fee for any client.

(5) The prohibition in subsection (4)(a) of this section applies during the period in which the licensee is engaged to perform any of the services listed above and the period covered by any historical financial statements involved in any such listed services.

(6) Except as stated in the next sentence, a contingent fee is a fee established for the performance of any service pursuant to an arrangement in which no fee will be charged unless a specified finding or result is attained, or in which the

amount of the fee is otherwise dependent upon the finding or result of such service. Solely for purposes of this section, fees are not regarded as being contingent if fixed by courts or other public authorities, or, in tax matters, if determined based on the results of judicial proceedings or the findings of governmental agencies. A licensee's fees may vary depending, for example, on the complexity of services rendered.

(7)(a) If a licensee accepts a contingent fee and the situation involves adverse parties and the licensee expects the findings or results will receive substantive consideration by the adverse parties or their agents, the licensee must:

(i) Obtain a written agreement from the client stating they will provide the licensee the names and addresses of the adverse parties or the primary agents of the adverse parties; and

(ii) Provide prompt written notification to the adverse parties or their agents of their role as the client's advisor and recommend the adverse parties or their agents seek their own advisor.

(b) All commission, referral and contingent fee arrangements must:

(i) Be disclosed in writing and in advance of client acceptance;

(ii) Include the method of calculating the fee; and

(iii) Specify the licensee's role as the client's advisor.

(8) A CPA who is not in public practice may accept contingent, commission, and referral fees. However, they must disclose to the client, in advance and in writing, the nature, source and amount of fee.

WSR 00-19-013

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed September 8, 2000, 10:07 a.m.]

Continuance of WSR 00-15-093.

Preproposal statement of inquiry was filed as WSR 00-12-017.

Title of Rule: Chapter 180-50 WAC, Courses of study and equivalencies.

Purpose: To make necessary changes to the existing state minimum high school graduation requirements.

Statutory Authority for Adoption: RCW 28A.04.120.

Summary: Proposed amendments to WAC 180-50-115 and 180-50-135, and add new section WAC 180-50-117.

Reasons Supporting Proposal: Proposed changes align state minimum graduation requirements with education reform.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Proposed amendments and new section to chapter

PROPOSED

180-50 WAC to bring current state minimum graduation requirements in alignment with education reform.

Proposal Changes the Following Existing Rules: Proposed amendments to WAC 180-50-115 and 180-50-135. Adding new section WAC 180-50-117.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: North Thurston School District, Board Room, 305 College Street N.E., Lacey, WA 98506, on October 25, 2000, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by October 18, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 18, 2000.

Date of Intended Adoption: October 27, 2000.

September 6, 2000

Larry Davis

Executive Director

AMENDATORY SECTION (Amending Order 5-94, filed 1/19/94, effective 2/19/94)

WAC 180-50-115 Mandatory areas of study in the common school. (1) ~~((Pursuant to RCW 28A.230.020 all))~~ School districts shall provide instruction in ~~((reading, penmanship, spelling, mathematics, geography, English grammar, physiology, hygiene, and history of the United States))~~ the subjects listed under RCW 28A.230.020.

(2) ~~((Pursuant to RCW 28A.230.030, unless instruction in a language other than English will aid the educational advancement of the student, all students shall be taught in English.~~

(3) Pursuant to RCW 28A.230.130, ~~((after July 1, 1986;))~~ each school district offering a high school program shall provide students the opportunity to take a course of study which ((includes the preparation for)) affords them the opportunity to meet the uniform college and university entrance requirements as published by the ((council of post-secondary education)) higher education coordinating board. Districts are encouraged to offer such course of study through educational pathways that are required to be offered under RCW 28A.655.060 (3)(c), effective the 2002-03 school year.

(3) Each school district offering a high school program is strongly encouraged to provide students the opportunity to take a course of study which:

(a) Affords them the opportunity to acquire general work skills and knowledge and occupational skills for entry-level work; and/or

(b) Affords them the opportunity to earn vocational-technical certification that articulates with postsecondary programs and/or apprenticeship opportunities.

(c) Districts are encouraged to offer the course of study under this subsection through educational pathways that are required to be offered under RCW 28A.655.060 (3)(c), effective the 2002-03 school year.

(4) In addition to the requirements in the above subsections, each such school district shall offer all required courses for a high school diploma as provided in ~~((chapter 180-51))~~ WAC 180-51-060, and shall provide an opportunity for high school students to take at least one course in the following areas of study:

(a) Art;

(b) Career/occupational education;

(c) ~~((Computer))~~ Technology education;

(d) ~~((Consumer education;~~

~~))~~ Economics;

~~((#))~~ (e) A language other than English which may include American Indian languages and American sign language. Districts shall offer the equivalent of at least three years of instruction in at least one language other than English;

~~((g))~~ (f) Health education;

~~((h))~~ Home and family life;

~~((i))~~ (g) Family and consumer sciences, including, but not limited to, a work and family foundation course and a consumer and family resources course;

(h) Music;

~~((j))~~ (i) Civics;

(j) Foreign culture;

(k) International relations;

(l) Media literacy;

(m) Political science;

(n) Sociology; and

(o) Remedial education, including at least, remedial education in reading, language arts, and mathematics.

(5) Districts shall make available to all high school students enrolled therein the areas of study enumerated above either within the district, including cross-integration of curriculum, or by alternative means which shall include equivalent education programs set forth in this chapter, interdistrict cooperative programs as permitted by RCW 28A.225.220, and/or the full-time or part-time release of such students to attend nonresident districts pursuant to chapter 392-137 WAC.

(6) ~~((Pursuant to RCW 28A.230.020))~~ Instruction ((about conservation, natural resources, and)) in science with special reference to the environment shall be provided at all grade levels pursuant to RCW 28A.230.020. The instruction is encouraged to include conservation and natural resources and is further encouraged to be taught in an interdisciplinary manner through science, the social studies, the humanities, and other appropriate areas with an emphasis on solving the problems of human adaptation to the environment.

NEW SECTION

WAC 180-50-117 Mandatory areas of study in the common school. (1) School districts shall provide instruction in the subjects listed under RCW 28A.230.020.

(2) Pursuant to RCW 28A.230.130, each school district offering a high school program shall provide students the opportunity to take a course of study which affords them the opportunity to meet the uniform college and university entrance requirements as published by the higher education coordinating board. Districts are encouraged to offer such

course of study through educational pathways that are required to be offered under RCW 28A.655.060 (3)(c), effective the 2002-03 school year.

(3) Each school district offering a high school program is strongly encouraged to provide students the opportunity to take a course of study which:

(a) Affords them the opportunity to acquire general work skills and knowledge and occupational skills for entry-level work; and/or

(b) Affords them the opportunity to earn vocational-technical certification that articulates with postsecondary programs and/or apprenticeship opportunities.

(c) Districts are encouraged to offer the course of study under this subsection through educational pathways that are required to be offered under RCW 28A.655.060 (3)(c), effective the 2002-03 school year.

(4) In addition to the requirements in the above subsections, each such school district shall offer all required courses for a high school diploma as provided in chapter 180-51 WAC, and shall provide an opportunity for high school students to complete study in the following areas:

(a) A language other than English which may include American Indian languages and American sign language. Districts shall offer the equivalent of at least three years of instruction in at least one language other than English;

(b) Civics;

(c) Economics;

(d) Family and consumer sciences, including, but not limited to, a work and family foundation course and a consumer and family resources course;

(e) Foreign culture;

(f) International relations;

(g) Media literacy;

(h) Political science;

(i) Sociology;

(j) Technology education; and

(k) Reinstruction education in at least reading, language arts, and mathematics.

(5) Districts shall make available to all high school students enrolled therein the areas of study enumerated above either within the district, including cross-integration of curriculum, or by alternative means which shall include equivalent education programs set forth in this chapter, interdistrict cooperative programs as permitted by RCW 28A.225.220, and/or the full-time or part-time release of such students to attend nonresident districts pursuant to chapter 392-137 WAC.

(6) Instruction in science with special reference to the environment shall be provided at all grade levels pursuant to RCW 28A.230.020. The instruction is encouraged to include conservation and natural resources and is further encouraged to be taught in an interdisciplinary manner through science, the social studies, the humanities, and other appropriate areas with an emphasis on solving the problems of human adaptation to the environment.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-50-135 Physical education—Grade school and high school requirement. (1) Grades 1-8. An average of at least ~~((twenty))~~ one hundred instructional minutes per ~~((day))~~ week per year in physical education shall be required of all pupils in the common schools in the grade school (grades 1-8) program unless waived pursuant to RCW 28A.230.040.

(2) Grades 9-12. A ~~((one-year))~~ one credit course ~~((—i.e., 180 (50 minute) hours of instruction—))~~ or its equivalent shall be offered in physical education for each grade (grades 9-12) in the high school program. ~~((Pursuant to RCW 28A.230.050 and 28A.230.090, two credits in physical education also shall be required for high school graduation unless waived pursuant to RCW 28A.230.050.))~~

WSR 00-19-014

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed September 8, 2000, 10:11 a.m.]

Preproposal statement of inquiry was filed as WSR 00-15-097.

Proposal is exempt under RCW 34.05.310(4).

Title of Rule: WAC 180-82-135 Assignment waivers.

Purpose: To add a new section regarding assignment waivers.

Statutory Authority for Adoption: Chapter 28A.410 RCW.

Summary: A school district board of directors must provide written application detailing rationale for a teacher assignment waiver required from WAC 180-82-105 through 180-82-130.

Reasons Supporting Proposal: The State Board of Education will review waiver requests on a case-by-case basis ensuring appropriate classroom teacher assignments.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: A school district board of directors must provide written application detailing rationale for a waiver request from WAC 180-82-105 through 180-82-130.

Proposal Changes the Following Existing Rules: Adds a new section.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: North Thurston School District, Board Room, 305 College Street N.E., Lacey, WA 98506, on October 25, 2000, at 8:30 a.m.

PROPOSED

Assistance for Persons with Disabilities: Contact Laura Moore by October 18, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 18, 2000.

Date of Intended Adoption: October 27, 2000.

September 6, 2000

Larry Davis
Executive Director

NEW SECTION

WAC 180-82-135 Assignment waivers. On a case-by-case basis, the state board of education may waive the provisions of WAC 180-82-105 through 180-82-130 upon written application by a school district board of directors. The application shall detail the rationale for the waiver request. The waiver may be granted subject to any conditions and stipulations as the state board determines.

WSR 00-19-032

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed September 11, 2000, 3:55 p.m.]

WAC 388-81-175 was inadvertently proposed for repeal under both WSR 00-17-161 and 00-17-162. To avoid confusion, please withdraw the proposed repeal of WAC 388-81-175 from WSR 00-17-162.

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-19-043

PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed September 13, 2000, 3:45 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-436-0002 If my family has an emergency, can I get help from DSHS to get or keep our housing or utilities?

Purpose: Change eligibility requirements for clients to receive additional requirements for emergent needs (AREN). Limit AREN to pay for emergency housing and utility costs only. Set a payment limit of \$1500.00 for AREN and limit of AREN to one thirty-day period every twelve months.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Statute Being Implemented: RCW 74.08.090.

Summary: Sets eligibility requirements for AREN as a client eligible for temporary assistance for needy families, state family assistance, or refugee cash assistance. Explains process of deciding if a client has a good reason for needing assistance and how a case manager will determine how much the department will pay. Sets a limit of \$1500.00 for AREN payments and the limit of one AREN benefit every twelve months.

Reasons Supporting Proposal: Changes to restrict eligibility for payments under AREN are needed because the funds used under this program were far greater than expected demand and allotted budget for the biennium. Without this change in rules, the funds for the program will run out in December of 2000. The department will not receive additional funds for this program until the next biennium starting July 1, 2001.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Camp, Division of Assistance Programs, P.O. Box 45480, Olympia, WA 98504-5480, (360) 413-3232.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 388-436-0002 contains the eligibility requirements and restrictions for use of additional requirements for emergent needs. Adopting the proposed regulations is expected to allow the program to remain in place for the biennium ending June 30, 2001.

Proposal Changes the Following Existing Rules:

- Sets eligibility requirements for AREN as a client eligible for temporary assistance for needy families, state family assistance, or refugee cash assistance.
- Explains process of deciding if a client has a good reason for needing assistance and how a case manager will determine how much the department will pay.
- Sets a limit of \$1500.00 for AREN payments and the limit of one AREN benefit every twelve months.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The changes as a result of this rule do not affect small businesses.

RCW 34.05.328 applies to this rule adoption. This rule meets the definition of significant legislative change. However, RCW 34.05.328 (5)(b)(vii) exempts DSHS rules that relate only to client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper by October 17, 2000, phone (360) 902-7540, TTY (360) 902-8324, e-mail CoopeKD@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 902-8292, by October 24, 2000.

Date of Intended Adoption: No earlier than October 25, 2000.

September 11, 2000
Marie Myerchin-Redifer
Manager

AMENDATORY SECTION (Amending WSR 99-14-046, filed 6/30/99, effective 8/1/99)

WAC 388-436-0002 If my family has an emergency, can I get help from DSHS ((provides a cash benefit called additional requirements for emergent needs (AREN) to help families pay for short term expenses caused by an emergency.)) to get or keep our housing or utilities? DSHS has a program called additional requirements for emergent needs (AREN). If your family has an emergency and you need a one-time cash payment to get or keep safe housing or utilities, you may be eligible. The special AREN payment is in addition to the regular monthly cash grant your family may already get.

(1) ~~((Who can receive additional requirements for emergent needs (AREN) benefits?~~

A family may request AREN benefits if they have applied for or already get cash assistance from the temporary assistance for needy families (TANF), state family assistance (SFA) or refugee cash assistance (RCA) program. The family must meet the eligibility conditions for TANF, SFA or RCA to receive AREN benefits.

(2) ~~Will AREN change the amount of our assistance?~~

When the department approves AREN benefits, the amount used to figure how much assistance the family can receive is increased for one month. This is called an 'increased payment standard.' The department uses the increased standard to:

- (a) Determine initial eligibility and calculate the payment amount for families who are new applicants; or
- (b) Calculate the monthly payment amount for families already receiving assistance.

(3) ~~What kinds of things are considered AREN emergencies?~~

(a) The family experienced a disaster such as a theft, house fire, flood, severe weather, accident or medical emergency;

(b) The family has extra short term expenses caused by homelessness, domestic violence, or situations that jeopardize the family's health and safety;

(c) The family's funds were used to pay for necessary expenses such as:

- (i) Basic health and safety needs for shelter, food and clothing;
- (ii) Medical care;
- (iii) Dental care need to obtain employment or because of pain;
- (iv) Emergency child care;
- (v) Other reasonable and necessary expenses.

(d) The family's cash grant has been reduced or terminated in anticipation of income that will not be available to pay for the need when the payment is due.

~~(4) Do I need to provide proof that I have an emergency?~~

Families must show proof that there is a good reason they do not have sufficient funds to meet their short term need. The proof must show:

- (a) Why funds are insufficient to pay for the need; and
 - (b) The amount of money necessary to meet the need; and
 - (c) How the family will pay for the need in the future; and
 - (d) The expense is for a need listed in subsection (5) of this rule.
- ~~(5) What kind of expenses does the AREN benefit cover?~~

The department may approve AREN benefits to pay for the following kinds of expenses:

- (a) Rent, security deposits, mortgage payments, taxes or fees:
 - (i) To prevent an eviction or foreclosure from causing the loss of housing that the family will be able to afford in the future.
 - (ii) To obtain housing subsidies or permanent housing the family will be able to afford in the future when:
 - (A) Eviction or foreclosure is not preventable.
 - (B) The family has no housing or has only temporary housing.
 - (C) The current housing puts the family's health or safety in danger due to a condition the property owner is unable or unwilling to fix.
 - (D) Moving is necessary to escape a domestic violence situation.
- (b) Repairs, deposits, fees and services to assure the household has electricity, water, sewer or fuel for heating and cooking.
- (c) Bedding, clothing, cooking utensils, and personal hygiene items when the family has lost these items due to a disaster, domestic violence, or homelessness.
- (d) Food when the family has no other way to get food.
- (e) Other goods and services necessary to protect the health and safety of the family.

~~(6) Are there any limits on the amount of AREN benefits I can get?~~

(a) When AREN benefits are approved, the department pays the least amount necessary to get the family through the emergency. Funds from other sources affect the amount of AREN the department pays. A representative from the department will work with your family to figure out the amount.

(b) There is no limit on how frequently a family may request or receive AREN benefits. The department makes the eligibility decision based on whether or not there is a reasonable cause for the emergent need and the lack of funds available to the family.

~~(7) How does the department pay the AREN benefit?~~

(a) The department pays the approved AREN benefit as part of the family's TANF, SFA or RCA cash grant using the income rules found in chapter 388-450 WAC.

(b) There is no limit on how frequently a family may request or receive AREN benefits. The department makes the eligibility decision based on whether or not there is a reasonable cause for the emergent need and the lack of funds available to the family.

~~(7) How does the department pay the AREN benefit?~~

(a) The department pays the approved AREN benefit as part of the family's TANF, SFA or RCA cash grant using the income rules found in chapter 388-450 WAC.

(b) When possible, the department pays AREN benefits directly to a third party under the provisions in WAC 388-460-0004.) To get AREN, you must:

(a) Be eligible for temporary assistance for needy families (TANF), state family assistance (SFA), or refugee cash assistance (RCA);

(b) Have an emergency housing or utility need; and

(c) Have a good reason that you do not have enough money to pay your housing or utility costs.

(2) To get AREN, you must be eligible for TANF, SFA, or RCA. This means you must:

(a) Get benefits through TANF, SFA, or RCA. For RCA you must also be pregnant or have an eligible child; or

(b) Apply for TANF, SFA, and RCA, and meet all eligibility criteria including:

(i) The maximum earned income limit under WAC 388-478-0035;

(ii) The requirement that your unearned income not exceed the grant payment standard;

(iii) The requirement that your countable income as defined under WAC 388-450-0162 must be below the payment standard in WAC 388-478-0020 when you have both earned income and unearned income;

(iv) The resource limits under chapter 388-470 WAC;

(v) The program summary rules for either TANF (WAC 388-400-0005); SFA (WAC 388-400-0010); or RCA (WAC 388-400-0030); and

(vi) The requirement that you must be pregnant or have an eligible child.

(3) If you do not get or do not want to get TANF, SFA or RCA, you cannot get AREN to help with one-time housing or utility costs. We will look to see if you are eligible for diversion cash assistance (DCA) under WAC 388-432-0005.

(4) To get AREN, you must have an emergency housing or utility need. You may get AREN to help pay to:

(a) Prevent eviction or foreclosure;

(b) Get housing if you are homeless or need to leave your home because of domestic violence;

(c) Hook up or prevent a shut off of utilities related to your health and safety. We consider the following utilities to be needed for health and safety:

(i) Electricity or fuel for heating, lighting, or cooking;

(ii) Water;

(iii) Sewer; and

(iv) Basic local telephone service if it is necessary for your basic health and safety.

(d) Repair damage or defect to your home when it causes a risk to your health or safety:

(i) If you own the home, we may approve AREN for the least expensive method of ending the risk to your health or safety;

(ii) If you do not own the home, you must ask the landlord in writing to fix the damage according to the Residential Landlord-Tenant Act at chapter 59.18 RCW. If the landlord refuses to fix the damage or defect, we may pay for the repair or pay to move you to a different place whichever cost is lower.

(e) If you receive TANF or SFA, WorkFirst support services under WAC 388-310-0800 may be used to help you relocate to new housing to get a job, keep a job, or participate

in WorkFirst activities. Nonhousing expenses, that are not covered under AREN, may be paid under WorkFirst support services. This includes expenses such as car repair, diapers, or clothing.

(5) To get AREN, you must have a good reason for not having enough money to pay for your housing or utility costs. You must prove that you:

(a) Did not have money available that you normally use to pay your rent and utilities due to an emergency situation that reduced your income (such as a long-term illness or injury);

(b) Had to use your money to pay for necessary or emergency expenses. Examples of necessary or emergency expenses include:

(i) Basic health and safety needs for shelter, food and clothing;

(ii) Medical care;

(iii) Dental care needed to get a job or because of pain;

(iv) Emergency child care;

(v) Emergency expenses due to a natural disaster, accident, or injury; and

(vi) Other reasonable and necessary expenses.

(c) Are currently homeless; or

(d) Had your family's cash grant reduced or suspended when we budgeted your expected income for the month, but the income will not be available to pay for the need when the payment is due. You must make attempts to negotiate later payments with your landlord or utility company before you can get AREN.

(6) In addition to having a good reason for not having enough money to pay for your costs, you must also explain how you will afford to pay for the on-going need in the future. We may deny AREN if your expenses exceed your income (if you are living beyond your means). We may approve AREN to help you get into housing you can afford.

(7) If you meet the above requirements, we decide the amount we will pay based on the following criteria.

(a) AREN payments may be made up to a maximum of fifteen hundred dollars.

(b) We can make the payment all at once or as separate payments over a thirty-day period. The thirty-day period starts with the date of the first payment.

(c) The amount of AREN is in addition to the amount of your monthly TANF, SFA, or RCA cash grant.

(d) We will decide the lowest amount we must pay to end your housing or utility emergency. We will contact your landlord, utility company, or other vendor for information to make this decision. We may take any of the following steps when deciding the lowest amount to pay:

(i) We may ask you to arrange a payment plan with your landlord or utility company. This could include us making a partial payment, and you setting up a plan for you to repay the remaining amount you owe over a period of time.

(ii) We may have you use some of the money you have available in cash, checking, or savings to help pay for the expense. We will look at the money you have available as well as your bills when we decide how much we will pay.

(iii) We may consider income that is excluded or disregarded for cash assistance benefit calculations, such as SSI, as available to meet your emergency housing need.

(iv) We may consider money other individuals such as family or friends voluntarily give you. We will not count loans of money that you must repay to friends or family members.

(v) We may consider money from a nonneedy caretaker relative that lives in the home.

(vi) We may look at what other community resources you currently have to help you with your need.

(8) Starting August 1, 2000, your family can get AREN for your emergency housing or utility needs for one thirty-day period every twelve months:

(a) The thirty-day period starts on the date we issue your first AREN payment and lasts thirty consecutive days.

(b) The twelve-month period starts the month we issued your first AREN payment. The next time you could be eligible for AREN is the first day of the twelfth month after we issued the first AREN payment. For example, if we issued you AREN on January 15th, you could be eligible again on the first of January the next year.

(c) The limit of one thirty-day period every twelve months applies to the following people even if they leave the assistance unit:

(i) Adults; and

(ii) Minor parents that get AREN when no adults are in the assistance unit.

(d) We do not look at AREN benefits you received before August 1, 2000 when we look to see if you received AREN in the last twelve months.

(9) We pay AREN:

(a) Directly to the landlord, mortgage company, utility, or other vendor whenever we can.

(b) If we cannot pay AREN directly to the landlord or other vendor, we will issue the AREN as a part of your TANF, SFA, or RCA cash grant. If we issue the AREN as a part of your grant, you must use it for your emergency need.

(10) We may assign you a protective payee for your monthly grant under WAC 388-265-1250.

Reasons Supporting Proposal: Information contained in this WAC is unnecessary to be in WAC.

Name of Agency Personnel Responsible for Drafting: J. St. Hilaire, Registrar, Old Main, Western Washington University, Bellingham, Washington 98225, (360) 650-3430; Implementation and Enforcement: A. Bodman, Provost, Old Main, Western Washington University, Bellingham, Washington 98225, (360) 650-3547.

Name of Proponent: Western Washington University, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Repeals chapter, which is unnecessary as information is available from several other sources.

Proposal Changes the Following Existing Rules: Repeals chapter.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No monetary implications attached to repeal of this chapter. No costs imposed on small business through repeal of this chapter.

RCW 34.05.328 does not apply to this rule adoption. Rules relate to internal governmental operations.

Hearing Location: Old Main 340, Western Washington University, 516 High Street, Bellingham, WA 98225, on November 7, 2000, at 3 p.m.

Assistance for Persons with Disabilities: Contact Gloria McDonald by November 7, 2000, TDD 1-800-833-6388.

Submit Written Comments to: Gloria McDonald, Rules Coordinator, fax (360) 650-6197, by November 7, 2000.

Date of Intended Adoption: December 15, 2000.

September 13, 2000

Gloria A. McDonald

Rules Coordinator

PROPOSED

WSR 00-19-046

PROPOSED RULES

WESTERN WASHINGTON UNIVERSITY

[Filed September 14, 2000, 11:48 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-002.

Title of Rule: Repeal chapter 516-60 WAC, Admission and registration procedures.

Purpose: Information provided in this chapter is not necessary to have in WAC since it is accessible in many other ways.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Summary: This chapter is being repealed because it is information persons inquiring [inquire] about which can be obtained in many other ways, including through the university website, through telephone inquiry, and from the university catalog.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

| | |
|----------------|---|
| WAC 516-60-001 | Catalog. |
| WAC 516-60-002 | Changes in catalog. |
| WAC 516-60-003 | Finances. |
| WAC 516-60-004 | Refund of tuition and fees. |
| WAC 516-60-005 | Residency classification. |
| WAC 516-60-006 | Sanctions. |
| WAC 516-60-007 | Health history. |
| WAC 516-60-015 | Registration. |
| WAC 516-60-016 | Deadlines. |
| WAC 516-60-017 | Changes in registration and withdrawal. |
| WAC 516-60-020 | Admission general. |
| WAC 516-60-030 | Admission of nonmatriculated students. |

WSR 00-19-047
PROPOSED RULES

WESTERN WASHINGTON UNIVERSITY

[Filed September 14, 2000, 11:52 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-027.

Title of Rule: Chapter 516-34 WAC, Leasing of university property for business purposes.

Purpose: Update the wording.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Summary: Clarify the procedures for leasing university property for business purposes.

Name of Agency Personnel Responsible for Drafting and Implementation: D. Monroe, Purchasing Manager, Old Main 330, Western Washington University, Bellingham, Washington 98225, (360) 650-3340; and Enforcement: G. Pierce, VPB&FA, Old Main 400, Western Washington University, Bellingham, Washington 98225, (360) 650-3180.

Name of Proponent: Western Washington University, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Clarifies the procedure for leasing university property for business purposes.

Proposal Changes the Following Existing Rules: Amends existing rules, see Explanation of Rule above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No monetary implications are attached to this policy. No costs imposed on small business through adoption of this amendment.

RCW 34.05.328 does not apply to this rule adoption. Rules relate to internal governmental operations.

Hearing Location: Old Main 340, Western Washington University, 516 High Street, Bellingham, WA 98225, on November 7, 2000, at 2 p.m.

Assistance for Persons with Disabilities: Contact Gloria McDonald by November 7, 2000, TDD (360) 650-3725.

Submit Written Comments to: Gloria McDonald, Rules Coordinator, fax (360) 650-3968, by November 7, 2000.

Date of Intended Adoption: December 15, 2000.

September 11, 2000

Wendy K. Bohlke

Assistant Attorney General

Senior Counsel

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-010 Request to lease university property. Any individual desiring to provide a particular service or sell particular goods to the Western Washington University community from a leased location on the campus of Western Washington University shall submit to the vice-president for business and financial affairs of the university an initial written proposal for the provision of that service and a request to lease university property.

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-020 Consideration of request and initial proposal. (1) The vice-president for business and financial affairs or his/her designee shall ~~((in consultation with the appropriate administrative office(s) and/or councils make a determination of need based on the following))~~ make a recommendation to the president whether the university should accept proposals to lease space for the purpose of selling the particular goods or offering the proposed services. The vice-president shall consult with appropriate members of the university and shall consider the following nonexclusive list of factors:

(a) Whether there is a need for the proposed goods or services on the campus of Western Washington University;

(b) Whether the proposed ~~((service is))~~ sales or services are compatible with the goals and objectives of the university;

(c) Whether the proposed service or sales can be provided within the context of existing campus resources, vendors, or programs, thus rendering a new lease unnecessary;

(d) Whether the requested lease is acceptable within the framework of the university land use plan;

(e) Whether the requested lease should be ~~((granted))~~ considered;

(f) Which, if any, of the university property should be leased in connection with the proposed service.

(2) Upon completion of the above evaluation and ~~((determination, the office))~~ recommendation of the vice-president for business and financial affairs shall submit a written statement of findings with regard to the above factors to the university president. ~~((A determination shall thereupon be made as to))~~ The president shall determine whether the initial proposal and/or request for lease should be denied or ~~((should be presented))~~ recommended for approval to the board of trustees for consideration.

(a) If the ~~((determination is made))~~ president determines that a particular initial proposal and/or request for lease should ~~((not))~~ be ~~((granted, the office of))~~ denied, the vice-president for business and financial affairs shall give written notice of denial to the individual presenting the proposal and request for lease, and shall include within this notice the reasons for such denial.

(b) If the president determines the proposal and/or community request should be considered for approval by the board of trustees, the proposal and/or lease should be considered by the board of trustees at its next regularly scheduled meeting.

AMENDATORY SECTION (Amending Order 73-13, filed 8/8/73)

WAC 516-34-030 Preliminary evaluation by board of trustees. The board of trustees shall consider and evaluate each initial proposal ~~((for services))~~ and/or request for lease referred to the board by the president. The board of trustees may either deny or give preliminary approval in whole or in part to each such initial proposal ~~((for services))~~ and/or request for lease.

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-040 Public notice of intention to lease. Whenever the board of trustees gives preliminary approval to an initial proposal for services and request for lease, the ~~((university))~~ vice-president for business and financial affairs shall forthwith give reasonable and timely notice to members of the public and to interested parties indicating that the university will consider leasing a particular area of university property in connection with the provision of a particular service to the university community. Said notice shall specify a time limit for submission of proposals by members of the public relating to said provision of services or sales of goods and/or lease.

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-050 Submission of final proposals. Within the time limit specified in the public notice given by the university, any individual interested in leasing the particular area of university property specified in the notice for the purpose of providing the particular service or other goods as specified in the notice shall submit a proposal to the university setting forth in detail the means and methods by which that individual would utilize the leased property and provide the desired service to the university community. Proposals must meet all specifications and/or requirements set forth in the notice.

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-060 Consideration and evaluation of final proposal(s). (1) The ~~((university))~~ vice-president for business and financial affairs shall carefully examine and evaluate all proposals for lease of university property and provision of services or selling of goods. The factors considered by the university in evaluating such proposals shall include but not be limited to the following:

(a) The capabilities, qualifications, and experience of each person, firm, corporation, or organization who would be involved in the execution of the proposal;

(b) The financial stability of each person, firm, corporation, or organization owning and/or operating the proposed service facility;

(c) The educational, academic and financial value of each proposal to the university;

~~((d) Whether the proposal indicates that there will be full compliance at all times with the applicable requirements of the university's affirmative action program;~~

~~((e) The overall projected ability of each proposal to provide the desired service.))~~

(2) Upon completion of the evaluation, the ~~((university))~~ vice-president for business and financial affairs shall ~~((determine))~~ evaluate which, if any, of the submitted proposals is in the best interests of the university. The ~~((university))~~ vice-president for business and financial affairs shall have authority to reject all proposals as being unsatisfactory. The vice-

president for business and financial affairs shall forward his/her recommendation as to the best proposal and the reasons therefor to the president in writing.

(3) The president shall make a final determination of which proposal is in the best interest of the university and shall award the lease to that applicant. The president's decision is final and not subject to further appeal with the university.

AMENDATORY SECTION (Amending Order 12-03-86, filed 12/24/86)

WAC 516-34-070 Notice of rejection. The university shall give ~~((prompt))~~ notice in writing to all individuals submitting final proposals as to final disposition of award and clearly specify the reasons.

NEW SECTION

WAC 516-34-080 Delegation of authority. Any of the university administrators referenced herein may delegate their responsibilities under this regulation to a subordinate.

**WSR 00-19-051
PROPOSED RULES
DEPARTMENT OF
FINANCIAL INSTITUTIONS**

[Filed September 15, 2000, 1:02 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-10-102.

Title of Rule: Chapter 208-680 WAC, Escrow Agent Registration Act.

Purpose: To bring the WAC in conformance with the amendments made to chapter 18.44 RCW due to the enactment of HB 1092.

Statutory Authority for Adoption: RCW 18.44.410.

Statute Being Implemented: Chapter 208-680 WAC.

Summary: The amendment to chapter 208-680 WAC includes:

- Establishing guidelines on reporting change of principals or controlling persons (WAC 208-680B-015).
- Requiring fingerprinting for all applicants (WAC 208-680B-020).
- Requiring that the escrow officer supervises one location/works for only one escrow agent (WAC 208-680B-100 and 208-680B-110).
- Requiring escrow agent notify Department of Financial Institutions (DFI) within 24 hours of refusing DEO [designated escrow officer] access to trust account records (WAC 208-680B-120).
- Amending record-keeping requirements to meet current industry practices of not keeping duplicate receipt books (WAC 208-680D-020).
- Requiring closing statement to contain all pertinent fees (WAC 208-680D-040).
- Establishing practices that are prohibited in the industry (WAC 208-680D-090).

- Establishing procedures to implement when performing split escrows (WAC 208-680D-100).
- Establishing time limit for DEO to review and sign monthly reconciliation, and for performing adjustments (WAC 208-680E-011(9)).
- Allowing a single check to be drawn on the trust account for the payment of escrow and service fees due the agent on more than one escrow transaction (WAC 208-680E-011(12)).
- Allowing escrow agent to have a deductible of up to \$10,000 on fidelity bond, as long as a surety bond of equivalent amount is obtained (WAC 208-680F-010).
- Clarifying DFI's authority for performing examination, investigation, enforcement, and sanctions (chapter 208-680G WAC).

Reasons Supporting Proposal: To bring the WAC in conformance with the amendments made to chapter 18.44 RCW due to the enactment of HB 1092. The amendment is needed to update the statute to current escrow practices and clarify the DFI's statutory authority to perform examinations, investigations, and enforcement.

Name of Agency Personnel Responsible for Drafting: W. Kwadwo Boateng/Mark Thomson, GA Building, Room #300, 902-8785/8787; Implementation and Enforcement: Mark Thomson, GA Building, Room #300, 902-8787.

Name of Proponent: Department of Financial Institutions.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: See Small Business Economic Impact Statement below.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To bring the WAC in conformance with the amendments made to chapter 18.44 RCW due to the enactment of HB 1092. The amendment is needed to update the statute to current escrow practices and clarify the DFI's statutory authority to perform examinations, investigations, and enforcement.

Proposal Changes the Following Existing Rules: The amendment to chapter 208-680 WAC includes:

- Establishing guidelines on reporting change of principals or controlling persons (WAC 208-680B-015).
- Requiring fingerprinting for all applicants (WAC 208-680B-020).
- Requiring that the escrow officer supervises one location/works for only one escrow agent (WAC 208-680B-100 and 208-680B-110).
- Requiring escrow agent notify DFI within 24 hours of refusing DEO access to trust account records (WAC 208-680B-120).
- Amending record-keeping requirements to meet current industry practices of not keeping duplicate receipt books (WAC 208-680D-020).
- Requiring closing statement to contain all pertinent fees (WAC 208-680D-040).
- Establishing practices that are prohibited in the industry (WAC 208-680D-090).

- Establishing procedures to implement when performing split escrows (WAC 208-680D-100).
- Establishing time limit for DEO to review and sign monthly reconciliation, and for performing adjustments (WAC 208-680E-011(9)).
- Allowing a single check to be drawn on the trust account for the payment of escrow and service fees due the agent on more than one escrow transaction (WAC 208-680E-011(12)).
- Allowing escrow agent to have a deductible of up to \$10,000 on fidelity bond, as long as a surety bond of equivalent amount is obtained (WAC 208-680F-010).
- Clarifying DFI's authority for performing examination, investigation, enforcement, and sanctions (chapter 208-680G WAC).

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

SUBJECT: Rules proposed by the Division of Consumer Services and Administration of the Washington State Department of Financial Institutions to amend chapter 208-680 WAC. These amendments are necessary because of amendments to the Escrow Agent Registration Act (act), chapter 18.44 RCW, passed during the 1998 legislative session. These changes are intended to ensure consistency between the WAC and the RCW, and to clarify the authority of the department under the RCW.

BY: Mark Thomson, Director of Consumer Services and Administration.

DATE: June 28, 2000.

The division has prepared this small business economic impact statement (SBEIS) in compliance with chapter 19.85 RCW, the Regulatory Fairness Act (RFA). The Preproposal Statement of Inquiry (form CR-101) prepared in connection with the proposed rules was filed at WSR 00-10-102. As used in this SBEIS, the term "Escrow Agent" means any person engaged in the business of performing for compensation escrow transactions which is defined under RCW 18.44.011(4) as: ...any transaction, except the acts of a qualified intermediary in facilitating an exchange under section 1031 of the internal revenue code, wherein any person or persons, for the purpose of effecting and closing the sale, purchase, exchange, transfer, encumbrance, or lease of real or personal property to another person or persons, delivers any written instrument, money, evidence of title to real or personal property, or other thing of value to a third person to be held by such third person until the happening of a specified event or the performance of a prescribed condition or conditions, when it is then to be delivered by such third person, in compliance with instructions under which he or she is to act, to a grantee, grantor, promisee, promisor, obligee, obligor, lessee, lessor, bailee, bailor, or any agent or employee thereof.

BACKGROUND FOR PROPOSED RULE: The department was assigned responsibility for administration of the Escrow Agent Registration Act (act) by the legislature in 1995. After working with the statute for several years, and after extensive

discussions with the escrow industry, the title insurance industry, and other representatives of consumers and the public, the department proposed extensive revisions to the Escrow Agent Registration Act in 1997. These revisions provided greater clarity concerning the licensing requirements of the act and exemptions from licensing, expanded the bonding requirements for escrow agents, clarified and expanded the department's enforcement authority, and made several other changes.

Over the past year, the division has worked together with the Escrow Commission, representatives of the Escrow Association of Washington, and individual members of the industry to develop the proposed rules implementing the statutory changes made in 1997. RCW 18.44.410 provides the authority for making the proposed rules.

DESCRIPTION OF PROPOSED RULE: The proposed rule amends chapter 208-680 WAC. The existing chapter 208-680 WAC is composed of six subchapters, A, B, C, D, E, and F. The proposed rule making amends each subchapter, and adds a new subchapter, G, governing the department's examination and enforcement authority.

More specifically, here is a summary of the changes made to the WAC:

Chapter 208-680A WAC, Escrow—Organization and administration. This chapter of the WAC consists primarily of definitions. The proposed amendments to this chapter revise several of the existing definitions and add several new definitions to incorporate and clarify the 1997 amendments to the act.

Chapter 208-680B WAC, Escrow—Licensing and examination. This chapter of the WAC consists of rules governing the department's license application process, the examination administered by the department to all escrow officer license applicants, and limitations imposed upon licensees. The proposed amendments to this chapter include but are not limited to:

- Establishes guidelines for reporting on changes in licensee's principals or controlling persons (WAC 208-680B-015).
- Ensures that fingerprints to allow for a background check are required of all applicants, and not just those who have been convicted of a felony or misdemeanor (WAC 208-680B-020).
- Defines the term "an appropriate knowledge of the English language" as the demonstrated ability to read and understand escrow documents as they are commonly drafted in the state of Washington (WAC 208-680B-030).
- Limits the designated escrow officer (DEO) and branch DEO to supervising only one physical location without prior written consent from the director (new section WAC 208-680B-100).
- Limits the DEO and branch DEO to employment by a single escrow agent without prior written consent from the director (new section WAC 208-680B-110).
- Requires the escrow agent to notify DFI within 24 hours of refusing the DEO access to trust account records (new section WAC 208-680B-120).

Chapter 208-680C WAC, Escrow—Escrow agent office. This chapter of the WAC consists of rules governing the offices of licensed escrow agents, the closing of an escrow agent's office, and prohibiting the use of deceptive names. The proposed amendments to this chapter include but are not limited to:

- Defining an escrow agent's office as any fixed physical location where an escrow agent holds itself out to the public as able to perform escrow services (WAC 208-680C-020).
- Requiring a licensed escrow agent to notify the department ten days prior to a change in office location (WAC 208-680C-040).
- Establishing timelines for notification of the department during stages of closing an escrow agent's office (WAC 208-680C-045).

Chapter 208-680D WAC, Escrow—Records and responsibilities. This chapter of the WAC consists of rules governing an escrow agent's responsibilities in conducting escrow services and maintaining records of escrow transactions. The proposed amendments to this chapter include but are not limited to:

- Authorizing the department to retain or instruct the licensee to retain a CPA to perform an audit of the trust account prior to accepting a new DEO or branch DEO (WAC 208-680D-010).
- Clarifying the record-keeping requirements to meet current industry practices (WAC 208-680D-020).
- Requiring the escrow agent to disclose in the escrow instructions all fees for services provided by the escrow agent and other requirements governing completion of the escrow instruction, the closing statement and maintenance of these records (WAC 208-680D-040).
- Requiring timely disbursement of funds, requiring the escrow agent to hold funds when notified by a principal of a dispute until such dispute is resolved, and authorizing the escrow agent to interplead funds to a court of appropriate jurisdiction (WAC 208-680D-060).
- Establishes prohibited practices that represent violations of the act and this section. These practices include defrauding or misleading borrowers, engaging in unfair or deceptive practices, obtaining property by fraud or misrepresentation, and other unfair or deceptive practices (new section WAC 208-680D-090).
- Establishes procedures governing split escrows (new section WAC 208-680D-100).

Chapter 208-680E WAC, Escrow—Trust account procedures. This chapter of the WAC consists of rules governing the escrow agent's responsibilities in administering a trust account. The proposed amendments to this chapter include but are not limited to:

- Establishing the time limit for the DEO to review and sign monthly reconciliation, and for performing adjustments (WAC 208-680E-011(9)).

- Allowing a single check to be drawn on the trust account for the payment of escrow and service fees due the agent on more than one escrow transaction (WAC 208-680E-011(12)).
- Requiring sequential numbering of checks and retention of voucher copy (WAC 208-680E-011(15)).
- Requiring the review and reporting of unclaimed funds (WAC 208-680E-011(17)).

Chapter 208-680F WAC, Escrow—Financial responsibility. This chapter of the WAC consists of rules governing an escrow agent's financial responsibility in conducting escrow services. The proposed amendments to this chapter include but are not limited to:

- Allows the escrow agent to have a deductible of up to \$10,000 on fidelity bond, as long as a \$10,000 surety bond is obtained (WAC 208-680F-010).

Chapter 208-680G WAC, Escrow—Examinations, investigations, enforcement and sanctions. This chapter of the WAC consists of rules governing the department's authority to conduct examinations, investigations, enforcement actions and to impose sanctions upon licensees and others. The proposed amendments to this chapter include but are not limited to:

- A description of the department's authority to conduct examinations of the records of a licensee or any person conducting the business of an escrow agent as defined in the act, including accessing records and interviewing individuals (new section WAC 208-680G-010).
- A description of the department's authority to conduct investigations of the business practices of a licensee or other person conducting the business of an escrow agent as defined in the statute, including accessing records and interviewing individuals (new section WAC 208-680G-020).
- A listing of the types of enforcement actions the department may undertake against licensees and other persons conducting the business of an escrow agent (new section WAC 208-680G-030).
- A listing of the sanctions the department may impose upon licensees and other persons conducting the business of an escrow agent (new section WAC 208-680G-040).
- Authority to pass on the incremental travel costs from examinations or investigations of licensees located outside the state of Washington to the licensee, and to pass on certain other costs associated with examinations or investigations (new section WAC 208-680G-050).

REQUIRED ELEMENTS OF SBEIS: The elements of the SBEIS required by the RFA are set forth below.

ELEMENT 1. A brief description of the reporting, recordkeeping, and other compliance requirements of the proposed rule and the kinds of professional services that

a small business is likely to need in order to comply with the requirements.

RESPONSE: In general, the proposed rule does not impose additional reporting, recordkeeping, and other compliance requirements. Additional professional costs are not required for the escrow agent to meet the proposed rule.

ELEMENT 2. An analysis of the costs of compliance for identified industries, including costs of equipment, supplies, labor and increased administrative costs.

RESPONSE: An informal survey of the members of the Escrow Commission indicates that cost of compliance is negligible. The escrow agent may expend some time training staff to update their knowledge on the rule. However, this cost is negligible since the professional escrow officer is required to maintain current knowledge in their field and should have been devoting resources for that purpose.

ELEMENT 3. Whether compliance with the proposed rule will cause business to lose sales or revenue.

RESPONSE: The proposed amendments will have no direct impact upon fees charged by escrow agents, and therefore should have no impact upon sales or revenue.

ELEMENT 4. A comparison of the compliance costs for the small business segment and large business segment of the affected industry (ies).

RESPONSE: The RFA provides that the compliance costs for small businesses affected by the proposed rule should be compared with such costs for the largest 10% of businesses affected by the rule, based on one or more of the following factors:

1. Cost per employee.
2. Cost per hour of labor to comply.
3. Cost per one hundred dollars of sales.

"Small business" is defined in the RFA as a business with fifty or fewer employees.

Escrow agents run typically small independent operations. The small, as well the relatively larger size, escrow agent will need to equally educate their staff. The costs associated with gaining more knowledge about the rule may be dependent on the number of staff in an escrow company. Therefore costs will be proportional, the smaller the company the proportionally less the costs involved in training employees to be knowledgeable of the rule.

ELEMENT 5. Steps taken by the agency to reduce the costs of the proposed rule on small businesses, or reasonable justification for not doing so, addressing the specified mitigation steps.

RESPONSE: The RFA requires agencies to consider specific steps to mitigate the impact of the rule on small business, including:

1. Establishing different compliance or reporting requirements or timetables for small business.
2. Clarifying, consolidating or simplifying the compliance and reporting requirements for small business.

3. Establishing performance rather than design standards.
4. Exempting small business from any or all of the requirements.
5. Reducing or modifying fine schedules for not being in compliance.

Mitigating steps should be taken if they are legal and feasible in meeting the stated objective of the act.

Throughout the rule-making process the division worked with the Escrow Commission and individual escrow agents. Serious consideration was given to the impact of the proposed amendments by all concerned. Escrow agents were encouraged to participate in the process and the industry representatives that participated in the process support the resulting amendments.

REQUIRED ELEMENTS OF SBEIS:

ELEMENT 6. A description of how the agency will involve small business in the development of the proposed rule.

RESPONSE: The division has held meetings over the last year with members of the Escrow Commission, with representatives of the Escrow Association of Washington, and with other independent escrow agents to discuss the proposed rule making. Moreover, all licensed escrow agents will be provided with a copy of the proposed rule. The public will have an opportunity to comment on the proposed rule making before the Escrow Commission at its July meeting. In addition, escrow agents are encouraged to contact the division to comment on the rule making and will have an additional opportunity to comment on the rule at the department's hearing subsequent to filing of the notice or proposed rule making.

ELEMENT 7. A list of the industry (ies) affected by the proposed rule.

RESPONSE: The industry affected by the proposed rule is Escrow Agents, Standard Industrial Classification 6531.

A copy of the statement may be obtained by writing to Mark Thomson, Assistant Director of Consumer Services and Administration, P.O. Box 41200, Olympia, WA 98504-1200, phone 902-8787, fax 704-6925.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA [DFI] is not a listed agency in section 201.

Hearing Location: Washington Interactive Television (WIT), Lacey, Seattle, Spokane, Vancouver, Yakima, on November 2, 2000, at 10-12 noon.

Assistance for Persons with Disabilities: Contact Mark Thomson by October 30, 2000, TDD (360) 664-8126.

Submit Written Comments to: Mark Thomson, Assistant Director of Consumer Services and Administration, P.O. Box 41200, Olympia, WA 98504-1200, fax (360) 704-6925, by October 30, 2000.

Date of Intended Adoption: November 21, 2000.

September 15, 2000

Mark Thomson

Assistant Director

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680A-040 Definitions. The terms and definitions used in chapter 18.44 RCW have the same meanings given therein when used in these rules.

"Agent(s) to the transaction" means those persons providing professional services necessary for the closing of the escrow. "Agents to the transaction" includes, but is not limited to: Real estate brokers, lenders, mortgage brokers, attorneys engaged to review the escrow, tax facilitators or underlying lien holders.

"Applicant" means any person, or group of persons, applying for an escrow officer license or escrow agent license. The term includes the officers and controlling persons of the applicant, as well as any escrow officer seeking to become an escrow agent's designated escrow officer or designated branch escrow officer.

"Cash deposit" means funds deposited, in lieu of an errors and omissions policy, in an account in a recognized Washington state depository which account is maintained separate and apart from the escrow agent's own funds. The funds shall be deposited in such a manner to permit only the director to withdraw from the principal amount. The escrow agent may withdraw any interest accumulated to the account.

"Closing" means the transfer of title of real or personal property or execution of a real estate contract whichever event occurs first.

"Completed escrow" means a transaction in which the escrow agent has fully discharged its duties to the principals to the transaction. This includes obtaining all necessary documents, obtaining required signatures, completing reconveyance or title elimination, and disbursing funds to the principal((s)) parties to the transaction, the agents to the transaction, and to third parties as agreed by the principals in the escrow instructions or on the settlement form (such as HUD1 or HUD1A).

"Conversion" means an unauthorized assumption and exercise of the right of ownership over moneys, property, or things of value belonging to another, to the alteration of the condition of, or the exclusion of the owner's rights to such moneys, property, or things of value. It includes any unauthorized act which deprives an owner of his/her property permanently or for an indefinite time, including but not limited to theft, embezzlement, forgery, swindling, and unauthorized control.

"Escrow instructions" are the instructions, signed by the principal parties to the transaction that identify the duties and responsibilities of the escrow agent in carrying out the escrow, that identify the thing or things of value held by the escrow agent and the specified condition or set of conditions under which the thing or things of value are to be transferred.

"Investigation" means an examination undertaken for the purpose of detection of violations of chapter 18.44 RCW, and

PROPOSED

these rules or securing information lawfully required under chapter 18.44 RCW, and these rules. The director or his or her designee may make private or public investigations.

"Officers" of the escrow agent shall include the president, secretary, treasurer, vice-president, and any other persons with control over management decisions of the escrow agent.

"Overdue instrument" means a negotiable instrument that is overdue as defined in RCW 62A.3-304.

"Permanent record" means any record required to be kept under RCW 18.44.400 for a period of six years from the completion of the escrow transaction.

"Principal parties" means the buyers and sellers in a purchase transaction, and the borrower in a refinance transaction.

"Reconveyance" means an instrument used to transfer title from an individual holding such title in trust to the equitable owner of real estate, when title is held as collateral security for a debt.

"Securities" means any stock, treasury bill, bond, debenture or collateral-trust certificate tendered in lieu of an errors and omissions policy. It does not mean or include any insurance or endowment policy, annuity contract or letter of credit.

"Split escrow" means a transaction in which two or more escrow agents act to effect and close an escrow transaction.

"Transfer of title" occurs at the time the seller executes a deed or bill of sale and such is delivered to the purchaser or recorded.

"Trust" means a fiduciary relationship whereby a thing of value is delivered to an escrow agent with the intention that such thing of value be administered by the escrow agent for the benefit of the principal parties to the transaction.

"Trust account" or "trust bank account" means a bank account holding funds of any party to the transaction.

"Unclaimed funds" (~~are those funds for which the rightful owner is unknown, or the location of payee is unknown, or stale dated checks which have not been cashed~~) means any funds that are abandoned under the Uniform Unclaimed Property Act, chapter 63.29 RCW.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-010 Credit and character report.

Any person making application for an escrow officer license after passing an examination, or making application to be a designated escrow officer, shall, as an integral part of the application, supply the director with satisfactory proof of applicant's character and credit rating. Such proof shall be obtained and provided by a recognized credit-reporting agency in a form approved by the department.

Any person making application for an escrow agent (~~certificate of registration~~) license shall, as an integral part of the application, supply the director with satisfactory proof of character and credit rating for the natural person making the application, principal officers, designated escrow officer, controlling persons and partners. Such proof shall be obtained and provided by a recognized credit-reporting agency in a form approved by the department.

NEW SECTION

WAC 208-680B-015 License not transferable— Notice of change in principal officer or controlling person.

(1) An escrow agent license may not be transferred.

(2) An escrow officer's license may not be transferred.

(3) Whenever a licensed escrow agent contemplates a transfer involving all or substantially all of its assets, the licensee shall provide written notice to the director at least thirty days prior to the effective date of the transfer. This notice must include a copy of the signed agreement between the parties, which provides in part:

(a) A stipulation that the transferee is responsible for obtaining a license prior to completion of the transfer;

(b) A stipulation that the transferee shall obtain and submit to the director evidence of financial responsibility in the form of the required bond or bonds and errors and omission insurance in compliance with RCW 18.44.201 prior to completion of the transfer;

(c) A stipulation indicating which of the parties shall:

(i) Make all payments due to principal parties on or before the effective date of the transfer;

(ii) Maintain and preserve the accounting and other records as required by RCW 18.44.400 and WAC 208-680D-020 and 208-680D-030;

(iii) Provide notice of the transfer to all principal parties who have pending escrows, or who have deposited funds with the escrow agent, or who have executed some other form of written agreement with the escrow agent; and

(d) A stipulation that the transferee is either restricted from using or authorized to use, the escrow agent's business name, unless waived by the director.

(4) At least thirty days prior to a change in a principal officer or controlling person of a licensed escrow agent, the licensee shall provide the director with all information required of a principal officer or controlling person when an application is made for a license. The director shall make a determination prior to completion of the change, whether the proposed new principal officer or controlling person meets the requirements for licensing.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-020 Fingerprint identification.

(1) Any person making application for an escrow officer license after passing an examination, or to be a designated escrow officer (~~who has been convicted of a felony or misdemeanor within ten years of application~~), shall, as an integral part of the application, submit fingerprint identification on a form provided by the department.

(2) Any person making application for an escrow agent (~~certificate of registration who has been convicted of a felony or misdemeanor within ten years of application~~;) license shall, as an integral part of the application, submit fingerprint identification of the natural person making the application, principal officers, designated escrow officer and (~~partners for those persons who have been convicted of a felony or misdemeanor within ten years of application~~;) controlling persons on a form provided by the department.

PROPOSED

(3) The director or his/her designee may, at his/her discretion, request additional background information to ascertain an applicant's honesty, truthfulness, and good reputation including but not limited to: Residential address and telephone number, qualifications, employment history, a personal credit report, and other information that the director or his/her designee may deem appropriate as per RCW 18.44.290(2). The department may inquire of any applicant, principal officer, designated escrow officer, controlling persons, and partners, such information as is deemed necessary to satisfy the director or his/her designee that the requirements set forth in RCW 18.44.290(2) have been met. The director may require that such information be reported in writing and signed by the reporting individuals.

(4) In the event that an escrow agent experiences a change in any principal officer(s) or controlling person(s), the escrow agent shall submit fingerprints and such other information as the director may request under subsection (3) of this section to the department thirty days prior to the effective date of the change in principal officer(s) or controlling person(s).

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-030 (~~(Notice required of intention to take)~~ Escrow officer examination. (1) Any person desiring to take an examination for an escrow officer license must file a completed application together with the correct fee, and supporting documents with the department. Dishonored checks will be considered as an incomplete application. The applicant will be assigned to the first available examination subsequent to determination of eligibility. The cutoff date for submission of a completed application for any specific examination is available upon request. An applicant shall forfeit all examination fees for any examination or examinations for which the applicant has applied and does not take for any reason, other than through the fault or mistake of the department.

(2) The escrow officer examination shall test the applicant's knowledge of the following:

(a) An appropriate knowledge of the English language;

(b) An understanding of the obligations between principal and agent;

(c) An understanding of the meaning and nature of encumbrances upon real property, including an understanding of the general purposes and legal effects of deeds, mortgages, deeds of trust, contracts of sale, exchanges, rental and optional agreements, leases, earnest money agreements, personal property transfers, encumbrances, and other escrow documents;

(d) An understanding of arithmetic and the principles and practices of trust accounting; and

(e) An understanding of the Escrow Agent Registration Act and other applicable law such as the Real Estate Settlement Procedures Act, 12 U.S.C. Sec. 2601 and regulation X, 24 C.F.R. Part 3500.

(3) For purposes of this section, "an appropriate knowledge of the English language" is defined as a demonstrated ability to read and understand the general purposes and legal effects of deeds, mortgages, deeds of trust, contracts of sale,

exchanges, rental and operational agreements, leases, earnest money agreements, personal property transfers, encumbrances, and other escrow documents as they are customarily drafted in the state of Washington.

(4) The escrow officer examination shall be in a form and a location prescribed by the director, with the advice of the escrow commission, and shall be given at least annually.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-050 Successful applicants must apply for license. Any person who has passed the examination for escrow officer must apply to become licensed within one year from the date of such examination in order to be eligible for such license. If an escrow officer license has not been issued within two years of successful completion of the examination, then the applicant must retake and successfully complete the examination. Failure to comply with this provision will necessitate the taking and passing of another examination.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-070 Misuse of escrow officer license prohibited. An escrow officer shall not permit the use of his or her license, whether for compensation or not, to enable any person to in fact establish and carry on an escrow agency wherein the escrow officer does not have full management and supervisory responsibilities as required by RCW 18.44.200 and these regulations. Failure to adequately supervise any individual conducting escrow or assisting in escrow shall be a violation of this section and may constitute grounds for revocation of the escrow officer's license.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680B-090 Dishonored checks and insufficient payment of fees. Payment of any fee required under chapter 18.44 RCW by a check (~~(which))~~ that is dishonored, or is an insufficient payment, shall be considered a nonpayment and the license action for which the dishonored check, or insufficient payment, was tendered shall not be completed by the department.

NEW SECTION

WAC 208-680B-100 Number of locations directly supervised by escrow officers simultaneously. No designated escrow officer or designated branch escrow officer shall simultaneously supervise more than one location without the prior written consent of the department.

NEW SECTION

WAC 208-680B-110 Escrow officers may only be designated to one company. A designated escrow officer or designated branch escrow officer may perform escrow ser-

VICES for only one escrow agent at a time without the prior written consent of the director or his/her designee. A designated escrow officer or designated branch escrow officer may only supervise those escrow agent(s), and the employees of escrow agent(s), for which the officer has been designated by the director or his/her designee.

NEW SECTION

WAC 208-680B-120 Escrow agent's prohibition of designated escrow officer. An escrow agent may not prohibit the designated escrow officer from accessing the escrow agent's trust account books and records unless it notifies the department of such prohibition within twenty-four hours of the prohibition. Such notification must include the reason for the prohibition, a current address and telephone number for the prohibited designated escrow officer, a request for a replacement designated escrow officer, and a notice that no escrow business will be conducted without a designated escrow officer unless prior written consent has been given by the director.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680C-020 Office identification. Any main or branch office of the escrow agent shall be identified by displaying the name, visible to the public, of the escrow agent as licensed at the address appearing on the office license. Any fixed physical location where an escrow agent holds themselves out to the public as able to perform escrow services as defined in RCW 18.44.011(4) shall constitute an office.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680C-040 Change of office location. The escrow agent shall notify the department of any change of location or mailing address of the agent's office or branch office prior to engaging in business at the new location or address. Notification shall be made by filing a change of address application with the department at least ten business days prior to the change in business location or address, accompanied by all licenses issued to the former address or location, and all applicable fees.

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680C-045 Closure of office. (1) **Effect of closure.** When the main office of an escrow agent closes, all branch offices must close. When a branch office closes and the main office remains licensed, the responsibility for records maintenance and trust accounting reverts to the main office.

(2) **Notification.** When either the main office or a branch office of an escrow agent closes, all responsible persons are jointly and severally obliged to notify the department within ~~((thirty days))~~ twenty-four hours of closure.

(a) "Responsible person" means: The designated escrow officer; the owner of the firm; a controlling person as defined in RCW 18.44.010(9); and the officers, owners and partners of the entity. The department may allow a person other than a responsible person as defined in this subsection to assume these duties.

(b) ~~((The official))~~ Additional notifications ~~((to the department))~~ shall include:

(i) Delivery of all original escrow licenses for offices being closed to the department within five working days of office closure. All licenses returned must be dated and signed. If a branch office is closing, the branch office license must be returned to the department. If the main office is closing, all licenses issued to the main and all branch offices must be returned.

(ii) Within thirty days of office closure, an itemized accounting of funds held in trust at the time of closure, including the principal(s) to the transaction, the escrow number, the amount of funds held and the purpose of the funds. If the trust bank account balance is zero, the escrow agent must provide a reconciliation of the trial balance supporting the zero balance.

(iii) Within twenty-four hours of office closure, the name, residence address and telephone number of the person responsible for the records.

(iv) Within thirty days of office closure, the street address where the records are located.

(c) All responsible persons are jointly and severally obliged to notify the department within thirty days of any change in the person responsible for the records or the place the records are maintained.

(3) **Maintenance of records after closure.** When an escrow office closes, the records must be maintained in the state of Washington for at least six years. The records shall be available upon demand of the department during business hours and maintained in a manner to be readily retrievable.

(4) **Trust account.** If the trust bank account contains client funds at the time of closure, the person responsible for the records shall provide the department with quarterly reconciliations of the trust bank account to the trial balance until the trust bank account balance is zero. The responsible person shall submit the reconciliations for the periods ending March, June, September and December. These reconciliations are due within thirty days of the end of the preceding period.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680C-050 Deceptive names prohibited. At the discretion of the director or the director's designated representative, an escrow agent may not be issued a ~~((certificate))~~ license nor advertise in any manner using names or trade styles which are similar to currently issued ~~((certificates))~~ licenses or imply that the agent is a nonprofit organization, research organization, public bureau or public group, or are otherwise deceptive~~((, or which uses or makes reference to the existence of financial responsibility))~~. A bona fide franchisee may be issued a ~~((certificate))~~ license using the name of the franchisor with the firm name of the franchisee.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680D-010 Designated escrow officer responsibilities. The designated escrow officer shall be responsible for the custody, safety, and correctness of entries of all required escrow records. The escrow officer retains this responsibility even though another person or persons may be assigned by the escrow officer the duties of preparation, custody, recording or disbursing.

The designated branch escrow officer shall bear ~~((responsibilities))~~ responsibility for the custody, safety and correctness of entries of all transactions at the branch office. The designated escrow officer shall bear responsibility for all actions of the designated branch escrow officer.

Prior to issuing a new ~~((certificate))~~ license reflecting a change of the designated escrow officer or branch designated escrow officer of a registered escrow agent, evidence must be submitted that the responsibility for preexisting escrows is transferred to the incoming designated escrow officer or incoming licensed branch ~~((designated))~~ escrow officer. Such evidence shall be a statement signed by both the outgoing designated escrow officer and the incoming designated escrow officer, listing all outstanding trust liabilities and certifying that funds in hand in the trust account maintained by the agent are adequate to meet all such trust liabilities. ~~((At the discretion of the))~~ In the case of a change in designated branch escrow officer, the outgoing and incoming ((branch)) designated branch escrow officers ((may)) must sign the statement.

The director or his/her designee may retain or instruct the licensee to retain a certified public accountant acceptable to the director, to perform an audit and report of the integrity of the trust account(s) prior to the acceptance of a new designated escrow officer or designated branch escrow officer.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680D-020 Required records. Escrow agents shall be required to keep the following transaction records as a minimum; and all records except the reconciled bank statements, shall identify the transaction to which they pertain by escrow number or other clearly identifying information:

(1) Trust account records.

~~(a) ((Duplicate receipt book recording all receipts;~~

~~(b) Prenumbered checks;~~

~~(c) Trust account receipt and disbursement records;~~

~~(d) Duplicate bank deposit slips, either validated by the bank or bearing the signature of the designated escrow officer and the date of actual deposit;~~

(e)) Copies of all duplicate deposit slips validated by the bank or bearing the signature of the designated escrow officer and the date of actual deposit, wires, separate receipts, or other evidence of the deposit of funds into the trust account;

(b) Copies of all checks, wires, or other evidence of any disbursement from the trust account;

(c) Copies of all bank statements for the trust account, including all paid checks;

(d) Client's ledger containing an individual ledger sheet for each transaction: Provided however, That for computerized record systems, an individual ledger sheet need not be maintained in the transaction files until the closing of the transaction if the computer records demonstrate on a daily basis the status of the transaction funds;

(e) If a manual trust accounting system is employed to administer the trust account, copies of all written receipts and prenumbered checks.

(2) Other records.

(a) A transaction file shall be maintained to contain all agreements, contracts, documents, leases, escrow instructions, closing statements and correspondence for each transaction;

(b) Reconciled bank statements and cancelled checks for all bank accounts of the escrow agent, including but not limited to the pooled escrow trust accounts, individual escrow trust accounts, and general business operating accounts of the agent;

(c) All checks and receipts produced by any computerized accounting or record system must be sequentially numbered. The escrow agent shall retain the original of any voided or incomplete sequentially numbered check or receipt which was not issued.

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680D-030 Accuracy and accessibility of records. (1) **Accuracy.** All records shall be accurate, posted and kept ~~((up-to-date))~~ current to the date of the most recent transaction.

(2) **Location.** The escrow agent must maintain all records available for inspection by the department for a minimum of six years at an address where the escrow agent is licensed to maintain an escrow office. Records of transactions may be stored at a remote location within the state of Washington after the escrow has been completed for at least one year. Records stored at a remote location shall be available upon demand of the department during business hours and maintained in a manner to be readily retrievable.

(3) **Permanent storage.** After completion of the escrow transaction records may be stored on permanent storage media, such as optical disk or microfilm, provided the retrieval process does not permit modification of the documents. "Retrieval process" means the on-site ability to view and print the document in its original form including signatures or other writing placed upon the original document. The escrow agent must have in its records a statement signed by the supplier of the permanent storage system that the system does not permit the user to modify a document after it has been permanently stored.

(4) **Restrictions on storage.** Transactions and accounting records may not be stored at a remote location or on permanent storage media as described in subsection (2) or (3) of this section if there are funds relating to the transaction, such as reconveyance ~~((on))~~ or holdbacks, remaining in the trust bank account.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680D-040 Agreements and closings. The escrow agent shall be responsible for the effecting and closing of escrow agreements between the principal parties. The agent shall as a minimum:

(1) Prepare or accept an instrument of escrow instructions among ~~((each))~~ the principal parties and the escrow agent ~~((based upon a written agreement))~~. The escrow instructions shall be signed by the principal~~((s))~~ parties. Escrow instructions shall contain any and all agreements between the principals and the escrow agent or incorporate other written agreements by reference. The escrow instructions shall not be modified except by written agreement signed by the principals and accepted by the escrow agent. ~~((The agent shall))~~

(2) Disclose in writing to the principal parties ~~((to the transaction))~~ when ~~((a profit, or the potential for a profit on))~~ fees ~~((and))~~ for services provided may be realized by the escrow agent. ~~((Justifiable costs for fees and services related to the transaction may include, but not be limited to courier fees, credit reports, postage, fax services, and copying of documents. A copy of the disclosure))~~ The disclosure must specifically identify the fees using the same terminology as that provided on the closing statement (for example HUD1 or HUD1A), and reflect the dollar amount associated with each item identified as a fee payable to the escrow agent. For purposes of this section, fees payable to the escrow agent shall mean any item payable directly to the escrow agent whether realized by the escrow agent as profit, potential for profit, or the offset of justifiable costs.

(3) All fees and/or justifiable costs must be for bona fide services performed by the escrow agent and bear a reasonable relationship in value to the services performed. No justifiable costs for services performed by a third party may exceed the actual cost of the third-party service.

(4) Comply with the instructions for completing the closing statement. All funds disbursed on the closing statement should be bona fide and supported with adequate documents.

(5) Copies of the escrow instructions and closing statement in compliance with requirements of the Real Estate Settlement Procedures Act, 12 U.S.C. Section 2601, and Regulation X, 24 C.F.R. Section 3500 and all applicable rules and regulations shall be maintained in the transaction file.

~~((2))~~ (6) Require an addendum to the purchase agreement for any and all material changes in the terms of the transaction, including but not limited to, changes in the financing of the transaction.

~~((3))~~ (7) Provide the services and perform all acts pursuant to the escrow instructions.

~~((4))~~ (8) Provide a complete detailed closing statement (for example HUD1 or HUD1A) as it applies to each principal at the time the transaction is closed. The escrow agent shall retain a copy of all closing statements in compliance with requirements of the Real Estate Settlement Procedures Act, 12 U.S.C. Section 2601, and Regulation X, 24 C.F.R. Section 3500 and all applicable rules and regulations in the transaction file, even ~~((though))~~ if funds are not handled by

the agent~~((, in the transaction file))~~. The closing statements (for example HUD1 or HUD1A) shall show:

(a) The date of closing.

(b) The total purchase price.

(c) An itemization of all adjustments, monies or things of value received or paid in compliance with requirements of the Real Estate Settlement Procedures Act, 12 U.S.C. Section 2601, and Regulation X, 24 C.F.R. Section 3500 and all applicable rules and regulations. Such itemization must include the name of the person or company to whom each individual amount is paid, or from whom each individual amount is received.

~~((d))~~ ~~((To whom each item is debited and/or credited.~~

~~((e))~~ ~~((Date each adjustment was made.~~

~~((f))~~ A detail of debits and credits identified to each principal party.

~~((g))~~ Names of payees, makers and assignees of all notes paid, made or assumed.

~~((g))~~ (9) Pay the net proceeds of sale directly to the seller unless otherwise provided in writing by the seller or a court of competent jurisdiction.

~~((h))~~ (10) Obtain original signatures of the principals on either the preliminary or final closing statement and maintain a copy of the signed closing statement in the transaction file.

~~((5))~~ (11) The escrow agent shall provide a copy of the final closing statement to each principal party and to each real estate broker involved with the transaction.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680D-050 Expeditious performance. An escrow agent shall perform all acts required of the escrow agent ~~((by agreement))~~ as expeditiously as possible and within ~~((the))~~ any time period ~~((of the agreement))~~ identified in the escrow instructions. Intentional or negligent delay in such performance shall be considered in violation of RCW 18.44.260~~((2))~~ (1)(i).

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680D-060 Disbursement of funds. The escrow agent shall disburse funds as set forth in the escrow instructions. Disbursement of any money or other items in violation of the trust or before the happening of the conditions of the escrow agreement or escrow instructions is a violation of RCW 18.44.260~~((5))~~ (1)(e). ~~((f))~~ Funds and other items or documents must be paid and/or disbursed immediately upon closing of the transaction or as specifically agreed to in writing by all of the principal parties: Provided, That disbursement of funds may be withheld to allow for checks to clear.

Upon written notice from any principal party that the ownership of the funds is in dispute or is unclear based on the written agreement of the parties, the escrow agent must hold such funds until receiving written notice from all principal parties that the dispute has been resolved. In lieu of holding such funds the escrow agent may interplead the funds into a

court of competent jurisdiction pursuant to chapter 4.08 RCW. Upon notification of a bona fide dispute between the principals, the director may, at his/her discretion, order the escrow agent to interplead the funds into a court of competent jurisdiction.

~~((Funds and other items or documents must be paid and/or disbursed immediately upon closing of the transaction or as specifically agreed to in writing by the principals. Provided, That disbursement of funds may be withheld to allow for checks to clear.))~~ At no time may an escrow agent disburse or delay the disbursement of funds without the written consent of all principal parties.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680D-080 Licensed escrow ((licensees²) officers' responsibilities. (1) It is the responsibility of every ((licensee)) licensed escrow officer to be knowledgeable of and keep current with chapter 18.44 RCW and the rules implementing chapter 18.44 RCW.

(2) It is the responsibility of every ((licensee)) licensed escrow officer to keep the department informed of his or her current home address.

(3) It is the ((licensee's)) licensed escrow officer's responsibility to ensure accessibility of their offices and records to representatives of the department.

NEW SECTION

WAC 208-680D-090 Escrow instructions, agreements, disclosures—Prohibitions. It is a violation of this section and chapter 18.44 RCW, for an escrow agent to employ any escrow instructions, agreements, or disclosures that:

- (1) Employ any scheme, device, or artifice to defraud or mislead borrowers or lenders or to defraud any person;
- (2) Engage in any unfair or deceptive practice toward any person;
- (3) Obtain property by fraud or misrepresentation;
- (4) Knowingly make, publish, or disseminate any false, deceptive, or misleading information;
- (5) Knowingly receive or take possession for personal use of any property of any escrow business, other than in payment authorized by this chapter;
- (6) Omit to make a full and true entry in the books and accounts of the business with intent to defraud.

NEW SECTION

WAC 208-680D-100 Performance of split escrows. When performing or participating in a split escrow transaction, the participating escrow agents shall prepare a written split escrow agreement defining their separate and joint responsibilities in performing the escrow transaction. The authorized representatives of all participating escrow agents shall sign the split escrow agreement. The split escrow agreement shall include, but need not be limited to, the following:

(1) Preparation, sharing, and reconciliation of any conflict in the escrow instructions governing the escrow transaction prior to closing;

(2) Preparation and reconciliation of the closing statements required to close the escrow transaction: Each agent should prepare a closing statement for the principal parties in their part of the escrow transaction; the statements must be reconciled between the closing agents for proratable items and for the amount of funds to be disbursed upon recording and funding; each participating escrow agent shall document their agreement with the reconciled closing statement in writing prior to recording and closing;

(3) Deposit and disbursement of funds: Agreement concerning which escrow agent shall receive which funds, and which escrow agent shall make which disbursements as identified on the reconciled closing statement. In the event of a subescrow, an agreement that all trust accounts must be balanced prior to disbursement;

(4) Recording of instruments: Agreement concerning which escrow agent will prepare the deed of trust or other evidence of title, the excise tax affidavit, excise tax check, and lender or other documents to the title company with instructions for recording. Release of documents for recording is the responsibility of each escrow agent separately as identified in the split escrow agreement. A certified copy of the deed along with copies of other required documents for loan funding must be delivered to the buyer's agent prior to closing, along with the seller's agent's closing order to the title company, including an indemnity for liens and encumbrances to be paid from the seller's funds;

(5) Joint acceptance of the purchase and sale agreement for the transaction, including all addendums, and agreement to acknowledge and supply any subsequent addendums to the purchase and sale agreement to all participating escrow agents;

(6) Each escrow agent's fiduciary responsibility to their party to the transaction and any limitation in liability for the actions of the other escrow agents participating in the transaction;

(7) Delivery of documents required for completion of the escrow transaction. Each escrow agent's responsibility for preparation and delivery of documents, including any required disclosures and any conveyances;

(8) Acknowledgment of lender's escrow instructions by the seller's agent to the extent of condition of title and vesting of the buyer's interest in the property.

The split escrow agreement will be maintained as a permanent record of all participating escrow agents.

Each escrow agent participating in the split escrow transaction shall provide a copy of the split escrow agreement to the principal parties to the split escrow prior to closing of the escrow transaction. All principal parties to the transaction and all lenders providing funds for the transaction must agree in writing to the terms of the split escrow agreement.

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680E-011 Administration of funds held in trust. The designated escrow officer or ((branch)) designated

PROPOSED

branch escrow officer on behalf of the escrow agent shall be responsible for all funds received from any principal or any party to an escrow transaction or escrow collection account and shall hold the funds in trust for the purposes of the transaction or agreement and shall not utilize such funds for the benefit of the agent or any person not entitled to such benefit. The escrow agent shall establish a trust bank account(s) in a recognized Washington state depository. The escrow agent is responsible for depositing, holding, disbursing, and accounting for funds in trust as provided herein.

(1) The trust bank account(s) shall be designated as a trust account in the name of the escrow agent as ~~((certified))~~ licensed. Trust bank accounts shall be noninterest bearing demand deposit accounts except as follows:

(a) Interest-bearing trust bank accounts or dividend earning investment accounts containing funds pertaining to an individual escrow transaction or escrow collection account may be established by the agent if directed by written agreement signed by the principals to the transaction and specifying the manner of distribution of accumulated interest to the parties to the transaction.

(b) Interest-bearing trust bank accounts or dividend-earning investment accounts containing only funds held on behalf of an owner, vendor, lessor, etc., involving escrow collections may be established by the agent when directed by written agreement or directive signed by the principals: Provided, That all interest or earnings shall accrue to the principals as directed in the agreement.

(c) Interest-bearing trust bank accounts containing funds pertaining to transactions in which a limited practice officer has prepared documents under authorization set forth in APR 12(h).

(2) The agent shall establish and maintain a system of records and procedures as provided in this section. Any alternative records or procedures proposed for use by the escrow agent shall be approved in advance by the department.

(3) The agent is responsible for the disbursement of all funds received and held in trust, whether disbursed by personal signature, signature plate, or signature of another person authorized to act on the agent's behalf. The designated escrow officer must have signatory authority on all trust bank accounts. At the discretion of the designated escrow officer, ~~((branch))~~ designated branch escrow officers may be delegated signature authority for trust bank accounts at their branch, however, the designated escrow officer and the escrow agent shall bear ultimate responsibility for all disbursements drawn on all trust bank accounts of the escrow agent.

(4) All funds received for any reason pertaining to an escrow transaction or collection account shall be deposited in the escrow agents trust bank account(s) not later than the first banking day following receipt thereof except funds owned exclusively by the agent.

(5) All funds received shall be identified by the day received and by the amount, source, and purpose on either a cash receipts journal or duplicate receipt which shall be retained as a permanent record.

(6) All deposits to the trust bank account(s) shall be documented by a duplicate bank deposit slip ~~((;))~~ validated by bank imprint, or an attached ~~((deposit))~~ teller's receipt which

~~((shall))~~ bears the signature of the authorized representative of the escrow agent indicating that the funds were actually deposited into the proper trust bank account. Receipt of funds by wire transfer are to be posted in the same manner as other receipts and there shall be a traceable identifying name or number supplied by the financial institution or transferring entity. The agent must also make arrangements for a follow-up "hard copy" receipt for the deposit.

(7) An individual client's ledger sheet shall be established and maintained for each escrow transaction for which funds are received in trust and to which all receipts and disbursements shall be posted.

(a) Credit entries must show the date of deposit or wire transfer, amount, and name of remitter.

(b) Debit entries must show the date of check, check number, amount of check, and name of payee.

(8) The reconciled trust bank account(s) must equal at all times the outstanding trust liability to clients. The outstanding trust liability to clients must equal at all times the trial balance of all escrows with undisbursed balances.

(9) The agent shall be responsible for preparation of a monthly trial balance of the client's ledger, reconciling the ledger with both the trust account bank statement and the trust account receipts and disbursement records. The reconciliation ~~((with))~~ shall be reviewed and signed by the designated escrow officer or branch designated escrow officer within five business days of completion of the reconciliation. Research and correction of any adjustments noted in the reconciliation shall be documented as beginning within ten days of completion of the reconciliation. Such reconciliations are to be retained as permanent records.

(10) All disbursement of trust funds shall be made by check, drawn on the trust bank account, and identified on the check as pertaining to a specific escrow transaction or collection account except as provided in (a) through (e) of this subsection. All checks must be sequentially numbered. The number of each check, amount, date, payee, and the specific client's ledger sheet debited must be shown in the cash register or cash disbursement journal and all data must agree exactly with the check as written.

(a) No disbursement from the trust account shall be made based upon wire transfer receipt until the deposit has been verified.

(b) The escrow agent must make arrangements with the financial institution in which the trust bank account is located to provide a follow-up "hard copy" debit memo when funds are disbursed via wire transfer.

(c) The escrow agent shall retain in the transaction file a copy of instructions signed by the owner of funds to be wire-transferred which identifies the receiving entity and account number.

(d) Transfers between closing escrows may be made by ledger entries alone provided a transfer form is used containing the date of the transfer, the amount of the funds being transferred, the identity of the escrow accounts being debited and credited, and the signature of the person authorized to sign checks on the escrow bank account. Intra-bank debit memo transfer forms may be used only where the escrow accounts involved in the transfer are closed through the same

bank account. The authorization for the transfer must be placed in each escrow file involved.

(e) Transfers between collection escrows of a recurring nature must be authorized by standing instructions on file from the appropriate parties.

(11) Voided checks written on the trust bank account shall be permanently defaced and shall be retained.

(12)(a) A separate check shall be drawn on the trust bank account payable to the escrow agent for escrow and service fees for which the escrow agent is authorized payment ~~((therefor))~~ as provided in the escrow instructions. All such fees relating to the transaction may be withdrawn by a single check provided such check is supported by an itemization of the charges on the closing or settlement statement. Each check shall bear the escrow or transaction number.

A single check may be drawn upon the trust bank account payable to the escrow agent for escrow and service fees for which the escrow agent is authorized payment in the escrow instructions for more than one escrow transaction. Each such check must be supported by a schedule that itemizes all escrow and service fees for each separate escrow transaction, and a copy of the check and the supporting schedule must be maintained in the transaction file for each separate escrow transaction. The itemized escrow and service fees must exactly equal those itemized upon the final closing statement signed by the principal parties to the transaction.

(b) Collection account fees may be withdrawn by a single check provided such check is supported by a schedule of fees identified to each individual account. Such fees shall be withdrawn at least once monthly or as provided in the collection contract agreement if the fees are payable for a greater term than monthly.

(13) No deposits to the trust bank accounts shall be made of funds that do not pertain to an escrow transaction or not received in connection with an escrow collection account, or that belong to the agent, including fees to "open" the bank account or to keep the account from being closed.

(14) No disbursement from the trust bank account shall be made:

(a) For items not pertaining to a specific escrow transaction or escrow collection account;

(b) In advance of the closing of an escrow transaction, or before the happening of a condition set forth in the escrow instructions, to any person or for any reason without a written release from all principal~~((s of))~~ parties to the escrow transaction or collection account, except that if the earnest money agreement terminates according to its own terms prior to closing, disbursement of earnest money ~~((funds shall be made as provided by the earnest money agreement without a written release unless the funds are handled as provided in WAC 208-680D-060))~~ may be made in compliance with RCW 64.04.005;

(c) Pertaining to a specific escrow transaction or collection account in excess of the actual amount held in the trust bank account in connection with such account;

(d) In payment of a fee owed to any employee of an agent or in payment of any business expense of the agent. Payment of fees to employees of an agent or of any business

expense of the agent shall be paid from the regular business bank account of the agent;

(e) For bank charges of any nature. ~~((Arrangements must be made with the bank to have any such))~~ All charges applicable to the trust bank account(s) must be charged to the regular business bank account, or ~~((to provide))~~ provided in a separate statement of bank charges so that they may be paid from the agent's regular business bank account: Provided, That bank charges may be paid from the interest on accounts allowed under subsection (1)(c) of this section;

(f) For preauthorization of payments by the financial institution for recurring expenses such as mortgage payments on behalf of the owner if the account contains tenant security deposits or funds belonging to more than one client;

(g) Of funds received as a damage or security deposit involving a lease or rental contract, to the property owner or to any person(s) without the written authority of the lessee. Such funds are to be held until the end of the tenancy when they are to be disbursed to the person(s) entitled to the funds as provided by the terms of the rental or lease agreement and consistent with the provisions of RCW 59.18.270, Residential Landlord-Tenant Act, or other appropriate statute.

(h) ~~((If the financial institution's automated system does not have the ability to charge fees to another account, or does not provide a separate statement for the service fees as required by (e) of this subsection, and))~~ In the event that the escrow agent's trust account is debited for ~~((service fees))~~ bank charges, the escrow agent shall deposit, within one banking day after receipt of notice from that bank that the trust account has been debited, funds from the general business or other nontrust account to cover the service fee charged.

(15) The provisions of this section are applicable to manual or computerized accounting systems. For clarity, the following is addressed for computer systems:

(a) The system must provide for a capability to back-up all data files;

(b) Receipt and check registers will be printed at least once monthly and retained as a permanent record. Reconciliation and trial balance will be accomplished at least once monthly, printed and retained as a permanent record;

(c) The escrow agent will maintain a printed, dated source document file to support any changes to existing accounting records;

(d) If the program has the ability to write checks, the check number must be ~~((preprinted))~~ printed on the check ~~((or))~~ and the retained voucher copy ~~((by the supplier printer))~~. All checks must be sequentially numbered. Copies of all voided or written but not issued checks must be maintained. The program may assign suffixes or subaccount codes before or after the check number for identification purposes;

(e) The check number must appear in the magnetic coding which also identifies the account number for readability by the financial institution's computer;

(f) All checks written must be included within the computer accounting system.

(16) In the event that a check disbursed from the trust account becomes overdue, the escrow agent shall issue a stop

payment on the check and shall make a good faith effort to locate the payee on the check.

(17) Unclaimed funds are governed by the Uniform Unclaimed Property Act of 1983, chapter 63.29 RCW. If the agent has funds ~~((classified as unclaimed))~~ that are presumed abandoned under that act, the designated escrow officer or branch designated escrow officer shall contact the department of revenue for disposition instructions. The agent shall maintain a record of the correspondence relating to unclaimed funds ~~((for a period of five years))~~ as a permanent record or as dictated by chapter 63.29 RCW, whichever is longer.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680F-010 Bond. Each ~~((certificated))~~ licensed escrow agent shall obtain and keep in effect a bond in an aggregate minimum amount of \$200,000 providing fidelity coverage on all corporate officers, escrow officers, partners, and employees engaged in escrow transactions. Such bond shall be structured to provide coverage for the total amount of all claims up to an aggregate minimum of \$200,000. A deductible of up to \$10,000 on the required fidelity bond is allowed, as long as an additional surety bond of \$10,000 is maintained by the escrow agent. In the event that a fidelity bond with no deductible is obtained by the escrow agent, no surety bond is required.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680F-020 Errors and omissions policy. Each ~~((certificated))~~ licensed escrow agent shall obtain and keep in effect an errors and omissions policy providing coverage in the minimum aggregate amount of \$50,000 or, alternatively, cash deposit or securities in the principal amount of \$50,000. Securities used as an alternative to an errors and omissions policy shall be effectively delivered to the director. For the purpose of fulfilling the requirements of chapter 18.44 RCW and these rules, the escrow agent shall execute an irrevocable assignment and any supporting documentation as required by the director. Securities which are stocks or other interest in the registered escrow agency are not acceptable securities for the purposes of fulfilling the requirements of chapter 18.44 RCW and these rules.

AMENDATORY SECTION (Amending WSR 96-21-082, filed 10/16/96, effective 11/16/96)

WAC 208-680F-040 Return of cash deposit or securities. (1) The cash deposit or securities shall be returned to the escrow agent upon the date of expiration, cancellation, or revocation of the escrow agent's ~~((certificate of registration))~~ license: Provided, That the director may hold the cash deposit or securities for a longer period in order to satisfy any actions commenced under WAC 208-680F-050 prior to the expiration, cancellation, or revocation of the escrow agent's ~~((certificate of registration))~~ license.

(2) The cash deposit or securities shall be returned to an applicant within thirty days of the director's denial of an initial application for an escrow agent's ~~((certificate of registration))~~ license.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680F-060 Cash deposit, securities—Full force and effect. All escrow agents who assign, transfer, or set over a cash deposit or securities in lieu of an errors and omissions policy shall at all times keep in full force and effect as a condition precedent to the escrow agent's authority to transact escrow business, such deposit or securities in the principal amount of \$50,000. Failure to maintain the deposit or securities at the minimum level shall be sufficient grounds for the suspension or revocation of the escrow agent's ~~((certificate of registration))~~ license.

AMENDATORY SECTION (Amending WSR 96-05-018, filed 2/12/96, effective 4/1/96)

WAC 208-680F-070 Cancellation of errors and omissions policy, new policy required. In the event of cancellation or expiration of an errors and omissions policy or fidelity bond, the escrow agent shall file with the director satisfactory evidence of a new policy or bond. Failure to file a new policy or bond shall be sufficient grounds for the suspension or revocation of the escrow agent's ~~((certificate of registration))~~ license. During the time the escrow agent does not have an errors and omissions policy or fidelity bond coverage in effect, the escrow agent may not transact business pursuant to RCW 18.44.050.

Chapter 208-680G WAC

EXAMINATIONS, INVESTIGATIONS, ENFORCEMENT, SANCTIONS, AND COSTS

NEW SECTION

WAC 208-680G-010 Examinations. (1) For the purposes of determining compliance with chapter 18.44 RCW and chapter 208-680 WAC, the director or designee, through their staff, may examine, wherever located, the records used in the business of every licensee and of every person who is engaged in the business described in RCW 18.44.020.

(2) The director or designee may make necessary inquiry of the business or personal affairs, or both, of each such person for the purposes of determining such compliance. In conducting examinations, the director or designee, through their staff, may request, require, or conduct the following:

(a) Access, during reasonable business hours, to the offices and places of business, books, accounts, papers, files, records, including electronic records, computers, safes, and vaults of all such persons. Access must be given to both the trust account records and general business account records;

(b) Interview any person subject to RCW 18.44.020, or any employee or independent contractor of any person subject to RCW 18.44.020;

(c) Interview any principal party or agent to the transaction;

(d) The filing of statements in writing by any person, under oath or otherwise, as to all facts and circumstances concerning the matters under examination;

(e) Copy, or request to be copied, any items described in subsection (1) of this section;

(f) Analysis and review of any items described in subsection (1) of this section;

(g) Assistance, as necessary, from any employee or person subject to RCW 18.44.020;

(h) Meetings and exit reviews with owners, management, officers, or employees of any person subject to RCW 18.44.020;

(i) Preparation and delivery, as deemed necessary, of a report of examination requiring a response from the recipient.

(3) The frequency of examinations shall be made at the discretion of the director or designated person.

NEW SECTION

WAC 208-680G-020 Investigations. (1) The director or designated person may make at any time, public or private investigations within or outside of this state to determine whether any person has violated or is about to violate chapter 18.44 RCW, or any rule, regulation, or order under chapter 18.44 RCW, or to aid in the enforcement of chapter 18.44 RCW. For that purpose, the director or designee, through their staff, may conduct inquiries, interviews, and examinations of any person deemed relevant to the investigation.

(2) The director or designated person may investigate, as deemed relevant by the director, the escrow business or other business or personal financial records of any person subject to investigation under subsection (1) of this section. In conducting investigations, the director or designated person, may request, require, instruct, direct, order, subpoena, or conduct the following:

(a) Access during reasonable business hours, to any location where any escrow business records are located, including offices, places of business, personal residences, storage facilities, computers, safes, and vaults, for the purposes of obtaining, reviewing, or copying books, accounts, papers, files, or records, including electronic records, or records stored in any format;

(b) Administration of oaths or affirmations;

(c) Subpoena witnesses and compel their attendance at a time and place determined by the director or designated person, or subpoena the production of any evidence or matter which is relevant to the investigation, including the taking of such evidence, or existence, description, nature, custody, condition, and location of any books, documents, or other tangible things and the identity and location of persons having knowledge or relevant facts, or any other matter reasonably calculated to lead to the discovery of material evidence;

(d) Interview or interrogate, publicly or privately, under administration of oath or otherwise, any person subject to

RCW 18.44.020, or any employee or independent contractor of any person subject to RCW 18.44.020;

(e) Interview or interrogate, publicly or privately, under administration of oath or otherwise, any principal party, agent to the transaction, or any person whose testimony is deemed relevant;

(f) The filing of statements, affidavits, or declarations in writing by any person, under administration of oath, notary or otherwise, as to all facts and circumstances concerning the matters under investigation;

(g) Copy, or request to be copied, any items described in (a) of this subsection, or take originals of any items described in (a) of this subsection, regardless of the source of such items. Originals and copies taken by the director may be held, returned, or forwarded to other regulatory or law enforcement officials as determined necessary by the director;

(h) Analysis and review of any items described in (a) of this subsection;

(i) Assistance, as necessary, from any employee or person subject to RCW 18.44.020;

(j) Meetings and exit reviews with owners, management, officers, or employees of any person subject to RCW 18.44.020;

(k) Meetings and sharing of information with other regulatory or law enforcement agencies;

(l) Preparation and delivery, as deemed necessary, of a report of investigation requiring a response from the recipient.

(3) For purposes of this section and RCW 18.44.280(1), "public" means open to the public as determined by the director.

(4) For purposes of this section and RCW 18.44.280(1), "private" means closed to the public or any person, including attorneys for witnesses, as determined by the director.

NEW SECTION

WAC 208-680G-030 Enforcement. The director, or designated person, may conduct the following types of enforcement activity:

(1) Enter orders, including temporary orders to cease and desist, compelling any person to cease and desist from the unlawful practice, and to take such affirmative action as in the judgment of the director will carry out the purposes of this chapter;

(2) Enter charges for violations of chapter 18.44 RCW and chapter 208-680 WAC;

(3) Bring an action, with or without prior administrative proceedings, in the superior court to enjoin the acts or practices and to enforce compliance with chapter 18.44 RCW, or any rule, regulation, or order of the director;

(4) Appoint a receiver or conservator to take over, operate, or liquidate any escrow office;

(5) Hold hearings; or

(6) Make referrals to other regulatory or law enforcement agencies.

NEW SECTION

WAC 208-680G-040 Sanctions. The director may impose the following sanctions:

- (1) Denial, suspension, or revocation of license for any violation of RCW 18.44.260;
- (2) Remove or prohibit from participation in the conduct of the affairs of any licensed escrow agent, any officer, controlling person, director, employee, or licensed escrow officer for any violation of RCW 18.44.260;
- (3) Assess a fine of up to one hundred dollars per day for each day's violation of chapter 18.44 RCW, or these rules.

NEW SECTION

WAC 208-680G-050 Examination and investigation fees and expense—Authority to retain specialists. (1) The expense of required travel and services related to an examination or investigation outside this state shall be borne by the person examined or investigated. Such expense includes, but is not limited to, travel, lodging, and per diem expense.

(2) The director may retain attorneys, appraisers, independent certified public accountants, or other professionals and specialists as examiners, auditors, or investigators, the cost of which shall be borne by the person who is the subject of the examination, audit, or investigation.

WSR 00-19-052

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed September 15, 2000, 3:20 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-14-001.

Title of Rule: WAC 468-38-100 Escort car requirements (to be changed to "When escort vehicles are needed").

Purpose: The rule sets parameters for when escort vehicles are required to assist in the move of over-legal vehicles and/or loads on state highways.

Statutory Authority for Adoption: RCW 46.44.090.

Summary: The proposal modifies criteria for when escort vehicles are required on two lane roads to reach consistency with neighboring jurisdictions, as well as, place into rule criteria regarding overhangs and height that have been in use at a policy level.

Reasons Supporting Proposal: Provides consistency with neighboring jurisdictions and provides for clear enforcement rules. Also provides a more accurate title.

Name of Agency Personnel Responsible for Drafting and Implementation: Barry Diseth, Administrator, Motor Carrier Services, Olympia, (360) 664-9497; and Enforcement: Captain Fred Fakkema, CVD, Washington State Patrol, Olympia, (360) 753-0350.

Name of Proponent: Washington State Department of Transportation, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule provides criteria to determine when to use, how many and positioning of escort vehicles when assisting the movement of over-legal loads on state highways.

Proposal Changes the Following Existing Rules: The proposal changes the criteria for escort vehicles on two lane roads. Currently the load width criteria is at eleven foot wide for vehicle or load. This will be changed to a twelve foot wide vehicle or load, which is consistent with neighboring jurisdictions. The proposal also adds criteria for front overhangs which has been only at a policy level. Both changes provide clearer rules for both industry and enforcement customers.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There should be no significant impact on small businesses.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Commission Board Room 1D2, Transportation Building, 310 Maple Park Drive, Olympia, WA 98504-7360, on October 25, 2000, at 2:30 p.m.

Assistance for Persons with Disabilities: Contact TDD (360) 705-6980.

Submit Written Comments to: Barry Diseth, Motor Carrier Services, P.O. Box 47367, Olympia, WA 98502, fax (360) 664-9440, by October 20, 2000.

Date of Intended Adoption: October 25, 2000.

September 14, 2000

Gerald E. Smith, P.E.

Deputy Secretary, Operations

AMENDATORY SECTION (Amending Order 68, filed 11/22/89, effective 12/23/89)

WAC 468-38-100 When escort (~~car requirements~~) vehicles are required. Escort (~~cars~~) vehicles are required:

(1) When vehicle(s), (~~vehicles~~) or load (~~is over eleven~~) exceeds twelve feet in width, two escort (~~cars~~) vehicles (~~both~~) one front (~~and~~), one rear) are required on a two-lane highway.

(2) When vehicle(s), (~~vehicles~~) or load (~~is over~~) exceeds fourteen feet wide but not greater than sixteen feet wide, one escort (~~car~~) vehicle in rear of movement is required on multiple-lane highways.

(3) When vehicle(s), (~~vehicles~~) or load (~~is over twenty~~) exceeds sixteen feet wide, escort (~~cars in both front and rear of movement are required when the highway is a multiple-lane, undivided highway~~) vehicle(s) use will be determined on a case-by-case basis.

(4) When overall length of load, including vehicles, exceeds one hundred five feet (~~or when rear overhang of load measured from the last axle exceeds one-third of the total length~~) on two-lane, two-way, nondivided highways, one rear escort (~~car~~) vehicle is required (~~on two-lane highways. The permit may authorize a riding flagperson in lieu of an escort car~~).

(5) When overall length of load, including vehicles, exceeds one hundred (~~forty~~) twenty feet, one rear escort car is required on multiple-lane divided highways.

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(6) When rear overhang exceeds one-third of the total length, measured from the center of the last axle, or twenty feet, whichever is less, one rear escort vehicle is required. When front overhang exceeds twenty feet, measured from the front of the vehicle or original bumper line, whichever creates the greatest overhang length, one front escort vehicle is required.

(7) When vehicle(s), or load, exceeds fourteen feet six inches in height, one front escort vehicle is required. When the vehicle(s), or load, exceeds fifteen feet in height, the escort vehicle must be equipped with a nonconductive height measuring device, unless otherwise stated on the permit, which exceeds the height of the vehicle(s) and load by not less than three inches nor more than six inches. The department does not guarantee the height of any overhead structures on state routes. It is the responsibility of the motor carrier to verify height clearances before using any state route.

(8) When in the opinion of the department of transportation, escort cars are necessary to protect the traveling public, for any overdimension and/or overweight move either across, upon, or along a highway.

**WSR 00-19-062
PROPOSED RULES
DEPARTMENT OF ECOLOGY**

[Order 97-09A—Filed September 19, 2000, 8:46 a.m.]

Continuance of WSR 00-16-135.

Title of Rule: Chapter 173-340 WAC, Model Toxics Control Act, chapter 173-321 WAC, Public participation grants, and chapter 173-322 WAC, Remedial action grants.

Purpose: To continue the public comment period from September 15, 2000, to October 27, 2000.

Submit Written Comments to: Trish Akana, Rules Coordinator, Toxics Cleanup Program, P.O. Box 47600, Olympia, WA 98504-7600, fax (360) 407-7154, by October 27, 2000.

September 19, 2000

Daniel J. Silver
Deputy Director

**WSR 00-19-064
PROPOSED RULES
LOTTERY COMMISSION**

[Filed September 19, 2000, 12:57 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-092.

Title of Rule: WAC 315-04-190 Compensation.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: WAC 315-04-190 would increase flexibility in changing retailer commissions.

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Mary Jane Ferguson, Rules Coordinator, Olympia, (360) 664-4833; Implementation and Enforcement: Merritt D. Long, Director, Olympia, (360) 664-4800.

Name of Proponent: Washington State Lottery Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-04-190 would increase flexibility in changing retailer commissions.

Proposal Changes the Following Existing Rules: WAC 315-04-190 would increase flexibility in changing retailer commissions.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and (2) the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

RCW 34.05.328 does not apply to this rule adoption. Said section does not apply to these proposed rules because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply this section.

Hearing Location: M. J. Murdock Executive Plaza Building, Cascadia Conference Room, 703 Broadway, Vancouver, WA 98660, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Jane Ferguson by November 15, 2000, TDD (360) 586-0933, or (360) 664-4833.

Submit Written Comments to: Mary Jane Ferguson, Lottery, fax (360) 664-4833, by September 12, 2000.

Date of Intended Adoption: November 17, 2000.

September 18, 2000

Mary Jane Ferguson

Rules Coordinator

AMENDATORY SECTION (Amending WSR 92-19-057, filed 9/11/92, effective 10/12/92)

WAC 315-04-190 Compensation. (1) Lottery retailers shall be entitled to a ~~((five and one half percent))~~ discount on the retail price of the instant game tickets ~~((established by rule for each game))~~. The commission must approve the discount paid to the retailers.

~~(2) ((Effective July 1, 1993, lottery retailers shall be entitled to a six percent discount on the retail price of the instant game tickets established by rule for each game.~~

~~(3))~~ Lottery retailers authorized to sell on-line tickets shall be entitled to a ~~((five and one half percent))~~ discount on the total of gross on-line ticket sales less on-line ticket can-

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cellations. The commission must approve the discount paid to the retailers.

~~((4))~~ Effective July 1, 1993, lottery retailers authorized to sell on-line tickets shall be entitled to a six percent discount on the total of gross on-line ticket sales less on-line ticket cancellations.

~~(5)~~ In addition to that discount authorized under subsections (3) and (4) of this section, lottery retailers authorized to sell tickets for the on-line game, lotto, shall be entitled to a one percent discount on the total of gross lotto ticket sales less lotto ticket cancellations where the tickets sold are for a jackpot prize of six million dollars or more.

~~(6))~~ (3) Lottery retailers may receive additional compensation through programs including but not limited to additional discounts, retailer games, retailer awards, and retailer bonuses.

(a) The commission must approve each such program prior to its implementation.

(b) The director shall establish and publish the procedures necessary to implement any such program approved by the commission prior to initiation of the program.

~~((7))~~ (4) The lottery, when selling instant or on-line tickets, as a lottery retailer, may use the proceeds from the applicable discount on the retail price of the tickets sold to pay fees or other charges associated with those sales.

WSR 00-19-065

PROPOSED RULES

LOTTERY COMMISSION

[Filed September 19, 2000, 12:59 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-101.

Title of Rule: WAC 315-36-100 If more than one person per drawing wins the grand prize, does each person receive the entire prize of \$1,000 for life or is the prize split among the winners?

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: WAC 315-06-100 provides that if one person has purchased three winning tickets, that person would receive the \$3,000 a week for life (or split it proportionately with any other grand prize winners).

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Mary Jane Ferguson, Rules Coordinator, Olympia, (360) 664-4833; Implementation and Enforcement: Merritt D. Long, Director, Olympia, (360) 664-4800.

Name of Proponent: Washington State Lottery Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-06-100 provides that if one person has purchased three winning tickets, that person would receive

the \$3,000 a week for life (or split it proportionately with any other grand prize winners).

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and (2) the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

RCW 34.05.328 does not apply to this rule adoption. Said section does not apply to these proposed rules because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply this section.

Hearing Location: M. J. Murdock Executive Plaza Building, Cascadia Conference Room, 703 Broadway, Vancouver, WA 98660, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Jane Ferguson by November 15, 2000, TDD (360) 586-0933, or (360) 664-4833.

Submit Written Comments to: Mary Jane Ferguson, Lottery, fax (360) 664-4833, by September 12, 2000.

Date of Intended Adoption: November 17, 2000.

September 19, 2000

Mary Jane Ferguson

Rules Coordinator

AMENDATORY SECTION (Amending WSR 98-15-115, filed 7/20/98, effective 8/20/98)

WAC 315-36-100 If more than one person per drawing wins the grand prize, does each person receive the entire prize of \$1,000 for life or is the prize split among the winners? The lottery will pay a maximum of \$3,000 per week for life for any one drawing. Each person up to three winners wins the grand prize of \$1,000 per week for life. If more than three persons win the grand prize in any one drawing, then three grand prizes (for a total of \$3,000 per week for life) will be split equally among the total number of grand prize winners for that drawing. If one person holds up to three winning grand prize tickets, that person will receive up to \$3,000 a week for life (or share proportionately with any other grand prize winners).

WSR 00-19-072
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed September 19, 2000, 3:18 p.m.]

Date of Intended Adoption: Not sooner than October 25, 2000.

September 15, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-18-041.

Title of Rule: WAC 388-450-0195 Utility allowances for food assistance programs.

Purpose: Updates utility allowances used to determine food assistance benefits and varies the heating/cooling utility allowance according to household size.

Statutory Authority for Adoption: RCW 74.04.510.

Statute Being Implemented: Section 5 (e)(7) of the Food Stamp Act of 1977.

Summary: Updates utility deduction amounts used to determine food assistance benefits and varies the heating/cooling utility allowance according to household size.

Reasons Supporting Proposal: Federal regulations at 7 C.F.R. 273.9 (d)(6)(vi) requires states to annually review and adjust utility allowances to reflect changes in the cost of utilities.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joan Wirth, Mailstop 45470, Olympia, Washington 98504-5470, (360) 413-3073.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Updates utility allowances to reflect current utility costs; these allowances are used to determine a household's food assistance benefits. The heating/cooling utility allowance varies by household size. Food assistance benefits may increase as a result of this change.

Proposal Changes the Following Existing Rules: WAC 388-450-0195, this proposal will increase utility allowance amounts to reflect current utility costs. The heating/cooling utility allowance varies by household size. The allowance is used to determine food assistance benefits and may enable households to get increased benefits.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule does not impact small businesses. DSHS is submitting this rule to comply with federal law. See RCW 19.81.061.

RCW 34.05.328 applies to this rule adoption. This rule is significant, but is exempt under RCW 34.05.328 (5)(b).

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper by October 17, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopekd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

AMENDATORY SECTION (Amending WSR 99-24-052, filed 11/29/99, effective 12/1/99)

WAC 388-450-0195 Utility allowances for food assistance programs. ((You can use the amounts in the chart below to calculate total shelter costs. Total shelter costs are used in calculating your food assistance benefits.))

Table with 2 columns: ((If you have to pay)) and ((Then, you can use the)). Rows include heating/cooling costs, utility costs with no heating/cooling, and telephone service only.

(1) For food assistance programs, "utilities" include the following:

- (a) Heating and cooking fuel;
(b) Cooling and electricity;
(c) Water and sewerage;
(d) Garbage and trash collection; and
(e) Basic telephone service.

(2) The department uses the amounts below if you have utility costs separate from your rent or mortgage payment. We add your utility allowance to your rent or mortgage payment to determine your total shelter costs. We use total shelter costs to determine your food assistance benefits.

(3) If you have heating or cooling costs, you get a standard utility allowance (SUA) that depends on your assistance unit's size.

Table with 2 columns: Assistance Unit (AU) Size and Utility Allowance. Rows range from 1 to 6 or more.

(4) If your AU does not qualify For the SUA and you have utility costs other than telephone costs, you get a limited utility allowance (LUA) of one hundred eighty-five dollars.

(5) If your AU has only telephone costs and no other utility costs, you get a telephone utility allowance (TUA) of thirty-one dollars.

PROPOSED

WSR 00-19-073
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(WorkFirst Division)
[Filed September 19, 2000, 3:21 p.m.]

Supplemental Notice to WSR 00-16-087.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-466-0015 Refugee employment and training services.

Repealing WAC 388-466-0150, 388-466-0020, 388-466-0025, 388-15-360, 388-55-024, 388-55-027, and 388-55-050.

Purpose: We have discovered that we need to change the name of the section and section number and repeal the outdated WAC in order to accommodate information about exemptions and to keep integrity of the body of the Refugee Program chapter.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: ORIA believes that the new rule will be more efficient and easier to understand and will result in better customer service.

Reasons Supporting Proposal: Efficiency, customer service.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Olga Walker, ORIA Program Manager, P.O. Box 45420, Olympia, WA 98504-5420, (360) 413-3285.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, 45 C.F.R. 400.81, 400.77, 400.82, 400.145.

Explanation of Rule, its Purpose, and Anticipated Effects: ORIA believes that the new rule will be more efficient and easier to understand and will result in better customer service.

Proposal Changes the Following Existing Rules: Repeals existing WAC 388-466-0015, 388-466-0020, 388-466-0025, 388-15-360, 388-55-024, 388-55-027 and 388-55-050. Adds new section to chapter 288-466 WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This change does not meet the requirements for a small business economic impact statement.

RCW 34.05.328 does not apply to this rule adoption. This is not a significant legislative rule under RCW 34.05.328.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopekd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance

Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

Date of Intended Adoption: Not earlier than October 25, 2000.

September 15, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-466-0150 Refugee employment and training services. (1) What are refugee employment and training services?

Refugee employment and training services provided to eligible refugees may include information and referral, employment oriented case management, job development, job placement, job retention, wage progression, skills training, on-the-job training, counseling and orientation, English as a second language, and vocational English training.

(2) Am I required to participate in refugee employment and training services?

If you are receiving refugee cash assistance (RCA) you are required to participate in refugee employment and training services, unless you are exempt.

(3) How do I know if I am exempt from mandatory employment and training requirements?

(a) You may be exempt from participation in employment and training requirements if:

(i) You are needed in the home to personally provide care for your child under three months of age (see WAC 388-310-0300);

(ii) You are sixty years of age or older.

(b) You can not be exempt from work and training requirements solely because of an inability to communicate in English.

(4) If I am required to participate, what do I have to do?

You are required to:

(a) Register with your employment service provider;

(b) Accept and participate in all employment opportunities, training or referrals, determined appropriate by the department.

(5) What happens if I do not follow these requirements?

If you refuse without good reason to cooperate with the requirements, you are subject to the following penalties:

(a) If you are applying for refugee cash and medical assistance, you will be ineligible for thirty days from the date of your refusal to accept work or training opportunity; or

(b) If you are already receiving refugee cash and medical assistance, your cash benefits will be subject to financial penalties.

(c) The department will notify your voluntary agency (VOLAG) if financial penalties take place.

(6) What are the penalties to my grant?

The penalties to your grant are:

(a) If the assistance unit includes other individuals as well as yourself, the cash grant is reduced by the sanctioned

PROPOSED

refugee's amount for three months after the first occurrence. For the second occurrence the financial penalty continues for the remainder of the sanctioned refugee's eight-month eligibility period.

(b) If you are the only person in the assistance unit your cash grant is terminated for three months after the first occurrence. For the second occurrence, your grant is terminated for the remainder of your eight-month eligibility period.

(7) How can I avoid the penalties?

You can avoid the penalties, if you accept employment or training before the last day of the month in which your cash grant is closed.

(8) What is considered a good reason for not being able to follow the requirements?

You have a good reason for not following the requirements if it was not possible for you to stay on the job or to follow through on a required activity due to an event outside of your control. See WAC 388-310-1600(3) for examples.

REPEALER

The following sections of the Washington Administrative Code are repealed:

| | |
|------------------|--|
| WAC 388-15-360 | Refugee assistance. |
| WAC 388-55-024 | Noncompliance with work and training requirements. |
| WAC 388-55-027 | Good cause determination. |
| WAC 388-55-050 | Refugee social service eligibility. |
| WAC 388-466-0015 | Work and training requirements for refugee cash assistance. |
| WAC 388-466-0020 | Exemptions to work and training requirements. |
| WAC 388-466-0025 | Penalties for not complying with work and training requirements. |

**WSR 00-19-074
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed September 19, 2000, 3:23 p.m.]**

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-053.

Title of Rule: WAC 388-452-0005 Interview requirements.

Purpose: Changes rule to incorporate when an alternative interview should be granted.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.530.

Statute Being Implemented: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.530.

Summary: Amending WAC 388-452-0005 to incorporate when an alternative interview should be granted.

Reasons Supporting Proposal: To improve client service by allowing alternative interviews for those who meet specific hardship criteria.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Vicky T. Robinson, Division of Assistance Programs, (360) 413-3031.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Amending WAC 388-452-0005 to incorporate when a client can be granted an alternative interview.

Proposal Changes the Following Existing Rules: The amended WAC gives those who meet specific hardship criteria the option of having an alternative interview.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule does not impact small businesses.

RCW 34.05.328 does not apply to this rule adoption. This rule change does not meet the definition of a significant legislative rule.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by October 17, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopkd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

Date of Intended Adoption: No earlier than October 25, 2000.

September 15, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-11-075, filed 5/18/99, effective 6/18/99)

WAC 388-452-0005 (~~Interview requirements.~~) Do I have to be interviewed in order to get benefits? (1) (~~When the client's application or review is for a combination of cash, food, or medical programs the department requires only a single interview~~) You will have only one interview when you apply for or have a review for cash or food assistance or both.

(2) (~~The client has an interview when they apply for or have an eligibility review for cash, food, or medical benefits. However, the client is~~) You are not required to attend an interview when (~~the client's~~) your application or review is (~~only~~) just for medical benefits. (~~When the client's~~) If we deny your application for cash or food (stamp eligibility is denied) assistance because (~~the client~~) you did not appear

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for an interview, ~~((the department must))~~ we will continue to process ~~((the))~~ your request for medical benefits:

- (a) For a pregnant woman;
- (b) For a child under the age of nineteen;
- (c) For a family with children under the age of nineteen;

or

(d) When ~~((the department has))~~ we have enough information to determine ~~((eligibility or can obtain))~~ if you are eligible or can get the information by mail.

(3) ~~((The client))~~ You or another person who can ~~((provide))~~ give information about ~~((the))~~ your assistance unit must attend the interview. ~~((The client))~~ You may bring another person to the interview. ~~((The client))~~ You may choose another person to ~~((attend))~~ go to the interview for ~~((them))~~ you when:

(a) ~~((The client))~~ You cannot come to the local office for ~~((a cash or medical program eligibility determination))~~ us to decide if you are eligible for cash assistance; or

(b) ~~((The client has))~~ You have an authorized representative as described in WAC ~~((388-462-0005))~~ 388-460-0005 for food assistance.

(4) ~~((The department))~~ We usually ~~((holds the interview))~~ have interviews at the local office. ~~((The client may))~~ You can have a scheduled ~~((home visit or a))~~ telephone interview or an interview in your home if attending an interview at the local office causes a hardship for ~~((the client or the client's))~~ you or your representative. Examples of hardships include:

(a) If your entire assistance unit is elderly or mentally or physically disabled;

(b) If you live in a remote area or have transportation problems;

(c) Severe weather;

(d) If someone in your assistance unit (AU) is ill, or you have to stay home to care for an AU member;

(e) Your work or training hours make it difficult to come into the office during regular business hours;

(f) Someone in your AU is affected by family violence such as physical or mental abuse, harassment, or stalking by the abuser; or

(g) Any other problem which would make it difficult for you to come into the office for an interview.

WSR 00-19-080

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed September 20, 2000, 9:14 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Requirements for industrial radiography and determination of prior dose.

Purpose: To bring radiation protection regulations into conformance with the United States Nuclear Regulatory Commission rules on exemption of C-14 urea capsules and enforcement action for deliberate misconduct, and to make other corrections and housekeeping changes.

Statutory Authority for Adoption: RCW 70.98.050.

Statute Being Implemented: RCW 70.98.050.

Summary: The proposed rule adds an exemption for one microcurie capsules of C-14 urea for diagnostic use in humans (WAC 246-232-014), clarifies that enforcement action may be taken where deliberate misconduct is involved (WAC 246-220-060), breaks up a long section into nine smaller sections (WAC 246-232-006, 246-232-007, 246-232-008, 246-232-009, 246-232-010, 246-232-011, 246-232-012, 246-232-013 and 246-232-014), and corrects cross-referencing (WAC 246-232-040, 246-232-120, 246-232-130, and 246-235-105).

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry C. Frazee, Mailstop 47827, 7171 Cleanwater Lane, Tumwater, (360) 236-3221.

Name of Proponent: Division of Radiation Protection, Department of Health, governmental.

Rule is necessary because of federal law, 62 F.R. 63634, 63 F.R. 1890, and 63 F.R. 13773.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule exempts from regulation the possession and use of one microcurie carbon-14 urea capsules used for human diagnostic purposes; and clarifies the categories of persons that are subject to department enforcement action based on deliberate misconduct. These changes are required for compatibility with the United States Nuclear Regulatory Commission. The anticipated effect of these changes is to bring our radioactive materials licensees into conformance with national standards.

Proposal Changes the Following Existing Rules: WAC 246-220-060 is amended to define categories of persons that may be subject to department enforcement action if engaged in deliberate misconduct that caused or would have caused, if not detected, a radioactive materials licensee, applicant, contractor or subcontractor to be in violation of any rule, regulation, license condition or department order; WAC 246-232-010 is renamed to reflect its new emphasis on exempt concentrations and exempt quantities and subsections (1) and (2)(c) are deleted to become new sections on specific exemptions (WAC 246-232-006 through 246-232-009 and 246-232-011 through 246-232-013); WAC 246-232-040 is amended to correct cross reference; WAC 246-232-120 is amended to correct cross reference; WAC 246-232-130 is amended to correct cross references; and WAC 246-235-105 is amended to correct cross references.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule change is exempt from the small business [economic] impact statement requirement under RCW 19.85.025(3) because it adopts federal regulations without material change. This rule includes several federal rule changes for which "regulatory flexibility certifications" were prepared stating that the "rule will not have a significant economic impact upon a substantial number of small entities."

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Under RCW 34.05.328 (5)(b)(iii) and (iv), RCW 34.05.328 does not apply to this rule adoption because this rule adopts federal regulations without material change or clarifies the language of a rule or otherwise makes housekeeping changes. This rule is for conformance with the

United States Nuclear Regulatory Commission regulations and is mandatory under our agreement state status with the federal government.

Hearing Location: 7171 Cleanwater Lane, Building 5, Olympia, WA 98504, on October 25, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Terry C. Frazee by October 18, 2000, TDD (800) 833-6388, or fax (360) 236-2255.

Submit Written Comments to: Terry C. Frazee, Department of Health, Radiation Protection, P.O. Box 47827, Olympia, WA 98504-7827, fax (360) 236-2255, by October 25, 2000.

Date of Intended Adoption: November 7, 2000.

September 6, 2000

Nancy Ellison
Deputy Secretary
for Mary Selecky
Secretary

NEW SECTION

WAC 246-232-006 Exemption of certain source material. (1) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses, owns, or transfers source material in any chemical mixture, compound, solution or alloy in which the source material is by weight less than 1/20 of one percent (0.05 percent) of the mixture, compound, solution, or alloy.

(2) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers unrefined and unprocessed ore containing source material, provided that, except as authorized in a specific license, such person shall not refine or process such ore.

(3) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers:

(a) Any quantities of thorium contained in:

(i) Incandescent gas mantles;

(ii) Vacuum tubes;

(iii) Welding rods;

(iv) Electric lamps for illuminating purposes provided that each lamp does not contain more than fifty milligrams of thorium;

(v) Germicidal lamps, sunlamps and lamps for outdoor or industrial lighting provided that each lamp does not contain more than two grams of thorium;

(vi) Rare earth metals and compounds, mixtures, and products containing not more than 0.25 percent by weight thorium, uranium, or any combination of these; or

(vii) Personnel neutron dosimeters, provided each dosimeter does not contain more than 50 milligrams of thorium;

(b) Source material contained in the following products:

(i) Glazed ceramic tableware, provided that the glaze contains not more than twenty percent by weight source material; and

(ii) Piezoelectric ceramic containing not more than two percent by weight source material;

(c) Photographic film, negatives and prints containing uranium or thorium;

(d) Any finished product or part fabricated of, or containing, tungsten-thorium or magnesium-thorium alloys, provided that the thorium content of the alloy does not exceed four percent by weight and that the exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such product or part;

(e) Thorium contained in finished optical lenses, provided that each lens does not contain more than thirty percent by weight of thorium, and that the exemption contained in this subparagraph shall not be deemed to authorize either:

(i) The shaping, grinding or polishing of such lens or manufacturing processes other than the assembly of such lens into optical systems and devices without alteration of the lens; or

(ii) The receipt, possession, use or transfer of thorium contained in contact lenses, or in spectacles, or in eyepieces in binoculars or other optical instruments;

(f) Uranium contained in detector heads for use in fire detection units, provided that each detector head contains not more than 0.005 microcuries of uranium; or

(g) Thorium contained in any finished aircraft engine part containing nickel-thoria alloy, provided that:

(i) The thorium is dispersed in the nickel-thoria alloy in the form of finely divided thoria (thorium dioxide); and

(ii) The thorium content in the nickel-thoria alloy does not exceed four percent by weight.

(4) The exemptions in subsection (3) of this section do not authorize the manufacture of any of the products described.

NEW SECTION

WAC 246-232-007 Exemption of certain depleted uranium items. (1) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers:

(a) Depleted uranium contained in counterweights installed in aircraft, rockets, projectiles and missiles, or stored or handled in connection with installation or removal of such counterweights, provided that:

(i) The counterweights are manufactured in accordance with a specific license issued by the United States Nuclear Regulatory Commission authorizing distribution by the licensee pursuant to 10 C.F.R. Part 40;

(ii) Each counterweight has been impressed with the following legend clearly legible through any plating or other covering: "DEPLETED URANIUM"*;

(iii) Each counterweight is durably and legibly labeled or marked with the identification of the manufacturer and the statement: "UNAUTHORIZED ALTERATIONS PROHIBITED"*; and

(iv) The exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such counterweight

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other than repair or restoration of any plating or other covering;

*Note: The requirements specified in (c) (v) (B) and (C) of this subsection need not be met by counterweights manufactured prior to December 31, 1969: Provided, That such counterweights are impressed with the legend, "CAUTION - RADIOACTIVE MATERIAL - URANIUM," as previously required by the regulations.

(b) Depleted uranium used as shielding constituting part of any shipping container which is conspicuously and legibly impressed with the legend "CAUTION - RADIOACTIVE SHIELDING - URANIUM" and the uranium metal is encased in mild steel or in an equally fire resistant metal of a minimum wall thickness of 3.2 millimeters.

(2) The exemptions in this subsection do not authorize the manufacture of any of the products described.

NEW SECTION

WAC 246-232-008 Exemption of certain timepieces, hands or dials. Except for persons who apply radioactive material to, or persons who incorporate radioactive material into the following products, any person is exempt from these regulations to the extent that person receives, possesses, uses, transfers, owns or acquires the following timepieces or hands or dials containing not more than the following specified quantities of radioactive material and not exceeding the following specified levels of radiation*:

*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

- (1)(a) 25 millicuries of tritium per timepiece;
- (b) 5 millicuries of tritium per hand;
- (c) 15 millicuries of tritium per dial (bezels when used shall be considered as part of the dial);
- (d) 100 microcuries of promethium-147 per watch or 200 microcuries of promethium-147 per any other timepiece;
- (e) 20 microcuries of promethium-147 per watch hand or 40 microcuries of promethium-147 per other timepiece hand;
- (f) 60 microcuries of promethium-147 per watch dial or 120 microcuries of promethium-147 per other timepiece dial (bezels when used shall be considered as part of the dial);
- (2) The levels of radiation from hands and dials containing promethium-147 will not exceed, when measured through 50 milligrams per square centimeter of absorber:
 - (a) For wrist watches, 0.1 millirad per hour at 1 centimeter from any surface;
 - (b) For pocket watches, 0.1 millirad per hour at 1 centimeter from any surface;
 - (c) For any other timepiece, 0.2 millirad per hour at 10 centimeters from any surface.
- (3) One microcurie of radium-226 per timepiece in timepieces manufactured prior to the effective date of these regulations.

NEW SECTION

WAC 246-232-009 Exemption of certain items containing radioactive material. Except for persons who apply radioactive material to, or persons who incorporate radioactive material into the following products, any person is exempt from these regulations to the extent that person receives, possesses, uses, transfers, owns or acquires the following products*:

*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(1) Lock illuminators containing not more than 15 millicuries of tritium or not more than 2 millicuries of promethium-147 installed in automobile locks. The levels of radiation from each lock illuminator containing promethium-147 will not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 50 milligrams per square centimeter of absorber.

(2) Precision balances containing not more than 1 millicurie of tritium per balance or not more than 0.5 millicurie of tritium per balance part.

(3) Automobile shift quadrants containing not more than 25 millicuries of tritium.

(4) Marine compasses containing not more than 750 millicuries of tritium gas and other marine navigational instruments containing not more than 250 millicuries of tritium gas.

(5) Thermostat dials and pointers containing not more than 25 millicuries of tritium per thermostat.

(6) Electron tubes, provided that each tube does not contain more than one of the following specified quantities of radioactive material:

- (a) 150 millicuries of tritium per microwave receiver protector tube or 10 millicuries of tritium per any other electron tube;
- (b) 1 microcurie of cobalt-60;
- (c) 5 microcuries of nickel-63;
- (d) 30 microcuries of krypton-85;
- (e) 5 microcuries of cesium-137;
- (f) 30 microcuries of promethium-147;
- (g) 1 microcurie of radium-226;

And provided further that the levels of radiation from each electron tube containing radioactive material does not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 7 milligrams per square centimeter of absorber.*

*Note: For purposes of this subdivision, "electron tubes" include spark gap tubes, power tubes, gas tubes including glow lamps, receiving tubes, microwave tubes, indicator tubes, pick-up tubes, radiation detection tubes, and any other completely sealed tube that is designed to conduct or control electrical currents.

(7) Ionizing radiation measuring instruments containing, for purposes of internal calibration or standardization, a source of radioactive material not exceeding 0.05 microcuries of americium-241 or the applicable quantity set forth in WAC 246-232-120, Schedule B.

(8) Spark gap irradiators containing not more than 1 microcurie of cobalt-60 per spark gap irradiator for use in electrically ignited fuel oil burners having a firing rate of at least three gallons (11.4 liters) per hour.

AMENDATORY SECTION (Amending WSR 98-13-037, filed 6/8/98, effective 7/9/98)

WAC 246-232-010 ((Exemptions.)) Exempt concentrations and exempt quantities. (1) ((Source material.

(a) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses, owns, or transfers source material in any chemical mixture, compound, solution or alloy in which the source material is by weight less than 1/20 of one percent (0.05 percent) of the mixture, compound, solution, or alloy.

(b) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers unrefined and unprocessed ore containing source material. Provided, That, except as authorized in a specific license, such person shall not refine or process such ore.

(c) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers:

(i) Any quantities of thorium contained in:

(A) Incandescent gas mantles;

(B) Vacuum tubes;

(C) Welding rods;

(D) Electric lamps for illuminating purposes provided that each lamp does not contain more than fifty milligrams of thorium;

(E) Germicidal lamps, sunlamps and lamps for outdoor or industrial lighting provided that each lamp does not contain more than two grams of thorium;

(F) Rare earth metals and compounds, mixtures, and products containing not more than 0.25 percent by weight thorium, uranium, or any combination of these; or

(G) Personnel neutron dosimeters, provided each dosimeter does not contain more than 50 milligrams of thorium;

(ii) Source material contained in the following products:

(A) Glazed ceramic tableware: Provided, That the glaze contains not more than twenty percent by weight source material; and

(B) Piezoelectric ceramic containing not more than two percent by weight source material;

(iii) Photographic film, negatives and prints containing uranium or thorium;

(iv) Any finished product or part fabricated of, or containing, tungsten-thorium or magnesium-thorium alloys: Provided, That the thorium content of the alloy does not exceed four percent by weight and that the exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such product or part;

(v) Depleted uranium contained in counterweights installed in aircraft, rockets, projectiles and missiles, or stored or handled in connection with installation or removal of such counterweights, provided that:

(A) The counterweights are manufactured in accordance with a specific license issued by the United States Nuclear Regulatory Commission authorizing distribution by the licensee pursuant to 10 CFR Part 40;

(B) Each counterweight has been impressed with the following legend clearly legible through any plating or other covering: "DEPLETED URANIUM"*;

(C) Each counterweight is durably and legibly labeled or marked with the identification of the manufacturer and the statement: "UNAUTHORIZED ALTERATIONS PROHIBITED"*; and

(D) The exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such counterweight other than repair or restoration of any plating or other covering;

*Note: The requirements specified in (e)(v)(B) and (C) of this subsection need not be met by counterweights manufactured prior to December 31, 1969: Provided, That such counterweights are impressed with the legend, "CAUTION - RADIOACTIVE MATERIAL - URANIUM," as previously required by the regulations.

(vi) Depleted uranium used as shielding constituting part of any shipping container which is conspicuously and legibly impressed with the legend "CAUTION - RADIOACTIVE SHIELDING - URANIUM" and the uranium metal is encased in mild steel or in an equally fire resistant metal of a minimum wall thickness of 3.2 millimeters.

(vii) Thorium contained in finished optical lenses: Provided, That each lens does not contain more than thirty percent by weight of thorium, and that the exemption contained in this subparagraph shall not be deemed to authorize either:

(A) The shaping, grinding or polishing of such lens or manufacturing processes other than the assembly of such lens into optical systems and devices without alteration of the lens; or

(B) The receipt, possession, use or transfer of thorium contained in contact lenses, or in spectacles, or in eyepieces in binoculars or other optical instruments;

(viii) Uranium contained in detector heads for use in fire detection units: Provided, That each detector head contains not more than 0.005 microcuries of uranium; or

(ix) Thorium contained in any finished aircraft engine part containing nickel-thoria alloy, provided that:

(A) The thorium is dispersed in the nickel-thoria alloy in the form of finely divided thoria (thorium dioxide); and

(B) The thorium content in the nickel-thoria alloy does not exceed four percent by weight.

(d) The exemptions in (e) of this subsection do not authorize the manufacture of any of the products described.

(2) *Radioactive material other than source material.*

(a)) Exempt concentrations.

((ii)) (a) Except as provided in ((a)(ii)) (b) of this subsection, any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses, transfers, owns or acquires products or materials containing radioactive material in concentrations not in excess of those listed in WAC 246-232-130, Schedule C.

((ii)) (b) No person may introduce radioactive material into a product or material, knowing or having reason to

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believe, that it will be transferred to persons exempt under (a)((i)) of this subsection or equivalent regulations of the United States Nuclear Regulatory Commission, any agreement state or licensing state, except in accordance with a specific license issued pursuant to WAC 246-235-105 or the general license provided in WAC 246-232-040.

((b)) (2) Exempt quantities.

((i)) (a) Except as provided in (b)((i)) and ((iii)) (c) of this subsection, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires radioactive material in individual quantities each of which does not exceed the applicable quantity set forth in WAC 246-232-120, Schedule B.

((i)) (b) This ((paragraph, WAC 246-232-010 (2)(b)),) subsection does not authorize the production, packaging or repackaging of radioactive material for purposes of commercial distribution, or the incorporation of radioactive material into products intended for commercial distribution.

((i)) (c) No person may, for purposes of commercial distribution, transfer radioactive material in the individual quantities set forth in WAC 246-232-120, Schedule B, knowing or having reason to believe that such quantities of radioactive material will be transferred to persons exempt under ((b)) subsection (2) of this ((subsection)) section or equivalent regulations of the United States Nuclear Regulatory Commission or any agreement state or licensing state, except in accordance with a specific license issued by the United States Nuclear Regulatory Commission, pursuant to Section 32.18 of 10 CFR Part 32 or by the department pursuant to WAC 246-235-105 which license states that the radioactive material may be transferred by the licensee to persons exempt under ((b)) subsection (2) of this ((subsection)) section or the equivalent regulations of the United States Nuclear Regulatory Commission or any agreement state or licensing state.

((e) Exempt items:

(i) Certain items containing radioactive material. Except for persons who apply radioactive material to, or persons who incorporate radioactive material into the following products, any person is exempt from these regulations to the extent that person receives, possesses, uses, transfers, owns or acquires the following products:*

*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or byproduct material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(A) Timepieces or hands or dials containing not more than the following specified quantities of radioactive material and not exceeding the following specified levels of radiation:

- 25 millicuries of tritium per timepiece;
- 5 millicuries of tritium per hand;
- 15 millicuries of tritium per dial (bezels when used shall be considered as part of the dial);
- 100 microcuries of promethium—147 per watch or 200 microcuries of promethium—147 per any other timepiece;

20 microcuries of promethium—147 per watch hand or 40 microcuries of promethium—147 per other timepiece hand;

60 microcuries of promethium—147 per watch dial or 120 microcuries of promethium—147 per other timepiece dial (bezels when used shall be considered as part of the dial);

The levels of radiation from hands and dials containing promethium—147 will not exceed, when measured through 50 milligrams per square centimeter of absorber:

For wrist watches, 0.1 millirad per hour at 1 centimeter from any surface;

For pocket watches, 0.1 millirad per hour at 1 centimeter from any surface;

For any other timepiece, 0.2 millirad per hour at 10 centimeters from any surface.

One microcurie of radium-226 per timepiece in timepieces manufactured prior to the effective date of these regulations.

(B) Lock illuminators containing not more than 15 millicuries of tritium or not more than 2 millicuries of promethium—147 installed in automobile locks. The levels of radiation from each lock illuminator containing promethium—147 will not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 50 milligrams per square centimeter of absorber.

(C) Precision balances containing not more than 1 millicurie of tritium per balance or not more than 0.5 millicurie of tritium per balance part.

(D) Automobile shift quadrants containing not more than 25 millicuries of tritium.

(E) Marine compasses containing not more than 750 millicuries of tritium gas and other marine navigational instruments containing not more than 250 millicuries of tritium gas.

(F) Thermostat dials and pointers containing not more than 25 millicuries of tritium per thermostat.

(G) Electron tubes: Provided, That each tube does not contain more than one of the following specified quantities of radioactive material:

(aa) 150 millicuries of tritium per microwave receiver protector tube or 10 millicuries of tritium per any other electron tube;

(bb) 1 microcurie of cobalt-60;

(cc) 5 microcuries of nickel-63;

(dd) 30 microcuries of krypton-85;

(ee) 5 microcuries of cesium-137;

(ff) 30 microcuries of promethium-147;

(gg) 1 microcurie of radium-226;

And provided further, That the levels of radiation from each electron tube containing radioactive material does not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 7 milligrams per square centimeter of absorber.*

*Note: For purposes of this subdivision, "electron tubes" include spark gap tubes, power tubes, gas tubes including glow lamps, receiving tubes, microwave tubes, indicator tubes, pick-up tubes, radiation detection tubes, and any other completely

PROPOSED

sealed tube that is designed to conduct or control electrical currents.

~~(H) Ionizing radiation measuring instruments containing, for purposes of internal calibration or standardization, a source of radioactive material not exceeding 0.05 microcuries of americium-241 or the applicable quantity set forth in WAC 246-232-120, Schedule B.~~

~~(I) Spark gap irradiators containing not more than 1 microcurie of cobalt-60 per spark gap irradiator for use in electrically ignited fuel oil burners having a firing rate of at least three gallons (11.4 liters) per hour.~~

~~(ii) Self-luminous products containing radioactive material(s).~~

~~(A) Tritium, krypton-85 or promethium-147. Except for persons who manufacture, process or produce self-luminous products containing tritium, krypton-85 or promethium-147, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires tritium, krypton-85 or promethium-147 in self-luminous products manufactured, processed, produced, imported or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission pursuant to Section 32.22 of 10 CFR Part 32, which license authorizes the transfer of the product to persons who are exempt from regulatory requirements. The exemption in (e)(ii) of this subsection does not apply to tritium, krypton-85 or promethium-147 used in products for frivolous purposes or in toys or adornments.~~

~~(B) Radium-226. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers or owns articles containing less than 0.1 microcurie of radium-226 which were manufactured prior to October 1983.~~

~~(iii) Gas and aerosol detectors containing radioactive material.~~

~~(A) Except for persons who manufacture, process or produce gas and aerosol detectors containing radioactive material, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires radioactive material in gas and aerosol detectors designed to protect life or property from fires and airborne hazards: Provided, That detectors containing radioactive material shall have been manufactured, imported, or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission* or an agreement state, pursuant to Section 32.26 of 10 CFR Part 32, or licensing state pursuant to WAC 246-235-105, which authorizes the transfer of the detectors to persons who are exempt from regulatory requirements.~~

*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or byproduct material whose subsequent possession, use, transfer and disposal by all other persons are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

~~(B) Gas and aerosol detectors previously manufactured and distributed to general licensees in accordance with a specific license issued by an agreement state shall be considered~~

~~exempt under (e)(iii)(A) of this subsection: Provided, That the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device: And provided further, That they meet the requirements of WAC 246-235-105.~~

~~(C) Gas and aerosol detectors containing naturally occurring and accelerator-produced radioactive material (NARM) previously manufactured and distributed in accordance with a specific license issued by a licensing state shall be considered exempt under (e)(iii)(A) of this subsection: Provided, That the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device, and provided further that they meet the requirements of WAC 246-235-105.~~

~~(iv) Resins containing scandium-46 and designed for sand consolidation in oil wells. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires synthetic plastic resins containing scandium-46 which are designed for sand consolidation in oil wells. Such resins shall have been manufactured or imported in accordance with a specific license issued by the United States Nuclear Regulatory Commission or shall have been manufactured in accordance with the specifications contained in a specific license issued by the department or any agreement state to the manufacturer of such resins pursuant to licensing requirements equivalent to those in Sections 32.16 and 32.17 of 10 CFR Part 32 of the regulations of the United States Nuclear Regulatory Commission. This exemption does not authorize the manufacture of any resins containing scandium-46.))~~

NEW SECTION

WAC 246-232-011 Exemption of certain self-luminous products containing radioactive material(s). (1) Tritium, krypton-85 or promethium-147. Except for persons who manufacture, process or produce self-luminous products containing tritium, krypton-85 or promethium-147, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires tritium, krypton-85 or promethium-147 in self-luminous products manufactured, processed, produced, imported or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission pursuant to Section 32.22 of 10 C.F.R Part 32, which license authorizes the transfer of the product to persons who are exempt from regulatory requirements. The exemption in this subsection does not apply to tritium, krypton-85 or promethium-147 used in products for frivolous purposes or in toys or adornments.

(2) Radium-226. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers or owns articles containing less than 0.1 microcurie of radium-226 which were manufactured prior to October 1983.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

PROPOSED

NEW SECTION

WAC 246-232-012 Exemption of certain gas and aerosol detectors containing radioactive material. (1) Except for persons who manufacture, process or produce gas and aerosol detectors containing radioactive material, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires radioactive material in gas and aerosol detectors designed to protect life or property from fires and airborne hazards: Provided, That detectors containing radioactive material shall have been manufactured, imported, or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission* or an agreement state, pursuant to Section 32.26 of 10 C.F.R. Part 32, or licensing state pursuant to WAC 246-235-105, which authorizes the transfer of the detectors to persons who are exempt from regulatory requirements.

*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(2) Gas and aerosol detectors previously manufactured and distributed to general licensees in accordance with a specific license issued by an agreement state shall be considered exempt under subsection (1) of this section, provided that the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device, and provided further that they meet the requirements of WAC 246-235-105.

(3) Gas and aerosol detectors containing naturally occurring and accelerator-produced radioactive material (NARM) previously manufactured and distributed in accordance with a specific license issued by a licensing state shall be considered exempt under subsection (1) of this section, provided that the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device, and provided further that they meet the requirements of WAC 246-235-105.

NEW SECTION

WAC 246-232-013 Exemption of certain resins containing scandium-46 and designed for sand consolidation in oil wells. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires synthetic plastic resins containing scandium-46 which are designed for sand consolidation in oil wells. Such resins shall have been manufactured or imported in accordance with a specific license issued by the United States Nuclear Regulatory Commission or shall have been manufactured in accordance with the specifications contained in a specific license issued by the department or any agreement state to the manufacturer of such resins pursuant to licensing requirements equivalent to those in Sections 32.16 and 32.17 of 10 C.F.R Part 32 of the regulations of the

United States Nuclear Regulatory Commission. This exemption does not authorize the manufacture of any resins containing scandium-46.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 246-232-014 Exemption of C-14 urea diagnostic capsules for human use. (1) Except as provided in subsections (2) and (3) of this section, any person is exempt from the requirements for a license set forth in chapters 246-233 and 246-235 WAC provided that such person receives, possesses, uses, transfers, owns, or acquires capsules containing 37 kilobecquerels (1 microcurie) carbon-14 urea (allowing for nominal variation that may occur during the manufacturing process) each, for "in vivo" diagnostic use for humans.

(2) Any person who desires to use the capsules for research involving human subjects shall apply for and receive a specific license pursuant to WAC 246-235-080.

(3) Any person who desires to manufacture, prepare, process, produce, package, repackage, or transfer for commercial distribution such capsules shall apply for and receive a specific license from the United States Nuclear Regulatory Commission pursuant to Section 32.21 of 10 C.F.R. Part 32.

(4) Nothing in this section relieves persons from complying with applicable United States Food and Drug Administration, other federal, and state requirements governing receipt, administration, and use of drugs.

AMENDATORY SECTION (Amending WSR 99-15-105, filed 7/21/99, effective 8/21/99)

WAC 246-232-040 Reciprocal recognition of licenses. (1) Subject to these regulations, any person who holds a specific license from the United States Nuclear Regulatory Commission or any agreement state or licensing state, and issued by the agency having jurisdiction where the licensee maintains an office for directing the licensed activity and at which radiation safety records are normally maintained, is hereby granted a general license to conduct the activities authorized in such licensing document within this state for a period not in excess of one hundred eighty days in that twelve month period which commences the date approval is granted, and the appropriate fee received, by the department provided that:

(a) The licensing document does not limit the activity authorized by such document to specified installations or locations;

(b) The licensed activity is not conducted in an area under exclusive federal jurisdiction;

(c) The out-of-state licensee notifies the department in writing and pays or has paid the appropriate fee (refer to chapter 246-254 WAC), at least three days prior to each entry to the state to engage in such activity. The written notification must be sent to the Radioactive Materials Section, Department of Health, Mailstop 47827, Olympia, Washington 98504-7827 and the fee should be sent to Washington State Department of Health, Revenue Accounting, P.O. Box 1099,

Olympia, Washington 98504. Such notification shall indicate the location, period, and type of proposed possession and use within the state, and shall be accompanied by copies of the pertinent licensing documents. If, for a specific case, the three-day period would impose an undue hardship on the out-of-state licensee, the licensee may, upon telephone application to the department (360 236-3220), obtain permission to proceed sooner. The department may waive the requirement for filing additional written notifications during the remainder of the twelve months following the receipt of the initial notification from a person engaging in activities under the general license provided in this subsection;

(d) The out-of-state licensee complies with all applicable regulations of the department and with all the terms and conditions of the licensing document, except any such terms and conditions which may be inconsistent with applicable regulations of the department;

(e) The out-of-state licensee supplies such other information as the department may request; and

(f) The out-of-state licensee shall not transfer or dispose of radioactive material possessed or used under the general license provided in this subsection except by transfer to a person:

(i) Specifically licensed by the department or by the United States Nuclear Regulatory Commission, an agreement state or a licensing state to receive such material; or

(ii) Exempt from the requirements for a license for such material under WAC 246-232-010 ~~((2)(a))~~(1).

(2) Notwithstanding the provisions of subsection (1) of this section, any person who holds a specific license issued by the United States Nuclear Regulatory Commission, an agreement state or a licensing state authorizing the holder to manufacture, transfer, install, or service a device described in WAC 246-233-020(4) within the areas subject to the jurisdiction of the licensing body is hereby granted a general license to install, transfer, demonstrate or service a device in this state in areas not under exclusive federal jurisdiction provided that:

(a) Such person shall file a report with the department within thirty days after the end of each calendar quarter in which any device is transferred to or installed in this state. Each such report shall identify each general licensee to whom such device is transferred by name and address, the type of device transferred, and the quantity and type of radioactive material contained in the device;

(b) The device has been manufactured, labeled, installed, and serviced in accordance with applicable provisions of the specific license issued to such person by the United States Nuclear Regulatory Commission, an agreement state or a licensing state;

(c) Such person shall assure that any labels required to be affixed to the device under regulations of the authority which licensed manufacture of the device bear a statement that "Removal of this label is prohibited"; and

(d) The holder of the specific license shall furnish to each general licensee to whom such device is transferred or on whose premises such device is installed a copy of the general license contained in WAC 246-233-020(4).

(3) The department may withdraw, limit, or qualify its acceptance of any specific license or equivalent licensing

document issued by another agency, or any product distributed pursuant to such licensing document, upon determining that such action is necessary in order to prevent undue hazard to public health and safety or property.

AMENDATORY SECTION (Amending Order 184, filed 7/24/91, effective 8/24/91)

WAC 246-232-120 Schedule B, exempt quantities of radioactive materials. (See also WAC 246-232-010 (2)((b)).)

| Radioactive Material | Microcuries |
|---------------------------|-------------|
| Antimony-122 (Sb-122) | 100 |
| Antimony-124 (Sb-124) | 10 |
| Antimony-125 (Sb-125) | 10 |
| Arsenic-73 (As-73) | 100 |
| Arsenic-74 (As-74) | 10 |
| Arsenic-76 (As-76) | 10 |
| Arsenic-77 (As-77) | 100 |
| Barium-131 (Ba-131) | 10 |
| Barium-133 (Ba-133) | 10 |
| Barium-140 (Ba-140) | 10 |
| Bismuth-210 (Bi-210) | 1 |
| Bromine-82 (Br-82) | 10 |
| Cadmium-109 (Cd-109) | 10 |
| Cadmium-115m (Cd-115m) | 10 |
| Cadmium-115 (Cd-115) | 100 |
| Calcium-45 (Ca-45) | 10 |
| Calcium-47 (Ca-47) | 10 |
| Carbon-14 ¹⁴ C | 100 |
| Cerium-141 (Ce-141) | 100 |
| Cerium-143 (Ce-143) | 100 |
| Cerium-144 (Ce-144) | 1 |
| Cesium-129 (Cs-129) | 100 |
| Cesium-131 (Cs-131) | 1,000 |
| Cesium-134m (Cs-134m) | 100 |
| Cesium-134 (Cs-134) | 1 |
| Cesium-135 (Cs-135) | 10 |
| Cesium-136 (Cs-136) | 10 |
| Cesium-137 (Cs-137) | 10 |
| Chlorine-36 (Cl-36) | 10 |
| Chlorine-38 (Cl-38) | 10 |
| Chromium-51 (Cr-51) | 1,000 |
| Cobalt-57 (Co-57) | 100 |
| Cobalt-58m (Co-58m) | 10 |
| Cobalt-58 (Co-58) | 10 |
| Cobalt-60 (Co-60) | 1 |
| Copper-64 (Cu-64) | 100 |
| Dysprosium-165 (Dy-165) | 10 |

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| Radioactive Material | Microcuries | Radioactive Material | Microcuries |
|-----------------------------|-------------|---------------------------|-------------|
| Dysprosium-166 (Dy-166) | 100 | Mercury-203 (Hg-203) | 10 |
| Erbium-169 (Er-169) | 100 | Molybdenum-99 (Mo-99) | 100 |
| Erbium-171 (Er-171) | 100 | Neodymium-147 (Nd-147) | 100 |
| Europium-152 (Eu-152) 9.2h | 100 | Neodymium-149 (Nd-149) | 100 |
| Europium-152 (Eu-152) 13 yr | 1 | Nickel-59 (Ni-59) | 100 |
| Europium-154 (Eu-154) | 1 | Nickel-63 (Ni-63) | 10 |
| Europium-155 (Eu-155) | 10 | Nickel-65 (Ni-65) | 100 |
| Fluorine-18 (F-18) | 1,000 | Niobium-93m (Nb-93m) | 10 |
| Gadolinium-153 (Gd-153) | 10 | Niobium-95 (Nb-95) | 10 |
| Gadolinium-159 (Gd-159) | 100 | Niobium-97 (Nb-97) | 10 |
| Gallium-67 (Ga-67) | 100 | Osmium-185 (Os-185) | 10 |
| Gallium-72 (Ga-72) | 10 | Osmium-191m (Os-191m) | 100 |
| Germanium-71 (Ge-71) | 100 | Osmium-191 (Os-191) | 100 |
| Gold-198 (Au-198) | 100 | Osmium-193 (Os-193) | 100 |
| Gold-199 (Au-199) | 100 | Palladium-103 (Pd-103) | 100 |
| Hafnium-181 (Hf-181) | 10 | Palladium-109 (Pd-109) | 100 |
| Holmium-166 (Ho-166) | 100 | Phosphorus-32 (P-32) | 10 |
| Hydrogen-3 (H-3) | 1,000 | Platinum-191 (Pt-191) | 100 |
| Indium-111 (In-111) | 100 | Platinum-193m (Pt-193m) | 100 |
| Indium-113m (In-113m) | 100 | Platinum-193 (Pt-193) | 100 |
| Indium-114m (In-114m) | 10 | Platinum-197m (Pt-197m) | 100 |
| Indium-115m (In-115m) | 100 | Platinum-197 (Pt-197) | 100 |
| Indium-115 (In-115) | 10 | Polonium-210 (Po-210) | 0.1 |
| Iodine-123 (I-123) | 100 | Potassium-42 (K-42) | 10 |
| Iodine-125 (I-125) | 1 | Potassium-43 (K-43) | 10 |
| Iodine-126 (I-126) | 1 | Praseodymium-142 (Pr-142) | 100 |
| Iodine-129 (I-129) | 0.1 | Praseodymium-143 (Pr-143) | 100 |
| Iodine-131 (I-131) | 1 | Promethium-147 (Pm-147) | 10 |
| Iodine-132 (I-132) | 10 | Promethium-149 (Pm-149) | 10 |
| Iodine-133 (I-133) | 1 | Radium-226 (Ra-226) | 0.1 |
| Iodine-134 (I-134) | 10 | Rhenium-186 (Re-186) | 100 |
| Iodine-135 (I-135) | 10 | Rhenium-188 (Re-188) | 100 |
| Iridium-192 (Ir-192) | 10 | Rhodium-103m (Rh-103m) | 100 |
| Iridium-194 (Ir-194) | 100 | Rhodium-105 (Rh-105) | 100 |
| Iron-52 (Fe-52) | 10 | Rubidium-81 (Rb-81) | 10 |
| Iron-55 (Fe-55) | 100 | Rubidium-86 (Rb-86) | 10 |
| Iron-59 (Fe-59) | 10 | Rubidium-87 (Rb-87) | 10 |
| Krypton-85 (Kr-85) | 100 | Ruthenium-97 (Ru-97) | 100 |
| Krypton-87 (Kr-87) | 10 | Ruthenium-103 (Ru-103) | 10 |
| Lanthanum-140 (La-140) | 10 | Ruthenium-105 (Ru-105) | 10 |
| Lutetium-177 (Lu-177) | 100 | Ruthenium-106 (Ru-106) | 1 |
| Manganese-52 (Mn-52) | 10 | Samarium-151 (Sm-151) | 10 |
| Manganese-54 (Mn-54) | 10 | Samarium-153 (Sm-153) | 100 |
| Manganese-56 (Mn-56) | 10 | Scandium-46 (Sc-46) | 10 |
| Mercury-197m (Hg-197m) | 100 | Scandium-47 (Sc-47) | 100 |
| Mercury-197 (Hg-197) | 100 | Scandium-48 (Sc-48) | 10 |

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| Radioactive Material | Microcuries |
|--------------------------|-------------|
| Selenium-75 (Se-75) | 10 |
| Silicon-31 (Si-31) | 100 |
| Silver-105 (Ag-105) | 10 |
| Silver-110m (Ag-110m) | 1 |
| Silver-111 (Ag-111) | 100 |
| Sodium-22 (Na-22) | 10 |
| Sodium-24 (Na-24) | 10 |
| Strontium-85 (Sr-85) | 10 |
| Strontium-89 (Sr-89) | 1 |
| Strontium-90 (Sr-90) | 0.1 |
| Strontium-91 (Sr-91) | 10 |
| Strontium-92 (Sr-92) | 10 |
| Sulphur-35 (S-35) | 100 |
| Tantalum-182 (Ta-182) | 10 |
| Technetium-96 (Tc-96) | 10 |
| Technetium-97m (Tc-97m) | 100 |
| Technetium-97 (Tc-97) | 100 |
| Technetium-99m (Tc-99m) | 100 |
| Technetium-99 (Tc-99) | 10 |
| Tellurium-125m (Te-125m) | 10 |
| Tellurium-127m (Te-127m) | 10 |
| Tellurium-127 (Te-127) | 100 |
| Tellurium-129m (Te-129m) | 10 |
| Tellurium-129 (Te-129) | 100 |
| Tellurium-131m (Te-131m) | 10 |
| Tellurium-132 (Te-132) | 10 |
| Terbium-160 (Tb-160) | 10 |
| Thallium-200 (Tl-200) | 100 |
| Thallium-201 (Tl-201) | 100 |
| Thallium-202 (Tl-202) | 100 |
| Thallium-204 (Tl-204) | 10 |
| Thulium-170 (Tm-170) | 10 |
| Thulium-171 (Tm-171) | 10 |
| Tin-113 (Sn-113) | 10 |
| Tin-125 (Sn-125) | 10 |
| Tungsten-181 (W-181) | 10 |
| Tungsten-185 (W-185) | 10 |
| Tungsten-187 (W-187) | 100 |
| Vanadium-48 (V-48) | 10 |
| Xenon-131m (Xe-131m) | 1,000 |
| Xenon-133 (Xe-133) | 100 |
| Xenon-135 (Xe-135) | 100 |
| Ytterbium-169 (Yb-169) | 10 |
| Ytterbium-175 (Yb-175) | 100 |
| Yttrium-87 (Y-87) | 10 |
| Yttrium-90 (Y-90) | 10 |

| Radioactive Material | Microcuries |
|--|-------------|
| Yttrium-91 (Y-91) | 10 |
| Yttrium-92 (Y-92) | 100 |
| Yttrium-93 (Y-93) | 100 |
| Zinc-65 (Zn-65) | 10 |
| Zinc-69m (Zn-69m) | 100 |
| Zinc-69 (Zn-69) | 1,000 |
| Zirconium-93 (Zr-93) | 10 |
| Zirconium-95 (Zr-95) | 10 |
| Zirconium-97 (Zr-97) | 10 |
| Any radioactive material not listed above other than alpha emitting radioactive material | 0.1 |

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 184, filed 7/24/91, effective 8/24/91)

WAC 246-232-130 Schedule C, exempt concentrations. (See WAC 246-232-010 ((2)(a)) (1).)

| Element (atomic number) | Isotope | Column I Gas concentration $\mu\text{Ci/ml}^1$ | Column II Liquid and solid concentration $\mu\text{Ci/ml}^2$ |
|-------------------------|-------------|--|--|
| Antimony (51) | Sb-122 | | 3×10^{-4} |
| | Sb-124 | | 2×10^{-4} |
| | Sb-125 | | 1×10^{-3} |
| Argon (18) | Ar-37 | 1×10^{-3} | |
| | Ar-41 | 4×10^{-7} | |
| Arsenic (33) | As-73 | | 5×10^{-3} |
| | As-74 | | 5×10^{-4} |
| | As-76 | | 2×10^{-4} |
| | As-77 | | 8×10^{-4} |
| Barium (56) | Ba-131 | | 2×10^{-3} |
| | Ba-140 | | 3×10^{-4} |
| Beryllium (4) | Be-7 | | 2×10^{-2} |
| Bismuth (83) | Bi-206 | | 4×10^{-4} |
| Bromine (35) | Br-82 | 4×10^{-7} | 3×10^{-3} |
| Cadmium (48) | Cd-109 | | 2×10^{-3} |
| | Cd-115m | | 3×10^{-4} |
| | Cd-115 | | 3×10^{-4} |
| Calcium (20) | Ca-45 | | 9×10^{-5} |
| | Ca-47 | | 5×10^{-4} |
| Carbon (6) | C-14 | 1×10^{-6} | 8×10^{-3} |
| | Cerium (58) | Ce-141 | |
| | Ce-143 | | 4×10^{-4} |
| | Ce-144 | | 1×10^{-4} |
| Cesium (55) | Cs-131 | | 2×10^{-2} |
| | Cs-134m | | 6×10^{-2} |
| | Cs-134 | | 9×10^{-5} |
| Chlorine (17) | Cl-38 | 9×10^{-7} | 4×10^{-3} |

PROPOSED

| Element (atomic number) | Isotope | Column I Gas concentration μCi/ml ¹ | Column II Liquid and solid concentration μCi/ml ² | Element (atomic number) | Isotope | Column I Gas concentration μCi/ml ¹ | Column II Liquid and solid concentration μCi/ml ² |
|-------------------------|-------------------|--|--|-------------------------|-------------|--|--|
| Chromium (24) | Cr-51 | | 2x10 ⁻² | Nickel (28) | Ni-65 | | 1x10 ⁻³ |
| Cobalt (27) | Co-57 | | 5x10 ⁻³ | Niobium (Columbium)(41) | Nb-95 | | 1x10 ⁻³ |
| | Co-58 | | 1x10 ⁻³ | | Nb-97 | | 9x10 ⁻³ |
| | Co-60 | | 5x10 ⁻⁴ | | Osmium (76) | So-185 | |
| Copper (29) | Cu-64 | | 3x10 ⁻³ | | So-191m | | 3x10 ⁻² |
| Dysprosium (66) | Dy-165 | | 4x10 ⁻³ | | So-191 | | 2x10 ⁻³ |
| | Dy-166 | | 4x10 ⁻⁴ | | So-193 | | 6x10 ⁻⁴ |
| Erbium (68) | Er-169 | | 9x10 ⁻⁴ | Palladium (46) | Pd-103 | | 3x10 ⁻³ |
| | Er-171 | | 1x10 ⁻³ | | Pd-109 | | 9x10 ⁻⁴ |
| Europium (63) | Eu-152 (9.2 h) | | 6x10 ⁻⁴ | Phosphorus (15) | P-32 | | 2x10 ⁻⁴ |
| | Eu-155 | | 2x10 ⁻³ | Platinum (78) | Pt-191 | | 1x10 ⁻³ |
| | Fluorine (9) | F-18 | 2x10 ⁻⁶ | | Pt-193m | | 1x10 ⁻² |
| Gadolinium (64) | Gd-153 | | 2x10 ⁻³ | | Pt-197m | | 1x10 ⁻² |
| | Gd-159 | | 8x10 ⁻⁴ | | Pt-197 | | 1x10 ⁻³ |
| Gallium (31) | Ga-72 | | 4x10 ⁻⁴ | Potassium (19) | K-42 | | 3x10 ⁻³ |
| Germanium (32) | Ge-71 | | 2x10 ⁻² | Praseodymium (59) | Pr-142 | | 3x10 ⁻⁴ |
| Gold (79) | Au-196 | | 2x10 ⁻³ | | Pr-143 | | 5x10 ⁻⁴ |
| | Au-198 | | 5x10 ⁻⁴ | Promethium (61) | Pm-147 | | 2x10 ⁻³ |
| | Au-199 | | 2x10 ⁻³ | | Pm-149 | | 4x10 ⁻⁴ |
| Hafnium (72) | Hf-181 | | 7x10 ⁻⁴ | Radium (88) | Ra-226 | | 1x10 ⁻⁷ |
| Hydrogen (1) | H-3 | 5x10 ⁻⁶ | 3x10 ⁻² | | Ra-228 | | 3x10 ⁻⁷ |
| Indium (49) | In-113m | | 1x10 ⁻² | Rhenium (75) | Re-183 | | 6x10 ⁻³ |
| | In-114m | | 2x10 ⁻⁴ | | Re-186 | | 9x10 ⁻⁴ |
| Iodine (53) | I-125 | 3x10 ⁻⁹ | 2x10 ⁻⁵ | | Re-188 | | 6x10 ⁻⁴ |
| | I-126 | 3x10 ⁻⁹ | 2x10 ⁻⁵ | Rhodium (45) | Rh-103m | | 1x10 ⁻¹ |
| | I-131 | 3x10 ⁻⁹ | 2x10 ⁻⁵ | | Rh-105 | | 1x10 ⁻³ |
| | I-132 | 8x10 ⁻⁸ | 6x10 ⁻⁴ | Rubidium | Rb-86 | | 7x10 ⁻⁴ |
| | I-133 | 1x10 ⁻⁸ | 7x10 ⁻⁵ | Ruthenium (44) | Ru-97 | | 4x10 ⁻³ |
| | I-134 | 2x10 ⁻⁷ | 1x10 ⁻³ | | Ru-103 | | 8x10 ⁻⁴ |
| Iridium (77) | Ir-190 | | 2x10 ⁻³ | | Ru-105 | | 1x10 ⁻³ |
| | Ir-192 | | 4x10 ⁻⁴ | | Ru-106 | | 1x10 ⁻⁴ |
| | Ir-194 | | 3x10 ⁻⁴ | Samarium (62) | Sm-153 | | 8x10 ⁻⁴ |
| Iron (26) | Fe-55 | | 8x10 ⁻³ | Scandium (21) | Sc-46 | | 4x10 ⁻⁴ |
| | Fe-59 | | 6x10 ⁻⁴ | | Sc-47 | | 9x10 ⁻⁴ |
| Krypton (36) | Kr-85m | 1x10 ⁻⁶ | | | Sc-48 | | 3x10 ⁻⁴ |
| | Kr-85 | | 3x10 ⁻⁶ | Selenium (34) | Se-75 | | 3x10 ⁻³ |
| Lanthanum (57) | La-140 | | 2x10 ⁻⁴ | Silicon (14) | Is-31 | | 9x10 ⁻³ |
| Lead (82) | Pb-203 | | 4x10 ⁻³ | Silver (47) | Ag-105 | | 1x10 ⁻³ |
| Lutetium (71) | Lu-177 | | 1x10 ⁻³ | | Ag-110m | | 3x10 ⁻⁴ |
| Manganese (25) | Mn-52 | | 3x10 ⁻⁴ | | Ag-111 | | 4x10 ⁻⁴ |
| | Mn-54 | | 1x10 ⁻³ | Sodium (11) | Na-24 | | 2x10 ⁻³ |
| | Mn-56 | | 1x10 ⁻³ | Strontium (38) | Sr-85 | | 1x10 ⁻³ |
| Mercury (80) | Hg-197m | | 2x10 ⁻³ | | Sr-89 | | 1x10 ⁻⁴ |
| | Hg-197 | | 3x10 ⁻³ | | Sr-91 | | 7x10 ⁻⁴ |
| | Hg-203 | | 2x10 ⁻⁴ | Sulfur (16) | S-35 | 9x10 ⁻⁸ | 6x10 ⁻⁴ |
| Molybdenum (42) | Mo-99 | | 2x10 ⁻³ | Tantalum (73) | Ta-182 | | 4x10 ⁻⁴ |
| Neodymium (60) | And-147 | | 6x10 ⁻⁴ | Technetium (43) | Tc-96m | | 1x10 ⁻¹ |
| | And-149 | | 3x10 ⁻³ | | Tc-96 | | 1x10 ⁻³ |

| Element (atomic number) | Isotope | Column I Gas concentration $\mu\text{Ci}/\text{ml}^1$ | Column II Liquid and solid concentration $\mu\text{Ci}/\text{ml}^2$ |
|---|---------|---|---|
| Tellurium (52) | Te-125m | | 2×10^{-3} |
| | Te-127m | | 6×10^{-4} |
| | Te-127 | | 3×10^{-3} |
| | Te-129m | | 3×10^{-4} |
| | Te-131m | | 6×10^{-4} |
| | Te-132 | | 3×10^{-4} |
| Terbium (65) | Tb-160 | | 4×10^{-4} |
| Thallium (81) | Tl-200 | | 4×10^{-3} |
| | Tl-201 | | 3×10^{-3} |
| | Tl-202 | | 1×10^{-3} |
| | Tl-204 | | 1×10^{-3} |
| Thulium (69) | Tm-170 | | 5×10^{-4} |
| | Tm-171 | | 5×10^{-3} |
| Tin (50) | Sn-113 | | 9×10^{-4} |
| | Sn-125 | | 2×10^{-4} |
| Tungsten (Wolfram) (74) | W-181 | | 4×10^{-3} |
| | W-187 | | 7×10^{-4} |
| Vanadium (23) | V-48 | | 3×10^{-4} |
| Xenon (54) | Xe-131m | 4×10^{-6} | |
| | Xe-133 | 3×10^{-6} | |
| | Xe-135 | 1×10^{-6} | |
| Ytterbium (70) | Yb-175 | | 1×10^{-3} |
| Yttrium (39) | Y-90 | | 2×10^{-4} |
| | Y-91m | | 3×10^{-2} |
| | Y-91 | | 3×10^{-4} |
| | Y-92 | | 6×10^{-4} |
| | Y-93 | | 3×10^{-4} |
| | Y-94 | | 3×10^{-4} |
| Zinc (30) | Zn-65 | | 1×10^{-3} |
| | Zn-69m | | 7×10^{-4} |
| | Zn-69 | | 2×10^{-2} |
| Zirconium (40) | Zr-95 | | 6×10^{-4} |
| | Zr-97 | | 2×10^{-4} |
| Beta and/or gamma emitting radioactive material not listed above with half-life less than 3 years | | 1×10^{-10} | 1×10^{-6} |

Notes: ¹Values are given in Column I only for those materials normally used as gases

² $\mu\text{Ci}/\text{gm}$ for solids

Note 1: Many radioisotopes disintegrate into isotopes which are also radioactive. In expressing the concentrations in Schedule C the activity stated is that of the parent isotope and takes into account the daughters.

Note 2: For purposes of WAC 246-232-010((2)) (1) where there is involved a combination of isotopes, the limit for the combination should be derived as follows: Determine for each isotope in the product the ratio between the concentration present in the product and the exempt concentration established in Schedule C for the specific isotope when not in combination. The sum of such ratios may not exceed "1" (i.e., unity).

Example:

$$\frac{\text{Concentration of Isotope A in Product}}{\text{Exempt concentration of Isotope A}} + \frac{\text{Concentration of Isotope B in Product}}{\text{Exempt concentration of Isotope B}} \leq 1$$

Note 3: For the purpose of determining concentration in a product or device, the total quantity of radioactive material present is divided by only that weight or volume of the discrete part or component throughout which the radioactive material is relatively uniformly distributed. If the weight or volume of this part or component cannot be determined then the product or device should be evaluated on the basis of the total quantity of radioactive material present.

WSR 00-19-083
PROPOSED RULES
DEPARTMENT OF HEALTH
 (Nursing Care Quality Assurance Commission)
 [Filed September 20, 2000, 9:21 a.m.]

Continuance of WSR 00-14-062.
 Preproposal statement of inquiry was filed as WSR 98-23-071.

Title of Rule: WAC 246-840-700 Standards of conduct or practice for nurses, 246-840-705 Functions of registered nurse and licensed practical nurse practice, 246-840-710 Violations of standards of nursing conduct or practice, and 246-840-715 Standards/competencies.

Purpose: To protect the public by requiring nurses to adhere to standards of competency and delineation of violations of the practice standards for nurses.

Other Identifying Information: The primary components identified in standards/competencies WAC 246-840-715 are combined into WAC 246-840-700, thereby eliminating the need for WAC 246-840-715.

Statutory Authority for Adoption: Chapter 18.79 RCW.
 Statute Being Implemented: Chapter 18.79 RCW.

Summary: The proposal clarifies the scope of practice standards for registered nurses and licensed practical nurses by combining the standards and competencies for nurses into one rule, WAC 246-840-700 and repealing a redundant rule, WAC 246-840-715. The revisions to WAC 246-840-705 add a description of the functions of the registered nurse. WAC 246-840-710 uniformly outlines RN and LPN violations of nursing standards.

Reasons Supporting Proposal: The restructuring of the rules provide clearer guidance to nurses about the scope of practice requirements and a consistent description of the violations of the practice standards.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jeanne Vincent, 1300 S.E. Quince, Olympia, WA 98504, (360) 236-4725.

Name of Proponent: Department of Health, Health Professions Quality Assurance Division, Nursing Care Quality Assurance Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

PROPOSED

Explanation of Rule, its Purpose, and Anticipated Effects: The rule revisions are intended to eliminate redundancies in the current WACs. The reformatting of the standards of practice will enable the practitioner to examine the differences in the scope of practice for registered nurses and licensed practical nurses in the context of the nursing process. Combining the LPN competencies under one rule which describes nursing standards will clarify the expectations and streamline the chapter. By expanding the rule related to the functions of a nurse to include a description of the RN function will make the section consistent with the table format to enable side-by-side comparison of the RN and LPN functions. The revised rule relating to violations of the nursing standards help simplify the requirements and to apply the same language to both the RN and LPN.

Proposal Changes the Following Existing Rules: The primary change to WAC 246-840-700 is the format in which the standards are described and expressed. The LPN competencies in WAC 246-840-715 are modified and reordered into the "700" rule. WAC 246-840-715 is repealed as a result. WAC 246-840-705 adds the function of the RN and again expresses the functions in a table format to allow side-by-side comparison. WAC 246-840-710 describes violations of the standards uniformly for both RN and LPN practice, thereby eliminating differences in violations for RN and LPN practice.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

See WSR 00-14-062.

A copy of the statement may be obtained by writing to Department of Health, Nursing Care Quality Assurance Commission, P.O. Box 47864, Olympia, WA 98504-7864, phone (360) 236-4712, fax (360) 236-4738.

RCW 34.05.328 applies to this rule adoption. Violator will be subject to penalty or sanction.

Hearing Location: Department of Health Conference Center, 1101 Eastside Street, Olympia, WA, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kris McLaughlin by November 10, 2000, (360) 236-4713.

Submit Written Comments to: Jeanne Vincent, P.O. Box 47864, Olympia, WA 98504-7864, fax (360) 236-4738, by November 10, 2000.

Date of Intended Adoption: November 17, 2000.

September 5, 2000

Paula R. Meyer, RN, MSN

Executive Director

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-700 Standards of nursing conduct or practice. (1) The purpose of defining standards of nursing conduct or practice through WAC 246-840-700 and 246-840-710 is to identify responsibilities of the nurse in health care settings and as provided in the Nursing Practice Act, chapter 18.79 RCW. Violation of these standards may be grounds for

disciplinary action (~~(pursuant to)~~ under chapter 18.130 RCW. Each individual, upon entering the practice of nursing, assumes a measure of responsibility and public trust and the corresponding obligation to adhere to the standards of nursing practice. (~~(The nurse shall be responsible and accountable for the quality of nursing care given to clients.)~~) This responsibility cannot be avoided by accepting the orders or directions of another person. The standards of nursing conduct or practice include, but are not limited to the following(=

~~FOR REGISTERED NURSES:~~

~~(1) Nursing process:~~

~~(a) The registered nurse shall collect pertinent objective and subjective data regarding the health status of the client.~~

~~(b) The registered nurse shall plan and implement nursing care which will assist the client to maintain or return to a state of health or will support a dignified death.~~

~~(c) The registered nurse shall communicate significant changes in the client's status to appropriate members of the health care team. This communication shall take place in a time period consistent with the client's need for care.~~

~~(d) The registered nurse shall document, on essential client records, the nursing care given and the client's response to that care.~~

~~(2) Delegation and supervision: The registered nurse shall be accountable for the safety of clients receiving nursing service by:~~

~~(a) Delegating selected nursing functions to others in accordance with their education, credentials, and demonstrated competence.~~

~~(b) Supervising others to whom he/she has delegated nursing functions.~~

~~(3) Other responsibilities:~~

~~(a) The registered nurse shall have knowledge and understanding of the laws and rules regulating nursing and shall function within the legal scope of nursing practice.~~

~~(b) The registered nurse shall be responsible and accountable for practice based on and limited to the scope of her/his education, demonstrated competence, and nursing experience.~~

~~(c) The registered nurse shall obtain instruction, supervision, and consultation as necessary before implementing new or unfamiliar techniques or practices.~~

~~(d) The registered nurse shall be responsible for maintaining current knowledge in his/her field of practice.~~

~~(e) The registered nurse shall conduct nursing practice without discrimination.~~

~~(f) The registered nurse shall respect the client's right to privacy by protecting confidential information.~~

~~(g) The registered nurse shall report unsafe nursing acts and practices, and illegal acts as defined in WAC 246-840-730.~~

~~FOR PRACTICAL NURSES:~~

~~(4) The licensed practical nurse, functioning under the direction and supervision of other licensed health care professionals as provided in RCW 18.79.060, shall be responsible and accountable for his or her own nursing judgments, actions and competence.~~

(5) The licensed practical nurse shall practice practical nursing in the state of Washington only with a current Washington license.

(6) The licensed practical nurse shall not permit his or her license to be used by another person for any purpose.

(7) The licensed practical nurse shall have knowledge of the statutes and rules governing licensed practical nurse practice and shall function within the legal scope of licensed practical nurse practice.

(8) The licensed practical nurse shall not aid, abet or assist any other person in violating or circumventing the laws or rules pertaining to the conduct and practice of licensed practical nursing.

(9) The licensed practical nurse shall not disclose the contents of any licensing examination or solicit, accept or compile information regarding the contents of any examination before, during or after its administration.

(10) The licensed practical nurse shall delegate activities only to persons who are competent and qualified to undertake and perform the delegated activities, and shall not delegate to unlicensed persons those functions that are to be performed only by licensed nurses.

(11) The licensed practical nurse, in delegating functions, shall supervise the persons to whom the functions have been delegated.

(12) The licensed practical nurse shall act to safeguard clients from unsafe practices or conditions, abusive acts, and neglect.

(13) The licensed practical nurse shall report unsafe acts and practices, unsafe practice conditions, and illegal acts to the appropriate supervisory personnel or to the appropriate state disciplinary board or commission.

(14) The licensed practical nurse shall respect the client's privacy by protecting confidential information, unless required by law to disclose such information.

(15) The licensed practical nurse shall make accurate, intelligible entries into records required by law, employment or customary practice of nursing, and shall not falsify, destroy, alter or knowingly make incorrect or unintelligible entries into client's records or employer or employee records.

(16) The licensed practical nurse shall not sign any record attesting to the wastage of controlled substances unless the wastage was personally witnessed.

(17) The licensed practical nurse shall observe and record the conditions of a client, and report significant changes to appropriate persons.

(18) The licensed practical nurse may withhold or modify client care which has been authorized by an appropriate health care provider, only after receiving directions from an appropriate person, unless in a life threatening situation.

(19) The licensed practical nurse shall leave a nursing assignment only after properly reporting to and notifying appropriate persons and shall not abandon clients.

(20) The licensed practical nurse shall not misrepresent his or her education and ability to perform nursing procedures safely.

(21) The licensed practical nurse shall respect the property of the client and employer and shall not take equipment, materials, property or drugs for his or her own use or benefit

nor shall the licensed practical nurse solicit or borrow money, materials or property from clients.

(22) The licensed practical nurse shall not obtain, possess, distribute or administer legend drugs or controlled substances to any person, including self, except as directed by a person authorized by law to prescribe drugs.

(23) The licensed practical nurse shall not practice nursing while affected by alcohol or drugs, or by a mental, physical or emotional condition to the extent that there is an undue risk that he or she, as a licensed practical nurse, would cause harm to him or herself or other persons.

(24) It is inconsistent for a licensed practical nurse to perform functions below the minimum standards of competency as expressed in WAC 246-840-715.)):

(2) The nursing process is defined as a systematic problem solving approach to nursing care which has the goal of facilitating an optimal level of functioning for the client, recognizing diversity. It consists of assessment and planning, intervention and evaluation with each phase building upon the preceding phases.

Registered Nurse:

Minimum standards expected of registered nurses include the following:

(1) Standard I Initiating the Nursing Process:

(a) Assessment: The registered nurse shall collect and analyze pertinent objective and subjective data regarding the health status of the client.

(b) The registered nurse shall plan nursing care which will assist the client to maintain or return to a state of health or will support a dignified death.

(c) Implementation: The registered nurse shall implement the plan of care by initiating nursing interventions through giving direct care and/or assisting with care.

Licensed Practical Nurse:

Minimum standards expected of licensed practical nurses include the following:

(1) Standard I - The practical nurse assists in implementing the nursing process.

(a) Assessment - The licensed practical nurse makes basic observations, gathers data and assists in identification of needs and problems relevant to the client. Collects specific data as directed and identifies major deviation from normal.

(b) Planning - The licensed practical nurse contributes to the development of approaches to meet the needs of clients and families. Develops client care plans utilizing a standardized nursing care plan and assists in setting priorities for care.

(c) Implementation - The licensed practical nurse carries out planned approaches to client care; performs common therapeutic nursing techniques and documents care provided in the essential client record.

Registered Nurse:

(d) Evaluation: The registered nurse evaluates the responses of individuals to nursing interventions and is responsible for the analysis and modification of the nursing care plan.

(2) Standard II Delegation and Supervision: The registered nurse is accountable for the safety of clients receiving nursing service by:

(a) Delegating selected nursing functions to others in accordance with their education, credentials, and demonstrated competence as provided by WAC 246-840-010(10).

(b) Supervising others to whom he/she has delegated nursing functions as provided by WAC 246-840-010(10).

(c) Differentiating delegation activities in community care settings as provided by WAC 246-840-900.

(3) Standard III Health Teaching. The registered nurse assesses learning needs for patients, develops plans to meet those learning needs, implements the learning plan and evaluates the outcome.

Licensed Practical Nurse:

(d) Evaluation - Utilizing a standard plan for nursing care, the licensed practical nurse appraises the effectiveness of client care. Assists with adjustments in care and reports outcome of care.

(2) Standard II. Under direction, the practical nurse is responsible and accountable for own actions by using common techniques of problem solving and decision making to plan and organize own assignment. Problem solving and decision making include utilization of available resources to secure a desired result. *The licensed practical nurse may withhold or modify client care which has been authorized by an appropriate health care provider, only after receiving directions from an appropriate person, unless in a life threatening situation.*

(a) The practical nurse may delegate selected nursing tasks to others in accordance with their education, credentials and competence.

(b) In community care settings, the practical nurse may delegate only personal care tasks to qualified care givers.

(3) Standard III Health Teaching. The practical nurse assists in health teaching of clients and provides routine health information and instruction recognizing individual differences. Health teaching is defined as facilitating learning and instructing clients and significant others in preventive and therapeutic measures.

The following standards apply to registered nurses and licensed practical nurses:

(a) The registered nurse and licensed practical nurse shall communicate significant changes in the client's status to appropriate members of the health care team. This communication shall take place in a time period consistent with the client's need for care. Communication is defined as a process by which information is exchanged between individuals through a common system of speech, symbols, signs, or behaviors that serves as both a means of gathering information and of influencing the behavior, actions, attitudes, and feelings of others.

(b) The registered nurse and licensed practical nurse shall document, on essential client records, the nursing care given and the client's response to that care.

(c) The registered nurse and licensed practical nurse act as client advocates in health maintenance and clinical care.

(4) Other responsibilities:

(a) The registered nurse and the licensed practical nurse shall have knowledge and understanding of the laws and rules regulating nursing and shall function within the legal scope of nursing practice.

(b) The registered nurse and the licensed practical nurse shall be responsible and accountable for their practice based on and limited to the scope of her/his education, demonstrated competence, and nursing experience.

(c) The registered nurse and the licensed practical nurse shall obtain instruction, supervision, and consultation as necessary before implementing new or unfamiliar techniques or practices.

(d) The registered nurse and the licensed practical nurse shall be responsible for maintaining current knowledge in his/her field of practice.

(e) The registered nurse and the licensed practical nurse shall conduct nursing practice without discrimination.

(f) The registered nurse and the licensed practical nurse shall respect the client's right to privacy by protecting confidential information and shall not use confidential health care information for other than legitimate patient care purposes or as otherwise provided in the Health Care Information Act, chapter 70.02 RCW.

(g) The registered nurse and the licensed practical nurse shall make mandatory reports to the Nursing Care Quality Assurance Commission concerning unsafe or unprofessional conduct as required in WAC 246-840-730.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-705 Functions of a registered nurse and a licensed practical nurse. ((A licensed practical nurse is one who has met the requirements of the Washington state Nurse Practice Act, chapter 18.79 RCW. The licensed practical nurse recognizes and is able to meet the basic needs of the client, and gives nursing care under the direction and supervision of the registered nurse or licensed physician to clients in

routine nursing situations. In more complex situations the licensed practical nurse functions as an assistant to the registered nurse and carries out selected aspects of the designated nursing regimen.

A routine nursing situation is one that is relatively free of scientific complexity. The clinical and behavioral state of the client is relatively stable and requires abilities based upon a comparatively fixed and limited body of knowledge.

In complex situations, the licensed practical nurse facilitates client care by meeting specific nursing requirements to assist the registered nurse in the performance of nursing care.

The functions of the licensed practical nurse makes practical nursing a distinct occupation within the profession of nursing. The licensed practical nurse has specific roles in nursing in direct relation to the length, scope and depth of his or her formal education and experience. In the basic program of practical nursing education, the emphasis is on direct client care.

With additional preparation, through continuing education and practice, the licensed practical nurse prepares to assume progressively more complex nursing responsibilities.))

Registered Nurses:

The registered nurse performs acts that require substantial knowledge, judgment and skill based on the principles of biological, physiological, behavioral, and sociological sciences. Such acts are grounded in the elements of the nursing process which include the observation, assessment, analysis, diagnosis, planning, implementation and evaluation of nursing care and health teaching in the maintenance of health or prevention of illness of others and the support of a dignified death. The registered nurse using specialized knowledge can perform the activities of administration, supervision, delegation and evaluation of nursing practice.

Licensed Practical Nurses:

The licensed practical nurse performs services requiring knowledge, skill and judgment necessary for carrying out selected aspects of the designated nursing regimen under the direction and supervision of the registered nurse, advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, naturopathic physician, physician assistant, osteopathic physician assistant, and podiatric physician and surgeon. The licensed practical nurse recognizes and is able to meet the basic needs of the client and gives nursing care under the direction and supervision, to clients in **routine** nursing situations. A routine nursing situation is one that is relatively free of complexity. The clinical and behavioral state of the client is relatively stable and requires care based upon a comparatively fixed and limited body of knowledge.

Registered Nurses:

The registered nurse functions in an **independent role** when utilizing unique skills, knowledge and judgment based on the biopsychosocial sciences to meet the complex needs of the client.

In an **interdependent role** as a member of a healthcare team, the registered nurse functions to coordinate and evaluate the care of the client and independently revises the plan and delivery of nursing care.

The registered nurse functions in a **dependent role** when under the direction of an advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, physician assistant, osteopathic physician assistant, podiatric physician and surgeon, and naturopathic physician, and executing a medical regimen.

Licensed Practical Nurses:

In **complex** nursing care situations the licensed practical nurse functions as an assistant to the registered nurse and facilitates client care by carrying out selected aspects of the designated nursing regimen to assist the registered nurse in the performance of nursing care.

The licensed practical nurse functions in an **interdependent** role to deliver care as directed and revises care plans in collaboration with the registered nurse.

The licensed practical nurse functions in a **dependent** role when under the direction of a registered nurse, advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, physician assistant, osteopathic physician assistant, podiatric physician and surgeon, and naturopathic physician and performs delegated elements of the nursing process.

These functions of practical nursing create a distinct occupation within the profession of nursing. In the basic program of practical nursing education, the emphasis is on direct client care. With additional preparation, through continuing education and practice the licensed practical nurse prepares to assume progressively more complex nursing responsibilities while under the direction and supervision of the health care professionals listed in RCW 18.79.270.

This shall not be construed as authorizing an independent role for the LPN.

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-710 Violations of standards of nursing conduct or practice. ~~((The following will serve as a guideline for the nurse as to the acts, practices, or omissions that are inconsistent with generally accepted standards of nursing conduct or practice. Such conduct or practice may be grounds for action with regard to the license to practice nursing pursuant to chapter 18.79 RCW and the Uniform Disciplinary Act, chapter 18.130 RCW. Such conduct or practice includes, but is not limited to the following:~~

~~(1) Failure to adhere to the standards enumerated in WAC 246-840-700(1) which may include:~~

~~(a) Failing to assess and evaluate a client's status or failing to institute nursing intervention as required by the client's condition.~~

~~(b) Willfully or repeatedly failing to report or document a client's symptoms, responses, progress, medication, or other nursing care accurately and/or intelligibly.~~

~~(c) Willfully or repeatedly failing to make entries, altering entries, destroying entries, making incorrect or illegible entries and/or making false entries in records pertaining to the giving of medication, treatments, or other nursing care.~~

~~(d) Willfully or repeatedly failing to administer medications and/or treatments in accordance with policy and procedure.~~

~~(e) Willfully or repeatedly failing to follow the policy and procedure for the wastage of medications where the nurse is employed or working.~~

~~(f) Willfully causing or contributing to physical or emotional abuse to the client.~~

~~(2) Failure to adhere to the standards enumerated in WAC 246-840-700(2) which may include:~~

~~(a) Delegating nursing care function or responsibilities to a person who the nurse knows or has reason to know lacks the ability or knowledge to perform the function or responsibility, or delegating to unlicensed persons those functions or responsibilities the nurse knows or has reason to know are to be performed only by licensed persons. This section should not be construed as prohibiting delegation to family members and other caregivers exempted by RCW 18.79.040(3), 18.79.050, 18.79.060 or 18.79.240.~~

~~(b) Failure to supervise those to whom nursing activities have been delegated. Such supervision shall be adequate to prevent an unreasonable risk of harm to clients.~~

~~(3) Failure to adhere to the standards enumerated in WAC 246-840-700(3) which may include:~~

~~(a) Performing or attempting to perform nursing techniques and/or procedures for which the nurse lacks the appropriate knowledge, experience, and education and/or failing to obtain instruction, supervision and/or consultation for client safety.~~

~~(b) Violating the confidentiality of information or knowledge concerning the client, except where required by law or for the protection of the client.~~

~~(c) Writing prescriptions for drugs unless authorized to do so by the board.~~

~~(4) Other violations:~~

~~(a) Appropriating for personal use medication, supplies, equipment, or personal items of the client, agency, or institution.~~

~~(b) Practicing nursing while impaired by any mental, physical and/or emotional condition to the extent that the person may be unable to practice with reasonable skill and safety.~~

~~(c) Willfully abandoning clients by leaving a nursing assignment without transferring responsibilities to appropriate personnel or caregiver when continued nursing care is required by the condition of the client(s).~~

~~(d) Practicing nursing while impaired by alcohol and/or drugs.~~

~~(e) Conviction of a crime involving physical abuse or sexual abuse relating to the practice of nursing.)) In addition to conduct contained in RCW 18.130.180, the following conduct or practice may be grounds for disciplinary action against the license to practice nursing under the Uniform Disciplinary Act, chapter 18.130 RCW.~~

(1) Failure to adhere to the standards in WAC 246-840-700 include, but are not limited to:

(a) Failing to assess and evaluate a client's status or failing to institute nursing intervention as required by the client's condition.

(b) Willfully or repeatedly failing to report or document a client's symptoms, responses, progress, medication, or other nursing care accurately and/or intelligibly.

(c) Willfully or repeatedly failing to make entries, altering entries, destroying entries, making incorrect or illegible entries and/or making false entries in employer or employee records or client records pertaining to the giving of medication, treatments, or other nursing care.

(d) Willfully or repeatedly failing to administer medications and/or treatments in accordance with nursing standards.

(e) Willfully or repeatedly failing to follow the policy and procedure for the wastage of medications where the nurse is employed or working.

(f) Nurses shall not sign any record attesting to the wastage of controlled substances unless the wastage was personally witnessed.

(g) Willfully causing or contributing to physical or emotional abuse to the client.

(h) Engaging in sexual misconduct with a client as defined in WAC 246-840-740.

(i) Failure to protect clients from unsafe practices or conditions, abusive acts, and neglect.

(2) Failure to adhere to the standards enumerated in WAC 246-840-700(2) which may include:

(a) Delegating nursing care function or responsibilities to a person who the nurse knows or has reason to know lacks the ability or knowledge to perform the function or responsibility, or delegating to unlicensed persons those functions or responsibilities the nurse knows or has reason to know are to be performed only by licensed persons. This section should not be construed as prohibiting delegation to family members and other caregivers exempted by RCW 18.79.040(3), 18.79.050, 18.79.060 or 18.79.240.

(b) Failure to supervise those to whom nursing activities have been delegated. Such supervision shall be adequate to prevent an unreasonable risk of harm to clients.

(3)(a) Performing or attempting to perform nursing techniques and/or procedures for which the nurse lacks the appropriate knowledge, experience, and education and/or failing to obtain instruction, supervision and/or consultation for client safety.

(b) Violating the confidentiality of information or knowledge concerning the client, except where required by law or for the protection of the client.

(c) Writing prescriptions for drugs unless authorized to do so by the commission.

(4) Other violations:

(a) Appropriating for personal use medication, supplies, equipment, or personal items of the client, agency, or institution. Nor shall the nurse solicit or borrow money, materials or property from clients.

(b) Practicing nursing while affected by alcohol or drugs, or by a mental, physical or emotional condition to the extent that there is an undue risk that he or she, as a nurse, would cause harm to him or herself or other persons.

(c) Willfully abandoning clients by leaving a nursing assignment, when continued nursing care is required by the condition of the client(s), without transferring responsibilities to appropriate personnel or caregiver.

(d) Conviction of a crime involving physical abuse or sexual abuse relating to the practice of nursing.

(e) Failure to make mandatory reports to the Nursing Care Quality Assurance Commission concerning unsafe or unprofessional conduct as required in WAC 246-840-730.

Other:

(5) The nurse shall only practice nursing in the state of Washington with a current Washington license.

(6) The licensed nurse shall not permit his or her license to be used by another person.

(7) The nurse shall have knowledge of the statutes and rules governing nursing practice and shall function within the legal scope of nursing practice.

(8) The nurse shall not aid, abet or assist any other person in violating or circumventing the laws or rules pertaining to the conduct and practice of licensed practical nursing.

(9) The nurse shall not disclose the contents of any licensing examination or solicit, accept or compile information regarding the contents of any examination before, during or after its administration.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-840-715

Standards/competencies.

WSR 00-19-087

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:14 a.m.]

Original Notice.

Title of Rule: Washington Egg Commission in chapter 16-514 WAC.

Purpose: These rules establish Washington Egg Commission marketing order for the purposes established under chapter 15.65 RCW.

Statutory Authority for Adoption: Chapter 15.65 RCW.
Statute Being Implemented: Chapter 15.65 RCW.

Summary: This proposal would terminate the Washington Egg Commission. A hearing will be held under the provisions of chapter 15.65 RCW to determine whether termination of the commission would effectuate the declared policy of the statute and the marketing order is not needed.

Reasons Supporting Proposal: The Washington Egg Commission submitted a request to the director to terminate the commission.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Deborah L. Anderson, Program Manager, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1809.

Name of Proponent: Washington Egg Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These rules establish Washington Egg Commission marketing order for the purposes established under chapter 15.65 RCW. The marketing order enables producers of eggs to conduct programs for advertising, labeling, sales, promotion, and consumer education; and provide for research in the production, processing, or marketing of eggs. These programs are supported through an assessment on eggs, which is paid by egg producers.

The Washington Egg Commission has requested the director of agriculture to terminate the commission and this proposal would terminate the commission.

Proposal Changes the Following Existing Rules: Chapter 16-514 WAC, Washington Egg Commission marketing order would be repealed.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal would eliminate the marketing order for the Washington Egg Commission and its provisions. Under the provisions of chapter 15.65 RCW a referendum of the affected parties would be required to terminate the commission.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a named agency under section 201.

Hearing Location: Washington State Department of Agriculture, Natural Resources Building, Room 259, 1111 Washington Street, Olympia, WA 98504, on November 2, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by October 26, 2000, TDD (360) 902-1996, or (360) 902-1806.

PROPOSED

Submit Written Comments to: Deborah L. Anderson, Program Manager, Administrative Regulations Program, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-1809, by November 2, 2000, 5:00 p.m.

Date of Intended Adoption: November 30, 2000.

September 20, 2000
William E. Brookreson
Deputy Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

16-514 WAC, Washington Egg Commission

WSR 00-19-088

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:15 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-03-079.

Title of Rule: Rules relating to pesticide licensing requirements, chapter 16-228 WAC.

Purpose: The rule formalizes pesticide licensing examination requirements that have been required for several years. It details which examinations are required for pesticide licenses, provides a description of each of the separate classifications which are obtained through written examination, allows for examination substitutions and exemptions, and establishes passing scores. It also makes it a violation of the law to disregard examination session testing requirements.

Statutory Authority for Adoption: Chapters 15.58 and 17.21 RCW.

Statute Being Implemented: Chapters 15.58 and 17.21 RCW.

Summary: State and federal pesticide law requires Washington to ensure the competency of individuals using restricted use pesticides in those classification in which they operate. Washington extends this requirement to many users of general use pesticides as well. For several years, the Washington State Department of Agriculture (WSDA) has accomplished this through classification specific examination. These examination requirements have been detailed through printed materials and, more recently, through the Internet. This rule places this information formally into rule. All of the examinations used by WSDA to ensure competency are detailed in the rule. Because the integrity of the testing process is critical to ensuring confidence in the examination process, the rule makes it a violation of the law to act contrary to established testing procedures.

Reasons Supporting Proposal: To formalize requirements of state and federal pesticide law that have been required for several years.

Name of Agency Personnel Responsible for Drafting and Implementation: Margaret Tucker, 1111 Washington

Street, Olympia, WA 98504-2589, (360) 902-2015; and Enforcement: Cliff Weed, 1111 Washington Street, Olympia, WA 98504-2589, (360) 902-2036.

Name of Proponent: Department of Agriculture, governmental.

Rule is necessary because of federal law, 40 C.F.R. Part 171.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule formally defines pesticide license examination requirements that have been in place for several years. This will allow for clarity and greater enforceability thus giving greater credibility to Washington's ability to ensure competent use of pesticides.

Proposal Changes the Following Existing Rules: Amends WAC 16-228-1500 to make it a violation to not comply with testing policies set forth at the beginning of exam sessions. This section is also amended to not only make it a violation to remove examinations from a testing session but also contents of the exam.

The remaining proposals would constitute new sections.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The examination requirements required under this rule have been in place for several years and so no additional burden would be expected.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: Washington State Department of Agriculture, Room 205, 1111 Washington Street, Olympia, WA 98504, on November 9, 2000, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Laurie Mauerman by October 30, 2000, TDD (360) 902-1996.

Submit Written Comments to: Margaret Tucker, P.O. Box 42589, Olympia, WA 98504-2589, fax (360) 902-2093, by November 10, 2000.

Date of Intended Adoption: November 24, 2000.

September 20, 2000

Bob Arrington

Assistant Director

AMENDATORY SECTION (Amending WSR 99-22-002, filed 10/20/99, effective 11/20/99)

WAC 16-228-1500 License denied, revoked or suspended. (1) The director may deny, suspend, or revoke any provision of a license, registration, permit or certification issued under chapters 17.21 and 15.58 RCW if he finds that the applicant or the holder of the license, permit, or certification has committed any of the following acts each of which is declared to be a violation:

(a) Made false or fraudulent claims through any media misrepresenting the effect of materials or methods to be utilized;

(b) Made a pesticide recommendation or gave advice or used a pesticide inconsistent with the labeling, the EPA or Washington state registration for that pesticide, an EPA or Washington state experimental use permit for that pesticide, an exemption from registration under provisions of section

18 of FIFRA, or in violation of the EPA or Washington state restrictions on the use of that pesticide;

(c) Applied known ineffective or improper pesticides or materials;

(d) Operated a faulty or unsafe apparatus;

(e) Operated in a faulty, careless or negligent manner;

(f) Refused or neglected to comply with the provisions of the applicable sections of chapters 15.58 and 17.21 RCW, the rules adopted thereunder, or of any lawful order of the director;

(g) Refused or neglected to keep and maintain records required by chapters 15.58, 17.21 RCW, and rules adopted thereunder, or to make reports when and as required;

(h) Made false or fraudulent records, invoices, reports, and/or recommendations;

(i) Caused the application of a pesticide without having a licensed or certified applicator or operator in direct supervision;

(j) Operated an unlicensed apparatus or an apparatus without a license plate issued for that particular apparatus as provided for in chapter 17.21 RCW or failed to locate the apparatus license plate on the apparatus in a manner required by the department;

(k) Failed to properly display, when required, a department issued certified commercial ground applicator vehicle sticker;

(l) Used, or supervised the use of a pesticide which is restricted to use by certified applicators without having qualified as a certified applicator;

(m) Used fraud or misrepresentation in making an application for a license, permit, or certification or renewal of a license, permit or certification;

(n) Refused or neglected to comply with any limitations or restrictions on or in a duly issued license, permit or certification;

(o) Aided or abetted a certified applicator, or licensed person or an uncertified or unlicensed person to evade the provisions of chapters 17.21 and 15.58 RCW, conspired with such a certified applicator or licensed person or an uncertified or unlicensed person to evade the provisions of chapters 17.21 and 15.58 RCW or allowed one's license, permit, or certification to be used by another person;

(p) Made false, misleading or erroneous statements or reports during or after an inspection concerning any infestation or infection of pests found on land or in connection with any pesticide complaint or department investigation;

(q) Impersonated any state, county, or city inspector or official;

(r) Is not qualified to perform as a pest control consultant or pesticide dealer manager or certified applicator in the classifications in which he/she is licensed to operate or has operated, regardless of whether or not he/she has previously passed an examination provided for in chapter 15.58 RCW;

(s) To have in his/her possession a department pesticide (~~applicator, operator, dealer manager or pest control consultant~~) licensing examination or to remove or cause to remove any said examination or its contents from the department without expressed consent from the department; (~~or~~)

(t) To violate the testing policies set forth by department representatives prior to the start of an examination session; or

(u) Made or failed to make an inspection, statement, or report in violation of WAC 16-228-2000 through 16-228-2040.

(2) A penalty fee assessed as a result of a late license or registration renewal does not prevent the department from taking additional regulatory action against the violator.

(3) No pesticide dealer or dealer manager license shall be denied, suspended, or revoked, simply because a pesticide purchased from that dealer was applied in violation of chapters 15.58, 17.21 RCW or rules adopted thereunder, unless the department finds the dealer or dealer manager in violation of chapters 15.58, 17.21 RCW or rules adopted thereunder.

NEW SECTION

WAC 16-228-1545 Pesticide examination requirements. (1) All individuals licensed or required to be licensed as commercial pesticide applicators, commercial pesticide operators, private-commercial applicators, demonstration and research applicators, public operators, pest control consultants and public pest control consultants must be certified, through examination, in all pest control classifications defined in subsection (3)(a) through (x) of this section in which they operate or consult. Additionally, commercial pesticide applicators must be licensed in all classifications that the business operates. Licensed applicators may directly supervise unlicensed applicators only in those classifications in which they have a valid certification.

(2) To qualify for any pesticide license listed in subsection (1) of this section, applicants must pass a "laws and safety" examination or equivalent, that includes, but is not limited to, the following: The state and federal laws governing pesticide use and the regulating agencies; general pesticide uses and application techniques; safe use of pesticides; general pesticide labeling comprehension; environmental fate of pesticides, and appropriate storage and disposal of pesticides and their containers. Individuals holding valid, passing scores on the private applicator or dealer manager exam are exempt from this examination requirement.

(3) License classifications.

(a) Agricultural weed: The control of weeds, except with soil fumigants, in all agricultural crops including forest environments.

(b) Rights of way weed: The control of weeds, including cut stumps, on, but not limited to, the following terrestrial rights of way locations: City, county, state and federal roads and/or highways, railroads, power lines and irrigation ditches.

(c) Turf and ornamental weed: The control of weeds (and moss), including cut stumps, in ornamental and turf situations, which includes, but is not limited to, golf courses, parks, schools, lawns, yards, gardens, and hospitals.

(d) Structural and turf demossing: The control of moss on structures and turf.

(e) Stump treatment: The use of herbicides on cut stumps to control resprouting.

(f) Soil fumigation: The use of soil-applied fumigants on agricultural crops and noncrop land to control pests including weeds, insects and diseases.

(g) Sewer root: Control of roots in sewer lines.

(h) Agricultural insect and disease: The control of insects and diseases, except with soil fumigants, in agricultural crops including forest environments.

(i) Ornamental insect and disease: The control of insects and diseases in ornamental, turf and rights of way situations including, but not limited to, golf courses, parks, schools, lawns, yards, gardens, greenhouses, hospitals and rest homes. This includes, but is not limited to, the use of insecticides, miticides, fungicides, bacteriocides, molluscides and nematocides.

(j) Interior plantscaping: The control of insects and diseases in interior plantscapes.

(k) PCO general: The control of insects, spiders, birds, rodents and animal pests in and around, but not limited to, the following situations: Residences, public buildings and grounds, commercial buildings and grounds, disposal sites, animal feed lots and farmsteads, including buildings and transportation equipment.

(l) PCO structural: The control of structurally destructive pests including, but not limited to, fungus, termites, carpenter ants, carpenter bees and wood-boring beetles.

(m) Structural pest inspector: Allows for the commercial inspection of buildings for structurally destructive pests, their damage and conditions conducive to their development.

(n) Stored grain: The use of pesticides (including fumigants and rodenticides) in grain storing facilities and railcars.

(o) Fumigant: The use of fumigants only (such as methyl bromide and aluminum phosphide) on stored commodities.

(p) Seed treatment: The application of pesticides to seeds to control destructive insects and diseases.

(q) Sprout inhibitor: Use of a pesticide to control sprouting in stored potatoes.

(r) Livestock pest: The control of external and internal pests of animals, with the exception of viruses, including, but not limited to, beef cattle, dairy cattle, swine, sheep, horses, goats and poultry, and also treatment of livestock premises.

(s) Pest animal: The control of pest animals in agricultural situations.

(t) Aquatic: The control of aquatic pests of water areas including, but not limited to, canals, rivers, streams, lakes, ponds, marshes and pipe lines.

(u) Aquatic irrigation: Limited to the control of aquatic pests of irrigation district water delivery systems where the pesticide is applied directly into the water or enters the water due to the application of the pesticide. Pests include, but are not limited to, moss, algae, cattails, pond weeds and other emersed and submersed aquatic weeds.

(v) Public health: This application of pesticides by governmental employees and certain others in public health programs such as, but not limited to, mosquito control, rodent control and insect control in situations having medical and public health importance.

(w) Aquatic antifouling: Use of antifouling paints to control fouling organisms on marine vessels.

(x) Wood treatment: Use of wood preservatives for the control of wood damaging pests.

(4) All examinations required under this section shall be written and taken without the aid of any materials that contain

information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted.

(5) A passing score of seventy percent is established for all the examinations required under this section. The department may establish separate passing scores for the examinations if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

(6) The department may waive any of the examination requirements contained in this section for any person holding a valid certification with similar classifications from an EPA approved state or federal certification program with comparable examination and recertification standards.

NEW SECTION

WAC 16-228-1546 Private applicator examination requirement. (1) To qualify for a private applicator license, an individual must pass a private applicator examination. The examination shall be written and taken without the aid of any materials that contain information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted. Individuals holding valid, passing scores on the laws and safety examination, or equivalent, or the dealer manager exam, and one of the classifications in WAC 16-228-1545 (3)(a) or (h) or the now retired state-wide classification, are exempt from this examination requirement.

(2) Private applicators making aquatic applications to water that moves off their own or their employer's agricultural land must obtain the aquatic classification described in WAC 16-228-1545 (3)(t).

(3) A passing score of seventy percent is established for the examinations required under this section. The department may establish separate passing scores for the examinations if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

(4) The department may waive the examination requirements contained in this section for any person holding a valid certification with similar classifications from an EPA approved state or federal certification program with comparable examination and recertification standards.

NEW SECTION

WAC 16-228-1547 Dealer manager examination requirement. (1) To qualify for a dealer manager license, an individual must pass a dealer manager examination. The examination shall be written and taken without the aid of any materials that contain information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted.

(2) A passing score of seventy percent is established for the examination required under this section. The department may establish a separate passing score for the examination if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

WSR 00-19-089
PROPOSED RULES
DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-057.

Title of Rule: Revision of chapter 16-229 WAC, rules relating to secondary and operational area containment for bulk pesticide storage facilities.

Purpose: To revise chapter 16-229 WAC to address issues and concerns raised since implementation of the original rules in 1994.

Statutory Authority for Adoption: Chapter 15.58 RCW.
Statute Being Implemented: Chapter 15.58 RCW.

Summary: **WAC 16-229-010 Definitions**, "Approved air gap" is a new definition added because of changes to WAC 16-201-220. This definition is virtually identical to the definition found in WAC 246-290-490 and regulated by the Department of Health. The only difference is the removal of the word "potable" in order that the definition apply to all water sources.

"Approved reduced pressure principle backflow prevention assembly (RPBA)" is a new definition added because of changes to WAC 16-201-220. This definition was supplied to the department by the Department of Health.

"Certified engineer" is a new definition added because the term occurs in the rule and currently is not defined.

"Not technically feasible" is a new definition added because the term occurs in the rule and currently is not defined.

"Permanent storage facility" is an existing definition that has been revised to clarify the intent of the original rule. In addition, "Temporary field storage" has been removed from this definition and defined on its own.

"Rinsate" is an existing definition that has been revised to include recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris. This is in keeping with the intent of the original rule.

"Secondary containment" is an existing definition that has been revised to be consistent with other definitions (permanent storage facility).

"Storage container" is an existing definition that has been revised to:

(1) Ensure that "intent" is addressed in determining if a container is a "storage container."

(2) Clarifies that the definition of a storage container does not include underground storage tanks or surface impoundments. This is consistent with the intent of the original rule.

"Substantially similar protection" is a new definition added because the term is found in the rule and currently is not defined.

"Temporary field storage" is a term that originally was addressed within the definition of "permanent storage facility." It was moved for purposes of clarification.

WAC 16-229-020, 16-229-025, 16-229-050, 16-229-060, 16-229-080, 16-229-090, 16-229-220, 16-229-260, 16-229-270 and 16-229-280, the changes to these sections are

housekeeping changes only. The revisions make the sections compatible with defined terms.

WAC 16-229-030, this section has been revised to combine pertinent sections of the current rule regarding secondary containment walls and floors. It also adds language developed by the committee to address how walls and floors shall be constructed. This language is in keeping with the intent of keeping the rule performance-based.

WAC 16-229-040, this section has been revised to contain only those sections of the current rule regarding secondary containment lining. There is no actual change to the language.

WAC 16-229-070, this section has been revised to allow comingling of materials within secondary containment (a position the committee agreed upon) as long as it does not create a hazard to humans or the environment.

WAC 16-229-110, this section has been revised to clarify that original intent of the rule that liquid pesticides may not be stored underground or in surface impoundments. It also adds pesticide spills or rinsates as other material that may not be stored underground or in surface impoundments.

WAC 16-229-120, this section was revised with additional requirements regarding the posting and reintroduction to service of abandoned storage containers. This language was added at the requests of the committee.

WAC 16-229-130, this section was revised to clarify when storage containers shall be secured.

WAC 16-229-180, this section was revised to add the date the temporary field storage was put in place. This was added in an effort to assist department staff in more easily determining if temporary field storage is in compliance with the fourteen day location restriction.

WAC 16-229-200, this section was revised to add language requiring any owner of temporary field storage to supply the department with the identifying number and location. The requirement to have an identifying number already exists in current WAC 16-229-180. Subsection (5) was added at the request of the committee who agreed with the department that there was no reason for such requests to go through an advisory group review.

WAC 16-229-210, this section was revised to use language similar to that found in the proposed WAC 16-229-030 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-229-240, this section was revised after receiving comment from the Department of Health. The language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-229-010.

WAC 16-229-300, this section was revised to eliminate all the compliance dates that have already passed.

WAC 16-229-310, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the

PROPOSED

permit requester to ask that the advisory group review the request prior to a final decision by the department.

WAC 16-229-400, this section was revised to use language similar to that found in the proposed WAC 16-229-030 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-229-410, this section was revised after receiving comment from the Department of Health. The language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-229-010.

WAC 16-229-470, this section was revised to eliminate all the compliance dates that have already passed.

WAC 16-229-480, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the permit requester to ask that the advisory group review the request prior to a final decision by the department.

Reasons Supporting Proposal: The proposal is the result of numerous meetings with an advisory committee comprised of representatives of small and large bulk pesticide facilities, agricultural producers, non-agricultural fertilizer users, Washington State Department of Ecology. The revisions address a number of issues that have arisen since implementation of the rule in 1994.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cliff Weed, Olympia, (360) 902-2036.

Name of Proponent: Washington State Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 16-229 WAC addresses primary and secondary containment requirements for bulk pesticides. The primary purpose of the rule is to protect the environment (particularly groundwater) from contamination in the case of an accidental discharge of pesticides from a bulk pesticide storage facility. The rule, which went into effect in 1994, went through a routine review by a committee appointed by the director. The committee made a number of recommendations regarding needed revisions to the rule. In addition, the department received comments from the Washington Department of Health regarding the section of the rule pertaining to backflow prevention. See Summary above.

Proposal Changes the Following Existing Rules: See Summary above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement was determined to be unnecessary because the economic impact from the rule changes will be negligible.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: DIS Interactive Technologies Locations: (1) 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98503; (2) North 1101 Argonne, Suite 109, Spokane, WA 99201; and (3) Yesterday's Village, 15 West Yakima Avenue, Suite 220, Yakima, WA 98902; on November 7, 2000, at 6:30 p.m.

Assistance for Persons with Disabilities: Contact Laurie Maurman by October 30, 2000, TDD (360) 902-1996.

Submit Written Comments to: Laurie Maurman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2093, by November 8, 2000.

Date of Intended Adoption: November 17, 2000.

September 20, 2000

Bob Arrington

Assistant Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

WSR 00-19-090

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:20 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-059.

Title of Rule: Revision of chapter 16-201 WAC, rules relating to secondary and operational area containment for bulk fertilizer storage facilities.

Purpose: To revise chapter 16-201 WAC to address issues and concerns raised since implementation of the original rule in 1994.

Statutory Authority for Adoption: RCW 15.54.800.

Statute Being Implemented: Chapter 15.54 RCW.

Summary: The proposed revisions are the result of recommendations received from an advisory committee established by the department in December 1999. The committee was comprised of the following persons: Scott McKinnie, Farwest Agrichemical Association; Ken Cowdrey, Wilbur-Ellis Company; Fred Morscheck, The McGregor Company; John Massey, Western Farm Service; Ernie Fontana, Unocal Agricultural Products; Gaylin Davies, Cenex Harvest States; Don Page, Simplot Soilbuilders; Peter Collard, C.F. Industries, Inc.; Ron Hawkins, UAP Northwest; Dennis Anderson, Nexus Ag Chemical, Inc.; Elliot Zimmerman, Washington State Department of Ecology; and Gretchen Bork, Washington Association of Wheat Growers.

The task of the committee was to thoroughly review the current rules, discuss any concerns or issues and make recommendations to the department regarding any necessary revisions to the rule. The committee held its final meeting on August 2, 2000. The following proposals are a result of the recommendations of the committee, department personnel input and input by the Washington State Department of Health (DOH):

WAC 16-201-010 Definitions, "Approved air gap" is a new definition added because of changes to WAC 16-201-220. This definition is virtually identical to the definition found in WAC 246-290-490 and regulated by the Department of Health. The only difference is the removal of the word "potable" in order that the definition apply to all water sources.

"Approved reduced pressure principle backflow prevention assembly (RPBA)" is a new definition added because of changes to WAC 16-201-220. This definition was supplied to the department by the Department of Health.

"Certified engineer" is a new definition added because the term occurs in the rule and currently is not defined.

"Not technically feasible" is a new definition added because the term occurs in the rule and currently is not defined.

"Operational area" is an existing definition that has been revised to be consistent with other definitions (Permanent storage facility).

"Permanent storage facility" is an existing definition that has been revised to clarify the intent of the original rule. In addition, "Temporary field storage" has been removed from this definition and defined on its own.

"Rinsate" is an existing definition that has been revised to include recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris. This is in keeping with the intent of the original rule.

"Secondary containment" is an existing definition that has been revised to be consistent with other definitions (Permanent storage facility).

"Storage container" is an existing definition that has been revised to:

- (1) Ensure that "intent" is addressed in determining if a container is a "storage container."
- (2) Reduce the number of days a mobile container can be exempt from the definition (from 30 to 15 days).
- (3) Clarifies that the definition of a storage container does not include underground storage tanks or surface impoundments. This is consistent with the intent of the original rule.

"Substantially similar protection" is a new definition added because the term is found in the rule and currently is not defined.

"Temporary field storage" is a term that originally was addressed within the definition of "permanent storage facility." It was moved for purposes of clarification.

WAC 16-201-020, 16-201-040, 16-201-050, 16-201-070, 16-201-080, 16-201-200, 16-201-240, 16-201-250 and 16-201-260, the changes to these sections are housekeeping changes only. The revisions make the sections compatible with defined terms.

WAC 16-201-028, this section has been revised to combine pertinent sections of the current rule regarding secondary containment walls and floors. It also adds language developed by the committee to address how walls and floors shall be constructed. This language is in keeping with the intent of keeping the rule performance-based.

WAC 16-201-029 (new section), this section was created to address earthen walls only. The language is the same

as existing language found in WAC 16-201-028 and 16-201-030.

WAC 16-201-030, this section has been revised to contain only those sections of the current rule regarding secondary containment lining. There is no actual change to the language.

WAC 16-201-031 (new section), this section was created to address only secondary containment floors and lining. It contains the pertinent sections of the current WAC 16-201-030.

WAC 16-201-060, this section has been revised to allow comingling of materials within secondary containment (a position the committee agreed upon) as long as it does not create a hazard to humans or the environment.

WAC 16-201-110, this section has been revised to clarify that original intent of the rule that liquid fertilizer may not be stored underground or in surface impoundments. It also adds fertilizer spills or rinsates as other material that may not be stored underground or in surface impoundments. The committee could not arrive at a consensus regarding the issue of spill and/or rinsates being stored in surface impoundments. It is the department's opinion that to comply with the intent of the rule to protect the environment, spills and/or rinsates should be stored in storage containers located within secondary containment.

WAC 16-201-120, this section was revised with additional requirements regarding the posting and reintroduction to service of abandoned storage containers. This language was added at the requests of the committee.

WAC 16-201-130, this section was revised to clarify when storage containers shall be secured. There was much discussion among committee members regarding the need for this section given the language found in WAC 16-201-100. There was also discussion regarding the potential for department misuse of its enforcement discretion in this area. The department determined that the language is necessary and that the language in WAC 16-201-100 would not substitute for it.

WAC 16-201-170, this section was revised to add the date the temporary field storage was put in place. This was added in an effort to assist department staff in more easily determining if temporary field storage is in compliance with the 21-day location restriction.

WAC 16-201-180, this section was revised to add language requiring any owner of temporary field storage to supply the department with the identifying number and location. The requirement to have an identifying number already exists in current WAC 16-201-170 and the requirement to supply the department with the location of temporary field storage already exists in current WAC 16-201-010(10). Subsection (5) was added at the request of the committee who agreed with the department that there was no reason for such requests to go through an advisory group review.

WAC 16-201-190, this section was revised to use language similar to that found in the proposed WAC 16-201-028 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-201-220, this section was revised after receiving comment from the Department of Health (DOH). The

language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-201-010.

WAC 16-201-230, this section was revised to address spills and rinsates only. It clarifies when rinsate must be removed from an operational area sump and makes it clear, where it is not currently clear, that all recovered spill and rinsates in excess of five hundred gallons must be contained in a storage container located within secondary containment. It also adds the requirement that the storage container be labeled to identify the content. Again, this was the subject of much discussion by the committee and no consensus was reached. The department feels that in keeping with the intent to protect the environment, placing the storage container within secondary containment is a reasonable and prudent thing to do.

WAC 16-201-270, this section was revised to eliminate all the compliance dates that have already passed. In addition, in an attempt to mitigate the impact of WAC 16-201-110 and 16-201-230(4) on small businesses, the compliance date for these sections has been set December 31, 2001.

WAC 16-201-280, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the permit requester to ask that the advisory group review the request prior to a final decision by the department.

Reasons Supporting Proposal: The proposal is the result of numerous meetings with an advisory committee comprised of representatives of small and large bulk fertilizer facilities, agricultural producers, nonagricultural fertilizer users, [and the] Washington State Department of Ecology. The revisions address a number of issues that have arisen since implementation of the rule in 1994.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ted Maxwell, Olympia, (360) 902-2026.

Name of Proponent: Washington State Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 16-201 WAC addresses primary and secondary containment requirements for bulk fertilizer. The primary purpose of the rule is to protect the environment (particularly groundwater) from contamination in the case of an accidental discharge of fertilizer from a bulk fertilizer storage facility. The rule, which went into effect in 1994, went through a routine review by a committee appointed by the director. The committee made a number of recommendations regarding needed revisions to the rule. In addition, the department received comments from the Washington Department of Health regarding the section of the rule pertaining to backflow prevention. See Summary above.

Proposal Changes the Following Existing Rules: See Summary above.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

A copy of the statement may be obtained by writing to Laurie Mauerman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-2012, fax (360) 902-2093.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: DIS Interactive Technologies locations: (1) 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98503; (2) North 1101 Argonne, Suite 109, Spokane, WA 99201; and (3) Yesterday's Village, 15 West Yakima Avenue, Suite 220, Yakima, WA 98902; on November 7, 2000, at 6:30 p.m.

Assistance for Persons with Disabilities: Contact Laurie Mauerman by October 30, 2000, TDD (360) 902-1996.

Submit Written Comments to: Laurie Maurman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2093, by November 8, 2000.

Date of Intended Adoption: November 17, 2000.

September 20, 2000

Bob Arrington

Assistant Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

WSR 00-19-092

PROPOSED RULES

DEPARTMENT OF

LABOR AND INDUSTRIES

[Filed September 20, 2000, 10:37 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-152 on August 2, 2000.

Title of Rule: Amending WAC 296-31-069 For what reasons may independent mental health or independent medical assessments be obtained?; and new sections WAC 296-31-06901 What is required in an independent mental health evaluation report?, 296-31-06903 Who may perform independent mental health evaluations for the crime victims compensation program?, 296-31-06905 How does a provider become an approved examiner to perform independent mental health evaluation for the crime victims compensation program?, 296-31-06907 What factors does the crime victims compensation program consider in approving or removing examiners from the approved examiners list?, and 296-31-06909 Is there a fee schedule for independent mental health evaluations?

Purpose: To establish criteria for independent mental health examinations of crime victims.

Statutory Authority for Adoption: RCW 7.68.030, 51.04.030, 51.32.112, 51.32.114.

Statute Being Implemented: Chapter 7.68 RCW.

Summary: The proposed rules establish criteria for providers who want to do independent mental health examinations for the crime victims compensation program.

Reasons Supporting Proposal: The crime victims compensation program recognizes providers other than psychiatrists to treat mental health conditions of victims. These rules will allow independent evaluations by providers with victim experience and training.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cletus Nnanabu, CVC Program Manager, 7273 Linderson Way, Tumwater, WA, (360) 902-5340.

Name of Proponent: Washington State Department of Labor and Industries, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Based on input from victims, providers, and crime victim advocates the crime victims compensation program proposes rules establishing criteria for independent mental health examinations of crime victims. The program currently uses rules under the workers compensation program. Under the proposed rules victims will be better served with evaluations from providers with experience and training in crime victim issues.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rules will have a minimal cost impact and the benefits will be greater than the probable costs.

RCW 34.05.328 applies to this rule adoption. The rules do not meet any of the exceptions in RCW 34.05.328(5).

Hearing Location: Department of Labor and Industries, Room S119, 7273 Linderson Way S.W., Tumwater, WA, on October 25, 2000, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Jill Short by October 18, 2000, TDD (360) 902-4974, or 1-800-762-3716.

Submit Written Comments to: Valerie Estes, Crime Victims Compensation Program, P.O. Box 44520, Olympia, WA 98504-4520, e-mail ests235@lni.wa.gov, fax (360) 902-5333, by November 1, 2000.

Date of Intended Adoption: December 1, 2000.

September 20, 2000

Gary Moore
Director

AMENDATORY SECTION (Amending WSR 98-24-095, filed 12/1/98, effective 1/1/99)

WAC 296-31-069 For what reasons may the department require independent mental health or independent medical (assessments) evaluations be obtained? (What is required in independent assessment reports?)

~~(4)) Independent medical and mental health (assessments) evaluations may be (obtained when requested) required by the (provider, or on the department's initiative;) department for the following reasons:~~

~~((a)) (1) To rate permanent impairment when treatment has been concluded; or~~

~~((b)) (2) To evaluate an application to reopen a claim; or~~

~~((c)) (3) To determine if there are conditions related to the effects of the crime or preexisting conditions aggravated by the crime for which the claim was filed (and if treatment remains necessary for those conditions); or~~

~~((d)) (4) To determine if crime-related treatment is still necessary and if present treatment is effective; or~~

~~((e)) (5) To determine if treatment is still leading to recovery; or~~

~~((f)) (6) To obtain other information that may be necessary for the department to make decisions on the victim's claim.~~

~~((2) Practitioners participating in an independent mental health assessment ordered by the department must provide us with a report within thirty days following the last assessment date. The report must:~~

~~(a) Be identified as an independent assessment report;~~

~~(b) Be specific and factual;~~

~~(c) Specify the mental health condition(s) and symptoms found and their relationship to the crime for which the claim was filed. Use the codes contained in the currently accepted DSM;~~

~~(d) Provide specific conclusions drawn from the assessment and state opinions that respond to the questions included in the examination request;~~

~~(e) If applicable, include the category of permanent impairment that the assessor finds most nearly describes his or her findings.~~

~~(3) Independent medical assessment reports are governed by WAC 296-23-260.)~~

NEW SECTION

WAC 296-31-06901 What is required in an independent mental health evaluation report? Practitioners participating in an independent mental health evaluation ordered by the department must provide the crime victims compensation program with a report within thirty days following the evaluation date. The report must meet the guidelines published in the *Independent Mental Health Evaluators' Handbook*.

NEW SECTION

WAC 296-31-06903 Who may perform independent mental health evaluations for the crime victims compensation program? Providers who wish to perform independent mental health evaluations for the crime victims compensation program must be approved examiners and meet the following minimum qualifications:

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| | |
|---|--|
| Counselors | <ul style="list-style-type: none"> ■ Masters or doctorate degree in a field of study related to mental health; and ■ Certified by the Washington department of health as a social worker, mental health counselor or marriage and family therapist. |
| Advanced registered nurse practitioners | <ul style="list-style-type: none"> ■ Licensed with the Washington department of health; and ■ Have a specialty in psychiatric and mental health nursing. |
| Psychologists | <ul style="list-style-type: none"> ■ Licensed with the Washington department of health; or ■ Licensed within Oregon or Idaho by that state's health care licensing authority. |
| Psychiatrists | <ul style="list-style-type: none"> ■ Board certified; and ■ Licensed with the Washington department of health; or ■ Licensed within Oregon or Idaho by that state's health care licensing authority. |
| All examiners must have | <ul style="list-style-type: none"> ■ An active practice; or ■ Be a clinical supervisor in an active practice; ■ Five years post licensure clinical experience treating crime victims; or ■ Three years clinical experience treating crime victims and two years supervising clinical work. <p>Note: Geographic need of the program may substitute for some of the above experience requirements.</p> |

NEW SECTION

WAC 296-31-06905 How does a provider become an approved examiner to perform independent mental health evaluations for the crime victims compensation program? Providers must submit a completed independent mental health evaluator application to the crime victims compensation program. Applications and standards for independent mental health evaluations are published in the *Independent Mental Health Evaluators' Handbook*. Approved examiners will be included on the program's approved examiners list.

NEW SECTION

WAC 296-31-06907 What factors does the crime victims compensation program consider in approving or removing examiners from the approved examiners list?

(1) The program may consider the following in approving examiners. The list is not inclusive.

(a) Minimum qualifications established in WAC 296-31-06903;

(b) Disciplinary proceeding or actions;

(c) Experience in direct patient care and the area of specialty;

(d) Geographic need of the program.

(2) The program may consider the following in removing examiners. The list is not inclusive.

(a) Complaints about the conduct of the examiner;

(b) Disciplinary proceeding or actions;

(c) Ability to effectively convey and substantiate opinions and conclusions concerning victims;

(d) Quality and timeliness of reports;

(e) Availability and willingness to testify at the board of industrial insurance appeals if required;

(f) Acceptance of the program's fee schedule rates.

NEW SECTION

WAC 296-31-06909 Is there a fee schedule for independent mental health evaluations? The maximum fee schedule for performing independent mental health evaluations is published in the *Independent Mental Health Evaluators' Handbook* available from the crime victims compensation program.

**WSR 00-19-093
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**
[Filed September 20, 2000, 10:39 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-11-135.

Title of Rule: Chapter 296-17 WAC, Manual of rules, classifications, rates, and rating system for workers' compensation insurance.

Purpose: Amend risk classification premium base rates, and experience rating and retrospective rating tables to reflect updated loss experience and provide a 2.2% general rate decrease effective January 1, 2001. This proposal specifically amends WAC 296-17-855, 296-17-875, 296-17-880, 296-17-885, 296-17-890, 296-17-895, 296-17-89502, 296-17-90492, 296-17-90493, 296-17-90494, 296-17-90495, 296-17-90496, 296-17-90497, and 296-17-920.

Statutory Authority for Adoption: RCW 51.16.035 Base rates, 51.32.073 Supplemental pension, 51.18.010 Retrospective rating and 51.04.020(1) General authority.

Statute Being Implemented: RCW 51.16.035, 51.32.073, and 51.18.010.

Summary: Proposals to the following rules establish premium rates for workers' compensation insurance classifications for calendar year 2001 and modifications to the related experience rating and retrospective rating plans: WAC 296-17-855 Experience modification, 296-17-875 Table I primary losses for selected claim values, 296-17-880 Table II "B" and "W" values, 296-17-885 Table III expected loss rates and D ratios, 296-17-890 Table IV maximum experience modifications, 296-17-895 Base rate table by class of industry, 296-17-89502 Industrial insurance rates for non-

hourly rated classifications, 296-17-90492 Table I - Retrospective Rating Plans A, A1, A2, A3, and B standard premium size ranges, 296-17-90493 Table II - Retrospective Rating Plan A, 296-17-90494 Table III - Retrospective Rating Plan A1, 296-17-90495 Table IV - Retrospective Rating Plan A2, 296-17-90496 Table V - Retrospective Rating Plan A3, 296-17-90497 Table VI - Retrospective Rating Plan B, and 296-17-920 Assessment for supplemental pension fund.

Reasons Supporting Proposal: Insurance base rates and experience rating tables are being modified to reflect changes in loss data associated with the classification and rating plan from the previous 2000 rating period. Washington law provides that rates should be adjusted annually to reflect the hazards of each industry and in accordance with the rating plan. Similarly the rating plan is revised to recognize changes within industry groups. A 2.2% general decrease in premium rates is also proposed, reflecting low medical inflation, reduction of long term disability claims, and continued success in investments for the workers' compensation which helps finance the state fund.

Name of Agency Personnel Responsible for Drafting: Ken Woehl/Bill Vasek, Tumwater, Washington, (360) 902-4748/902-5015; **Implementation:** Kathy Kimbel/Ken Woehl, Tumwater, Washington, (360) 902-4739/902-4748; and **Enforcement:** Doug Mathers, Tumwater, Washington, (360) 902-4750.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose of this proposal is to establish 2001 premium rates and experience rating parameters for calendar year 2001. Washington law (RCW 51.16.035, 51.32.073 and 51.18.010) requires labor and industries to adjust rates to ensure solvency of the accident, medical aid and supplemental pension funds. RCW 51.16.035 also provides that premium rates charged to industry vary by degree of hazard. Labor and industries is proposing a 2.2% general rate decrease to workers' compensation insurance premium rates beginning January 1, 2001. In addition, labor and industries is proposing to adjust each industry risk classification rate to reflect more current loss experience.

Proposal Changes the Following Existing Rules: Overall premium rates will decrease by 2.2%. Rates for each industry classification will reflect updated loss experience. Industries with improved loss experience will see reductions in their premium rates. Industries with worsening loss experience will see increases in their premium rates.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Although the department was not required to prepare a small business [economic] impact statement or this proposed rule change because RCW 19.85.025 (2)[(3)] exempts rules covered by RCW 34.05.310 [(4)](f), the department has voluntarily done so.

INTRODUCTION: The department is granted authority to modify rules through the provisions of RCW 51.04.020, 51.16.035, 51.32.073, and 51.18.010(2). By this authority, the Insurance Services Division of the Department of Labor and Industries is proposing amendments to the following rules to establish premium rates for workers' compensation insurance classifications for calendar year 2001 and modifications to the related experience rating and retrospective rating plans: WAC 296-17-855 Experience modification, 296-17-875 Table I primary losses for selected claim values, 296-17-880 Table II "B" and "W" values, 296-17-885 Table III expected loss rates and D ratios, 296-17-890 Table IV maximum experience modifications, 296-17-895 Base rate table by class of industry, 296-17-89502 Industrial insurance rates for nonhourly rated classifications, 296-17-90492 Table I - Retrospective Rating Plans A, A1, A2, A3, and B standard premium size ranges, 296-17-90493 Table II - Retrospective Rating Plan A, 296-17-90494 Table III - Retrospective Rating Plan A1, 296-17-90595 Table IV - Retrospective Rating Plan A2, 296-17-90496 Table V - Retrospective Rating Plan A3, 296-17-90497 Table VI - Retrospective Rating Plan B, 296-17-920 Assessment for supplemental pension fund.

RCW 51.16.035 states in part that the department shall classify all occupations or industries by degree of hazard, and set basic rates of premium which are the lowest necessary to maintain actuarial solvency of the accident and medical aid funds. This law allows the department to adjust premium rates annually, or at other times as necessary to carry out the legislative standard of rate adequacy. RCW 51.32.073 allows the department to adjust the supplemental pension assessment rate as needed to ensure adequate funds for pension benefits. RCW 51.18.010(2) specifies that retrospective rating is to be consistent with recognized insurance principles and shall be administered according to rules adopted by the department and that the rules should encourage broad participation by qualified employers and sponsors of retrospective rating groups.

The department has complied with these mandates by establishing around three hundred twenty classifications of risk and related premium rates. The rate assigned to each classification is a composite of three separate components commonly known as the accident, medical aid and supplemental pension funds. Premium rates applicable to each risk classification are based in part on the claims experience of employers reporting in the classification and the reported exposure (premium hours) over which this cost is spread. The actual premium rate paid by an employer is based on the nature of their business and is independent of employer size. Since the premium is, with few exceptions, based on hours worked, each employer pays an overall premium which is relative to the exposure of their workers.

The department's actuarial staff annually, or more frequently as financial conditions of the funds change, review the overall solvency of the workers' compensation trust funds, legislative mandates, past loss experience, general conditions of the state's economy and employment projections, and determine if adjustments are necessary to the premium base.

Chapter 19.85 RCW requires agencies to evaluate the economic impact to businesses when new rules, or changes to

PROPOSED

existing rules are being considered. This law further requires agencies to mitigate the cost of compliance where possible to small businesses when such deviation is provided by law. Since the classification and rate making procedure (RCW 51.16.035) is legislatively mandated, and no provision is contained in these laws allowing the department to deviate from the legislative standard, the department is unable to provide a different standard for small businesses.

SUMMARY OF PROPOSED RULES: The department is proposing a 2.2% rate reduction to workers' compensation insurance premium rates beginning January 1, 2001. However, labor and industries is also proposing to adjust each industry risk classification rate to reflect more current loss experience. Industry classifications whose loss experience improved from the 2000 rating period will experience a reduction in premium rates. Industries with worsening experience may experience a rate increase. This proposal amends the subject rules to reflect these changes.

INDUSTRY ANALYSIS: Although the Regulatory Fairness Act requires economic analysis to be made using a four-digit Standard Industrial Classification (SIC), such analysis relative to workers' compensation insurance premiums would distort the actual impact to businesses. SIC codes are based on certain business groupings, and are often dissimilar in composition to workers' compensation insurance classifications. Also most businesses insuring with the state fund are assigned several workers' compensation insurance classifications but only a single SIC code. Thus, a more precise analysis of impact to business can be derived using the department's workers' compensation risk classification plan.

COST OF COMPLIANCE: It is anticipated that employers using automated computer systems may encounter minor programming costs as a result of updating employee payroll deduction tables and employer tax reporting systems. Since each employer's accounting system varies, the department is unable to estimate the cost of compliance with this proposed change. With regard to this proposal, overall workers' compensation premium rates will be reduced by 2.2% for all risks. However, the department is proposing that rates specific to each industry classification be modified effective January 1, 2001. The actual savings or increased cost to employers and employees is driven by the classification and rate applicable to the business, and the number of hours to be worked by each employee. Since employers do not report revenue or sales information to the department, no analysis or projections can be made on that basis.

This proposed change does not impose additional record-keeping requirements, require the purchase of new equipment or completion of new forms or reports.

INVOLVEMENT OF SMALL BUSINESS: N/A.

PROFESSIONAL SERVICES: This proposed change may cause some employers with automated payroll and tax reporting systems to have the need of professional services to update rate information in their payroll and accounting systems.

MITIGATION: Legislative authority granted to Labor and Industries relative to rate making does not include a provision for mitigating the cost of insurance for small businesses or exempting small businesses from the requirement to pay premiums. To the contrary, the legislative standard for rate mak-

ing, is that rates be based on business or occupational groupings and that they vary by degree of hazard. The more hazardous the industry or business grouping the higher the premium rate per hour. Compliance with the mitigation provision of the Regulatory Fairness Act would cause the department to exceed its legislative authority and would be contrary to law.

CONCLUSION: In accordance with chapter 19.85 RCW, Regulatory Fairness Act, the department has evaluated the potential economic impacts of the 2001 workers' compensation rate adjustment of individual risk classification rates to the business community. This analysis concludes that the cost of compliance with the proposed rate realignment is indeterminable as it is driven by factors unknown to the department. In general, most state fund employers will experience some change in premium over for the year 2001.

This analysis has been conducted in order to provide industry, industry representatives, the legislature and the department with an understanding of the potential impacts of these proposed rules.

A copy of the statement may be obtained by writing to Department of Labor and Industries, P.O. Box 4100, Olympia, WA 98504-4100, phone (360) 902-4776, fax (360) 902-4729.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 (5)(b)(vi) provides an exemption for rules that set rates or fees pursuant to legislative standards. RCW 51.16.035 requires labor and industries to set premium rates according to legislative standards. Although the department was not required to prepare analysis under RCW 34.05.328, it has voluntarily completed this analysis.

Hearing Location: Conference Room #4, Spokane Labor and Industries Office, 901 North Monroe, Suite 100, Spokane, WA 99201-2149, on November 2, 2000, at 10:00 a.m.; and at the Tumwater Labor and Industries Office, 7273 Linderson Way S.W., First Floor Auditorium, Tumwater, WA 98504-4851, on November 3, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact by October 30, 2000, TDD (360) 902-5780.

Submit Written Comments to: Department of Labor and Industries, Douglas Connell, Assistant Director for Insurance Services, P.O. Box 4100, Olympia, WA 98501, or fax to (360) 902-4729 or e-mail to GUNT235@LNI.WA.GOV, by November 3, 2000.

Date of Intended Adoption: November 21, 2000.

September 20, 2000

Gary Moore
Director

AMENDATORY SECTION (Amending WSR 00-14-052, filed 7/1/00, effective 7/1/00)

WAC 296-17-855 Experience modification. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be con-

sidered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{A_p + W A_e + (1-W) E_e + B}{E + B}$$

The components A_p , $W A_e$, and $(1-W) E_e$ are values which shall be charged against an employer's experience record. The component, E , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

" A_p " signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ~~(\$10,504)~~ \$10,936 the primary actual loss shall be determined from the formula:

$$\text{PRIMARY LOSS} = \frac{((\del{26,260}) \ 27,340)}{\text{Total loss} + ((\del{15,756}) \ 16,404)} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ~~(\$10,504)~~ \$10,936 the full value of the claim shall be considered a primary loss.

" A_e " signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

" W " signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol " $W A_e$ " in the experience modification formula. W values are set forth in Table II.

" E " signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

" E_e " signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by " $(1-W) E_e$ " in the experience modification formula. D-Ratios are set forth in Table III.

" B " signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending WSR 99-24-055, filed 11/29/99, effective 12/31/99)

WAC 296-17-875 Table I.

Primary Losses for Selected Claim Values

| CLAIM VALUE | PRIMARY LOSS |
|----------------------|---------------|
| ((10,504 | 10,504 |
| 11,358 | 11,000 |
| 13,259 | 12,000 |
| 15,447 | 13,000 |
| 17,992 | 14,000 |
| 24,571 | 16,000 |
| 34,335 | 18,000 |
| 50,339 | 20,000 |
| 81,369 | 22,000 |
| 180,015* | 24,147 |
| 262,600** | 24,774)) |
| <u>10,936</u> | <u>10,936</u> |
| <u>11,043</u> | <u>11,000</u> |
| <u>12,832</u> | <u>12,000</u> |
| <u>14,871</u> | <u>13,000</u> |
| <u>17,216</u> | <u>14,000</u> |
| <u>23,145</u> | <u>16,000</u> |
| <u>31,614</u> | <u>18,000</u> |
| <u>44,698</u> | <u>20,000</u> |
| <u>67,582</u> | <u>22,000</u> |
| <u>169,663*</u> | <u>24,930</u> |
| <u>273,400**</u> | <u>25,792</u> |

* Average death value
 ** Maximum claim value

AMENDATORY SECTION (Amending WSR 99-24-055, filed 11/29/99, effective 12/31/99)

WAC 296-17-880 Table II.

"B" and "W" Values

Maximum Claim Value= ~~((262,600))~~ \$273,400
 Average Death Value= ~~((180,015))~~ \$169,663

| Expected Losses | B | W |
|--------------------------------|--------|--------|
| ((5,689 & Under | 49,548 | 0.00 |
| 5,690 - | 11,463 | 49,053 |
| | | 0.01 |

PROPOSED

PROPOSED

| Expected Losses | B | W | Expected Losses | B | W | | | | |
|-----------------|---|---------|-----------------|------|-----------|---|-----------|--------|------|
| 11,464 | - | 17,324 | 48,557 | 0.02 | 425,308 | - | 439,561 | 25,765 | 0.48 |
| 17,325 | - | 23,274 | 48,062 | 0.03 | 439,562 | - | 454,182 | 25,269 | 0.49 |
| 23,275 | - | 29,314 | 47,566 | 0.04 | 454,183 | - | 469,184 | 24,774 | 0.50 |
| 29,315 | - | 35,448 | 47,071 | 0.05 | 469,185 | - | 484,584 | 24,279 | 0.51 |
| 35,449 | - | 41,677 | 46,575 | 0.06 | 484,585 | - | 500,398 | 23,783 | 0.52 |
| 41,678 | - | 48,005 | 46,080 | 0.07 | 500,399 | - | 516,644 | 23,288 | 0.53 |
| 48,006 | - | 54,433 | 45,584 | 0.08 | 516,645 | - | 533,339 | 22,792 | 0.54 |
| 54,434 | - | 60,964 | 45,089 | 0.09 | 533,340 | - | 550,504 | 22,297 | 0.55 |
| 60,965 | - | 67,601 | 44,593 | 0.10 | 550,505 | - | 568,160 | 21,801 | 0.56 |
| 67,602 | - | 74,346 | 44,098 | 0.11 | 568,161 | - | 586,327 | 21,306 | 0.57 |
| 74,347 | - | 81,203 | 43,602 | 0.12 | 586,328 | - | 605,030 | 20,810 | 0.58 |
| 81,204 | - | 88,175 | 43,107 | 0.13 | 605,031 | - | 624,294 | 20,315 | 0.59 |
| 88,176 | - | 95,265 | 42,611 | 0.14 | 624,295 | - | 644,143 | 19,819 | 0.60 |
| 95,266 | - | 102,475 | 42,116 | 0.15 | 644,144 | - | 664,608 | 19,324 | 0.61 |
| 102,476 | - | 109,810 | 41,620 | 0.16 | 664,609 | - | 685,716 | 18,828 | 0.62 |
| 109,811 | - | 117,273 | 41,125 | 0.17 | 685,717 | - | 707,500 | 18,333 | 0.63 |
| 117,274 | - | 124,867 | 40,629 | 0.18 | 707,501 | - | 729,994 | 17,837 | 0.64 |
| 124,868 | - | 132,597 | 40,134 | 0.19 | 729,995 | - | 753,234 | 17,342 | 0.65 |
| 132,598 | - | 140,465 | 39,638 | 0.20 | 753,235 | - | 777,258 | 16,846 | 0.66 |
| 140,466 | - | 148,477 | 39,143 | 0.21 | 777,259 | - | 802,107 | 16,351 | 0.67 |
| 148,478 | - | 156,636 | 38,647 | 0.22 | 802,108 | - | 827,826 | 15,855 | 0.68 |
| 156,637 | - | 164,947 | 38,152 | 0.23 | 827,827 | - | 854,463 | 15,360 | 0.69 |
| 164,948 | - | 173,414 | 37,656 | 0.24 | 854,464 | - | 882,967 | 14,864 | 0.70 |
| 173,415 | - | 182,042 | 37,161 | 0.25 | 882,968 | - | 910,695 | 14,369 | 0.71 |
| 182,043 | - | 190,837 | 36,666 | 0.26 | 910,696 | - | 940,405 | 13,873 | 0.72 |
| 190,838 | - | 199,802 | 36,170 | 0.27 | 940,406 | - | 971,260 | 13,378 | 0.73 |
| 199,803 | - | 208,944 | 35,675 | 0.28 | 971,261 | - | 1,003,330 | 12,882 | 0.74 |
| 208,945 | - | 218,268 | 35,179 | 0.29 | 1,003,331 | - | 1,036,688 | 12,387 | 0.75 |
| 218,269 | - | 227,779 | 34,684 | 0.30 | 1,036,689 | - | 1,071,416 | 11,892 | 0.76 |
| 227,780 | - | 237,485 | 34,188 | 0.31 | 1,071,417 | - | 1,107,600 | 11,396 | 0.77 |
| 237,486 | - | 247,390 | 33,693 | 0.32 | 1,107,601 | - | 1,145,336 | 10,901 | 0.78 |
| 247,391 | - | 257,503 | 33,197 | 0.33 | 1,145,337 | - | 1,184,727 | 10,405 | 0.79 |
| 257,504 | - | 267,829 | 32,702 | 0.34 | 1,184,728 | - | 1,225,886 | 9,910 | 0.80 |
| 267,830 | - | 278,376 | 32,206 | 0.35 | 1,225,887 | - | 1,268,937 | 9,414 | 0.81 |
| 278,377 | - | 289,152 | 31,711 | 0.36 | 1,268,938 | - | 1,314,014 | 8,919 | 0.82 |
| 289,153 | - | 300,164 | 31,215 | 0.37 | 1,314,015 | - | 1,361,265 | 8,423 | 0.83 |
| 300,165 | - | 311,420 | 30,720 | 0.38 | 1,361,266 | - | 1,410,855 | 7,928 | 0.84 |
| 311,421 | - | 322,930 | 30,224 | 0.39 | 1,410,856 | - | 1,462,962 | 7,432 | 0.85 |
| 322,931 | - | 334,702 | 29,729 | 0.40 | 1,462,963 | - | 1,517,786 | 6,937 | 0.86 |
| 334,703 | - | 346,746 | 29,233 | 0.41 | 1,517,787 | - | 1,575,546 | 6,441 | 0.87 |
| 346,747 | - | 359,071 | 28,738 | 0.42 | 1,575,547 | - | 1,636,487 | 5,946 | 0.88 |
| 359,072 | - | 371,689 | 28,242 | 0.43 | 1,636,488 | - | 1,700,883 | 5,450 | 0.89 |
| 371,690 | - | 384,609 | 27,747 | 0.44 | 1,700,884 | - | 1,769,037 | 4,955 | 0.90 |
| 384,610 | - | 397,844 | 27,251 | 0.45 | 1,769,038 | - | 1,841,292 | 4,459 | 0.91 |
| 397,845 | - | 411,406 | 26,756 | 0.46 | 1,841,293 | - | 1,918,032 | 3,964 | 0.92 |
| 411,407 | - | 425,307 | 26,260 | 0.47 | 1,918,033 | - | 1,999,691 | 3,468 | 0.93 |

| Expected Losses | | B | W | Expected Losses | | B | W | |
|------------------|---|-----------|--------|-----------------|-----------|-----------|--------|------|
| 1,999,692 | - | 2,086,761 | 2,973 | 0.94 | 324,229 | 336,211 | 31,466 | 0.39 |
| 2,086,762 | - | 2,179,801 | 2,477 | 0.95 | 336,212 | 348,467 | 30,950 | 0.40 |
| 2,179,802 | - | 2,279,452 | 1,982 | 0.96 | 348,468 | 361,006 | 30,435 | 0.41 |
| 2,279,453 | - | 2,386,448 | 1,486 | 0.97 | 361,007 | 373,838 | 29,919 | 0.42 |
| 2,386,449 | - | 2,501,636 | 991 | 0.98 | 373,839 | 386,975 | 29,403 | 0.43 |
| 2,501,637 | - | 2,625,999 | 495 | 0.99 | 386,976 | 400,427 | 28,887 | 0.44 |
| 2,626,000 & Over | | 0 | 0 | 1.00)) | 400,428 | 414,206 | 28,371 | 0.45 |
| 5,923 & under | | 51,584 | 51,584 | 0.00 | 414,207 | 428,325 | 27,855 | 0.46 |
| 5,924 | = | 11,935 | 51,068 | 0.01 | 428,326 | 442,798 | 27,340 | 0.47 |
| 11,936 | = | 18,037 | 50,552 | 0.02 | 442,799 | 457,638 | 26,824 | 0.48 |
| 18,038 | = | 24,231 | 50,036 | 0.03 | 457,639 | 472,860 | 26,308 | 0.49 |
| 24,232 | = | 30,520 | 49,521 | 0.04 | 472,861 | 488,480 | 25,792 | 0.50 |
| 30,521 | = | 36,906 | 49,005 | 0.05 | 488,481 | 504,513 | 25,276 | 0.51 |
| 36,907 | = | 43,391 | 48,489 | 0.06 | 504,514 | 520,978 | 24,760 | 0.52 |
| 43,392 | = | 49,979 | 47,973 | 0.07 | 520,979 | 537,891 | 24,244 | 0.53 |
| 49,980 | = | 56,671 | 47,457 | 0.08 | 537,892 | 555,273 | 23,729 | 0.54 |
| 56,672 | = | 63,471 | 46,941 | 0.09 | 555,274 | 573,144 | 23,213 | 0.55 |
| 63,472 | = | 70,381 | 46,426 | 0.10 | 573,145 | 591,526 | 22,697 | 0.56 |
| 70,382 | = | 77,404 | 45,910 | 0.11 | 591,527 | 610,441 | 22,181 | 0.57 |
| 77,405 | = | 84,543 | 45,394 | 0.12 | 610,442 | 629,913 | 21,665 | 0.58 |
| 84,544 | = | 91,801 | 44,878 | 0.13 | 629,914 | 649,968 | 21,149 | 0.59 |
| 91,802 | = | 99,183 | 44,362 | 0.14 | 649,969 | 670,635 | 20,634 | 0.60 |
| 99,184 | = | 106,690 | 43,846 | 0.15 | 670,636 | 691,941 | 20,118 | 0.61 |
| 106,691 | = | 114,326 | 43,331 | 0.16 | 691,942 | 713,917 | 19,602 | 0.62 |
| 114,327 | = | 122,096 | 42,815 | 0.17 | 713,918 | 736,597 | 19,086 | 0.63 |
| 122,097 | = | 130,003 | 42,299 | 0.18 | 736,598 | 760,016 | 18,570 | 0.64 |
| 130,004 | = | 138,050 | 41,783 | 0.19 | 760,017 | 784,212 | 18,054 | 0.65 |
| 138,051 | = | 146,242 | 41,267 | 0.20 | 784,213 | 809,224 | 17,539 | 0.66 |
| 146,243 | = | 154,583 | 40,751 | 0.21 | 809,225 | 835,095 | 17,023 | 0.67 |
| 154,584 | = | 163,078 | 40,236 | 0.22 | 835,096 | 861,872 | 16,507 | 0.68 |
| 163,079 | = | 171,731 | 39,720 | 0.23 | 861,873 | 889,604 | 15,991 | 0.69 |
| 171,732 | = | 180,546 | 39,204 | 0.24 | 889,605 | 918,344 | 15,475 | 0.70 |
| 180,547 | = | 189,529 | 38,688 | 0.25 | 918,345 | 948,149 | 14,959 | 0.71 |
| 189,530 | = | 198,685 | 38,172 | 0.26 | 948,150 | 979,080 | 14,444 | 0.72 |
| 198,686 | = | 208,019 | 37,656 | 0.27 | 979,081 | 1,011,204 | 13,928 | 0.73 |
| 208,020 | = | 217,537 | 37,140 | 0.28 | 1,011,205 | 1,044,593 | 13,412 | 0.74 |
| 217,538 | = | 227,244 | 36,625 | 0.29 | 1,044,594 | 1,079,323 | 12,896 | 0.75 |
| 227,245 | = | 237,147 | 36,109 | 0.30 | 1,079,324 | 1,115,479 | 12,380 | 0.76 |
| 237,148 | = | 247,251 | 35,593 | 0.31 | 1,115,480 | 1,153,152 | 11,864 | 0.77 |
| 247,252 | = | 257,564 | 35,077 | 0.32 | 1,153,153 | 1,192,440 | 11,348 | 0.78 |
| 257,565 | = | 268,093 | 34,561 | 0.33 | 1,192,441 | 1,233,451 | 10,833 | 0.79 |
| 268,094 | = | 278,844 | 34,045 | 0.34 | 1,233,452 | 1,276,303 | 10,317 | 0.80 |
| 278,845 | = | 289,825 | 33,530 | 0.35 | 1,276,304 | 1,321,124 | 9,801 | 0.81 |
| 289,826 | = | 301,044 | 33,014 | 0.36 | 1,321,125 | 1,368,055 | 9,285 | 0.82 |
| 301,045 | = | 312,508 | 32,498 | 0.37 | 1,368,056 | 1,417,250 | 8,769 | 0.83 |
| 312,509 | = | 324,228 | 31,982 | 0.38 | 1,417,251 | 1,468,879 | 8,253 | 0.84 |

PROPOSED

PROPOSED

| Expected Losses | B | W | ((Class | 1996 | 1997 | 1998 | D-Ratio |
|-------------------------------------|--------------|-------------|---------|--------|--------|--------|---------|
| <u>1,468,880</u> = <u>1,523,129</u> | <u>7,738</u> | <u>0.85</u> | 0403 | 1.3011 | 1.2588 | 1.0637 | 0.462 |
| <u>1,523,130</u> = <u>1,580,207</u> | <u>7,222</u> | <u>0.86</u> | 0502 | 1.2196 | 1.1728 | 0.9719 | 0.425 |
| <u>1,580,208</u> = <u>1,640,343</u> | <u>6,706</u> | <u>0.87</u> | 0504 | 1.2033 | 1.1569 | 0.9522 | 0.402 |
| <u>1,640,344</u> = <u>1,703,791</u> | <u>6,190</u> | <u>0.88</u> | 0506 | 3.5412 | 3.3986 | 2.7796 | 0.389 |
| <u>1,703,792</u> = <u>1,770,835</u> | <u>5,674</u> | <u>0.89</u> | 0507 | 2.7558 | 2.6539 | 2.2051 | 0.426 |
| <u>1,770,836</u> = <u>1,841,792</u> | <u>5,158</u> | <u>0.90</u> | 0508 | 2.5763 | 2.4610 | 1.9760 | 0.351 |
| <u>1,841,793</u> = <u>1,917,019</u> | <u>4,643</u> | <u>0.91</u> | 0509 | 1.5473 | 1.4834 | 1.2109 | 0.389 |
| <u>1,917,020</u> = <u>1,996,915</u> | <u>4,127</u> | <u>0.92</u> | 0510 | 1.2436 | 1.2000 | 1.0069 | 0.451 |
| <u>1,996,916</u> = <u>2,081,932</u> | <u>3,611</u> | <u>0.93</u> | 0511 | 1.1017 | 1.0649 | 0.9024 | 0.477 |
| <u>2,081,933</u> = <u>2,172,583</u> | <u>3,095</u> | <u>0.94</u> | 0512 | 1.1159 | 1.0777 | 0.9087 | 0.464 |
| <u>2,172,584</u> = <u>2,269,450</u> | <u>2,579</u> | <u>0.95</u> | 0513 | 0.6194 | 0.5992 | 0.5103 | 0.490 |
| <u>2,269,451</u> = <u>2,373,199</u> | <u>2,063</u> | <u>0.96</u> | 0514 | 1.0931 | 1.0603 | 0.9082 | 0.495 |
| <u>2,373,200</u> = <u>2,484,595</u> | <u>1,548</u> | <u>0.97</u> | 0515 | 2.8938 | 2.7752 | 2.2699 | 0.394 |
| <u>2,484,596</u> = <u>2,604,521</u> | <u>1,032</u> | <u>0.98</u> | 0516 | 1.2436 | 1.2000 | 1.0069 | 0.451 |
| <u>2,604,522</u> = <u>2,733,999</u> | <u>516</u> | <u>0.99</u> | 0517 | 1.4134 | 1.3687 | 1.1641 | 0.480 |
| <u>2,734.00 & Over</u> | <u>0</u> | <u>1.00</u> | 0518 | 1.3861 | 1.3306 | 1.0937 | 0.407 |
| | | | 0519 | 1.5467 | 1.4937 | 1.2555 | 0.452 |
| | | | 0520 | 1.3443 | 1.2905 | 1.0632 | 0.414 |
| | | | 0521 | 1.0583 | 1.0176 | 0.8392 | 0.409 |
| | | | 0601 | 0.4792 | 0.4653 | 0.4019 | 0.522 |
| | | | 0602 | 0.3884 | 0.3782 | 0.3312 | 0.556 |
| | | | 0603 | 0.7383 | 0.7097 | 0.5875 | 0.423 |
| | | | 0604 | 0.9155 | 0.8881 | 0.7591 | 0.488 |
| | | | 0606 | 0.2857 | 0.2797 | 0.2490 | 0.585 |
| | | | 0607 | 0.3179 | 0.3085 | 0.2656 | 0.509 |
| | | | 0608 | 0.2370 | 0.2306 | 0.1995 | 0.519 |
| | | | 0701 | 1.6925 | 1.6123 | 1.2870 | 0.347 |
| | | | 0803 | 0.3311 | 0.3227 | 0.2828 | 0.553 |
| | | | 0901 | 1.3861 | 1.3306 | 1.0937 | 0.407 |
| | | | 1002 | 0.7360 | 0.7151 | 0.6168 | 0.513 |
| | | | 1003 | 0.7275 | 0.7070 | 0.6090 | 0.506 |
| | | | 1004 | 0.4302 | 0.4160 | 0.3520 | 0.467 |
| | | | 1005 | 5.3289 | 5.0987 | 4.1192 | 0.363 |
| | | | 1007 | 0.2921 | 0.2832 | 0.2428 | 0.505 |
| | | | 1101 | 0.4690 | 0.4578 | 0.4022 | 0.556 |
| | | | 1102 | 1.0844 | 1.0456 | 0.8743 | 0.442 |
| | | | 1103 | 0.6474 | 0.6271 | 0.5336 | 0.481 |
| | | | 1104 | 0.3599 | 0.3529 | 0.3156 | 0.595 |
| | | | 1105 | 0.7016 | 0.6806 | 0.5821 | 0.490 |
| | | | 1106 | 0.2817 | 0.2752 | 0.2410 | 0.539 |
| | | | 1108 | 0.4023 | 0.3927 | 0.3448 | 0.554 |
| | | | 1109 | 0.7378 | 0.7190 | 0.6256 | 0.529 |
| | | | 1301 | 0.3955 | 0.3849 | 0.3349 | 0.535 |
| | | | 1303 | 0.1462 | 0.1426 | 0.1255 | 0.562 |
| | | | 1304 | 0.0200 | 0.0195 | 0.0170 | 0.533 |
| | | | 1305 | 0.3291 | 0.3200 | 0.2756 | 0.503 |

AMENDATORY SECTION (Amending WSR 00-14-052, filed 7/1/00, effective 7/1/00)

WAC 296-17-885 Table III.

**Expected Loss Rates and D-Ratios
for Indicated Fiscal Year**

Expected Loss Rates in Dollars Per Worker Hour

| ((Class | 1996 | 1997 | 1998 | D-Ratio |
|---------|--------|--------|--------|---------|
| 0101 | 1.1939 | 1.1467 | 0.9438 | 0.408 |
| 0103 | 1.5073 | 1.4525 | 1.2134 | 0.443 |
| 0104 | 0.8558 | 0.8231 | 0.6820 | 0.423 |
| 0105 | 1.0556 | 1.0246 | 0.8809 | 0.506 |
| 0106 | 1.1939 | 1.1467 | 0.9438 | 0.408 |
| 0107 | 0.9855 | 0.9500 | 0.7957 | 0.450 |
| 0108 | 0.8558 | 0.8231 | 0.6820 | 0.423 |
| 0112 | 0.5559 | 0.5373 | 0.4537 | 0.465 |
| 0201 | 2.3887 | 2.2871 | 1.8550 | 0.373 |
| 0202 | 2.3887 | 2.2871 | 1.8550 | 0.373 |
| 0210 | 0.8052 | 0.7756 | 0.6483 | 0.447 |
| 0212 | 0.7489 | 0.7197 | 0.5932 | 0.410 |
| 0214 | 0.9580 | 0.9248 | 0.7798 | 0.467 |
| 0217 | 0.9966 | 0.9621 | 0.8101 | 0.461 |
| 0219 | 0.9043 | 0.8716 | 0.7283 | 0.442 |
| 0301 | 0.5087 | 0.4954 | 0.4311 | 0.533 |
| 0302 | 1.6845 | 1.6105 | 1.3022 | 0.371 |
| 0303 | 1.6352 | 1.5683 | 1.2844 | 0.398 |
| 0306 | 0.8583 | 0.8259 | 0.6871 | 0.435 |
| 0307 | 0.6389 | 0.6189 | 0.5289 | 0.495 |
| 0308 | 0.4671 | 0.4563 | 0.4023 | 0.566 |

| | 1996 | 1997 | 1998 | D-Ratio | ((Class | 1996 | 1997 | 1998 | D-Ratio |
|---------|--------|--------|--------|---------|---------|--------|--------|--------|---------|
| ((Class | | | | | | | | | |
| 1401 | 0.4823 | 0.4692 | 0.4058 | 0.515 | 3404 | 0.3659 | 0.3575 | 0.3156 | 0.567 |
| 1404 | 0.4292 | 0.4177 | 0.3635 | 0.535 | 3405 | 0.2018 | 0.1972 | 0.1746 | 0.576 |
| 1405 | 0.3231 | 0.3142 | 0.2715 | 0.512 | 3406 | 0.2045 | 0.1997 | 0.1757 | 0.556 |
| 1407 | 0.4292 | 0.4177 | 0.3635 | 0.535 | 3407 | 0.3332 | 0.3249 | 0.2855 | 0.563 |
| 1501 | 0.3614 | 0.3519 | 0.3071 | 0.544 | 3408 | 0.1031 | 0.1008 | 0.0891 | 0.572 |
| 1507 | 0.3683 | 0.3588 | 0.3135 | 0.547 | 3409 | 0.0914 | 0.0897 | 0.0805 | 0.606 |
| 1701 | 0.6051 | 0.5872 | 0.5042 | 0.504 | 3410 | 0.0914 | 0.0897 | 0.0805 | 0.582 |
| 1702 | 1.4905 | 1.4290 | 1.1665 | 0.318 | 3412 | 0.3695 | 0.3348 | 0.2875 | 0.502 |
| 1703 | 0.3453 | 0.3297 | 0.2621 | 0.504 | 3413 | 0.4159 | 0.4056 | 0.3555 | 0.552 |
| 1704 | 0.6051 | 0.5872 | 0.5042 | 0.504 | 3414 | 0.4155 | 0.4042 | 0.3501 | 0.523 |
| 1801 | 0.6960 | 0.6701 | 0.5543 | 0.413 | 3415 | 0.4924 | 0.4787 | 0.4131 | 0.513 |
| 1802 | 0.6108 | 0.5932 | 0.5106 | 0.508 | 3415 | 0.4924 | 0.4787 | 0.4131 | 0.466 |
| 2002 | 0.5359 | 0.5235 | 0.4607 | 0.557 | 3501 | 0.7243 | 0.7243 | 0.6132 | 0.466 |
| 2004 | 0.5662 | 0.5548 | 0.4956 | 0.596 | 3503 | 0.2360 | 0.2322 | 0.2095 | 0.609 |
| 2005 | 0.2808 | 0.2749 | 0.2435 | 0.568 | 3506 | 0.8404 | 0.8091 | 0.6771 | 0.454 |
| 2007 | 0.3961 | 0.3844 | 0.3297 | 0.498 | 3509 | 0.3243 | 0.3185 | 0.2872 | 0.620 |
| 2008 | 0.2245 | 0.2280 | 0.1973 | 0.518 | 3510 | 0.3273 | 0.3200 | 0.2831 | 0.571 |
| 2009 | 0.2808 | 0.2749 | 0.2435 | 0.568 | 3511 | 0.5048 | 0.4917 | 0.4277 | 0.530 |
| 2101 | 0.5838 | 0.5661 | 0.4825 | 0.481 | 3512 | 0.3206 | 0.3148 | 0.2831 | 0.609 |
| 2102 | 0.3754 | 0.3666 | 0.3223 | 0.554 | 3513 | 0.3679 | 0.3588 | 0.3136 | 0.539 |
| 2104 | 0.2307 | 0.2263 | 0.2022 | 0.589 | 3602 | 0.0966 | 0.0949 | 0.0853 | 0.609 |
| 2105 | 0.5375 | 0.5234 | 0.4574 | 0.547 | 3603 | 0.4154 | 0.4056 | 0.3565 | 0.554 |
| 2106 | 0.2889 | 0.2816 | 0.2453 | 0.529 | 3604 | 0.9761 | 0.9536 | 0.8408 | 0.564 |
| 2201 | 0.2091 | 0.2034 | 0.1761 | 0.520 | 3605 | 0.3937 | 0.3836 | 0.3352 | 0.545 |
| 2202 | 0.4541 | 0.4435 | 0.3916 | 0.570 | 3701 | 0.1970 | 0.1924 | 0.1697 | 0.565 |
| 2203 | 0.2977 | 0.2921 | 0.2620 | 0.604 | 3702 | 0.3398 | 0.3326 | 0.2959 | 0.588 |
| 2204 | 0.2091 | 0.2034 | 0.1761 | 0.520 | 3708 | 0.4023 | 0.3911 | 0.3370 | 0.508 |
| 2401 | 0.3217 | 0.3152 | 0.2805 | 0.583 | 3802 | 0.1240 | 0.1221 | 0.1108 | 0.628 |
| 2903 | 0.5305 | 0.5191 | 0.4608 | 0.579 | 3808 | 0.3326 | 0.3232 | 0.2790 | 0.513 |
| 2904 | 0.6295 | 0.6120 | 0.5271 | 0.504 | 3901 | 0.1368 | 0.1345 | 0.1213 | 0.609 |
| 2905 | 0.4022 | 0.3950 | 0.3561 | 0.619 | 3902 | 0.3080 | 0.3011 | 0.2654 | 0.561 |
| 2906 | 0.2930 | 0.2855 | 0.2496 | 0.547 | 3903 | 1.0013 | 0.9759 | 0.8466 | 0.516 |
| 2907 | 0.4327 | 0.4220 | 0.3693 | 0.544 | 3905 | 0.1368 | 0.1345 | 0.1213 | 0.609 |
| 2908 | 0.8003 | 0.7776 | 0.6709 | 0.514 | 3906 | 0.3495 | 0.3411 | 0.2999 | 0.556 |
| 2909 | 0.3354 | 0.3275 | 0.2880 | 0.555 | 3909 | 0.1498 | 0.1471 | 0.1319 | 0.601 |
| 3101 | 0.6005 | 0.5798 | 0.4867 | 0.449 | 4002 | 0.7897 | 0.7681 | 0.6696 | 0.548 |
| 3102 | 0.1970 | 0.1924 | 0.1697 | 0.565 | 4101 | 0.2092 | 0.2046 | 0.1810 | 0.574 |
| 3103 | 0.6360 | 0.6135 | 0.5107 | 0.423 | 4103 | 0.2325 | 0.2294 | 0.2103 | 0.659 |
| 3104 | 0.4637 | 0.4486 | 0.3800 | 0.473 | 4107 | 0.1134 | 0.1108 | 0.0976 | 0.560 |
| 3105 | 0.6444 | 0.6306 | 0.5618 | 0.592 | 4108 | 0.1358 | 0.1321 | 0.1143 | 0.516 |
| 3303 | 0.2307 | 0.2254 | 0.1985 | 0.559 | 4109 | 0.1949 | 0.1905 | 0.1680 | 0.563 |
| 3304 | 0.4602 | 0.4497 | 0.3957 | 0.555 | 4201 | 0.3979 | 0.3861 | 0.3339 | 0.530 |
| 3309 | 0.3272 | 0.3200 | 0.2833 | 0.570 | 4301 | 0.6281 | 0.6127 | 0.5344 | 0.533 |
| 3401 | 0.3449 | 0.3348 | 0.2875 | 0.502 | 4302 | 0.4574 | 0.4448 | 0.3861 | 0.532 |
| 3402 | 0.3492 | 0.3406 | 0.2988 | 0.553 | 4304 | 0.5898 | 0.5753 | 0.5029 | 0.542 |
| 3403 | 0.1657 | 0.1606 | 0.1367 | 0.478 | 4305 | 0.7930 | 0.7701 | 0.6665 | 0.527 |

PROPOSED

| | ((Class | 1996 | 1997 | 1998 | D-Ratio | ((Class | 1996 | 1997 | 1998 | D-Ratio |
|------|---------|--------|--------|--------|---------|---------|--------|--------|--------|---------|
| 4401 | | 0.3548 | 0.3444 | 0.2935 | 0.474 | 5301 | 0.0269 | 0.0262 | 0.0234 | 0.583 |
| 4402 | | 0.5894 | 0.5661 | 0.4957 | 0.546 | 5305 | 0.0440 | 0.0433 | 0.0395 | 0.645 |
| 4404 | | 0.3185 | 0.3095 | 0.2660 | 0.496 | 5306 | 0.0399 | 0.0382 | 0.0339 | 0.581 |
| 4501 | | 0.1260 | 0.1231 | 0.1089 | 0.567 | 5307 | 0.3023 | 0.2945 | 0.2574 | 0.548 |
| 4502 | | 0.0383 | 0.0374 | 0.0328 | 0.548 | 6103 | 0.0631 | 0.0622 | 0.0562 | 0.619 |
| 4504 | | 0.0807 | 0.0794 | 0.0719 | 0.623 | 6104 | 0.2404 | 0.2359 | 0.2116 | 0.604 |
| 4601 | | 0.5307 | 0.5166 | 0.4478 | 0.520 | 6105 | 0.1609 | 0.1568 | 0.1367 | 0.535 |
| 4802 | | 0.1816 | 0.1770 | 0.1539 | 0.527 | 6107 | 0.0934 | 0.0916 | 0.0818 | 0.583 |
| 4803 | | 0.1700 | 0.1667 | 0.1485 | 0.584 | 6108 | 0.3407 | 0.3349 | 0.3016 | 0.610 |
| 4804 | | 0.4457 | 0.4358 | 0.3852 | 0.567 | 6109 | 0.0579 | 0.0565 | 0.0496 | 0.553 |
| 4805 | | 0.2406 | 0.2350 | 0.2062 | 0.547 | 6110 | 0.3303 | 0.3223 | 0.2822 | 0.545 |
| 4806 | | 0.0454 | 0.0442 | 0.0396 | 0.527 | 6201 | 0.2635 | 0.2543 | 0.2168 | 0.487 |
| 4808 | | 0.3688 | 0.3581 | 0.3076 | 0.500 | 6202 | 0.5379 | 0.5227 | 0.4475 | 0.486 |
| 4809 | | 0.2292 | 0.2245 | 0.2004 | 0.590 | 6203 | 0.0671 | 0.0664 | 0.0611 | 0.657 |
| 4810 | | 0.1170 | 0.1144 | 0.1005 | 0.542 | 6204 | 0.1304 | 0.1279 | 0.1146 | 0.597 |
| 4811 | | 0.1931 | 0.1893 | 0.1688 | 0.587 | 6205 | 0.1840 | 0.1802 | 0.1601 | 0.581 |
| 4812 | | 0.2737 | 0.2672 | 0.2348 | 0.557 | 6206 | 0.1618 | 0.1588 | 0.1423 | 0.604 |
| 4813 | | 0.1417 | 0.1382 | 0.1203 | 0.527 | 6207 | 1.1898 | 1.1689 | 1.0440 | 0.580 |
| 4900 | | 0.3581 | 0.3467 | 0.2946 | 0.479 | 6208 | 0.2305 | 0.2258 | 0.1989 | 0.543 |
| 4901 | | 0.0514 | 0.0500 | 0.0433 | 0.524 | 6209 | 0.2066 | 0.2027 | 0.1809 | 0.584 |
| 4902 | | 0.0654 | 0.0639 | 0.0564 | 0.571 | 6301 | 0.1144 | 0.1104 | 0.0923 | 0.440 |
| 4903 | | 0.0542 | 0.0529 | 0.0466 | 0.580 | 6303 | 0.1388 | 0.1354 | 0.1177 | 0.524 |
| 4904 | | 0.0237 | 0.0232 | 0.0206 | 0.564 | 6302 | 0.1388 | 0.1354 | 0.1177 | 0.524 |
| 4905 | | 0.2640 | 0.2592 | 0.2317 | 0.588 | 6304 | 0.0584 | 0.0569 | 0.0496 | 0.533 |
| 4906 | | 0.0683 | 0.0668 | 0.0591 | 0.575 | 6305 | 0.1783 | 0.1918 | 0.0615 | 0.638 |
| 4907 | | 0.0494 | 0.0481 | 0.0420 | 0.536 | 6306 | 0.0673 | 0.0684 | 0.1766 | 0.605 |
| 4908 | | 0.1087 | 0.1081 | 0.1003 | 0.662 | 6308 | 0.2022 | 0.1981 | 0.1766 | 0.590 |
| 4909 | | 0.0471 | 0.0466 | 0.0423 | 0.614 | 6309 | 0.0447 | 0.0438 | 0.1135 | 0.578 |
| 4910 | | 0.3214 | 0.3137 | 0.2750 | 0.546 | 6402 | 0.1130 | 0.1278 | 0.1992 | 0.575 |
| 5001 | | 3.9217 | 3.7561 | 3.0558 | 0.383 | 6403 | 0.2177 | 0.2216 | 0.1284 | 0.613 |
| 5002 | | 0.4225 | 0.4118 | 0.3609 | 0.553 | 6404 | 0.1288 | 0.1441 | 0.1388 | 0.581 |
| 5003 | | 1.2004 | 1.1526 | 0.9479 | 0.407 | 6405 | 0.1499 | 0.1545 | 0.3948 | 0.604 |
| 5004 | | 1.0217 | 0.9900 | 0.8407 | 0.471 | 6406 | 0.4670 | 0.4545 | 0.3948 | 0.528 |
| 5005 | | 0.7502 | 0.7217 | 0.5987 | 0.426 | 6406 | 0.0575 | 0.0604 | 0.1663 | 0.621 |
| 5006 | | 1.2771 | 1.2277 | 1.0139 | 0.415 | 6407 | 0.1915 | 0.1875 | 0.1663 | 0.575 |
| 5101 | | 0.7103 | 0.6964 | 0.6238 | 0.604 | 6408 | 0.2601 | 0.2549 | 0.2282 | 0.603 |
| 5103 | | 0.6357 | 0.6236 | 0.5576 | 0.594 | 6409 | 0.4159 | 0.4056 | 0.3555 | 0.552 |
| 5106 | | 0.6357 | 0.6236 | 0.5576 | 0.594 | 6410 | 0.1641 | 0.1597 | 0.1383 | 0.515 |
| 5108 | | 0.5471 | 0.5353 | 0.4749 | 0.578 | 6502 | 0.0948 | 0.0934 | 0.0851 | 0.652 |
| 5109 | | 0.5455 | 0.5284 | 0.4505 | 0.487 | 6503 | 0.0232 | 0.0226 | 0.0199 | 0.553 |
| 5201 | | 0.2641 | 0.2570 | 0.2235 | 0.532 | 6504 | 0.0578 | 0.0562 | 0.0484 | 0.516 |
| 5204 | | 0.6886 | 0.6681 | 0.5724 | 0.496 | 6505 | 0.3187 | 0.3141 | 0.2847 | 0.621 |
| 5206 | | 0.3581 | 0.3467 | 0.2946 | 0.479 | 6506 | 0.0691 | 0.0715 | 0.2024 | 0.557 |
| 5207 | | 0.1363 | 0.1344 | 0.1224 | 0.637 | 6508 | 0.2377 | 0.2324 | 0.2046 | 0.558 |
| 5208 | | 0.6472 | 0.6300 | 0.5478 | 0.531 | 6509 | 0.2345 | 0.2294 | 0.2024 | 0.554 |
| 5209 | | 0.5947 | 0.5785 | 0.5018 | 0.527 | 6510 | 0.2727 | 0.2653 | 0.2289 | 0.505 |

| ((Class | 1996 | 1997 | 1998 | D-Ratio | ((Class | 1996 | 1997 | 1998 | D-Ratio |
|---------|--------|--------|--------|---------|---------|--------|--------|--------|---------|
| 6511 | 0.2832 | 0.2768 | 0.2431 | 0.546 | 7117 | 0.8533 | 0.8384 | 0.7568 | 0.622 |
| 6601 | 0.1519 | 0.1491 | 0.1334 | 0.594 | 7118 | 1.1243 | 1.0992 | 0.9749 | 0.580 |
| 6602 | 0.3542 | 0.3462 | 0.3054 | 0.562 | 7119 | 1.5635 | 1.5281 | 1.3547 | 0.582 |
| 6603 | 0.2953 | 0.2883 | 0.2529 | 0.549 | 7120 | 4.2819 | 4.1663 | 3.6016 | 0.512 |
| 6604 | 0.0524 | 0.0511 | 0.0443 | 0.509 | 7121 | 4.2481 | 4.1311 | 3.5690 | 0.513 |
| 6605 | 0.2578 | 0.2556 | 0.2380 | 0.688 | 7201 | 0.8874 | 0.8617 | 0.7461 | 0.530 |
| 6607 | 0.1427 | 0.1398 | 0.1247 | 0.586 | 7202 | 0.0335 | 0.0325 | 0.0278 | 0.490 |
| 6608 | 0.3068 | 0.2964 | 0.2502 | 0.464 | 7203 | 0.1041 | 0.1021 | 0.0908 | 0.571 |
| 6620 | 1.6084 | 1.5726 | 1.4009 | 0.597 | 7204 | 0.0000 | 0.0000 | 0.0000 | 0.500 |
| 6704 | 0.0979 | 0.0960 | 0.0856 | 0.591 | 7301 | 0.4611 | 0.4466 | 0.3794 | 0.474 |
| 6705 | 0.6298 | 0.6207 | 0.5653 | 0.637 | 7302 | 0.5830 | 0.5687 | 0.4971 | 0.540 |
| 6706 | 0.3234 | 0.3173 | 0.2828 | 0.579 | 7307 | 0.4690 | 0.4592 | 0.4067 | 0.569 |
| 6707 | 1.3625 | 1.3380 | 1.2018 | 0.603 | 7308 | 0.2079 | 0.2050 | 0.1866 | 0.629 |
| 6708 | 5.8152 | 5.6516 | 4.7942 | 0.448 | 7309 | 0.1660 | 0.1637 | 0.1495 | 0.642 |
| 6709 | 0.1660 | 0.1637 | 0.1495 | 0.642 | | | | | |
| 6801 | 0.2373 | 0.2317 | 0.2047 | 0.577 | | | | | |
| 6802 | 0.3478 | 0.3415 | 0.3066 | 0.603 | | | | | |
| 6803 | 0.6579 | 0.6298 | 0.5092 | 0.363 | | | | | |
| 6804 | 0.1812 | 0.1775 | 0.1587 | 0.597 | | | | | |
| 6809 | 4.3146 | 4.2483 | 3.8343 | 0.607 | | | | | |
| 6901 | 0.0447 | 0.0453 | 0.0440 | 0.756 | | | | | |
| 6902 | 0.6917 | 0.6640 | 0.5445 | 0.399 | | | | | |
| 6903 | 4.5443 | 4.3263 | 3.4170 | 0.311 | | | | | |
| 6904 | 0.2089 | 0.2046 | 0.1838 | 0.620 | | | | | |
| 6905 | 0.2474 | 0.2419 | 0.2151 | 0.591 | | | | | |
| 6906 | 0.1124 | 0.1130 | 0.1072 | 0.689 | | | | | |
| 6907 | 0.8930 | 0.8704 | 0.7620 | 0.551 | | | | | |
| 6908 | 0.4197 | 0.4100 | 0.3626 | 0.576 | | | | | |
| 6909 | 0.0864 | 0.0847 | 0.0756 | 0.595 | | | | | |
| 7100 | 0.0252 | 0.0245 | 0.0210 | 0.488 | | | | | |
| 7101 | 0.0252 | 0.0245 | 0.0210 | 0.488 | | | | | |
| 7102 | 3.3121 | 3.2662 | 2.9421 | 0.590 | | | | | |
| 7103 | 0.2809 | 0.2729 | 0.2359 | 0.519 | | | | | |
| 7104 | 0.0211 | 0.0208 | 0.0186 | 0.597 | | | | | |
| 7105 | 0.0208 | 0.0205 | 0.0186 | 0.636 | | | | | |
| 7106 | 0.1295 | 0.1268 | 0.1125 | 0.576 | | | | | |
| 7107 | 0.2177 | 0.2137 | 0.1918 | 0.603 | | | | | |
| 7108 | 0.1858 | 0.1831 | 0.1667 | 0.632 | | | | | |
| 7109 | 0.1289 | 0.1268 | 0.1146 | 0.616 | | | | | |
| 7110 | 0.2860 | 0.2772 | 0.2367 | 0.489 | | | | | |
| 7111 | 0.3433 | 0.3352 | 0.2947 | 0.556 | | | | | |
| 7112 | 0.4935 | 0.4824 | 0.4267 | 0.573 | | | | | |
| 7113 | 0.4771 | 0.4662 | 0.4123 | 0.572 | | | | | |
| 7114 | 0.5884 | 0.5814 | 0.5353 | 0.665 | | | | | |
| 7115 | 0.4282 | 0.4201 | 0.3774 | 0.610 | | | | | |
| 7116 | 0.4116 | 0.4020 | 0.3532 | 0.552 | | | | | |

| Expected Loss Rates in Dollars Per Sq. Ft. of Wallboard Installed | | | | | | | | | |
|---|--------|--------|--------|---------|-------|--------|--------|--------|---------|
| Class | 1996 | 1997 | 1998 | D-Ratio | Class | 1996 | 1997 | 1998 | D-Ratio |
| 0522 | 0.0177 | 0.0170 | 0.0140 | 0.408 | 0522 | 0.0177 | 0.0170 | 0.0140 | 0.408 |
| 0523 | 0.0117 | 0.0113 | 0.0093 | 0.413 | 0523 | 0.0117 | 0.0113 | 0.0093 | 0.413 |
| 0524 | 0.0128 | 0.0122 | 0.0102 | 0.445 | 0524 | 0.0128 | 0.0122 | 0.0102 | 0.445 |
| 0525 | 0.0080 | 0.0077 | 0.0064 | 0.426 | 0525 | 0.0080 | 0.0077 | 0.0064 | 0.426 |
| 0526 | 0.0074 | 0.0071 | 0.0058 | 0.402 | 0526 | 0.0074 | 0.0071 | 0.0058 | 0.402 |
| 0527 | 0.0005 | 0.0005 | 0.0004 | 0.373 | 0527 | 0.0005 | 0.0005 | 0.0004 | 0.373 |
| 0528 | 0.0018 | 0.0018 | 0.0015 | 0.413 | 0528 | 0.0018 | 0.0018 | 0.0015 | 0.413 |
| 0529 | 0.0012 | 0.0011 | 0.0010 | 0.408 | 0529 | 0.0012 | 0.0011 | 0.0010 | 0.408 |
| 0530 | 0.0179 | 0.0172 | 0.0141 | 0.396 | 0530 | 0.0179 | 0.0172 | 0.0141 | 0.396 |
| 0531 | 0.0103 | 0.0099 | 0.0081 | 0.408 | 0531 | 0.0103 | 0.0099 | 0.0081 | 0.408 |
| 0532 | 0.0009 | 0.0009 | 0.0006 | 0.410 | 0532 | 0.0009 | 0.0009 | 0.0006 | 0.410 |
| 0533 | 0.0028 | 0.0027 | 0.0022 | 0.398 | 0533 | 0.0028 | 0.0027 | 0.0022 | 0.398 |
| 0534 | 0.0018 | 0.0018 | 0.0015 | 0.413 | 0534 | 0.0018 | 0.0018 | 0.0015 | 0.413 |
| 7900 | 0.0140 | 0.0133 | 0.0109 | 0.394 | 7900 | 0.0140 | 0.0133 | 0.0109 | 0.394 |
| 7901 | 0.0075 | 0.0071 | 0.0058 | 0.414)) | 7901 | 0.0075 | 0.0071 | 0.0058 | 0.414)) |

| Class | 1997 | 1998 | 1999 | D-Ratio |
|-------|--------|--------|--------|---------|
| 0101 | 1.2107 | 1.1208 | 0.9474 | 0.418 |
| 0103 | 1.5507 | 1.4391 | 1.2191 | 0.448 |
| 0104 | 0.9468 | 0.8764 | 0.7405 | 0.419 |
| 0105 | 1.0840 | 1.0132 | 0.8645 | 0.522 |
| 0107 | 0.9726 | 0.9033 | 0.7653 | 0.469 |
| 0108 | 0.9468 | 0.8764 | 0.7405 | 0.419 |
| 0112 | 0.5860 | 0.5459 | 0.4649 | 0.467 |
| 0201 | 2.3838 | 2.2039 | 1.8633 | 0.379 |
| 0202 | 2.5061 | 2.3147 | 1.9537 | 0.384 |
| 0210 | 0.9007 | 0.8343 | 0.7048 | 0.445 |
| 0212 | 0.7521 | 0.6976 | 0.5914 | 0.425 |
| 0214 | 1.0004 | 0.9281 | 0.7847 | 0.472 |

PROPOSED

PROPOSED

| <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> | <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> |
|--------------|---------------|---------------|---------------|----------------|--------------|---------------|---------------|---------------|----------------|
| <u>0217</u> | <u>0.9712</u> | <u>0.9024</u> | <u>0.7649</u> | <u>0.473</u> | <u>1105</u> | <u>0.8035</u> | <u>0.7501</u> | <u>0.6417</u> | <u>0.455</u> |
| <u>0219</u> | <u>0.9281</u> | <u>0.8631</u> | <u>0.7326</u> | <u>0.473</u> | <u>1106</u> | <u>0.2998</u> | <u>0.2826</u> | <u>0.2442</u> | <u>0.534</u> |
| <u>0301</u> | <u>0.4896</u> | <u>0.4593</u> | <u>0.3936</u> | <u>0.548</u> | <u>1108</u> | <u>0.4386</u> | <u>0.4121</u> | <u>0.3534</u> | <u>0.570</u> |
| <u>0302</u> | <u>1.6702</u> | <u>1.5369</u> | <u>1.2889</u> | <u>0.383</u> | <u>1109</u> | <u>0.8566</u> | <u>0.8039</u> | <u>0.6901</u> | <u>0.529</u> |
| <u>0303</u> | <u>1.6527</u> | <u>1.5277</u> | <u>1.2891</u> | <u>0.407</u> | <u>1301</u> | <u>0.4188</u> | <u>0.3919</u> | <u>0.3340</u> | <u>0.574</u> |
| <u>0306</u> | <u>0.8826</u> | <u>0.8178</u> | <u>0.6908</u> | <u>0.449</u> | <u>1303</u> | <u>0.1558</u> | <u>0.1460</u> | <u>0.1249</u> | <u>0.575</u> |
| <u>0307</u> | <u>0.6779</u> | <u>0.6318</u> | <u>0.5374</u> | <u>0.500</u> | <u>1304</u> | <u>0.0208</u> | <u>0.0196</u> | <u>0.0169</u> | <u>0.540</u> |
| <u>0308</u> | <u>0.4556</u> | <u>0.4280</u> | <u>0.3671</u> | <u>0.575</u> | <u>1305</u> | <u>0.3215</u> | <u>0.3017</u> | <u>0.2592</u> | <u>0.513</u> |
| <u>0403</u> | <u>1.3184</u> | <u>1.2323</u> | <u>1.0534</u> | <u>0.494</u> | <u>1401</u> | <u>0.5006</u> | <u>0.4697</u> | <u>0.4031</u> | <u>0.527</u> |
| <u>0502</u> | <u>1.2596</u> | <u>1.1671</u> | <u>0.9864</u> | <u>0.442</u> | <u>1404</u> | <u>0.4318</u> | <u>0.4054</u> | <u>0.3473</u> | <u>0.566</u> |
| <u>0504</u> | <u>1.1867</u> | <u>1.1017</u> | <u>0.9359</u> | <u>0.418</u> | <u>1405</u> | <u>0.3260</u> | <u>0.3060</u> | <u>0.2628</u> | <u>0.546</u> |
| <u>0506</u> | <u>3.6228</u> | <u>3.3570</u> | <u>2.8465</u> | <u>0.395</u> | <u>1407</u> | <u>0.4318</u> | <u>0.4054</u> | <u>0.3473</u> | <u>0.566</u> |
| <u>0507</u> | <u>2.7459</u> | <u>2.5500</u> | <u>2.1646</u> | <u>0.436</u> | <u>1501</u> | <u>0.4125</u> | <u>0.3859</u> | <u>0.3289</u> | <u>0.551</u> |
| <u>0508</u> | <u>2.3267</u> | <u>2.1461</u> | <u>1.8088</u> | <u>0.370</u> | <u>1507</u> | <u>0.4172</u> | <u>0.3904</u> | <u>0.3334</u> | <u>0.530</u> |
| <u>0509</u> | <u>1.5525</u> | <u>1.4328</u> | <u>1.2065</u> | <u>0.400</u> | <u>1701</u> | <u>0.6579</u> | <u>0.6147</u> | <u>0.5239</u> | <u>0.526</u> |
| <u>0510</u> | <u>1.3024</u> | <u>1.2106</u> | <u>1.0281</u> | <u>0.450</u> | <u>1702</u> | <u>1.5709</u> | <u>1.4519</u> | <u>1.2258</u> | <u>0.394</u> |
| <u>0511</u> | <u>1.2070</u> | <u>1.1215</u> | <u>0.9506</u> | <u>0.475</u> | <u>1703</u> | <u>0.4253</u> | <u>0.3925</u> | <u>0.3321</u> | <u>0.321</u> |
| <u>0512</u> | <u>1.0690</u> | <u>0.9946</u> | <u>0.8432</u> | <u>0.499</u> | <u>1704</u> | <u>0.6579</u> | <u>0.6147</u> | <u>0.5239</u> | <u>0.526</u> |
| <u>0513</u> | <u>0.6460</u> | <u>0.6010</u> | <u>0.5098</u> | <u>0.488</u> | <u>1801</u> | <u>0.6320</u> | <u>0.5885</u> | <u>0.5017</u> | <u>0.448</u> |
| <u>0514</u> | <u>1.1433</u> | <u>1.0694</u> | <u>0.9138</u> | <u>0.518</u> | <u>1802</u> | <u>0.5288</u> | <u>0.4957</u> | <u>0.4243</u> | <u>0.535</u> |
| <u>0515</u> | <u>2.9247</u> | <u>2.7036</u> | <u>2.2824</u> | <u>0.399</u> | <u>2002</u> | <u>0.5809</u> | <u>0.5465</u> | <u>0.4698</u> | <u>0.569</u> |
| <u>0516</u> | <u>1.3024</u> | <u>1.2106</u> | <u>1.0281</u> | <u>0.450</u> | <u>2004</u> | <u>0.5981</u> | <u>0.5638</u> | <u>0.4850</u> | <u>0.610</u> |
| <u>0517</u> | <u>1.4544</u> | <u>1.3565</u> | <u>1.1565</u> | <u>0.479</u> | <u>2007</u> | <u>0.3940</u> | <u>0.3685</u> | <u>0.3149</u> | <u>0.507</u> |
| <u>0518</u> | <u>1.4807</u> | <u>1.3694</u> | <u>1.1564</u> | <u>0.411</u> | <u>2008</u> | <u>0.2507</u> | <u>0.2350</u> | <u>0.2013</u> | <u>0.520</u> |
| <u>0519</u> | <u>1.4595</u> | <u>1.3610</u> | <u>1.1597</u> | <u>0.481</u> | <u>2009</u> | <u>0.2799</u> | <u>0.2644</u> | <u>0.2286</u> | <u>0.596</u> |
| <u>0520</u> | <u>1.2179</u> | <u>1.1266</u> | <u>0.9498</u> | <u>0.434</u> | <u>2101</u> | <u>0.6028</u> | <u>0.5640</u> | <u>0.4834</u> | <u>0.482</u> |
| <u>0521</u> | <u>0.9718</u> | <u>0.9021</u> | <u>0.7653</u> | <u>0.432</u> | <u>2102</u> | <u>0.3880</u> | <u>0.3651</u> | <u>0.3142</u> | <u>0.560</u> |
| <u>0601</u> | <u>0.4902</u> | <u>0.4575</u> | <u>0.3892</u> | <u>0.532</u> | <u>2104</u> | <u>0.2363</u> | <u>0.2235</u> | <u>0.1934</u> | <u>0.601</u> |
| <u>0602</u> | <u>0.4501</u> | <u>0.4206</u> | <u>0.3576</u> | <u>0.572</u> | <u>2105</u> | <u>0.5543</u> | <u>0.5195</u> | <u>0.4437</u> | <u>0.574</u> |
| <u>0603</u> | <u>0.7752</u> | <u>0.7178</u> | <u>0.6061</u> | <u>0.439</u> | <u>2106</u> | <u>0.3081</u> | <u>0.2896</u> | <u>0.2491</u> | <u>0.548</u> |
| <u>0604</u> | <u>0.8693</u> | <u>0.8137</u> | <u>0.6971</u> | <u>0.500</u> | <u>2201</u> | <u>0.2176</u> | <u>0.2038</u> | <u>0.1746</u> | <u>0.514</u> |
| <u>0606</u> | <u>0.3100</u> | <u>0.2920</u> | <u>0.2514</u> | <u>0.582</u> | <u>2202</u> | <u>0.4878</u> | <u>0.4575</u> | <u>0.3914</u> | <u>0.574</u> |
| <u>0607</u> | <u>0.3328</u> | <u>0.3111</u> | <u>0.2656</u> | <u>0.519</u> | <u>2203</u> | <u>0.3441</u> | <u>0.3247</u> | <u>0.2796</u> | <u>0.619</u> |
| <u>0608</u> | <u>0.2499</u> | <u>0.2340</u> | <u>0.2001</u> | <u>0.531</u> | <u>2204</u> | <u>0.2176</u> | <u>0.2038</u> | <u>0.1746</u> | <u>0.514</u> |
| <u>0701</u> | <u>1.7065</u> | <u>1.5655</u> | <u>1.3084</u> | <u>0.356</u> | <u>2401</u> | <u>0.3377</u> | <u>0.3183</u> | <u>0.2740</u> | <u>0.604</u> |
| <u>0803</u> | <u>0.3522</u> | <u>0.3301</u> | <u>0.2823</u> | <u>0.571</u> | <u>2903</u> | <u>0.5246</u> | <u>0.4946</u> | <u>0.4259</u> | <u>0.600</u> |
| <u>0901</u> | <u>1.4807</u> | <u>1.3694</u> | <u>1.1564</u> | <u>0.411</u> | <u>2904</u> | <u>0.6234</u> | <u>0.5845</u> | <u>0.5015</u> | <u>0.517</u> |
| <u>1002</u> | <u>0.8173</u> | <u>0.7638</u> | <u>0.6522</u> | <u>0.508</u> | <u>2905</u> | <u>0.4291</u> | <u>0.4047</u> | <u>0.3485</u> | <u>0.616</u> |
| <u>1003</u> | <u>0.7478</u> | <u>0.7013</u> | <u>0.6019</u> | <u>0.512</u> | <u>2906</u> | <u>0.3090</u> | <u>0.2898</u> | <u>0.2481</u> | <u>0.567</u> |
| <u>1004</u> | <u>0.4360</u> | <u>0.4065</u> | <u>0.3462</u> | <u>0.490</u> | <u>2907</u> | <u>0.4532</u> | <u>0.4253</u> | <u>0.3652</u> | <u>0.537</u> |
| <u>1005</u> | <u>5.2762</u> | <u>4.8755</u> | <u>4.1174</u> | <u>0.384</u> | <u>2908</u> | <u>0.8179</u> | <u>0.7649</u> | <u>0.6536</u> | <u>0.514</u> |
| <u>1007</u> | <u>0.2894</u> | <u>0.2700</u> | <u>0.2297</u> | <u>0.520</u> | <u>2909</u> | <u>0.3305</u> | <u>0.3108</u> | <u>0.2673</u> | <u>0.554</u> |
| <u>1101</u> | <u>0.5259</u> | <u>0.4935</u> | <u>0.4226</u> | <u>0.564</u> | <u>3101</u> | <u>0.6444</u> | <u>0.6003</u> | <u>0.5111</u> | <u>0.462</u> |
| <u>1102</u> | <u>1.1046</u> | <u>1.0262</u> | <u>0.8708</u> | <u>0.451</u> | <u>3102</u> | <u>0.2058</u> | <u>0.1934</u> | <u>0.1661</u> | <u>0.577</u> |
| <u>1103</u> | <u>0.8074</u> | <u>0.7533</u> | <u>0.6432</u> | <u>0.462</u> | <u>3103</u> | <u>0.5768</u> | <u>0.5384</u> | <u>0.4608</u> | <u>0.437</u> |
| <u>1104</u> | <u>0.3708</u> | <u>0.3501</u> | <u>0.3017</u> | <u>0.619</u> | <u>3104</u> | <u>0.5011</u> | <u>0.4673</u> | <u>0.3981</u> | <u>0.486</u> |

| <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> | <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> |
|--------------|-------------|-------------|-------------|----------------|--------------|-------------|-------------|-------------|----------------|
| 3105 | 0.6682 | 0.6283 | 0.5387 | 0.600 | 4109 | 0.2012 | 0.1892 | 0.1626 | 0.568 |
| 3303 | 0.2646 | 0.2491 | 0.2144 | 0.575 | 4201 | 0.4471 | 0.4159 | 0.3522 | 0.514 |
| 3304 | 0.4811 | 0.4535 | 0.3908 | 0.579 | 4301 | 0.6538 | 0.6148 | 0.5295 | 0.539 |
| 3309 | 0.3487 | 0.3287 | 0.2832 | 0.596 | 4302 | 0.4687 | 0.4385 | 0.3744 | 0.536 |
| 3402 | 0.3732 | 0.3502 | 0.3002 | 0.548 | 4304 | 0.6590 | 0.6181 | 0.5300 | 0.534 |
| 3403 | 0.1692 | 0.1583 | 0.1354 | 0.501 | 4305 | 0.8451 | 0.7884 | 0.6697 | 0.543 |
| 3404 | 0.3906 | 0.3671 | 0.3151 | 0.569 | 4401 | 0.3585 | 0.3364 | 0.2896 | 0.484 |
| 3405 | 0.2146 | 0.2018 | 0.1731 | 0.593 | 4402 | 0.5935 | 0.5572 | 0.4780 | 0.554 |
| 3406 | 0.1974 | 0.1857 | 0.1596 | 0.556 | 4404 | 0.3168 | 0.2976 | 0.2562 | 0.518 |
| 3407 | 0.4086 | 0.3820 | 0.3255 | 0.541 | 4501 | 0.1360 | 0.1283 | 0.1103 | 0.589 |
| 3408 | 0.1149 | 0.1080 | 0.0927 | 0.595 | 4502 | 0.0405 | 0.0381 | 0.0328 | 0.562 |
| 3409 | 0.0958 | 0.0905 | 0.0780 | 0.613 | 4504 | 0.0837 | 0.0792 | 0.0685 | 0.617 |
| 3410 | 0.1984 | 0.1875 | 0.1623 | 0.583 | 4601 | 0.5560 | 0.5218 | 0.4482 | 0.521 |
| 3411 | 0.3686 | 0.3446 | 0.2943 | 0.511 | 4802 | 0.1791 | 0.1682 | 0.1447 | 0.542 |
| 3412 | 0.3950 | 0.3688 | 0.3147 | 0.490 | 4803 | 0.1778 | 0.1680 | 0.1454 | 0.591 |
| 3413 | 0.4695 | 0.4398 | 0.3759 | 0.548 | 4804 | 0.4915 | 0.4624 | 0.3974 | 0.570 |
| 3414 | 0.4479 | 0.4192 | 0.3584 | 0.528 | 4805 | 0.2282 | 0.2151 | 0.1857 | 0.567 |
| 3415 | 0.5839 | 0.5458 | 0.4667 | 0.492 | 4806 | 0.0457 | 0.0429 | 0.0370 | 0.534 |
| 3501 | 0.7738 | 0.7225 | 0.6171 | 0.479 | 4808 | 0.3725 | 0.3494 | 0.2998 | 0.522 |
| 3503 | 0.2425 | 0.2298 | 0.1995 | 0.604 | 4809 | 0.2596 | 0.2447 | 0.2107 | 0.596 |
| 3506 | 0.8886 | 0.8224 | 0.6928 | 0.464 | 4810 | 0.1196 | 0.1133 | 0.0984 | 0.568 |
| 3509 | 0.3445 | 0.3251 | 0.2798 | 0.631 | 4811 | 0.1950 | 0.1842 | 0.1592 | 0.608 |
| 3510 | 0.3299 | 0.3103 | 0.2665 | 0.580 | 4812 | 0.2834 | 0.2662 | 0.2283 | 0.573 |
| 3511 | 0.5326 | 0.4996 | 0.4284 | 0.533 | 4813 | 0.1383 | 0.1301 | 0.1121 | 0.542 |
| 3512 | 0.3388 | 0.3201 | 0.2761 | 0.613 | 4900 | 0.3258 | 0.3037 | 0.2586 | 0.485 |
| 3513 | 0.3930 | 0.3691 | 0.3177 | 0.520 | 4901 | 0.0593 | 0.0554 | 0.0473 | 0.510 |
| 3602 | 0.1009 | 0.0952 | 0.0822 | 0.613 | 4902 | 0.0720 | 0.0676 | 0.0578 | 0.584 |
| 3603 | 0.4362 | 0.4097 | 0.3521 | 0.537 | 4903 | 0.0607 | 0.0570 | 0.0486 | 0.565 |
| 3604 | 0.9553 | 0.8983 | 0.7722 | 0.561 | 4904 | 0.0245 | 0.0231 | 0.0199 | 0.585 |
| 3605 | 0.4065 | 0.3803 | 0.3246 | 0.546 | 4905 | 0.2764 | 0.2615 | 0.2264 | 0.599 |
| 3701 | 0.2058 | 0.1934 | 0.1661 | 0.577 | 4906 | 0.0746 | 0.0701 | 0.0601 | 0.581 |
| 3702 | 0.3546 | 0.3339 | 0.2869 | 0.605 | 4907 | 0.0490 | 0.0461 | 0.0397 | 0.548 |
| 3708 | 0.4173 | 0.3909 | 0.3346 | 0.532 | 4908 | 0.1182 | 0.1135 | 0.1002 | 0.672 |
| 3802 | 0.1382 | 0.1307 | 0.1127 | 0.615 | 4909 | 0.0496 | 0.0474 | 0.0418 | 0.623 |
| 3808 | 0.3809 | 0.3562 | 0.3047 | 0.504 | 4910 | 0.3426 | 0.3220 | 0.2769 | 0.544 |
| 3901 | 0.1383 | 0.1311 | 0.1138 | 0.624 | 5001 | 4.1173 | 3.8006 | 3.2034 | 0.388 |
| 3902 | 0.3165 | 0.2982 | 0.2569 | 0.579 | 5002 | 0.4496 | 0.4214 | 0.3602 | 0.564 |
| 3903 | 1.0347 | 0.9742 | 0.8410 | 0.530 | 5003 | 1.2276 | 1.1374 | 0.9622 | 0.428 |
| 3905 | 0.1383 | 0.1311 | 0.1138 | 0.624 | 5004 | 1.0667 | 0.9968 | 0.8533 | 0.467 |
| 3906 | 0.3836 | 0.3604 | 0.3098 | 0.537 | 5005 | 0.6865 | 0.6367 | 0.5389 | 0.450 |
| 3909 | 0.1745 | 0.1650 | 0.1424 | 0.628 | 5006 | 1.4715 | 1.3625 | 1.1530 | 0.404 |
| 4002 | 0.8938 | 0.8330 | 0.7065 | 0.538 | 5101 | 0.7760 | 0.7301 | 0.6263 | 0.601 |
| 4101 | 0.2274 | 0.2135 | 0.1829 | 0.568 | 5103 | 0.6478 | 0.6120 | 0.5287 | 0.599 |
| 4103 | 0.2753 | 0.2610 | 0.2258 | 0.675 | 5106 | 0.6478 | 0.6120 | 0.5287 | 0.599 |
| 4107 | 0.1117 | 0.1049 | 0.0900 | 0.564 | 5108 | 0.6478 | 0.6101 | 0.5245 | 0.601 |
| 4108 | 0.1374 | 0.1289 | 0.1107 | 0.539 | 5109 | 0.5537 | 0.5164 | 0.4397 | 0.496 |

PROPOSED

| <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> | <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> |
|--------------|-------------|-------------|-------------|----------------|--------------|-------------|-------------|-------------|----------------|
| 5201 | 0.2856 | 0.2675 | 0.2289 | 0.535 | 6504 | 0.3126 | 0.2970 | 0.2583 | 0.635 |
| 5204 | 0.7485 | 0.7000 | 0.5987 | 0.507 | 6505 | 0.0872 | 0.0825 | 0.0716 | 0.572 |
| 5206 | 0.3258 | 0.3037 | 0.2586 | 0.485 | 6506 | 0.0772 | 0.0730 | 0.0630 | 0.587 |
| 5207 | 0.1511 | 0.1431 | 0.1238 | 0.644 | 6508 | 0.2570 | 0.2425 | 0.2095 | 0.570 |
| 5208 | 0.6773 | 0.6348 | 0.5440 | 0.524 | 6509 | 0.2529 | 0.2389 | 0.2066 | 0.578 |
| 5209 | 0.6470 | 0.6056 | 0.5178 | 0.524 | 6510 | 0.3012 | 0.2818 | 0.2414 | 0.486 |
| 5301 | 0.0278 | 0.0262 | 0.0226 | 0.581 | 6511 | 0.2898 | 0.2736 | 0.2367 | 0.561 |
| 5305 | 0.0481 | 0.0455 | 0.0392 | 0.656 | 6601 | 0.1548 | 0.1462 | 0.1264 | 0.612 |
| 5306 | 0.0414 | 0.0390 | 0.0335 | 0.601 | 6602 | 0.3695 | 0.3476 | 0.2990 | 0.561 |
| 5307 | 0.3236 | 0.3033 | 0.2592 | 0.565 | 6603 | 0.3069 | 0.2886 | 0.2483 | 0.552 |
| 6103 | 0.0667 | 0.0632 | 0.0548 | 0.619 | 6604 | 0.0545 | 0.0515 | 0.0445 | 0.537 |
| 6104 | 0.2926 | 0.2755 | 0.2367 | 0.599 | 6605 | 0.2704 | 0.2578 | 0.2248 | 0.687 |
| 6105 | 0.1833 | 0.1718 | 0.1472 | 0.533 | 6607 | 0.1546 | 0.1458 | 0.1257 | 0.572 |
| 6107 | 0.0989 | 0.0938 | 0.0815 | 0.595 | 6608 | 0.3746 | 0.3477 | 0.2947 | 0.445 |
| 6108 | 0.3484 | 0.3298 | 0.2856 | 0.624 | 6620 | 2.1594 | 2.0303 | 1.7368 | 0.631 |
| 6109 | 0.0636 | 0.0598 | 0.0513 | 0.552 | 6704 | 0.1023 | 0.0965 | 0.0832 | 0.591 |
| 6110 | 0.3426 | 0.3221 | 0.2770 | 0.557 | 6705 | 0.6579 | 0.6240 | 0.5407 | 0.656 |
| 6201 | 0.2813 | 0.2621 | 0.2232 | 0.483 | 6706 | 0.3377 | 0.3195 | 0.2770 | 0.592 |
| 6202 | 0.5723 | 0.5379 | 0.4637 | 0.502 | 6707 | 1.4556 | 1.3769 | 1.1909 | 0.617 |
| 6203 | 0.0712 | 0.0677 | 0.0589 | 0.656 | 6708 | 6.2173 | 5.8681 | 5.1112 | 0.451 |
| 6204 | 0.1344 | 0.1267 | 0.1094 | 0.581 | 6709 | 0.1942 | 0.1839 | 0.1593 | 0.625 |
| 6205 | 0.1885 | 0.1776 | 0.1529 | 0.579 | 6801 | 0.2852 | 0.2675 | 0.2283 | 0.597 |
| 6206 | 0.1712 | 0.1612 | 0.1386 | 0.606 | 6802 | 0.3735 | 0.3529 | 0.3049 | 0.604 |
| 6207 | 1.2269 | 1.1631 | 1.0120 | 0.575 | 6803 | 0.6361 | 0.5894 | 0.4999 | 0.392 |
| 6208 | 0.2300 | 0.2180 | 0.1898 | 0.559 | 6804 | 0.2005 | 0.1887 | 0.1621 | 0.596 |
| 6209 | 0.2125 | 0.2008 | 0.1738 | 0.573 | 6809 | 4.7183 | 4.4776 | 3.8919 | 0.622 |
| 6301 | 0.1220 | 0.1135 | 0.0966 | 0.441 | 6901 | 0.0452 | 0.0444 | 0.0402 | 0.764 |
| 6302 | 0.1433 | 0.1348 | 0.1162 | 0.536 | 6902 | 0.7208 | 0.6676 | 0.5653 | 0.408 |
| 6303 | 0.0573 | 0.0539 | 0.0464 | 0.556 | 6903 | 5.4574 | 5.0214 | 4.2324 | 0.307 |
| 6304 | 0.2057 | 0.1954 | 0.1697 | 0.648 | 6904 | 0.2404 | 0.2251 | 0.1913 | 0.623 |
| 6305 | 0.0760 | 0.0720 | 0.0623 | 0.610 | 6905 | 0.2759 | 0.2587 | 0.2208 | 0.596 |
| 6306 | 0.2168 | 0.2042 | 0.1756 | 0.602 | 6906 | 0.1213 | 0.1187 | 0.1079 | 0.699 |
| 6308 | 0.0472 | 0.0445 | 0.0382 | 0.602 | 6907 | 0.8922 | 0.8375 | 0.7171 | 0.573 |
| 6309 | 0.1354 | 0.1279 | 0.1105 | 0.600 | 6908 | 0.4470 | 0.4197 | 0.3593 | 0.590 |
| 6402 | 0.2300 | 0.2171 | 0.1868 | 0.642 | 6909 | 0.0861 | 0.0812 | 0.0699 | 0.593 |
| 6403 | 0.1372 | 0.1298 | 0.1124 | 0.585 | 7100 | 0.0259 | 0.0242 | 0.0209 | 0.489 |
| 6404 | 0.1622 | 0.1535 | 0.1328 | 0.617 | 7101 | 0.0259 | 0.0242 | 0.0209 | 0.489 |
| 6405 | 0.4676 | 0.4386 | 0.3760 | 0.538 | 7102 | 3.3439 | 3.1875 | 2.7958 | 0.591 |
| 6406 | 0.0684 | 0.0647 | 0.0560 | 0.616 | 7103 | 0.3102 | 0.2901 | 0.2476 | 0.523 |
| 6407 | 0.2030 | 0.1914 | 0.1651 | 0.581 | 7104 | 0.0227 | 0.0215 | 0.0185 | 0.604 |
| 6408 | 0.2721 | 0.2559 | 0.2195 | 0.598 | 7105 | 0.0215 | 0.0203 | 0.0175 | 0.643 |
| 6409 | 0.4695 | 0.4398 | 0.3759 | 0.548 | 7106 | 0.1378 | 0.1299 | 0.1121 | 0.593 |
| 6410 | 0.1900 | 0.1783 | 0.1534 | 0.509 | 7107 | 0.2293 | 0.2167 | 0.1871 | 0.614 |
| 6501 | 0.1030 | 0.0972 | 0.0835 | 0.660 | 7108 | 0.1874 | 0.1778 | 0.1544 | 0.624 |
| 6502 | 0.0234 | 0.0221 | 0.0191 | 0.587 | 7109 | 0.1328 | 0.1257 | 0.1088 | 0.642 |
| 6503 | 0.0604 | 0.0564 | 0.0480 | 0.534 | 7110 | 0.3290 | 0.3075 | 0.2624 | 0.499 |

AMENDATORY SECTION (Amending WSR 99-24-055, filed 11/29/99, effective 12/31/99)

WAC 296-17-890 Table IV.

**Maximum experience modifications
for firms with no compensable accidents:**

| <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> | <u>Expected Loss Range</u> | <u>Maximum Experience Modification</u> |
|--------------|-------------|-------------|-------------|----------------|----------------------------|--|
| 7111 | 0.3616 | 0.3400 | 0.2917 | 0.579 | | |
| 7112 | 0.5241 | 0.4926 | 0.4228 | 0.575 | | |
| 7113 | 0.4716 | 0.4441 | 0.3815 | 0.603 | | |
| 7114 | 0.5993 | 0.5694 | 0.4940 | 0.675 | | |
| 7115 | 0.4650 | 0.4387 | 0.3774 | 0.631 | | |
| 7116 | 0.4466 | 0.4201 | 0.3613 | 0.562 | | |
| 7117 | 0.9297 | 0.8761 | 0.7525 | 0.621 | | |
| 7118 | 0.9817 | 0.9232 | 0.7915 | 0.602 | | |
| 7119 | 1.5256 | 1.4324 | 1.2256 | 0.592 | ((2,485 & Lower | 0.90 |
| 7120 | 4.5817 | 4.2992 | 3.6928 | 0.520 | 2,486 - 2,659 | 0.89 |
| 7121 | 4.4412 | 4.1626 | 3.5684 | 0.521 | 2,660 - 2,847 | 0.88 |
| 7201 | 0.9595 | 0.8943 | 0.7589 | 0.530 | 2,848 - 3,051 | 0.87 |
| 7202 | 0.0330 | 0.0308 | 0.0264 | 0.516 | 3,052 - 3,272 | 0.86 |
| 7203 | 0.1075 | 0.1019 | 0.0885 | 0.580 | 3,273 - 3,511 | 0.85 |
| 7204 | 0.0000 | 0.0000 | 0.0000 | 0.500 | 3,512 - 3,772 | 0.84 |
| 7301 | 0.4469 | 0.4178 | 0.3573 | 0.485 | 3,773 - 4,055 | 0.83 |
| 7302 | 0.6198 | 0.5821 | 0.4996 | 0.551 | 4,056 - 4,363 | 0.82 |
| 7307 | 0.4755 | 0.4486 | 0.3871 | 0.574 | 4,364 - 4,699 | 0.81 |
| 7308 | 0.2306 | 0.2192 | 0.1910 | 0.625 | 4,700 - 5,066 | 0.80 |
| 7309 | 0.1942 | 0.1839 | 0.1593 | 0.625 | 5,067 - 5,466 | 0.79 |
| | | | | | 5,467 - 5,904 | 0.78 |
| | | | | | 5,905 - 6,383 | 0.77 |
| | | | | | 6,384 - 6,909 | 0.76 |
| | | | | | 6,910 - 7,485 | 0.75 |
| | | | | | 7,486 - 8,118 | 0.74 |
| | | | | | 8,119 - 8,815 | 0.73 |
| | | | | | 8,816 - 9,582 | 0.72 |
| | | | | | 9,583 - 10,429 | 0.71 |
| | | | | | 10,430 - 11,364 | 0.70 |
| | | | | | 11,365 - 12,398 | 0.69 |
| | | | | | 12,399 - 13,543 | 0.68 |
| | | | | | 13,544 - 14,814 | 0.67 |
| | | | | | 14,815 - 16,227 | 0.66 |
| | | | | | 16,228 - 17,799 | 0.65 |
| | | | | | 17,800 - 19,551 | 0.64 |
| | | | | | 19,552 - 21,508 | 0.63 |
| | | | | | 21,509 - 23,697 | 0.62 |
| | | | | | 23,698 - 26,151 | 0.61 |
| | | | | | 26,152 & Higher | 0.60)) |
| | | | | | <u>2,588 & Lower</u> | <u>0.90</u> |
| | | | | | 2,589 = 2,768 | 0.89 |
| | | | | | 2,769 = 2,964 | 0.88 |
| | | | | | 2,965 = 3,176 | 0.87 |
| | | | | | 3,177 = 3,406 | 0.86 |
| | | | | | 3,407 = 3,656 | 0.85 |
| | | | | | 3,657 = 3,927 | 0.84 |
| | | | | | 3,928 = 4,222 | 0.83 |

**Expected Loss Rates in Dollars Per Sq. Ft.
of Wallboard Installed**

| <u>Class</u> | <u>1997</u> | <u>1998</u> | <u>1999</u> | <u>D-Ratio</u> |
|--------------|-------------|-------------|-------------|----------------|
| 0522 | 0.0180 | 0.0166 | 0.0140 | 0.416 |
| 0523 | 0.0122 | 0.0113 | 0.0095 | 0.420 |
| 0524 | 0.0147 | 0.0136 | 0.0115 | 0.473 |
| 0525 | 0.0084 | 0.0079 | 0.0067 | 0.434 |
| 0526 | 0.0074 | 0.0069 | 0.0058 | 0.443 |
| 0527 | 0.0007 | 0.0005 | 0.0004 | 0.368 |
| 0528 | 0.0019 | 0.0018 | 0.0014 | 0.423 |
| 0529 | 0.0012 | 0.0011 | 0.0010 | 0.412 |
| 0530 | 0.0210 | 0.0194 | 0.0163 | 0.396 |
| 0531 | 0.0106 | 0.0097 | 0.0082 | 0.413 |
| 0532 | 0.0010 | 0.0009 | 0.0008 | 0.406 |
| 0533 | 0.0030 | 0.0027 | 0.0023 | 0.411 |
| 0534 | 0.0020 | 0.0018 | 0.0015 | 0.418 |
| 7900 | 0.0140 | 0.0130 | 0.0110 | 0.400 |
| 7901 | 0.0068 | 0.0064 | 0.0054 | 0.431 |

PROPOSED

PROPOSED

| Expected Loss Range | Maximum Experience Modification |
|-------------------------------|---------------------------------|
| <u>4.223</u> = <u>4.543</u> | <u>0.82</u> |
| <u>4.544</u> = <u>4.893</u> | <u>0.81</u> |
| <u>4.894</u> = <u>5.274</u> | <u>0.80</u> |
| <u>5.275</u> = <u>5.691</u> | <u>0.79</u> |
| <u>5.692</u> = <u>6.147</u> | <u>0.78</u> |
| <u>6.148</u> = <u>6.646</u> | <u>0.77</u> |
| <u>6.647</u> = <u>7.193</u> | <u>0.76</u> |
| <u>7.194</u> = <u>7.793</u> | <u>0.75</u> |
| <u>7.794</u> = <u>8.452</u> | <u>0.74</u> |
| <u>8.453</u> = <u>9.177</u> | <u>0.73</u> |
| <u>9.178</u> = <u>9.976</u> | <u>0.72</u> |
| <u>9.977</u> = <u>10.858</u> | <u>0.71</u> |
| <u>10.859</u> = <u>11.831</u> | <u>0.70</u> |
| <u>11.832</u> = <u>12.908</u> | <u>0.69</u> |
| <u>12.909</u> = <u>14.100</u> | <u>0.68</u> |
| <u>14.101</u> = <u>15.424</u> | <u>0.67</u> |
| <u>15.425</u> = <u>16.894</u> | <u>0.66</u> |
| <u>16.895</u> = <u>18.531</u> | <u>0.65</u> |
| <u>18.532</u> = <u>20.355</u> | <u>0.64</u> |
| <u>20.356</u> = <u>22.393</u> | <u>0.63</u> |
| <u>22.394</u> = <u>24.672</u> | <u>0.62</u> |
| <u>24.673</u> = <u>27.226</u> | <u>0.61</u> |
| <u>27.227 & Higher</u> | <u>0.60</u> |

| Class | Base Rates Effective January 1, ((2000)) 2001 | |
|-------|---|------------------|
| | Accident Fund | Medical Aid Fund |
| 0212 | 0.9109 | 0.2982 |
| 0214 | 1.1713 | 0.3871 |
| 0217 | 1.1911 | 0.4198 |
| 0219 | 1.0819 | 0.3771 |
| 0301 | 0.5386 | 0.2638 |
| 0302 | 2.2052 | 0.5609 |
| 0303 | 2.0698 | 0.5970 |
| 0306 | 1.0694 | 0.3290 |
| 0307 | 0.7365 | 0.2889 |
| 0308 | 0.4889 | 0.2486 |
| 0403 | 1.4257 | 0.6283 |
| 0502 | 1.5158 | 0.4691 |
| 0504 | 1.4086 | 0.5132 |
| 0506 | 4.2577 | 1.4303 |
| 0507 | 3.2528 | 1.1692 |
| 0508 | 3.2905 | 0.9007 |
| 0509 | 1.9403 | 0.5744 |
| 0510 | 1.4622 | 0.5360 |
| 0511 | 1.3130 | 0.4677 |
| 0512 | 1.3244 | 0.4755 |
| 0513 | 0.7452 | 0.2605 |
| 0514 | 1.1920 | 0.5367 |
| 0516 | 1.4622 | 0.5360 |
| 0517 | 1.5787 | 0.6686 |
| 0518 | 1.7400 | 0.5167 |
| 0519 | 1.7700 | 0.6973 |
| 0521 | 1.2547 | 0.4422 |
| 0601 | 0.5556 | 0.2174 |
| 0602 | 0.4468 | 0.1808 |
| 0603 | 0.9189 | 0.2823 |
| 0604 | 0.9710 | 0.4662 |
| 0606 | 0.2812 | 0.1638 |
| 0607 | 0.3519 | 0.1535 |
| 0608 | 0.2497 | 0.1231 |
| 0701 | 2.3470 | 0.4721 |
| 0803 | 0.3611 | 0.1662 |
| 0901 | 1.7400 | 0.5167 |
| 1002 | 0.8033 | 0.3641 |
| 1003 | 0.7624 | 0.3790 |
| 1004 | 0.4858 | 0.1988 |
| 1005 | 6.6700 | 1.9655 |
| 1007 | 0.3400 | 0.1308 |
| 1101 | 0.4888 | 0.2500 |

AMENDATORY SECTION (Amending WSR 00-14-052, filed 7/1/00, effective 7/1/00)

WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

| Class | Base Rates Effective January 1, ((2000)) 2001 | |
|--------|---|------------------|
| | Accident Fund | Medical Aid Fund |
| ((0101 | 1.4810 | 0.4577 |
| 0103 | 1.8262 | 0.6143 |
| 0104 | 1.0473 | 0.3386 |
| 0105 | 1.1778 | 0.5060 |
| 0107 | 1.2067 | 0.3948 |
| 0108 | 1.0473 | 0.3386 |
| 0112 | 0.6448 | 0.2465 |
| 0201 | 2.9857 | 0.8855 |
| 0202 | 2.9857 | 0.8855 |
| 0210 | 0.9985 | 0.3136 |

Base Rates Effective
January 1, ((2000))
2001

Base Rates Effective
January 1, ((2000))
2001

| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
|-------|---------------|------------------|-------|---------------|------------------|
| 1102 | 1.2820 | 0.4622 | 2908 | 0.8738 | 0.3957 |
| 1103 | 0.7271 | 0.3044 | 2909 | 0.3347 | 0.1877 |
| 1104 | 0.3456 | 0.2127 | 3101 | 0.6838 | 0.2725 |
| 1105 | 0.7534 | 0.3523 | 3102 | 0.2030 | 0.1068 |
| 1106 | 0.2639 | 0.1679 | 3103 | 0.6897 | 0.3074 |
| 1108 | 0.4156 | 0.2164 | 3104 | 0.5334 | 0.2092 |
| 1109 | 0.7450 | 0.4047 | 3105 | 0.6753 | 0.3453 |
| 1301 | 0.4355 | 0.1955 | 3303 | 0.2316 | 0.1282 |
| 1303 | 0.1571 | 0.0750 | 3304 | 0.4488 | 0.2646 |
| 1304 | 0.0201 | 0.0110 | 3309 | 0.3224 | 0.1870 |
| 1305 | 0.3350 | 0.1775 | 3402 | 0.3658 | 0.1845 |
| 1401 | 0.4982 | 0.2566 | 3403 | 0.1772 | 0.0830 |
| 1404 | 0.4682 | 0.2141 | 3404 | 0.3761 | 0.1989 |
| 1405 | 0.3274 | 0.1749 | 3405 | 0.2110 | 0.1076 |
| 1407 | 0.4682 | 0.2141 | 3406 | 0.2045 | 0.1140 |
| 1501 | 0.3981 | 0.1785 | 3407 | 0.3728 | 0.1622 |
| 1507 | 0.4046 | 0.1830 | 3408 | 0.1053 | 0.0566 |
| 1701 | 0.6762 | 0.2890 | 3409 | 0.0885 | 0.0537 |
| 1702 | 1.8518 | 0.5635 | 3410 | 0.1620 | 0.1136 |
| 1703 | 0.4091 | 0.1393 | 3411 | 0.3758 | 0.1700 |
| 1704 | 0.6762 | 0.2890 | 3412 | 0.4089 | 0.1784 |
| 1801 | 0.7950 | 0.3095 | 3414 | 0.4443 | 0.2116 |
| 1802 | 0.6686 | 0.3011 | 3415 | 0.5281 | 0.2497 |
| 2002 | 0.5340 | 0.3009 | 3501 | 0.8237 | 0.3608 |
| 2004 | 0.5687 | 0.3193 | 3503 | 0.2027 | 0.1552 |
| 2007 | 0.4276 | 0.1980 | 3506 | 1.0885 | 0.2990 |
| 2008 | 0.2457 | 0.1223 | 3509 | 0.3232 | 0.1857 |
| 2009 | 0.2635 | 0.1682 | 3510 | 0.3309 | 0.1816 |
| 2101 | 0.6212 | 0.2961 | 3511 | 0.5212 | 0.2697 |
| 2102 | 0.3743 | 0.2102 | 3512 | 0.3033 | 0.1928 |
| 2104 | 0.2116 | 0.1422 | 3513 | 0.3650 | 0.2059 |
| 2105 | 0.5992 | 0.2613 | 3602 | 0.0918 | 0.0579 |
| 2106 | 0.2858 | 0.1620 | 3603 | 0.4186 | 0.2302 |
| 2201 | 0.2216 | 0.1079 | 3604 | 0.9976 | 0.5332 |
| 2202 | 0.4816 | 0.2378 | 3605 | 0.4214 | 0.2020 |
| 2203 | 0.2920 | 0.1725 | 3701 | 0.2030 | 0.1068 |
| 2204 | 0.2216 | 0.1079 | 3702 | 0.3490 | 0.1860 |
| 2401 | 0.3079 | 0.1902 | 3708 | 0.4216 | 0.2095 |
| 2903 | 0.5289 | 0.2997 | 3802 | 0.1108 | 0.0793 |
| 2904 | 0.6471 | 0.3356 | 3808 | 0.3565 | 0.1684 |
| 2905 | 0.4016 | 0.2299 | 3901 | 0.1183 | 0.0891 |
| 2906 | 0.3143 | 0.1497 | 3902 | 0.3053 | 0.1743 |
| 2907 | 0.4442 | 0.2338 | 3903 | 0.9482 | 0.5856 |

PROPOSED

Base Rates Effective
January 1, ((2000))
2001

Base Rates Effective
January 1, ((2000))
2001

| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
|-------|---------------|------------------|-------|---------------|------------------|
| 3905 | 0.1183 | 0.0891 | 5001 | 4.9973 | 1.4029 |
| 3906 | 0.3595 | 0.1892 | 5002 | 0.4594 | 0.2129 |
| 3909 | 0.1376 | 0.0924 | 5003 | 1.4897 | 0.4589 |
| 4002 | 0.9376 | 0.3490 | 5004 | 1.0828 | 0.5182 |
| 4101 | 0.2163 | 0.1133 | 5005 | 0.9198 | 0.2971 |
| 4103 | 0.2180 | 0.1434 | 5006 | 1.5668 | 0.5027 |
| 4107 | 0.1152 | 0.0622 | 5101 | 0.7194 | 0.3975 |
| 4108 | 0.1400 | 0.0722 | 5103 | 0.6000 | 0.3818 |
| 4109 | 0.1969 | 0.1081 | 5106 | 0.6000 | 0.3818 |
| 4201 | 0.4860 | 0.1659 | 5108 | 0.5495 | 0.3058 |
| 4301 | 0.6183 | 0.3550 | 5109 | 0.6137 | 0.2556 |
| 4302 | 0.5121 | 0.2198 | 5201 | 0.2842 | 0.1337 |
| 4304 | 0.6042 | 0.3201 | 5204 | 0.7497 | 0.3395 |
| 4305 | 0.9220 | 0.3592 | 5206 | 0.4065 | 0.1652 |
| 4401 | 0.3513 | 0.1956 | 5207 | 0.1185 | 0.0891 |
| 4402 | 0.5945 | 0.3142 | 5208 | 0.6897 | 0.3322 |
| 4404 | 0.3177 | 0.1750 | 5209 | 0.6450 | 0.2979 |
| 4501 | 0.1220 | 0.0731 | 5301 | 0.0265 | 0.0153 |
| 4502 | 0.0382 | 0.0214 | 5305 | 0.0423 | 0.0264 |
| 4504 | 0.0735 | 0.0505 | 5306 | 0.0385 | 0.0223 |
| 4601 | 0.5386 | 0.2885 | 5307 | 0.3314 | 0.1505 |
| 4802 | 0.1821 | 0.1003 | 6103 | 0.0547 | 0.0412 |
| 4803 | 0.1588 | 0.1028 | 6104 | 0.2342 | 0.1404 |
| 4804 | 0.4376 | 0.2549 | 6105 | 0.1654 | 0.0865 |
| 4805 | 0.2333 | 0.1386 | 6107 | 0.0797 | 0.0609 |
| 4806 | 0.0433 | 0.0264 | 6108 | 0.3101 | 0.2127 |
| 4808 | 0.3935 | 0.1873 | 6109 | 0.0596 | 0.0313 |
| 4809 | 0.2231 | 0.1332 | 6110 | 0.3336 | 0.1821 |
| 4810 | 0.1017 | 0.0746 | 6201 | 0.2958 | 0.1227 |
| 4811 | 0.1813 | 0.1162 | 6202 | 0.5296 | 0.2996 |
| 4812 | 0.2852 | 0.1460 | 6203 | 0.0543 | 0.0466 |
| 4813 | 0.1369 | 0.0816 | 6204 | 0.1214 | 0.0793 |
| 4900 | 0.4065 | 0.1652 | 6205 | 0.1820 | 0.1050 |
| 4901 | 0.0554 | 0.0259 | 6206 | 0.1589 | 0.0935 |
| 4902 | 0.0695 | 0.0342 | 6207 | 0.9702 | 0.8076 |
| 4903 | 0.0575 | 0.0282 | 6208 | 0.1820 | 0.1583 |
| 4904 | 0.0228 | 0.0138 | 6209 | 0.1844 | 0.1302 |
| 4905 | 0.2364 | 0.1665 | 6301 | 0.1303 | 0.0516 |
| 4906 | 0.0708 | 0.0369 | 6302 | 0.1337 | 0.0800 |
| 4907 | 0.0493 | 0.0275 | 6303 | 0.0584 | 0.0323 |
| 4908 | 0.0625 | 0.0912 | 6304 | 0.1693 | 0.1273 |
| 4909 | 0.0291 | 0.0379 | 6305 | 0.0623 | 0.0441 |
| 4910 | 0.3193 | 0.1804 | 6306 | 0.2000 | 0.1154 |

PROPOSED

Base Rates Effective
January 1, ((2000))
2001

Base Rates Effective
January 1, ((2000))
2001

| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
|-------|---------------|------------------|-------|---------------|------------------|
| 6308 | 0.0443 | 0.0254 | 6809 | 3.4753 | 2.9677 |
| 6309 | 0.1223 | 0.0785 | 6901 | 0.0000 | 0.0509 |
| 6402 | 0.2307 | 0.1256 | 6902 | 0.8522 | 0.2676 |
| 6403 | 0.1312 | 0.0927 | 6903 | 5.7734 | 1.5612 |
| 6404 | 0.1445 | 0.0972 | 6904 | 0.2367 | 0.1021 |
| 6405 | 0.4945 | 0.2414 | 6905 | 0.2683 | 0.1267 |
| 6406 | 0.0558 | 0.0385 | 6906 | 0.0000 | 0.1267 |
| 6407 | 0.1836 | 0.1125 | 6907 | 0.9736 | 0.4491 |
| 6408 | 0.2677 | 0.1429 | 6908 | 0.4520 | 0.2161 |
| 6409 | 0.4427 | 0.2154 | 6909 | 0.0853 | 0.0495 |
| 6410 | 0.1609 | 0.0922 | 7100 | 0.0245 | 0.0142 |
| 6501 | 0.0962 | 0.0539 | 7101 | 0.0245 | 0.0142 |
| 6502 | 0.0227 | 0.0133 | 7102 | 2.1935 | 2.5663 |
| 6503 | 0.0660 | 0.0267 | 7103 | 0.3105 | 0.1370 |
| 6504 | 0.2662 | 0.2143 | 7104 | 0.0191 | 0.0133 |
| 6505 | 0.0719 | 0.0547 | 7105 | 0.0191 | 0.0129 |
| 6506 | 0.0676 | 0.0442 | 7106 | 0.1261 | 0.0748 |
| 6509 | 0.2173 | 0.1419 | 7107 | 0.2070 | 0.1303 |
| 6510 | 0.2701 | 0.1518 | 7108 | 0.1596 | 0.1226 |
| 6511 | 0.2628 | 0.1707 | 7109 | 0.1137 | 0.0828 |
| 6601 | 0.1411 | 0.0927 | 7110 | 0.3177 | 0.1368 |
| 6602 | 0.3517 | 0.2001 | 7111 | 0.3513 | 0.1871 |
| 6603 | 0.2948 | 0.1646 | 7112 | 0.5100 | 0.2670 |
| 6604 | 0.0471 | 0.0321 | 7113 | 0.4915 | 0.2584 |
| 6605 | 0.2050 | 0.1830 | 7114 | 0.5173 | 0.3846 |
| 6607 | 0.1360 | 0.0847 | 7115 | 0.4267 | 0.2441 |
| 6608 | 0.3576 | 0.1349 | 7116 | 0.4110 | 0.2306 |
| 6614 | 702.0000* | 637.0000* | 7117 | 0.8468 | 0.4927 |
| 6615 | 256.0000* | 233.0000* | 7118 | 1.1730 | 0.6017 |
| 6616 | 217.0000* | 197.0000* | 7119 | 1.6938 | 0.8014 |
| 6617 | 78.0000* | 71.0000* | 7120 | 4.3145 | 2.3371 |
| 6618 | 78.0000* | 71.0000* | 7121 | 4.4322 | 2.2277 |
| 6620 | 1.7802 | 0.8015 | 7201 | 1.0542 | 0.3890 |
| 6704 | 0.0947 | 0.0572 | 7202 | 0.0352 | 0.0173 |
| 6705 | 0.5606 | 0.4042 | 7203 | 0.0871 | 0.0689 |
| 6706 | 0.2828 | 0.2070 | 7204 | 0.0000 | 0.0000 |
| 6707 | 1.2593 | 0.8374 | 7301 | 0.5007 | 0.2264 |
| 6708 | 4.7253 | 3.8209 | 7302 | 0.5828 | 0.3244 |
| 6709 | 0.1444 | 0.1087 | 7307 | 0.4416 | 0.2803 |
| 6801 | 0.2634 | 0.1169 | 7308 | 0.1698 | 0.1426 |
| 6802 | 0.3198 | 0.2141 | 7309 | 0.1444 | 0.1087)) |
| 6803 | 0.7992 | 0.2560 | 0101 | 1.3352 | 0.4492 |
| 6804 | 0.1818 | 0.1020 | 0103 | 1.6681 | 0.6085 |

PROPOSED

| Base Rates Effective January 1, ((2000)) 2001 | | | Base Rates Effective January 1, ((2000)) 2001 | | |
|---|------------------|---------------------|---|------------------|---------------------|
| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
| <u>0104</u> | <u>1.0482</u> | <u>0.3482</u> | <u>0803</u> | <u>0.3376</u> | <u>0.1704</u> |
| <u>0105</u> | <u>1.0711</u> | <u>0.4989</u> | <u>0901</u> | <u>1.6512</u> | <u>0.5351</u> |
| <u>0107</u> | <u>1.0457</u> | <u>0.3839</u> | <u>1002</u> | <u>0.7982</u> | <u>0.3812</u> |
| <u>0108</u> | <u>1.0482</u> | <u>0.3482</u> | <u>1003</u> | <u>0.6815</u> | <u>0.3837</u> |
| <u>0112</u> | <u>0.5934</u> | <u>0.2569</u> | <u>1004</u> | <u>0.4393</u> | <u>0.1931</u> |
| <u>0201</u> | <u>2.6224</u> | <u>0.8812</u> | <u>1005</u> | <u>5.8899</u> | <u>1.8960</u> |
| <u>0202</u> | <u>2.8095</u> | <u>0.8901</u> | <u>1007</u> | <u>0.2952</u> | <u>0.1264</u> |
| <u>0210</u> | <u>1.0002</u> | <u>0.3310</u> | <u>1101</u> | <u>0.4925</u> | <u>0.2624</u> |
| <u>0212</u> | <u>0.8038</u> | <u>0.2975</u> | <u>1102</u> | <u>1.1671</u> | <u>0.4490</u> |
| <u>0214</u> | <u>1.0993</u> | <u>0.3779</u> | <u>1103</u> | <u>0.7906</u> | <u>0.3729</u> |
| <u>0217</u> | <u>1.0377</u> | <u>0.3880</u> | <u>1104</u> | <u>0.3166</u> | <u>0.2081</u> |
| <u>0219</u> | <u>0.9776</u> | <u>0.3809</u> | <u>1105</u> | <u>0.7692</u> | <u>0.3827</u> |
| <u>0301</u> | <u>0.4551</u> | <u>0.2461</u> | <u>1106</u> | <u>0.2471</u> | <u>0.1726</u> |
| <u>0302</u> | <u>1.9978</u> | <u>0.5046</u> | <u>1108</u> | <u>0.4023</u> | <u>0.2249</u> |
| <u>0303</u> | <u>1.8561</u> | <u>0.5876</u> | <u>1109</u> | <u>0.7789</u> | <u>0.4417</u> |
| <u>0306</u> | <u>0.9767</u> | <u>0.3267</u> | <u>1301</u> | <u>0.4200</u> | <u>0.1903</u> |
| <u>0307</u> | <u>0.6941</u> | <u>0.2929</u> | <u>1303</u> | <u>0.1491</u> | <u>0.0754</u> |
| <u>0308</u> | <u>0.4185</u> | <u>0.2334</u> | <u>1304</u> | <u>0.0186</u> | <u>0.0110</u> |
| <u>0403</u> | <u>1.2690</u> | <u>0.6265</u> | <u>1305</u> | <u>0.2897</u> | <u>0.1672</u> |
| <u>0502</u> | <u>1.3909</u> | <u>0.4686</u> | <u>1401</u> | <u>0.4567</u> | <u>0.2570</u> |
| <u>0504</u> | <u>1.2391</u> | <u>0.4895</u> | <u>1404</u> | <u>0.4014</u> | <u>0.2176</u> |
| <u>0506</u> | <u>3.8632</u> | <u>1.4309</u> | <u>1405</u> | <u>0.2955</u> | <u>0.1688</u> |
| <u>0507</u> | <u>2.8895</u> | <u>1.1204</u> | <u>1407</u> | <u>0.4014</u> | <u>0.2176</u> |
| <u>0508</u> | <u>2.6492</u> | <u>0.7950</u> | <u>1501</u> | <u>0.4113</u> | <u>0.1881</u> |
| <u>0509</u> | <u>1.7833</u> | <u>0.5231</u> | <u>1507</u> | <u>0.4050</u> | <u>0.1972</u> |
| <u>0510</u> | <u>1.3616</u> | <u>0.5390</u> | <u>1701</u> | <u>0.6570</u> | <u>0.2980</u> |
| <u>0511</u> | <u>1.2885</u> | <u>0.4823</u> | <u>1702</u> | <u>1.7546</u> | <u>0.5638</u> |
| <u>0512</u> | <u>1.1366</u> | <u>0.4330</u> | <u>1703</u> | <u>0.4659</u> | <u>0.1569</u> |
| <u>0513</u> | <u>0.6839</u> | <u>0.2633</u> | <u>1704</u> | <u>0.6570</u> | <u>0.2980</u> |
| <u>0514</u> | <u>1.1041</u> | <u>0.5423</u> | <u>1801</u> | <u>0.6319</u> | <u>0.2812</u> |
| <u>0516</u> | <u>1.3616</u> | <u>0.5390</u> | <u>1802</u> | <u>0.4984</u> | <u>0.2608</u> |
| <u>0517</u> | <u>1.4507</u> | <u>0.6544</u> | <u>2002</u> | <u>0.5156</u> | <u>0.3099</u> |
| <u>0518</u> | <u>1.6512</u> | <u>0.5351</u> | <u>2004</u> | <u>0.5252</u> | <u>0.3251</u> |
| <u>0519</u> | <u>1.4634</u> | <u>0.6512</u> | <u>2007</u> | <u>0.3799</u> | <u>0.1874</u> |
| <u>0521</u> | <u>1.0289</u> | <u>0.3919</u> | <u>2008</u> | <u>0.2335</u> | <u>0.1250</u> |
| <u>0601</u> | <u>0.5005</u> | <u>0.2142</u> | <u>2009</u> | <u>0.2276</u> | <u>0.1642</u> |
| <u>0602</u> | <u>0.4623</u> | <u>0.1964</u> | <u>2101</u> | <u>0.5634</u> | <u>0.2982</u> |
| <u>0603</u> | <u>0.8643</u> | <u>0.2819</u> | <u>2102</u> | <u>0.3398</u> | <u>0.2098</u> |
| <u>0604</u> | <u>0.8146</u> | <u>0.4293</u> | <u>2104</u> | <u>0.1881</u> | <u>0.1417</u> |
| <u>0606</u> | <u>0.2686</u> | <u>0.1701</u> | <u>2105</u> | <u>0.5369</u> | <u>0.2645</u> |
| <u>0607</u> | <u>0.3237</u> | <u>0.1562</u> | <u>2106</u> | <u>0.2724</u> | <u>0.1646</u> |
| <u>0608</u> | <u>0.2376</u> | <u>0.1214</u> | <u>2201</u> | <u>0.2041</u> | <u>0.1076</u> |
| <u>0701</u> | <u>2.1085</u> | <u>0.4637</u> | <u>2202</u> | <u>0.4644</u> | <u>0.2384</u> |

PROPOSED

Base Rates Effective
January 1, ((2000))
2001

Base Rates Effective
January 1, ((2000))
2001

| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
|-------------|---------------|------------------|-------------|---------------|------------------|
| <u>2203</u> | <u>0.2962</u> | <u>0.1913</u> | <u>3605</u> | <u>0.3996</u> | <u>0.1891</u> |
| <u>2204</u> | <u>0.2041</u> | <u>0.1076</u> | <u>3701</u> | <u>0.1867</u> | <u>0.1070</u> |
| <u>2401</u> | <u>0.2944</u> | <u>0.1849</u> | <u>3702</u> | <u>0.3170</u> | <u>0.1885</u> |
| <u>2903</u> | <u>0.4547</u> | <u>0.2888</u> | <u>3708</u> | <u>0.3942</u> | <u>0.2048</u> |
| <u>2904</u> | <u>0.5717</u> | <u>0.3173</u> | <u>3802</u> | <u>0.1157</u> | <u>0.0793</u> |
| <u>2905</u> | <u>0.3715</u> | <u>0.2370</u> | <u>3808</u> | <u>0.3634</u> | <u>0.1834</u> |
| <u>2906</u> | <u>0.2910</u> | <u>0.1529</u> | <u>3901</u> | <u>0.1057</u> | <u>0.0862</u> |
| <u>2907</u> | <u>0.4112</u> | <u>0.2343</u> | <u>3902</u> | <u>0.2730</u> | <u>0.1746</u> |
| <u>2908</u> | <u>0.7913</u> | <u>0.3872</u> | <u>3903</u> | <u>0.8651</u> | <u>0.5859</u> |
| <u>2909</u> | <u>0.2910</u> | <u>0.1774</u> | <u>3905</u> | <u>0.1057</u> | <u>0.0862</u> |
| <u>3101</u> | <u>0.6518</u> | <u>0.2826</u> | <u>3906</u> | <u>0.3425</u> | <u>0.2024</u> |
| <u>3102</u> | <u>0.1867</u> | <u>0.1070</u> | <u>3909</u> | <u>0.1455</u> | <u>0.1005</u> |
| <u>3103</u> | <u>0.5479</u> | <u>0.2768</u> | <u>4002</u> | <u>0.9478</u> | <u>0.3672</u> |
| <u>3104</u> | <u>0.5056</u> | <u>0.2218</u> | <u>4101</u> | <u>0.2114</u> | <u>0.1146</u> |
| <u>3105</u> | <u>0.6159</u> | <u>0.3424</u> | <u>4103</u> | <u>0.2215</u> | <u>0.1650</u> |
| <u>3303</u> | <u>0.2320</u> | <u>0.1432</u> | <u>4107</u> | <u>0.1025</u> | <u>0.0571</u> |
| <u>3304</u> | <u>0.4115</u> | <u>0.2681</u> | <u>4108</u> | <u>0.1243</u> | <u>0.0712</u> |
| <u>3309</u> | <u>0.3012</u> | <u>0.1927</u> | <u>4109</u> | <u>0.1797</u> | <u>0.1065</u> |
| <u>3402</u> | <u>0.3449</u> | <u>0.1889</u> | <u>4201</u> | <u>0.4834</u> | <u>0.1762</u> |
| <u>3403</u> | <u>0.1608</u> | <u>0.0819</u> | <u>4301</u> | <u>0.5684</u> | <u>0.3557</u> |
| <u>3404</u> | <u>0.3543</u> | <u>0.2030</u> | <u>4302</u> | <u>0.4576</u> | <u>0.2199</u> |
| <u>3405</u> | <u>0.1962</u> | <u>0.1109</u> | <u>4304</u> | <u>0.6093</u> | <u>0.3332</u> |
| <u>3406</u> | <u>0.1746</u> | <u>0.1054</u> | <u>4305</u> | <u>0.8787</u> | <u>0.3593</u> |
| <u>3407</u> | <u>0.4077</u> | <u>0.1856</u> | <u>4401</u> | <u>0.3136</u> | <u>0.1921</u> |
| <u>3408</u> | <u>0.1061</u> | <u>0.0588</u> | <u>4402</u> | <u>0.5424</u> | <u>0.3047</u> |
| <u>3409</u> | <u>0.0824</u> | <u>0.0533</u> | <u>4404</u> | <u>0.2766</u> | <u>0.1709</u> |
| <u>3410</u> | <u>0.1583</u> | <u>0.1185</u> | <u>4501</u> | <u>0.1187</u> | <u>0.0743</u> |
| <u>3411</u> | <u>0.3576</u> | <u>0.1736</u> | <u>4502</u> | <u>0.0354</u> | <u>0.0220</u> |
| <u>3412</u> | <u>0.3883</u> | <u>0.1819</u> | <u>4504</u> | <u>0.0671</u> | <u>0.0499</u> |
| <u>3413</u> | <u>0.4506</u> | <u>0.2260</u> | <u>4601</u> | <u>0.5014</u> | <u>0.2892</u> |
| <u>3414</u> | <u>0.4295</u> | <u>0.2149</u> | <u>4802</u> | <u>0.1592</u> | <u>0.0950</u> |
| <u>3415</u> | <u>0.5605</u> | <u>0.2786</u> | <u>4803</u> | <u>0.1433</u> | <u>0.1052</u> |
| <u>3501</u> | <u>0.7557</u> | <u>0.3600</u> | <u>4804</u> | <u>0.4375</u> | <u>0.2614</u> |
| <u>3503</u> | <u>0.1858</u> | <u>0.1508</u> | <u>4805</u> | <u>0.1910</u> | <u>0.1296</u> |
| <u>3506</u> | <u>1.0135</u> | <u>0.3088</u> | <u>4806</u> | <u>0.0386</u> | <u>0.0255</u> |
| <u>3509</u> | <u>0.3003</u> | <u>0.1893</u> | <u>4808</u> | <u>0.3413</u> | <u>0.1901</u> |
| <u>3510</u> | <u>0.2957</u> | <u>0.1741</u> | <u>4809</u> | <u>0.2241</u> | <u>0.1433</u> |
| <u>3511</u> | <u>0.4901</u> | <u>0.2704</u> | <u>4810</u> | <u>0.0908</u> | <u>0.0746</u> |
| <u>3512</u> | <u>0.2838</u> | <u>0.1936</u> | <u>4811</u> | <u>0.1599</u> | <u>0.1136</u> |
| <u>3513</u> | <u>0.3451</u> | <u>0.2105</u> | <u>4812</u> | <u>0.2600</u> | <u>0.1453</u> |
| <u>3602</u> | <u>0.0850</u> | <u>0.0572</u> | <u>4813</u> | <u>0.1208</u> | <u>0.0750</u> |
| <u>3603</u> | <u>0.3906</u> | <u>0.2292</u> | <u>4900</u> | <u>0.3297</u> | <u>0.1433</u> |
| <u>3604</u> | <u>0.8480</u> | <u>0.5085</u> | <u>4901</u> | <u>0.0574</u> | <u>0.0280</u> |

PROPOSED

| Base Rates Effective January 1, ((2000)) 2001 | | | Base Rates Effective January 1, ((2000)) 2001 | | |
|---|------------------|---------------------|---|------------------|---------------------|
| Class | Accident Fund | Medical Aid Fund | Class | Accident Fund | Medical Aid Fund |
| <u>4902</u> | <u>0.0671</u> | <u>0.0362</u> | <u>6207</u> | <u>0.8982</u> | <u>0.7888</u> |
| <u>4903</u> | <u>0.0576</u> | <u>0.0297</u> | <u>6208</u> | <u>0.1659</u> | <u>0.1492</u> |
| <u>4904</u> | <u>0.0209</u> | <u>0.0137</u> | <u>6209</u> | <u>0.1693</u> | <u>0.1268</u> |
| <u>4905</u> | <u>0.2202</u> | <u>0.1657</u> | <u>6301</u> | <u>0.1239</u> | <u>0.0529</u> |
| <u>4906</u> | <u>0.0689</u> | <u>0.0380</u> | <u>6302</u> | <u>0.1220</u> | <u>0.0796</u> |
| <u>4907</u> | <u>0.0432</u> | <u>0.0263</u> | <u>6303</u> | <u>0.0493</u> | <u>0.0315</u> |
| <u>4908</u> | <u>0.0620</u> | <u>0.0937</u> | <u>6304</u> | <u>0.1545</u> | <u>0.1306</u> |
| <u>4909</u> | <u>0.0277</u> | <u>0.0380</u> | <u>6305</u> | <u>0.0595</u> | <u>0.0463</u> |
| <u>4910</u> | <u>0.3035</u> | <u>0.1826</u> | <u>6306</u> | <u>0.1913</u> | <u>0.1168</u> |
| <u>5001</u> | <u>4.6895</u> | <u>1.4140</u> | <u>6308</u> | <u>0.0409</u> | <u>0.0259</u> |
| <u>5002</u> | <u>0.4336</u> | <u>0.2156</u> | <u>6309</u> | <u>0.1108</u> | <u>0.0791</u> |
| <u>5003</u> | <u>1.3428</u> | <u>0.4643</u> | <u>6402</u> | <u>0.2012</u> | <u>0.1261</u> |
| <u>5004</u> | <u>1.0106</u> | <u>0.5162</u> | <u>6403</u> | <u>0.1083</u> | <u>0.0828</u> |
| <u>5005</u> | <u>0.7478</u> | <u>0.2634</u> | <u>6404</u> | <u>0.1314</u> | <u>0.0960</u> |
| <u>5006</u> | <u>1.6051</u> | <u>0.5574</u> | <u>6405</u> | <u>0.4328</u> | <u>0.2359</u> |
| <u>5101</u> | <u>0.7077</u> | <u>0.4026</u> | <u>6406</u> | <u>0.0548</u> | <u>0.0408</u> |
| <u>5103</u> | <u>0.5324</u> | <u>0.3768</u> | <u>6407</u> | <u>0.1721</u> | <u>0.1141</u> |
| <u>5106</u> | <u>0.5324</u> | <u>0.3768</u> | <u>6408</u> | <u>0.2482</u> | <u>0.1410</u> |
| <u>5108</u> | <u>0.5731</u> | <u>0.3480</u> | <u>6409</u> | <u>0.4506</u> | <u>0.2260</u> |
| <u>5109</u> | <u>0.5594</u> | <u>0.2446</u> | <u>6410</u> | <u>0.1690</u> | <u>0.1001</u> |
| <u>5201</u> | <u>0.2704</u> | <u>0.1396</u> | <u>6501</u> | <u>0.0923</u> | <u>0.0551</u> |
| <u>5204</u> | <u>0.7165</u> | <u>0.3592</u> | <u>6502</u> | <u>0.0199</u> | <u>0.0132</u> |
| <u>5206</u> | <u>0.3297</u> | <u>0.1433</u> | <u>6503</u> | <u>0.0610</u> | <u>0.0268</u> |
| <u>5207</u> | <u>0.1216</u> | <u>0.0902</u> | <u>6504</u> | <u>0.2292</u> | <u>0.2020</u> |
| <u>5208</u> | <u>0.6299</u> | <u>0.3386</u> | <u>6505</u> | <u>0.0661</u> | <u>0.0543</u> |
| <u>5209</u> | <u>0.6195</u> | <u>0.3111</u> | <u>6506</u> | <u>0.0633</u> | <u>0.0449</u> |
| <u>5301</u> | <u>0.0246</u> | <u>0.0150</u> | <u>6509</u> | <u>0.2050</u> | <u>0.1487</u> |
| <u>5305</u> | <u>0.0410</u> | <u>0.0272</u> | <u>6510</u> | <u>0.2821</u> | <u>0.1485</u> |
| <u>5306</u> | <u>0.0367</u> | <u>0.0221</u> | <u>6511</u> | <u>0.2340</u> | <u>0.1707</u> |
| <u>5307</u> | <u>0.3126</u> | <u>0.1549</u> | <u>6601</u> | <u>0.1272</u> | <u>0.0901</u> |
| <u>6103</u> | <u>0.0515</u> | <u>0.0412</u> | <u>6602</u> | <u>0.3256</u> | <u>0.1986</u> |
| <u>6104</u> | <u>0.2616</u> | <u>0.1555</u> | <u>6603</u> | <u>0.2693</u> | <u>0.1652</u> |
| <u>6105</u> | <u>0.1705</u> | <u>0.0917</u> | <u>6604</u> | <u>0.0441</u> | <u>0.0320</u> |
| <u>6107</u> | <u>0.0737</u> | <u>0.0626</u> | <u>6605</u> | <u>0.1882</u> | <u>0.1828</u> |
| <u>6108</u> | <u>0.2775</u> | <u>0.2094</u> | <u>6607</u> | <u>0.1299</u> | <u>0.0876</u> |
| <u>6109</u> | <u>0.0587</u> | <u>0.0324</u> | <u>6608</u> | <u>0.4011</u> | <u>0.1482</u> |
| <u>6110</u> | <u>0.3040</u> | <u>0.1825</u> | <u>6614</u> | <u>670.0000*</u> | <u>549.0000*</u> |
| <u>6201</u> | <u>0.2842</u> | <u>0.1238</u> | <u>6615</u> | <u>230.0000*</u> | <u>229.0000*</u> |
| <u>6202</u> | <u>0.4912</u> | <u>0.3145</u> | <u>6616</u> | <u>195.0000*</u> | <u>194.0000*</u> |
| <u>6203</u> | <u>0.0507</u> | <u>0.0471</u> | <u>6617</u> | <u>72.0000*</u> | <u>72.0000*</u> |
| <u>6204</u> | <u>0.1117</u> | <u>0.0770</u> | <u>6618</u> | <u>78.0000*</u> | <u>71.0000*</u> |
| <u>6205</u> | <u>0.1640</u> | <u>0.1031</u> | <u>6620</u> | <u>2.0408</u> | <u>1.0737</u> |
| <u>6206</u> | <u>0.1519</u> | <u>0.0917</u> | <u>6704</u> | <u>0.0871</u> | <u>0.0573</u> |

Base Rates Effective
January 1, ((2000))
2001

Base Rates Effective
January 1, ((2000))
2001

| Class | Accident Fund | Medical Aid Fund |
|-------------|---------------|------------------|
| <u>6705</u> | <u>0.5148</u> | <u>0.4037</u> |
| <u>6706</u> | <u>0.2631</u> | <u>0.2061</u> |
| <u>6707</u> | <u>1.1763</u> | <u>0.8625</u> |
| <u>6708</u> | <u>4.5160</u> | <u>3.9629</u> |
| <u>6709</u> | <u>0.1539</u> | <u>0.1174</u> |
| <u>6801</u> | <u>0.2773</u> | <u>0.1356</u> |
| <u>6802</u> | <u>0.3061</u> | <u>0.2176</u> |
| <u>6803</u> | <u>0.6727</u> | <u>0.2540</u> |
| <u>6804</u> | <u>0.1796</u> | <u>0.1061</u> |
| <u>6809</u> | <u>3.4970</u> | <u>3.0153</u> |
| <u>6901</u> | <u>0.0000</u> | <u>0.0487</u> |
| <u>6902</u> | <u>0.7802</u> | <u>0.2773</u> |
| <u>6903</u> | <u>6.1901</u> | <u>1.8451</u> |
| <u>6904</u> | <u>0.2483</u> | <u>0.1050</u> |
| <u>6905</u> | <u>0.2697</u> | <u>0.1304</u> |
| <u>6906</u> | <u>0.0000</u> | <u>0.1304</u> |
| <u>6907</u> | <u>0.8380</u> | <u>0.4445</u> |
| <u>6908</u> | <u>0.4220</u> | <u>0.2217</u> |
| <u>6909</u> | <u>0.0751</u> | <u>0.0471</u> |
| <u>7100</u> | <u>0.0227</u> | <u>0.0138</u> |
| <u>7101</u> | <u>0.0227</u> | <u>0.0138</u> |
| <u>7102</u> | <u>2.0908</u> | <u>2.4022</u> |
| <u>7103</u> | <u>0.3047</u> | <u>0.1440</u> |
| <u>7104</u> | <u>0.0185</u> | <u>0.0133</u> |
| <u>7105</u> | <u>0.0174</u> | <u>0.0127</u> |
| <u>7106</u> | <u>0.1168</u> | <u>0.0774</u> |
| <u>7107</u> | <u>0.1896</u> | <u>0.1328</u> |
| <u>7108</u> | <u>0.1406</u> | <u>0.1187</u> |
| <u>7109</u> | <u>0.1057</u> | <u>0.0800</u> |
| <u>7110</u> | <u>0.3223</u> | <u>0.1527</u> |
| <u>7111</u> | <u>0.3296</u> | <u>0.1874</u> |
| <u>7112</u> | <u>0.4763</u> | <u>0.2719</u> |
| <u>7113</u> | <u>0.4208</u> | <u>0.2510</u> |
| <u>7114</u> | <u>0.4574</u> | <u>0.3766</u> |
| <u>7115</u> | <u>0.4068</u> | <u>0.2543</u> |
| <u>7116</u> | <u>0.3948</u> | <u>0.2393</u> |
| <u>7117</u> | <u>0.8344</u> | <u>0.4940</u> |
| <u>7118</u> | <u>0.9013</u> | <u>0.5047</u> |
| <u>7119</u> | <u>1.4471</u> | <u>0.7524</u> |
| <u>7120</u> | <u>4.1235</u> | <u>2.3850</u> |
| <u>7121</u> | <u>4.1137</u> | <u>2.2323</u> |
| <u>7201</u> | <u>1.0111</u> | <u>0.3980</u> |
| <u>7202</u> | <u>0.0312</u> | <u>0.0160</u> |

| Class | Accident Fund | Medical Aid Fund |
|-------------|---------------|------------------|
| <u>7203</u> | <u>0.0799</u> | <u>0.0682</u> |
| <u>7204</u> | <u>0.0000</u> | <u>0.0000</u> |
| <u>7301</u> | <u>0.4270</u> | <u>0.2142</u> |
| <u>7302</u> | <u>0.5633</u> | <u>0.3206</u> |
| <u>7307</u> | <u>0.3978</u> | <u>0.2708</u> |
| <u>7308</u> | <u>0.1631</u> | <u>0.1530</u> |
| <u>7309</u> | <u>0.1539</u> | <u>0.1174</u> |

* These rates are calculated on a per license basis for parimutuel race tracks and are base rated.

AMENDATORY SECTION (Amending WSR 99-24-055, filed 11/29/99, effective 12/31/99)

WAC 296-17-89502 Industrial insurance accident fund, medical aid and supplemental pension rates by class of industry for nonhourly rated classifications. The base rates as set forth below are for classifications whose premium rates are based on units other than hours worked.

Base Rates Effective
January 1, ((2000)) 2001

| Class | Accident Fund | Medical Aid Fund | Supplemental Pension Fund |
|-------------------|-------------------|-------------------|---------------------------|
| ((0524 | 0.0161 | 0.0048 | 0.0004 |
| 0526 | 0.0094 | 0.0027 | 0.0004 |
| 0527 | 0.0007 | 0.0002 | 0.0001 |
| 0528 | 0.0023 | 0.0007 | 0.0001 |
| 0529 | 0.0015 | 0.0004 | 0.0001 |
| 0530 | 0.0227 | 0.0065 | 0.0004 |
| 0531 | 0.0132 | 0.0036 | 0.0004 |
| 0532 | 0.0011 | 0.0003 | 0.0001 |
| 0533 | 0.0035 | 0.0011 | 0.0001 |
| 0534 | 0.0023 | 0.0007 | 0.0001)) |
| <u>0524</u> | <u>0.0166</u> | <u>0.0052</u> | <u>0.0005</u> |
| <u>0526</u> | <u>0.0084</u> | <u>0.0026</u> | <u>0.0005</u> |
| <u>0527</u> | <u>0.0007</u> | <u>0.0002</u> | <u>0.0001</u> |
| <u>0528</u> | <u>0.0021</u> | <u>0.0007</u> | <u>0.0001</u> |
| <u>0529</u> | <u>0.0014</u> | <u>0.0004</u> | <u>0.0001</u> |
| <u>0530</u> | <u>0.0244</u> | <u>0.0070</u> | <u>0.0005</u> |
| <u>5031</u> | <u>0.0123</u> | <u>0.0035</u> | <u>0.0005</u> |
| <u>0532</u> | <u>0.0011</u> | <u>0.0003</u> | <u>0.0001</u> |
| <u>0533</u> | <u>0.0032</u> | <u>0.0011</u> | <u>0.0001</u> |
| <u>0534</u> | <u>0.0022</u> | <u>0.0007</u> | <u>0.0001</u> |

PROPOSED

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90492 Table I.

RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B
STANDARD PREMIUM SIZE RANGES
Effective January 1, ((2000)) 2001

| Size Group Number | Standard Premium Range |
|-------------------|------------------------|
| ((63 | \$ 3,182 - \$ 3,844 |
| 62 | 3,845 - 4,616 |
| 61 | 4,617 - 5,493 |
| 60 | 5,494 - 6,500 |
| 59 | 6,501 - 7,650 |
| 58 | 7,651 - 8,946 |
| 57 | 8,947 - 10,418 |
| 56 | 10,419 - 12,088 |
| 55 | 12,089 - 13,949 |
| 54 | 13,950 - 16,048 |
| 53 | 16,049 - 18,409 |
| 52 | 18,410 - 20,423 |
| 51 | 20,424 - 22,162 |
| 50 | 22,163 - 23,851 |
| 49 | 23,852 - 25,697 |
| 48 | 25,698 - 27,737 |
| 47 | 27,738 - 29,992 |
| 46 | 29,993 - 32,469 |
| 45 | 32,470 - 35,226 |
| 44 | 35,227 - 38,295 |
| 43 | 38,296 - 41,689 |
| 42 | 41,690 - 45,490 |
| 41 | 45,491 - 49,759 |
| 40 | 49,760 - 54,514 |
| 39 | 54,515 - 59,885 |
| 38 | 59,886 - 65,973 |
| 37 | 65,974 - 72,812 |
| 36 | 72,813 - 80,093 |
| 35 | 80,094 - 88,103 |
| 34 | 88,104 - 96,913 |
| 33 | 96,914 - 106,605 |
| 32 | 106,606 - 117,265 |
| 31 | 117,266 - 128,402 |
| 30 | 128,403 - 140,685 |
| 29 | 140,686 - 154,684 |
| 28 | 154,685 - 170,517 |
| 27 | 170,518 - 188,740 |
| 26 | 188,741 - 209,820 |
| 25 | 209,821 - 234,009 |

| Size Group Number | Standard Premium Range |
|-------------------|-----------------------------------|
| 24 | 234,010 - 262,330 |
| 23 | 262,331 - 295,711 |
| 22 | 295,712 - 334,726 |
| 21 | 334,727 - 381,426 |
| 20 | 381,427 - 437,817 |
| 19 | 437,818 - 505,332 |
| 18 | 505,333 - 588,552 |
| 17 | 588,553 - 692,359 |
| 16 | 692,360 - 820,806 |
| 15 | 820,807 - 1,048,546 |
| 14 | 1,048,547 - 1,339,476 |
| 13 | 1,339,477 - 1,711,128 |
| 12 | 1,711,129 - 2,185,897 |
| 11 | 2,185,898 - 2,792,375 |
| 10 | 2,792,376 - 4,013,945 |
| 9 | 4,013,946 - 5,890,979 |
| 8 | 5,890,980 - 8,375,803 |
| 7 | 8,375,804 - 12,341,084 |
| 6 | 12,341,085 - 19,194,022 |
| 5 | 19,194,023 - 30,299,109 |
| 4 | 30,299,110 & Over)) |
| <u>63</u> | <u>\$ 3,202</u> - <u>\$ 3,648</u> |
| <u>62</u> | <u>3,649</u> - <u>4,381</u> |
| <u>61</u> | <u>4,382</u> - <u>5,213</u> |
| <u>60</u> | <u>5,214</u> - <u>6,168</u> |
| <u>59</u> | <u>6,169</u> - <u>7,260</u> |
| <u>58</u> | <u>7,261</u> - <u>8,490</u> |
| <u>57</u> | <u>8,491</u> - <u>9,887</u> |
| <u>56</u> | <u>9,888</u> - <u>11,369</u> |
| <u>55</u> | <u>11,370</u> - <u>12,937</u> |
| <u>54</u> | <u>12,938</u> - <u>14,591</u> |
| <u>53</u> | <u>14,592</u> - <u>16,331</u> |
| <u>52</u> | <u>16,332</u> - <u>18,157</u> |
| <u>51</u> | <u>18,158</u> - <u>20,069</u> |
| <u>50</u> | <u>20,070</u> - <u>22,068</u> |
| <u>49</u> | <u>22,069</u> - <u>24,188</u> |
| <u>48</u> | <u>24,189</u> - <u>26,322</u> |
| <u>47</u> | <u>26,323</u> - <u>28,462</u> |
| <u>46</u> | <u>28,463</u> - <u>30,813</u> |
| <u>45</u> | <u>30,814</u> - <u>33,429</u> |
| <u>44</u> | <u>33,430</u> - <u>36,342</u> |
| <u>43</u> | <u>36,343</u> - <u>39,563</u> |
| <u>42</u> | <u>39,564</u> - <u>43,170</u> |
| <u>41</u> | <u>43,171</u> - <u>47,221</u> |
| <u>40</u> | <u>47,222</u> - <u>51,734</u> |

PROPOSED

| Size Group Number | Standard Premium Range | Size Group Number | Standard Premium Range |
|-------------------|------------------------|-------------------|-------------------------|
| 39 | 51,735 - 56,831 | 19 | 415,489 - 479,560 |
| 38 | 56,832 - 62,608 | 18 | 479,561 - 558,536 |
| 37 | 62,609 - 69,099 | 17 | 558,537 - 657,049 |
| 36 | 69,100 - 76,008 | 16 | 657,050 - 778,945 |
| 35 | 76,009 - 83,610 | 15 | 778,946 - 995,070 |
| 34 | 83,611 - 91,970 | 14 | 995,071 - 1,271,164 |
| 33 | 91,971 - 101,168 | 13 | 1,271,164 - 1,623,860 |
| 32 | 101,169 - 111,284 | 12 | 1,623,861 - 2,074,416 |
| 31 | 111,285 - 121,853 | 11 | 2,074,417 - 2,649,964 |
| 30 | 121,854 - 133,510 | 10 | 2,649,965 - 3,809,234 |
| 29 | 133,511 - 146,795 | 9 | 3,809,235 - 5,590,539 |
| 28 | 146,796 - 161,821 | 8 | 5,590,540 - 7,948,637 |
| 27 | 161,822 - 179,114 | 7 | 7,948,638 - 11,711,689 |
| 26 | 179,115 - 199,119 | 6 | 11,711,690 - 18,215,127 |
| 25 | 199,120 - 222,074 | 5 | 18,215,128 - 28,753,854 |
| 24 | 222,075 - 248,951 | 4 | 28,753,855 & Over |
| 23 | 248,952 - 280,630 | | |
| 22 | 280,631 - 317,655 | | |
| 21 | 317,656 - 361,973 | | |
| 20 | 361,974 - 415,488 | | |

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90493 Table II.

RETROSPECTIVE RATING PLAN A
 BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR=.729
 Effective January 1, ((2000)) 2001

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group 63 | .907 | .856 | .820 | .791 | .766 | .745 | .725 | .708 | .692 | .677 | .649 | .625 | .602 | .563 |
| 62 | .902 | .850 | .813 | .783 | .757 | .735 | .715 | .698 | .681 | .666 | .638 | .612 | .590 | .550 |
| 61 | .897 | .844 | .805 | .774 | .748 | .726 | .705 | .687 | .670 | .654 | .625 | .600 | .577 | .536 |
| 60 | .892 | .838 | .798 | .766 | .739 | .716 | .695 | .676 | .658 | .642 | .613 | .587 | .563 | .522 |
| 59 | .888 | .831 | .790 | .758 | .730 | .706 | .684 | .665 | .647 | .630 | .600 | .574 | .550 | .508 |
| 58 | .883 | .825 | .783 | .749 | .720 | .696 | .674 | .654 | .635 | .618 | .588 | .561 | .537 | .495 |
| 57 | .878 | .818 | .775 | .740 | .711 | .686 | .663 | .643 | .624 | .607 | .576 | .548 | .524 | .482 |
| 56 | .872 | .810 | .766 | .731 | .701 | .675 | .652 | .631 | .612 | .594 | .563 | .535 | .511 | .468 |
| 55 | .865 | .802 | .757 | .721 | .690 | .664 | .640 | .619 | .599 | .582 | .550 | .522 | .497 | .455 |
| 54 | .858 | .794 | .747 | .710 | .679 | .652 | .628 | .607 | .587 | .569 | .537 | .509 | .484 | .442 |
| 53 | .851 | .785 | .738 | .700 | .668 | .641 | .616 | .595 | .575 | .556 | .524 | .496 | .471 | .429 |
| 52 | .843 | .776 | .728 | .690 | .657 | .629 | .605 | .582 | .562 | .544 | .511 | .483 | .458 | .417 |
| 51 | .836 | .767 | .718 | .679 | .646 | .618 | .592 | .570 | .550 | .531 | .498 | .470 | .446 | .405 |
| 50 | .828 | .758 | .708 | .668 | .634 | .605 | .580 | .557 | .537 | .518 | .485 | .457 | .432 | .392 |
| 49 | .821 | .748 | .697 | .656 | .622 | .593 | .567 | .544 | .524 | .505 | .472 | .444 | .419 | .379 |
| 48 | .813 | .739 | .686 | .645 | .610 | .581 | .555 | .531 | .511 | .492 | .459 | .431 | .406 | .367 |
| 47 | .804 | .729 | .675 | .633 | .598 | .568 | .542 | .519 | .498 | .479 | .446 | .418 | .394 | .355 |
| 46 | .796 | .718 | .663 | .620 | .584 | .554 | .528 | .505 | .484 | .465 | .433 | .406 | .382 | .344 |
| 45 | .787 | .707 | .650 | .607 | .571 | .541 | .514 | .491 | .471 | .452 | .420 | .394 | .371 | .334 |
| 44 | .778 | .695 | .638 | .594 | .557 | .527 | .501 | .478 | .458 | .440 | .408 | .382 | .360 | .324 |

PROPOSED

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| 43 | .768 | .683 | .625 | .580 | .544 | .514 | .488 | .465 | .445 | .427 | .396 | .371 | .349 | .314 |
| 42 | .758 | .671 | .612 | .567 | .530 | .500 | .474 | .451 | .431 | .413 | .383 | .357 | .336 | .301 |
| 41 | .748 | .659 | .599 | .554 | .517 | .486 | .460 | .437 | .417 | .399 | .368 | .343 | .322 | .288 |
| 40 | .737 | .647 | .586 | .540 | .503 | .472 | .446 | .423 | .403 | .385 | .355 | .330 | .309 | .276 |
| 39 | .726 | .635 | .573 | .526 | .489 | .458 | .432 | .409 | .389 | .372 | .342 | .317 | .296 | .264 |
| 38 | .714 | .622 | .560 | .513 | .476 | .445 | .418 | .396 | .376 | .359 | .329 | .305 | .284 | .252 |
| 37 | .702 | .608 | .546 | .499 | .462 | .431 | .405 | .383 | .363 | .346 | .317 | .293 | .273 | .242 |
| 36 | .688 | .594 | .532 | .485 | .448 | .417 | .392 | .369 | .350 | .333 | .304 | .281 | .262 | .231 |
| 35 | .673 | .578 | .516 | .469 | .433 | .402 | .377 | .355 | .336 | .320 | .292 | .269 | .250 | .221 |
| 34 | .657 | .562 | .500 | .454 | .418 | .388 | .363 | .342 | .323 | .307 | .280 | .258 | .240 | .211 |
| 33 | .640 | .546 | .484 | .439 | .403 | .374 | .349 | .329 | .310 | .295 | .268 | .247 | .229 | .202 |
| 32 | .623 | .529 | .468 | .424 | .389 | .360 | .336 | .316 | .298 | .283 | .257 | .237 | .220 | .193 |
| 31 | .607 | .512 | .452 | .408 | .373 | .345 | .322 | .302 | .285 | .270 | .246 | .226 | .210 | .185 |
| 30 | .589 | .495 | .435 | .392 | .358 | .331 | .308 | .289 | .273 | .259 | .235 | .216 | .201 | .178 |
| 29 | .571 | .478 | .419 | .377 | .344 | .317 | .295 | .277 | .261 | .247 | .225 | .207 | .193 | .171 |
| 28 | .553 | .461 | .403 | .361 | .329 | .303 | .282 | .264 | .248 | .235 | .213 | .195 | .181 | .160 |
| 27 | .537 | .446 | .388 | .346 | .314 | .288 | .267 | .248 | .233 | .219 | .197 | .179 | .165 | .143 |
| 26 | .521 | .430 | .373 | .331 | .299 | .273 | .252 | .234 | .218 | .205 | .183 | .165 | .151 | .129 |
| 25 | .504 | .414 | .358 | .317 | .285 | .259 | .238 | .220 | .205 | .192 | .170 | .152 | .138 | .117 |
| 24 | .482 | .394 | .339 | .300 | .269 | .245 | .225 | .208 | .194 | .181 | .161 | .145 | .132 | .113 |
| 23 | .460 | .374 | .321 | .283 | .254 | .231 | .213 | .197 | .184 | .172 | .153 | .138 | .127 | .109 |
| 22 | .437 | .355 | .304 | .268 | .241 | .219 | .201 | .187 | .174 | .163 | .146 | .132 | .121 | .105 |
| 21 | .414 | .336 | .288 | .254 | .228 | .208 | .191 | .177 | .166 | .156 | .139 | .127 | .117 | .102 |
| 20 | .394 | .318 | .272 | .239 | .214 | .194 | .179 | .166 | .155 | .145 | .130 | .119 | .110 | .096 |
| 19 | .377 | .301 | .254 | .222 | .198 | .179 | .164 | .152 | .142 | .133 | .120 | .109 | .101 | .089 |
| 18 | .358 | .283 | .238 | .207 | .184 | .166 | .152 | .140 | .131 | .123 | .110 | .101 | .094 | .083 |
| 17 | .339 | .266 | .222 | .192 | .171 | .154 | .140 | .130 | .121 | .114 | .103 | .094 | .088 | .079 |
| 16 | .320 | .249 | .208 | .179 | .159 | .143 | .131 | .121 | .113 | .106 | .096 | .088 | .083 | .075 |
| 15 | .303 | .234 | .194 | .168 | .148 | .134 | .122 | .113 | .106 | .100 | .091 | .084 | .079 | .072 |
| 14 | .293 | .220 | .180 | .157 | .141 | .128 | .117 | .109 | .103 | .097 | .089 | .082 | .078 | .071 |
| 13 | .281 | .204 | .167 | .148 | .133 | .122 | .112 | .105 | .099 | .094 | .086 | .081 | .076 | .070 |
| 12 | .269 | .187 | .156 | .139 | .126 | .116 | .108 | .101 | .096 | .091 | .084 | .079 | .075 | .069 |
| 11 | .254 | .167 | .145 | .130 | .119 | .110 | .103 | .097 | .092 | .088 | .082 | .077 | .073 | .068 |
| 10 | .238 | .150 | .135 | .122 | .113 | .105 | .098 | .093 | .089 | .085 | .079 | .075 | .072 | .067 |
| 9 | .219 | .138 | .125 | .115 | .106 | .100 | .094 | .089 | .085 | .082 | .077 | .073 | .071 | .066 |
| 8 | .197 | .127 | .116 | .107 | .100 | .094 | .090 | .086 | .082 | .079 | .075 | .072 | .069 | .065 |
| 7 | .170 | .117 | .108 | .100 | .094 | .089 | .085 | .082 | .079 | .077 | .073 | .070 | .068 | .064 |
| 6 | .137 | .107 | .100 | .094 | .089 | .085 | .081 | .078 | .076 | .074 | .071 | .068 | .066 | .064 |
| 5 | .105 | .098 | .092 | .087 | .083 | .080 | .077 | .075 | .073 | .071 | .068 | .066 | .065 | .063 |
| 4 | .096 | .089 | .084 | .081 | .078 | .076 | .074 | .072 | .070 | .068 | .066 | .065 | .064 | .063 |

PROPOSED

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90494 Table III.

RETROSPECTIVE RATING PLAN A1
 MINIMUM PREMIUM RATIOS
 BASIC PREMIUM RATIO=.058
 LOSS CONVERSION FACTOR=.729
 Effective January 1, ((2000)) 2001

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | |
| 63 | .987 | .975 | .963 | .951 | .940 | .928 | .918 | .907 | .897 | .887 | .868 | .850 | .833 | .801 |
| 62 | .987 | .974 | .961 | .949 | .938 | .926 | .915 | .904 | .894 | .884 | .864 | .845 | .828 | .795 |
| 61 | .986 | .973 | .960 | .948 | .936 | .924 | .912 | .901 | .890 | .880 | .860 | .841 | .823 | .789 |
| 60 | .986 | .972 | .959 | .946 | .933 | .921 | .909 | .898 | .887 | .876 | .855 | .836 | .817 | .783 |
| 59 | .985 | .971 | .958 | .944 | .931 | .919 | .907 | .895 | .883 | .872 | .851 | .831 | .812 | .777 |
| 58 | .985 | .970 | .956 | .943 | .929 | .917 | .904 | .892 | .880 | .869 | .847 | .826 | .807 | .771 |
| 57 | .985 | .970 | .955 | .941 | .927 | .914 | .901 | .889 | .877 | .865 | .843 | .822 | .802 | .765 |
| 56 | .984 | .969 | .954 | .939 | .925 | .912 | .899 | .886 | .874 | .862 | .839 | .818 | .797 | .760 |
| 55 | .984 | .968 | .953 | .938 | .924 | .910 | .896 | .884 | .871 | .859 | .836 | .814 | .793 | .756 |
| 54 | .983 | .967 | .951 | .936 | .922 | .908 | .894 | .881 | .868 | .856 | .832 | .810 | .790 | .752 |
| 53 | .983 | .966 | .950 | .935 | .920 | .906 | .892 | .878 | .866 | .853 | .829 | .807 | .786 | .748 |
| 52 | .982 | .965 | .949 | .933 | .918 | .904 | .890 | .876 | .863 | .850 | .826 | .804 | .783 | .744 |
| 51 | .982 | .965 | .948 | .932 | .917 | .902 | .887 | .874 | .860 | .847 | .823 | .800 | .779 | .740 |
| 50 | .982 | .964 | .947 | .930 | .915 | .899 | .885 | .871 | .857 | .844 | .819 | .796 | .775 | .735 |
| 49 | .981 | .963 | .946 | .929 | .913 | .897 | .882 | .868 | .854 | .841 | .816 | .792 | .770 | .731 |
| 48 | .981 | .962 | .945 | .927 | .911 | .895 | .880 | .866 | .852 | .838 | .812 | .789 | .767 | .727 |
| 47 | .980 | .962 | .944 | .926 | .910 | .894 | .878 | .864 | .849 | .836 | .810 | .786 | .764 | .723 |
| 46 | .980 | .961 | .943 | .925 | .909 | .893 | .877 | .863 | .848 | .835 | .809 | .785 | .763 | .723 |
| 45 | .980 | .961 | .942 | .925 | .908 | .892 | .877 | .862 | .848 | .834 | .808 | .784 | .762 | .722 |
| 44 | .980 | .960 | .942 | .924 | .907 | .891 | .876 | .861 | .847 | .833 | .808 | .784 | .762 | .722 |
| 43 | .980 | .960 | .941 | .924 | .907 | .891 | .875 | .861 | .846 | .833 | .807 | .784 | .762 | .722 |
| 42 | .979 | .959 | .940 | .922 | .905 | .888 | .872 | .857 | .843 | .829 | .803 | .779 | .757 | .717 |
| 41 | .978 | .958 | .938 | .920 | .902 | .885 | .869 | .853 | .839 | .825 | .798 | .774 | .751 | .710 |
| 40 | .978 | .957 | .937 | .918 | .899 | .882 | .866 | .850 | .835 | .820 | .793 | .768 | .745 | .704 |
| 39 | .977 | .956 | .935 | .916 | .897 | .879 | .863 | .846 | .831 | .816 | .789 | .764 | .741 | .699 |
| 38 | .977 | .955 | .934 | .914 | .895 | .877 | .860 | .843 | .828 | .813 | .785 | .760 | .736 | .694 |
| 37 | .976 | .954 | .933 | .912 | .893 | .875 | .857 | .841 | .825 | .810 | .782 | .756 | .732 | .690 |
| 36 | .976 | .953 | .932 | .911 | .891 | .873 | .855 | .838 | .822 | .807 | .779 | .753 | .729 | .686 |
| 35 | .976 | .953 | .931 | .910 | .890 | .871 | .854 | .837 | .821 | .805 | .777 | .751 | .727 | .684 |
| 34 | .975 | .952 | .930 | .909 | .889 | .870 | .852 | .835 | .819 | .804 | .775 | .749 | .725 | .683 |
| 33 | .975 | .951 | .929 | .908 | .888 | .869 | .851 | .834 | .818 | .802 | .774 | .748 | .724 | .682 |
| 32 | .975 | .951 | .929 | .907 | .887 | .868 | .850 | .833 | .817 | .802 | .773 | .747 | .724 | .682 |
| 31 | .975 | .951 | .928 | .907 | .886 | .867 | .849 | .832 | .816 | .801 | .773 | .747 | .724 | .682 |
| 30 | .974 | .950 | .927 | .906 | .886 | .867 | .849 | .832 | .816 | .801 | .773 | .747 | .724 | .682 |
| 29 | .974 | .950 | .927 | .906 | .886 | .867 | .849 | .832 | .816 | .801 | .773 | .747 | .724 | .682 |
| 28 | .974 | .949 | .926 | .904 | .883 | .864 | .846 | .828 | .812 | .797 | .769 | .744 | .721 | .682 |
| 27 | .973 | .947 | .922 | .899 | .877 | .857 | .837 | .819 | .802 | .785 | .754 | .727 | .701 | .657 |
| 26 | .972 | .945 | .919 | .895 | .872 | .851 | .830 | .811 | .792 | .775 | .742 | .712 | .685 | .636 |
| 25 | .971 | .943 | .917 | .892 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 24 | .971 | .943 | .917 | .892 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 23 | .971 | .943 | .917 | .892 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 22 | .971 | .943 | .917 | .892 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 21 | .971 | .943 | .917 | .892 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |

PROPOSED

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | |
| 19 | .970 | .941 | .915 | .891 | .868 | .846 | .824 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 18 | .969 | .940 | .912 | .887 | .864 | .843 | .823 | .804 | .785 | .766 | .732 | .701 | .672 | .620 |
| 17 | .968 | .938 | .911 | .885 | .862 | .840 | .820 | .801 | .784 | .766 | .732 | .701 | .672 | .620 |
| .16 | .968 | .937 | .910 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 15 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 14 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 13 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 12 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 11 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 10 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 9 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 8 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 7 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 6 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 5 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |
| 4 | .967 | .937 | .909 | .884 | .860 | .838 | .818 | .800 | .783 | .766 | .732 | .701 | .672 | .620 |

PROPOSED

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90495 Table IV.

RETROSPECTIVE RATING PLAN A2
MINIMUM PREMIUM RATIOS
AND BASIC PREMIUM RATIOS
LOSS CONVERSION FACTOR=.729
Effective January 1, ((2000)) 2001

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 63 | Basic Premium Ratio | .483 | .457 | .439 | .425 | .412 | .402 | .392 | .383 | .375 | .368 | .354 | .342 | .330 | .311 |
| | Minimum Premium Ratio | .979 | .960 | .943 | .927 | .912 | .898 | .884 | .871 | .859 | .846 | .823 | .802 | .782 | .745 |
| 62 | Basic Premium Ratio | .480 | .454 | .436 | .421 | .408 | .397 | .387 | .378 | .370 | .362 | .348 | .335 | .324 | .304 |
| | Minimum Premium Ratio | .978 | .959 | .941 | .925 | .909 | .894 | .880 | .867 | .854 | .841 | .818 | .796 | .775 | .738 |
| 61 | Basic Premium Ratio | .478 | .451 | .432 | .416 | .403 | .392 | .382 | .373 | .364 | .356 | .342 | .329 | .318 | .297 |
| | Minimum Premium Ratio | .977 | .957 | .939 | .922 | .906 | .891 | .876 | .862 | .849 | .836 | .811 | .789 | .768 | .730 |
| 60 | Basic Premium Ratio | .475 | .448 | .428 | .412 | .399 | .387 | .377 | .367 | .358 | .350 | .336 | .323 | .311 | .290 |
| | Minimum Premium Ratio | .976 | .955 | .936 | .919 | .902 | .886 | .871 | .857 | .843 | .830 | .805 | .781 | .760 | .721 |
| 59 | Basic Premium Ratio | .473 | .445 | .424 | .408 | .394 | .382 | .371 | .362 | .353 | .344 | .329 | .316 | .304 | .283 |
| | Minimum Premium Ratio | .975 | .954 | .934 | .916 | .898 | .882 | .867 | .852 | .837 | .824 | .798 | .774 | .752 | .713 |
| 58 | Basic Premium Ratio | .471 | .442 | .421 | .404 | .389 | .377 | .366 | .356 | .347 | .338 | .323 | .310 | .298 | .277 |
| | Minimum Premium Ratio | .974 | .952 | .931 | .912 | .895 | .878 | .862 | .847 | .832 | .818 | .792 | .767 | .745 | .704 |
| 57 | Basic Premium Ratio | .468 | .438 | .417 | .399 | .385 | .372 | .361 | .351 | .341 | .333 | .317 | .303 | .291 | .270 |
| | Minimum Premium Ratio | .973 | .950 | .929 | .909 | .891 | .874 | .857 | .842 | .827 | .813 | .786 | .761 | .738 | .697 |
| 56 | Basic Premium Ratio | .465 | .434 | .412 | .395 | .380 | .367 | .355 | .345 | .335 | .326 | .311 | .297 | .285 | .263 |
| | Minimum Premium Ratio | .972 | .948 | .926 | .906 | .887 | .870 | .853 | .837 | .822 | .807 | .780 | .755 | .731 | .690 |
| 55 | Basic Premium Ratio | .462 | .430 | .408 | .390 | .374 | .361 | .349 | .339 | .329 | .320 | .304 | .290 | .278 | .257 |
| | Minimum Premium Ratio | .971 | .946 | .924 | .903 | .884 | .866 | .849 | .832 | .817 | .802 | .774 | .749 | .725 | .683 |

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 | |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 54 | Basic Premium Ratio | .458 | .426 | .403 | .384 | .369 | .355 | .343 | .333 | .323 | .314 | .298 | .284 | .271 | .250 |
| | Minimum Premium Ratio | .970 | .945 | .922 | .900 | .880 | .862 | .844 | .827 | .812 | .797 | .768 | .743 | .719 | .677 |
| 53 | Basic Premium Ratio | .455 | .422 | .398 | .379 | .363 | .350 | .337 | .327 | .317 | .307 | .291 | .277 | .265 | .244 |
| | Minimum Premium Ratio | .969 | .943 | .919 | .897 | .877 | .858 | .840 | .823 | .807 | .792 | .763 | .737 | .713 | .671 |
| 52 | Basic Premium Ratio | .451 | .417 | .393 | .374 | .358 | .344 | .332 | .320 | .310 | .301 | .285 | .271 | .258 | .238 |
| | Minimum Premium Ratio | .968 | .941 | .917 | .895 | .874 | .854 | .836 | .819 | .803 | .787 | .758 | .732 | .709 | .666 |
| 51 | Basic Premium Ratio | .447 | .413 | .388 | .369 | .352 | .338 | .325 | .314 | .304 | .295 | .278 | .264 | .252 | .232 |
| | Minimum Premium Ratio | .967 | .939 | .914 | .891 | .870 | .851 | .832 | .815 | .798 | .782 | .753 | .727 | .703 | .660 |
| 50 | Basic Premium Ratio | .443 | .408 | .383 | .363 | .346 | .332 | .319 | .308 | .298 | .288 | .272 | .258 | .245 | .225 |
| | Minimum Premium Ratio | .966 | .937 | .912 | .888 | .867 | .846 | .828 | .810 | .793 | .777 | .747 | .721 | .697 | .654 |
| 49 | Basic Premium Ratio | .440 | .403 | .378 | .357 | .340 | .326 | .313 | .301 | .291 | .282 | .265 | .251 | .239 | .219 |
| | Minimum Premium Ratio | .965 | .935 | .909 | .885 | .863 | .842 | .823 | .805 | .788 | .772 | .742 | .715 | .690 | .647 |
| 48 | Basic Premium Ratio | .436 | .399 | .372 | .352 | .334 | .320 | .307 | .295 | .285 | .275 | .259 | .245 | .232 | .213 |
| | Minimum Premium Ratio | .964 | .933 | .907 | .882 | .860 | .839 | .819 | .801 | .783 | .767 | .737 | .710 | .685 | .641 |
| 47 | Basic Premium Ratio | .431 | .394 | .367 | .346 | .328 | .313 | .300 | .289 | .278 | .269 | .252 | .238 | .226 | .207 |
| | Minimum Premium Ratio | .962 | .931 | .904 | .879 | .856 | .835 | .816 | .797 | .780 | .763 | .733 | .706 | .681 | .637 |
| 46 | Basic Premium Ratio | .427 | .388 | .361 | .339 | .321 | .306 | .293 | .282 | .271 | .262 | .246 | .232 | .220 | .201 |
| | Minimum Premium Ratio | .961 | .929 | .901 | .876 | .853 | .832 | .812 | .793 | .776 | .760 | .729 | .702 | .678 | .635 |
| 45 | Basic Premium Ratio | .423 | .383 | .354 | .333 | .315 | .300 | .286 | .275 | .265 | .255 | .239 | .226 | .215 | .196 |
| | Minimum Premium Ratio | .960 | .927 | .899 | .873 | .850 | .829 | .809 | .790 | .773 | .757 | .727 | .700 | .675 | .633 |
| 44 | Basic Premium Ratio | .418 | .377 | .348 | .326 | .308 | .293 | .280 | .268 | .258 | .249 | .233 | .220 | .209 | .191 |
| | Minimum Premium Ratio | .958 | .925 | .897 | .871 | .848 | .826 | .806 | .788 | .771 | .754 | .725 | .698 | .674 | .631 |
| 43 | Basic Premium Ratio | .413 | .371 | .342 | .319 | .301 | .286 | .273 | .262 | .252 | .243 | .227 | .215 | .204 | .186 |
| | Minimum Premium Ratio | .957 | .924 | .895 | .869 | .846 | .824 | .804 | .786 | .768 | .752 | .723 | .696 | .672 | .630 |
| 42 | Basic Premium Ratio | .408 | .365 | .335 | .313 | .294 | .279 | .266 | .255 | .245 | .236 | .221 | .208 | .197 | .180 |
| | Minimum Premium Ratio | .956 | .921 | .892 | .865 | .842 | .820 | .799 | .781 | .763 | .747 | .716 | .690 | .666 | .623 |
| 41 | Basic Premium Ratio | .403 | .359 | .329 | .306 | .288 | .272 | .259 | .248 | .238 | .229 | .213 | .201 | .190 | .173 |
| | Minimum Premium Ratio | .954 | .919 | .889 | .862 | .837 | .815 | .794 | .775 | .757 | .740 | .710 | .683 | .659 | .616 |
| 40 | Basic Premium Ratio | .398 | .353 | .322 | .299 | .281 | .265 | .252 | .241 | .231 | .222 | .207 | .194 | .184 | .167 |
| | Minimum Premium Ratio | .953 | .917 | .886 | .858 | .833 | .810 | .789 | .770 | .752 | .735 | .704 | .677 | .651 | .609 |
| 39 | Basic Premium Ratio | .392 | .347 | .316 | .292 | .274 | .258 | .245 | .234 | .224 | .215 | .200 | .188 | .177 | .161 |
| | Minimum Premium Ratio | .951 | .914 | .883 | .855 | .829 | .806 | .785 | .765 | .747 | .730 | .699 | .671 | .646 | .603 |
| 38 | Basic Premium Ratio | .386 | .340 | .309 | .286 | .267 | .252 | .238 | .227 | .217 | .209 | .194 | .182 | .171 | .155 |
| | Minimum Premium Ratio | .950 | .913 | .880 | .852 | .826 | .802 | .781 | .761 | .743 | .725 | .694 | .666 | .641 | .598 |
| 37 | Basic Premium Ratio | .380 | .333 | .302 | .279 | .260 | .245 | .232 | .221 | .211 | .202 | .188 | .176 | .166 | .150 |
| | Minimum Premium Ratio | .949 | .911 | .878 | .849 | .823 | .800 | .778 | .757 | .739 | .722 | .690 | .661 | .636 | .593 |
| 36 | Basic Premium Ratio | .373 | .326 | .295 | .272 | .253 | .238 | .225 | .214 | .204 | .196 | .181 | .170 | .160 | .145 |
| | Minimum Premium Ratio | .948 | .909 | .876 | .847 | .821 | .797 | .775 | .755 | .736 | .718 | .687 | .658 | .634 | .590 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 35 | Basic Premium Ratio | .366 | .318 | .287 | .264 | .246 | .230 | .218 | .207 | .197 | .189 | .175 | .164 | .154 | .140 |
| | Minimum Premium Ratio | .947 | .908 | .874 | .845 | .818 | .795 | .773 | .752 | .734 | .716 | .685 | .656 | .632 | .588 |
| 34 | Basic Premium Ratio | .358 | .310 | .279 | .256 | .238 | .223 | .211 | .200 | .191 | .183 | .169 | .158 | .149 | .135 |
| | Minimum Premium Ratio | .946 | .906 | .873 | .844 | .817 | .793 | .771 | .751 | .732 | .714 | .683 | .655 | .630 | .587 |
| 33 | Basic Premium Ratio | .349 | .302 | .271 | .249 | .231 | .216 | .204 | .194 | .184 | .177 | .163 | .153 | .144 | .130 |
| | Minimum Premium Ratio | .945 | .906 | .872 | .842 | .816 | .792 | .770 | .750 | .732 | .714 | .683 | .655 | .630 | .588 |
| 32 | Basic Premium Ratio | .341 | .294 | .263 | .241 | .224 | .209 | .197 | .187 | .178 | .171 | .158 | .148 | .139 | .126 |
| | Minimum Premium Ratio | .945 | .905 | .872 | .842 | .816 | .792 | .770 | .750 | .732 | .714 | .683 | .655 | .631 | .589 |
| 31 | Basic Premium Ratio | .333 | .285 | .255 | .233 | .216 | .202 | .190 | .180 | .172 | .164 | .152 | .142 | .134 | .122 |
| | Minimum Premium Ratio | .944 | .904 | .870 | .841 | .814 | .790 | .769 | .749 | .730 | .714 | .683 | .656 | .633 | .591 |
| 30 | Basic Premium Ratio | .324 | .277 | .247 | .225 | .208 | .195 | .183 | .174 | .166 | .159 | .147 | .137 | .130 | .118 |
| | Minimum Premium Ratio | .943 | .902 | .869 | .840 | .814 | .790 | .769 | .748 | .730 | .713 | .683 | .658 | .634 | .595 |
| 29 | Basic Premium Ratio | .315 | .268 | .239 | .218 | .201 | .188 | .177 | .168 | .160 | .153 | .142 | .133 | .126 | .115 |
| | Minimum Premium Ratio | .942 | .902 | .868 | .839 | .813 | .790 | .769 | .749 | .731 | .715 | .685 | .659 | .637 | .599 |
| 28 | Basic Premium Ratio | .306 | .260 | .231 | .210 | .194 | .181 | .170 | .161 | .153 | .147 | .136 | .127 | .120 | .109 |
| | Minimum Premium Ratio | .942 | .901 | .867 | .838 | .811 | .788 | .766 | .747 | .729 | .711 | .681 | .655 | .632 | .593 |
| 27 | Basic Premium Ratio | .298 | .252 | .223 | .202 | .186 | .173 | .163 | .153 | .146 | .139 | .128 | .119 | .112 | .101 |
| | Minimum Premium Ratio | .940 | .898 | .864 | .833 | .806 | .781 | .758 | .738 | .718 | .700 | .668 | .640 | .614 | .571 |
| 26 | Basic Premium Ratio | .290 | .244 | .216 | .195 | .179 | .166 | .155 | .146 | .138 | .132 | .121 | .112 | .105 | .094 |
| | Minimum Premium Ratio | .939 | .896 | .860 | .829 | .801 | .775 | .752 | .731 | .711 | .691 | .657 | .627 | .599 | .553 |
| 25 | Basic Premium Ratio | .281 | .236 | .208 | .188 | .172 | .159 | .148 | .139 | .132 | .125 | .114 | .105 | .098 | .088 |
| | Minimum Premium Ratio | .938 | .895 | .858 | .826 | .797 | .771 | .747 | .725 | .704 | .685 | .650 | .619 | .592 | .542 |
| 24 | Basic Premium Ratio | .270 | .226 | .199 | .179 | .164 | .152 | .142 | .133 | .126 | .120 | .110 | .102 | .095 | .086 |
| | Minimum Premium Ratio | .938 | .894 | .858 | .827 | .798 | .773 | .749 | .729 | .708 | .689 | .655 | .625 | .600 | .551 |
| 23 | Basic Premium Ratio | .259 | .216 | .190 | .171 | .156 | .145 | .136 | .128 | .121 | .115 | .106 | .098 | .093 | .084 |
| | Minimum Premium Ratio | .938 | .895 | .860 | .829 | .802 | .777 | .753 | .733 | .714 | .697 | .663 | .636 | .608 | .564 |
| 22 | Basic Premium Ratio | .248 | .207 | .181 | .163 | .150 | .139 | .130 | .123 | .116 | .111 | .102 | .095 | .090 | .082 |
| | Minimum Premium Ratio | .938 | .896 | .862 | .832 | .805 | .781 | .760 | .739 | .722 | .704 | .674 | .648 | .622 | .580 |
| 21 | Basic Premium Ratio | .236 | .197 | .173 | .156 | .143 | .133 | .125 | .118 | .112 | .107 | .099 | .093 | .088 | .080 |
| | Minimum Premium Ratio | .940 | .899 | .865 | .836 | .811 | .787 | .766 | .747 | .730 | .714 | .685 | .659 | .636 | .599 |
| 20 | Basic Premium Ratio | .226 | .188 | .165 | .149 | .136 | .126 | .119 | .112 | .107 | .102 | .094 | .089 | .084 | .077 |
| | Minimum Premium Ratio | .939 | .898 | .865 | .835 | .810 | .788 | .766 | .748 | .730 | .715 | .689 | .662 | .642 | .607 |
| 19 | Basic Premium Ratio | .218 | .180 | .156 | .140 | .128 | .119 | .111 | .105 | .100 | .096 | .089 | .084 | .080 | .074 |
| | Minimum Premium Ratio | .937 | .894 | .860 | .830 | .804 | .781 | .761 | .742 | .724 | .708 | .680 | .655 | .633 | .597 |
| 18 | Basic Premium Ratio | .208 | .171 | .148 | .133 | .121 | .112 | .105 | .099 | .095 | .091 | .084 | .080 | .076 | .071 |
| | Minimum Premium Ratio | .935 | .892 | .857 | .826 | .800 | .777 | .756 | .737 | .718 | .703 | .677 | .651 | .631 | .594 |
| 17 | Basic Premium Ratio | .199 | .162 | .140 | .125 | .115 | .106 | .099 | .094 | .090 | .086 | .081 | .076 | .073 | .069 |
| | Minimum Premium Ratio | .934 | .891 | .856 | .826 | .798 | .775 | .755 | .736 | .717 | .703 | .673 | .653 | .631 | .592 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 16 | Basic Premium Ratio | .189 | .154 | .133 | .119 | .109 | .101 | .095 | .090 | .086 | .082 | .077 | .073 | .071 | .067 |
| | Minimum Premium Ratio | .934 | .890 | .855 | .825 | .798 | .775 | .754 | .736 | .719 | .706 | .679 | .658 | .633 | .598 |
| 15 | Basic Premium Ratio | .181 | .146 | .126 | .113 | .103 | .096 | .090 | .086 | .082 | .079 | .075 | .071 | .069 | .065 |
| | Minimum Premium Ratio | .933 | .889 | .855 | .826 | .801 | .778 | .759 | .739 | .724 | .710 | .682 | .663 | .641 | .613 |
| 14 | Basic Premium Ratio | .176 | .139 | .119 | .108 | .100 | .093 | .088 | .084 | .081 | .078 | .074 | .070 | .068 | .065 |
| | Minimum Premium Ratio | .924 | .878 | .850 | .821 | .796 | .775 | .755 | .737 | .720 | .706 | .679 | .663 | .642 | .608 |
| 13 | Basic Premium Ratio | .170 | .131 | .113 | .103 | .096 | .090 | .085 | .082 | .079 | .076 | .072 | .070 | .067 | .064 |
| | Minimum Premium Ratio | .915 | .868 | .844 | .818 | .793 | .772 | .754 | .735 | .719 | .706 | .682 | .656 | .643 | .612 |
| 12 | Basic Premium Ratio | .164 | .123 | .107 | .099 | .092 | .087 | .083 | .080 | .077 | .075 | .071 | .069 | .067 | .064 |
| | Minimum Premium Ratio | .904 | .860 | .839 | .812 | .791 | .770 | .751 | .732 | .718 | .702 | .680 | .655 | .637 | .606 |
| 11 | Basic Premium Ratio | .156 | .113 | .102 | .094 | .089 | .084 | .081 | .078 | .075 | .073 | .070 | .068 | .066 | .063 |
| | Minimum Premium Ratio | .892 | .859 | .834 | .811 | .786 | .768 | .747 | .730 | .718 | .704 | .678 | .655 | .638 | .612 |
| 10 | Basic Premium Ratio | .148 | .104 | .097 | .090 | .086 | .082 | .078 | .076 | .074 | .072 | .069 | .067 | .065 | .063 |
| | Minimum Premium Ratio | .876 | .858 | .829 | .807 | .782 | .762 | .748 | .728 | .712 | .699 | .676 | .654 | .640 | .605 |
| 9 | Basic Premium Ratio | .139 | .098 | .092 | .087 | .082 | .079 | .076 | .074 | .072 | .070 | .068 | .066 | .065 | .062 |
| | Minimum Premium Ratio | .856 | .853 | .825 | .800 | .782 | .761 | .744 | .727 | .712 | .702 | .674 | .654 | .631 | .612 |
| 8 | Basic Premium Ratio | .106 | .093 | .087 | .083 | .079 | .076 | .074 | .072 | .070 | .069 | .067 | .065 | .064 | .062 |
| | Minimum Premium Ratio | .855 | .846 | .823 | .798 | .779 | .761 | .741 | .725 | .713 | .697 | .671 | .654 | .633 | .604 |
| 7 | Basic Premium Ratio | .097 | .088 | .083 | .079 | .076 | .074 | .072 | .070 | .069 | .068 | .066 | .064 | .063 | .061 |
| | Minimum Premium Ratio | .855 | .840 | .818 | .797 | .777 | .756 | .738 | .725 | .707 | .691 | .668 | .655 | .636 | .613 |
| 6 | Basic Premium Ratio | .089 | .083 | .079 | .076 | .074 | .072 | .070 | .068 | .067 | .066 | .065 | .063 | .062 | .061 |
| | Minimum Premium Ratio | .855 | .836 | .814 | .792 | .768 | .749 | .735 | .725 | .709 | .696 | .664 | .656 | .640 | .602 |
| 5 | Basic Premium Ratio | .082 | .078 | .075 | .073 | .071 | .069 | .068 | .067 | .066 | .065 | .063 | .062 | .062 | .061 |
| | Minimum Premium Ratio | .855 | .833 | .811 | .787 | .767 | .752 | .732 | .714 | .700 | .689 | .677 | .658 | .624 | .586 |
| 4 | Basic Premium Ratio | .077 | .074 | .071 | .070 | .068 | .067 | .066 | .065 | .064 | .063 | .062 | .062 | .061 | .061 |
| | Minimum Premium Ratio | .855 | .830 | .811 | .782 | .767 | .752 | .729 | .714 | .700 | .689 | .677 | .658 | .624 | .586 |

PROPOSED

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90496 Table V.

RETROSPECTIVE RATING PLAN A3
 MINIMUM PREMIUM RATIOS
 AND BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR=.729
 Effective January 1, ((2000)) 2001

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 63 | Basic Premium Ratio | .818 | .762 | .722 | .692 | .666 | .642 | .622 | .603 | .586 | .571 | .543 | .517 | .495 | .458 |
| | Minimum Premium Ratio | .947 | .916 | .892 | .871 | .853 | .837 | .822 | .808 | .795 | .782 | .759 | .738 | .718 | .682 |
| 62 | Basic Premium Ratio | .814 | .760 | .719 | .687 | .659 | .636 | .616 | .596 | .578 | .562 | .534 | .509 | .486 | .448 |
| | Minimum Premium Ratio | .945 | .912 | .887 | .866 | .848 | .831 | .815 | .801 | .788 | .775 | .751 | .729 | .709 | .673 |

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|--------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | |
| 61 Basic Premium Ratio | .813 | .754 | .713 | .680 | .652 | .628 | .606 | .587 | .570 | .553 | .524 | .497 | .475 | .437 |
| 61 Minimum Premium Ratio | .942 | .909 | .883 | .861 | .842 | .825 | .809 | .794 | .780 | .767 | .743 | .721 | .700 | .663 |
| 60 Basic Premium Ratio | .811 | .749 | .705 | .672 | .644 | .618 | .597 | .577 | .558 | .543 | .513 | .486 | .464 | .425 |
| 60 Minimum Premium Ratio | .939 | .905 | .879 | .856 | .836 | .819 | .802 | .787 | .773 | .759 | .734 | .712 | .690 | .653 |
| 59 Basic Premium Ratio | .805 | .744 | .699 | .664 | .634 | .608 | .586 | .567 | .549 | .532 | .501 | .475 | .452 | .413 |
| 59 Minimum Premium Ratio | .937 | .901 | .874 | .851 | .831 | .813 | .796 | .780 | .765 | .751 | .726 | .703 | .681 | .643 |
| 58 Basic Premium Ratio | .802 | .737 | .691 | .655 | .626 | .599 | .577 | .557 | .538 | .521 | .490 | .464 | .441 | .403 |
| 58 Minimum Premium Ratio | .934 | .898 | .870 | .846 | .825 | .807 | .789 | .773 | .758 | .744 | .718 | .694 | .672 | .633 |
| 57 Basic Premium Ratio | .796 | .731 | .685 | .647 | .618 | .591 | .568 | .547 | .528 | .511 | .480 | .454 | .431 | .392 |
| 57 Minimum Premium Ratio | .932 | .894 | .865 | .841 | .819 | .800 | .782 | .766 | .751 | .736 | .710 | .685 | .663 | .624 |
| 56 Basic Premium Ratio | .794 | .725 | .678 | .640 | .609 | .581 | .558 | .537 | .518 | .501 | .470 | .443 | .421 | .382 |
| 56 Minimum Premium Ratio | .928 | .890 | .860 | .835 | .813 | .794 | .776 | .759 | .743 | .728 | .701 | .677 | .654 | .614 |
| 55 Basic Premium Ratio | .790 | .721 | .671 | .632 | .601 | .573 | .550 | .527 | .509 | .490 | .460 | .433 | .411 | .371 |
| 55 Minimum Premium Ratio | .925 | .885 | .855 | .830 | .807 | .787 | .768 | .752 | .735 | .721 | .693 | .668 | .645 | .606 |
| 54 Basic Premium Ratio | .787 | .714 | .666 | .626 | .592 | .565 | .541 | .518 | .499 | .481 | .450 | .423 | .400 | .363 |
| 54 Minimum Premium Ratio | .921 | .881 | .849 | .823 | .801 | .780 | .761 | .744 | .728 | .713 | .685 | .660 | .637 | .597 |
| 53 Basic Premium Ratio | .784 | .709 | .659 | .617 | .585 | .555 | .532 | .509 | .489 | .472 | .440 | .414 | .391 | .353 |
| 53 Minimum Premium Ratio | .917 | .876 | .844 | .818 | .794 | .774 | .754 | .737 | .721 | .705 | .677 | .652 | .629 | .589 |
| 52 Basic Premium Ratio | .780 | .704 | .651 | .610 | .577 | .548 | .522 | .501 | .481 | .463 | .431 | .405 | .382 | .345 |
| 52 Minimum Premium Ratio | .913 | .871 | .839 | .812 | .788 | .767 | .748 | .729 | .713 | .697 | .669 | .644 | .621 | .581 |
| 51 Basic Premium Ratio | .775 | .698 | .644 | .602 | .567 | .539 | .514 | .491 | .471 | .454 | .422 | .396 | .372 | .336 |
| 51 Minimum Premium Ratio | .909 | .866 | .833 | .806 | .782 | .760 | .740 | .722 | .705 | .689 | .661 | .635 | .613 | .573 |
| 50 Basic Premium Ratio | .769 | .690 | .634 | .593 | .557 | .529 | .502 | .480 | .460 | .442 | .411 | .384 | .362 | .325 |
| 50 Minimum Premium Ratio | .905 | .861 | .828 | .799 | .775 | .752 | .733 | .714 | .697 | .681 | .652 | .627 | .604 | .564 |
| 49 Basic Premium Ratio | .763 | .682 | .626 | .583 | .548 | .519 | .493 | .470 | .450 | .432 | .400 | .374 | .352 | .316 |
| 49 Minimum Premium Ratio | .901 | .856 | .822 | .793 | .768 | .745 | .725 | .706 | .689 | .673 | .644 | .618 | .595 | .555 |
| 48 Basic Premium Ratio | .756 | .674 | .617 | .574 | .538 | .509 | .482 | .460 | .439 | .422 | .390 | .365 | .342 | .307 |
| 48 Minimum Premium Ratio | .897 | .851 | .816 | .786 | .761 | .738 | .718 | .699 | .682 | .665 | .636 | .610 | .587 | .547 |
| 47 Basic Premium Ratio | .750 | .665 | .607 | .564 | .528 | .498 | .472 | .449 | .429 | .411 | .381 | .355 | .333 | .298 |
| 47 Minimum Premium Ratio | .892 | .846 | .810 | .780 | .754 | .731 | .710 | .692 | .674 | .658 | .628 | .602 | .579 | .539 |
| 46 Basic Premium Ratio | .741 | .654 | .596 | .552 | .516 | .485 | .460 | .437 | .418 | .400 | .370 | .345 | .323 | .289 |
| 46 Minimum Premium Ratio | .888 | .840 | .803 | .773 | .747 | .724 | .703 | .684 | .666 | .650 | .621 | .596 | .573 | .534 |
| 45 Basic Premium Ratio | .731 | .643 | .585 | .540 | .503 | .473 | .448 | .426 | .406 | .389 | .360 | .335 | .315 | .282 |
| 45 Minimum Premium Ratio | .884 | .834 | .796 | .766 | .740 | .717 | .696 | .677 | .660 | .643 | .614 | .589 | .567 | .528 |
| 44 Basic Premium Ratio | .722 | .633 | .573 | .528 | .493 | .463 | .437 | .415 | .396 | .379 | .350 | .326 | .306 | .274 |
| 44 Minimum Premium Ratio | .879 | .828 | .790 | .759 | .732 | .709 | .689 | .670 | .653 | .637 | .608 | .583 | .561 | .523 |

PROPOSED

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|--------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | |
| 43 Basic Premium Ratio | .712 | .622 | .562 | .517 | .481 | .451 | .426 | .405 | .386 | .370 | .341 | .318 | .298 | .267 |
| 43 Minimum Premium Ratio | .874 | .822 | .783 | .752 | .726 | .703 | .682 | .663 | .646 | .630 | .602 | .578 | .556 | .518 |
| 42 Basic Premium Ratio | .703 | .612 | .551 | .506 | .470 | .440 | .415 | .394 | .375 | .358 | .330 | .307 | .288 | .257 |
| 42 Minimum Premium Ratio | .869 | .815 | .776 | .745 | .718 | .694 | .673 | .654 | .637 | .621 | .593 | .568 | .547 | .509 |
| 41 Basic Premium Ratio | .696 | .602 | .541 | .495 | .458 | .429 | .403 | .382 | .363 | .347 | .319 | .296 | .277 | .247 |
| 41 Minimum Premium Ratio | .863 | .809 | .769 | .737 | .710 | .686 | .665 | .645 | .628 | .612 | .583 | .559 | .537 | .499 |
| 40 Basic Premium Ratio | .686 | .592 | .530 | .484 | .448 | .418 | .392 | .371 | .352 | .336 | .308 | .286 | .267 | .237 |
| 40 Minimum Premium Ratio | .858 | .802 | .762 | .729 | .701 | .677 | .656 | .637 | .619 | .603 | .574 | .549 | .527 | .490 |
| 39 Basic Premium Ratio | .677 | .581 | .520 | .473 | .437 | .407 | .382 | .360 | .342 | .325 | .298 | .275 | .257 | .228 |
| 39 Minimum Premium Ratio | .852 | .796 | .754 | .721 | .693 | .669 | .648 | .628 | .610 | .594 | .566 | .541 | .519 | .482 |
| 38 Basic Premium Ratio | .668 | .571 | .509 | .463 | .426 | .396 | .372 | .350 | .332 | .315 | .288 | .266 | .248 | .220 |
| 38 Minimum Premium Ratio | .846 | .789 | .747 | .714 | .686 | .661 | .639 | .620 | .602 | .586 | .557 | .533 | .510 | .473 |
| 37 Basic Premium Ratio | .659 | .562 | .499 | .453 | .416 | .387 | .362 | .340 | .322 | .306 | .279 | .257 | .240 | .212 |
| 37 Minimum Premium Ratio | .839 | .781 | .740 | .706 | .678 | .653 | .631 | .612 | .594 | .578 | .550 | .525 | .503 | .466 |
| 36 Basic Premium Ratio | .649 | .551 | .488 | .442 | .405 | .376 | .351 | .330 | .312 | .297 | .270 | .249 | .231 | .204 |
| 36 Minimum Premium Ratio | .832 | .774 | .732 | .698 | .670 | .645 | .624 | .604 | .586 | .570 | .542 | .517 | .496 | .459 |
| 35 Basic Premium Ratio | .635 | .538 | .475 | .429 | .393 | .365 | .340 | .320 | .302 | .286 | .260 | .240 | .223 | .196 |
| 35 Minimum Premium Ratio | .825 | .766 | .724 | .690 | .662 | .637 | .616 | .596 | .579 | .563 | .535 | .510 | .489 | .453 |
| 34 Basic Premium Ratio | .623 | .525 | .463 | .418 | .382 | .354 | .330 | .309 | .292 | .277 | .252 | .231 | .215 | .189 |
| 34 Minimum Premium Ratio | .816 | .757 | .715 | .682 | .654 | .629 | .608 | .589 | .571 | .556 | .528 | .504 | .483 | .447 |
| 33 Basic Premium Ratio | .610 | .513 | .451 | .406 | .371 | .343 | .320 | .300 | .283 | .268 | .244 | .224 | .208 | .183 |
| 33 Minimum Premium Ratio | .808 | .749 | .707 | .674 | .646 | .622 | .600 | .582 | .564 | .549 | .521 | .498 | .477 | .442 |
| 32 Basic Premium Ratio | .597 | .501 | .440 | .395 | .361 | .334 | .311 | .291 | .274 | .260 | .236 | .217 | .201 | .177 |
| 32 Minimum Premium Ratio | .799 | .740 | .699 | .666 | .638 | .614 | .593 | .575 | .558 | .543 | .515 | .492 | .472 | .438 |
| 31 Basic Premium Ratio | .582 | .486 | .425 | .382 | .348 | .321 | .299 | .280 | .264 | .250 | .226 | .208 | .193 | .171 |
| 31 Minimum Premium Ratio | .791 | .732 | .690 | .658 | .630 | .606 | .586 | .567 | .551 | .536 | .510 | .487 | .467 | .434 |
| 30 Basic Premium Ratio | .567 | .471 | .412 | .369 | .336 | .309 | .288 | .269 | .254 | .240 | .218 | .201 | .187 | .165 |
| 30 Minimum Premium Ratio | .782 | .723 | .681 | .649 | .622 | .599 | .579 | .561 | .545 | .530 | .504 | .482 | .463 | .430 |
| 29 Basic Premium Ratio | .551 | .457 | .398 | .356 | .324 | .299 | .277 | .260 | .245 | .232 | .210 | .194 | .180 | .160 |
| 29 Minimum Premium Ratio | .773 | .714 | .673 | .642 | .615 | .592 | .572 | .555 | .539 | .524 | .499 | .477 | .459 | .427 |
| 28 Basic Premium Ratio | .537 | .444 | .386 | .344 | .313 | .287 | .266 | .249 | .234 | .221 | .200 | .184 | .171 | .151 |
| 28 Minimum Premium Ratio | .764 | .705 | .665 | .633 | .606 | .584 | .564 | .546 | .530 | .516 | .491 | .470 | .451 | .421 |
| 27 Basic Premium Ratio | .524 | .431 | .373 | .332 | .300 | .275 | .254 | .236 | .221 | .208 | .187 | .170 | .157 | .136 |
| 27 Minimum Premium Ratio | .755 | .697 | .655 | .623 | .596 | .573 | .552 | .534 | .518 | .502 | .476 | .453 | .433 | .400 |
| 26 Basic Premium Ratio | .510 | .418 | .361 | .320 | .288 | .263 | .242 | .224 | .209 | .196 | .175 | .158 | .145 | .124 |
| 26 Minimum Premium Ratio | .747 | .688 | .646 | .613 | .586 | .562 | .541 | .523 | .505 | .490 | .463 | .439 | .418 | .383 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 25 | Basic Premium Ratio | .497 | .405 | .348 | .307 | .276 | .251 | .230 | .213 | .198 | .185 | .164 | .147 | .134 | .114 |
| | Minimum Premium Ratio | .738 | .679 | .638 | .605 | .577 | .553 | .531 | .512 | .495 | .479 | .451 | .427 | .405 | .369 |
| 24 | Basic Premium Ratio | .476 | .386 | .331 | .292 | .262 | .238 | .218 | .202 | .188 | .176 | .157 | .141 | .129 | .111 |
| | Minimum Premium Ratio | .727 | .669 | .628 | .596 | .569 | .546 | .525 | .506 | .490 | .474 | .447 | .423 | .402 | .367 |
| 23 | Basic Premium Ratio | .454 | .368 | .315 | .277 | .249 | .226 | .208 | .192 | .179 | .168 | .150 | .136 | .124 | .107 |
| | Minimum Premium Ratio | .716 | .659 | .619 | .588 | .561 | .539 | .519 | .501 | .485 | .469 | .443 | .420 | .400 | .365 |
| 22 | Basic Premium Ratio | .434 | .351 | .300 | .264 | .237 | .216 | .198 | .184 | .172 | .161 | .144 | .131 | .120 | .104 |
| | Minimum Premium Ratio | .704 | .649 | .611 | .580 | .555 | .533 | .513 | .496 | .480 | .465 | .439 | .417 | .397 | .363 |
| 21 | Basic Premium Ratio | .414 | .335 | .286 | .252 | .226 | .206 | .190 | .176 | .165 | .155 | .139 | .126 | .117 | .102 |
| | Minimum Premium Ratio | .693 | .640 | .603 | .573 | .548 | .527 | .508 | .491 | .476 | .461 | .436 | .414 | .395 | .361 |
| 20 | Basic Premium Ratio | .394 | .318 | .271 | .238 | .214 | .194 | .178 | .166 | .155 | .145 | .130 | .119 | .110 | .096 |
| | Minimum Premium Ratio | .683 | .631 | .595 | .566 | .541 | .520 | .502 | .485 | .470 | .456 | .431 | .410 | .391 | .358 |
| 19 | Basic Premium Ratio | .377 | .301 | .254 | .222 | .198 | .179 | .164 | .152 | .142 | .133 | .120 | .109 | .101 | .089 |
| | Minimum Premium Ratio | .674 | .621 | .585 | .557 | .533 | .513 | .494 | .478 | .464 | .450 | .426 | .405 | .387 | .355 |
| 18 | Basic Premium Ratio | .358 | .283 | .238 | .207 | .184 | .166 | .152 | .140 | .131 | .123 | .110 | .101 | .094 | .083 |
| | Minimum Premium Ratio | .664 | .612 | .575 | .547 | .524 | .505 | .488 | .472 | .458 | .445 | .421 | .401 | .383 | .352 |
| 17 | Basic Premium Ratio | .339 | .266 | .222 | .192 | .171 | .154 | .140 | .130 | .121 | .114 | .103 | .094 | .088 | .079 |
| | Minimum Premium Ratio | .654 | .602 | .567 | .539 | .517 | .497 | .480 | .466 | .453 | .440 | .418 | .398 | .380 | .350 |
| 16 | Basic Premium Ratio | .320 | .249 | .208 | .179 | .159 | .143 | .131 | .121 | .113 | .106 | .096 | .088 | .083 | .075 |
| | Minimum Premium Ratio | .644 | .593 | .559 | .532 | .510 | .491 | .475 | .461 | .448 | .436 | .414 | .395 | .378 | .348 |
| 15 | Basic Premium Ratio | .303 | .234 | .194 | .168 | .148 | .134 | .122 | .113 | .106 | .100 | .091 | .084 | .079 | .072 |
| | Minimum Premium Ratio | .635 | .586 | .552 | .526 | .504 | .486 | .470 | .457 | .445 | .433 | .412 | .393 | .376 | .346 |
| 14 | Basic Premium Ratio | .293 | .220 | .180 | .157 | .141 | .128 | .117 | .109 | .103 | .097 | .089 | .082 | .078 | .071 |
| | Minimum Premium Ratio | .630 | .579 | .545 | .521 | .501 | .483 | .468 | .455 | .443 | .432 | .411 | .392 | .375 | .346 |
| 13 | Basic Premium Ratio | .281 | .204 | .167 | .148 | .133 | .122 | .112 | .105 | .099 | .094 | .086 | .081 | .076 | .070 |
| | Minimum Premium Ratio | .624 | .571 | .538 | .516 | .497 | .480 | .465 | .453 | .441 | .430 | .409 | .391 | .374 | .345 |
| 12 | Basic Premium Ratio | .269 | .187 | .156 | .139 | .126 | .116 | .108 | .101 | .096 | .091 | .084 | .079 | .075 | .069 |
| | Minimum Premium Ratio | .618 | .562 | .533 | .512 | .493 | .477 | .463 | .451 | .440 | .429 | .408 | .390 | .374 | .345 |
| 11 | Basic Premium Ratio | .254 | .167 | .145 | .130 | .119 | .110 | .103 | .097 | .092 | .088 | .082 | .077 | .073 | .068 |
| | Minimum Premium Ratio | .611 | .552 | .527 | .507 | .490 | .474 | .461 | .449 | .438 | .427 | .407 | .389 | .373 | .344 |
| 10 | Basic Premium Ratio | .238 | .150 | .135 | .122 | .113 | .105 | .098 | .093 | .089 | .085 | .079 | .075 | .072 | .067 |
| | Minimum Premium Ratio | .603 | .544 | .522 | .503 | .487 | .472 | .458 | .447 | .436 | .426 | .406 | .388 | .372 | .344 |
| 9 | Basic Premium Ratio | .219 | .138 | .125 | .115 | .106 | .100 | .094 | .089 | .085 | .082 | .077 | .073 | .071 | .066 |
| | Minimum Premium Ratio | .593 | .538 | .517 | .500 | .483 | .469 | .456 | .445 | .434 | .424 | .405 | .387 | .372 | .343 |
| 8 | Basic Premium Ratio | .197 | .127 | .116 | .107 | .100 | .094 | .090 | .086 | .082 | .079 | .075 | .072 | .069 | .065 |
| | Minimum Premium Ratio | .582 | .532 | .513 | .496 | .480 | .466 | .454 | .443 | .433 | .423 | .404 | .387 | .371 | .343 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|-----------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 7 | Basic Premium Ratio | .170 | .117 | .108 | .100 | .094 | .089 | .085 | .082 | .079 | .077 | .073 | .070 | .068 | .064 |
| | Minimum Premium Ratio | .569 | .527 | .509 | .492 | .477 | .464 | .452 | .441 | .431 | .422 | .403 | .386 | .370 | .342 |
| 6 | Basic Premium Ratio | .137 | .107 | .100 | .094 | .089 | .085 | .081 | .078 | .076 | .074 | .071 | .068 | .066 | .064 |
| | Minimum Premium Ratio | .552 | .522 | .505 | .489 | .475 | .462 | .450 | .439 | .430 | .420 | .402 | .385 | .369 | .342 |
| 5 | Basic Premium Ratio | .105 | .098 | .092 | .087 | .083 | .080 | .077 | .075 | .073 | .071 | .068 | .066 | .065 | .063 |
| | Minimum Premium Ratio | .536 | .518 | .501 | .486 | .472 | .459 | .448 | .438 | .428 | .419 | .400 | .384 | .369 | .342 |
| 4 | Basic Premium Ratio | .104 | .089 | .085 | .081 | .078 | .075 | .073 | .072 | .070 | .068 | .066 | .065 | .064 | .062 |
| | Minimum Premium Ratio | .532 | .513 | .497 | .483 | .469 | .457 | .446 | .436 | .427 | .417 | .399 | .383 | .368 | .342 |

AMENDATORY SECTION (Amending WSR 00-11-060, filed 5/12/00, effective 7/1/00)

WAC 296-17-90497 Table VI.

RETROSPECTIVE RATING PLAN B
 BASIC PREMIUM RATIOS
 AND LOSS CONVERSION FACTORS
 Effective January 1, (~~2000~~) 2001

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 63 | Basic Premium Ratio | .993 | .986 | .979 | .972 | .965 | .958 | .951 | .944 | .938 | .931 | .917 | .903 | .889 | .861 |
| | Loss Conversion Factor | .007 | .014 | .021 | .028 | .035 | .042 | .049 | .056 | .062 | .069 | .083 | .097 | .111 | .139 |
| 62 | Basic Premium Ratio | .992 | .985 | .977 | .970 | .962 | .954 | .947 | .939 | .931 | .924 | .909 | .893 | .878 | .848 |
| | Loss Conversion Factor | .008 | .015 | .023 | .030 | .038 | .046 | .053 | .061 | .069 | .076 | .091 | .107 | .122 | .152 |
| 61 | Basic Premium Ratio | .992 | .983 | .975 | .967 | .959 | .950 | .942 | .934 | .926 | .917 | .901 | .884 | .868 | .835 |
| | Loss Conversion Factor | .008 | .017 | .025 | .033 | .041 | .050 | .058 | .066 | .074 | .083 | .099 | .116 | .132 | .165 |
| 60 | Basic Premium Ratio | .991 | .982 | .973 | .964 | .955 | .946 | .937 | .928 | .919 | .910 | .892 | .874 | .856 | .819 |
| | Loss Conversion Factor | .009 | .018 | .027 | .036 | .045 | .054 | .063 | .072 | .081 | .090 | .108 | .126 | .144 | .181 |
| 59 | Basic Premium Ratio | .990 | .980 | .971 | .961 | .951 | .941 | .931 | .921 | .912 | .902 | .882 | .862 | .843 | .803 |
| | Loss Conversion Factor | .010 | .020 | .029 | .039 | .049 | .059 | .069 | .079 | .088 | .098 | .118 | .138 | .157 | .197 |
| 58 | Basic Premium Ratio | .989 | .979 | .968 | .957 | .947 | .936 | .926 | .915 | .904 | .894 | .872 | .851 | .830 | .787 |
| | Loss Conversion Factor | .011 | .021 | .032 | .043 | .053 | .064 | .074 | .085 | .096 | .106 | .128 | .149 | .170 | .213 |
| 57 | Basic Premium Ratio | .989 | .977 | .966 | .954 | .943 | .931 | .920 | .908 | .897 | .886 | .863 | .840 | .817 | .771 |
| | Loss Conversion Factor | .011 | .023 | .034 | .046 | .057 | .069 | .080 | .092 | .103 | .114 | .137 | .160 | .183 | .229 |
| 56 | Basic Premium Ratio | .988 | .976 | .963 | .951 | .939 | .927 | .914 | .902 | .890 | .878 | .853 | .829 | .805 | .756 |
| | Loss Conversion Factor | .012 | .024 | .037 | .049 | .061 | .073 | .086 | .098 | .110 | .122 | .147 | .171 | .195 | .244 |
| 55 | Basic Premium Ratio | .987 | .974 | .961 | .948 | .935 | .922 | .909 | .896 | .883 | .870 | .844 | .818 | .792 | .741 |
| | Loss Conversion Factor | .013 | .026 | .039 | .052 | .065 | .078 | .091 | .104 | .117 | .130 | .156 | .182 | .208 | .259 |
| 54 | Basic Premium Ratio | .986 | .972 | .959 | .945 | .931 | .917 | .904 | .890 | .876 | .862 | .835 | .807 | .780 | .724 |
| | Loss Conversion Factor | .014 | .028 | .041 | .055 | .069 | .083 | .096 | .110 | .124 | .138 | .165 | .193 | .220 | .276 |
| 53 | Basic Premium Ratio | .985 | .971 | .956 | .941 | .927 | .912 | .898 | .883 | .868 | .854 | .824 | .795 | .766 | .707 |
| | Loss Conversion Factor | .015 | .029 | .044 | .059 | .073 | .088 | .102 | .117 | .132 | .146 | .176 | .205 | .234 | .293 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 52 | Basic Premium Ratio | .984 | .969 | .953 | .938 | .922 | .907 | .891 | .876 | .860 | .845 | .814 | .783 | .752 | .690 |
| | Loss Conversion Factor | .016 | .031 | .047 | .062 | .078 | .093 | .109 | .124 | .140 | .155 | .186 | .217 | .248 | .310 |
| 51 | Basic Premium Ratio | .983 | .967 | .950 | .934 | .917 | .901 | .884 | .868 | .851 | .835 | .802 | .769 | .735 | .669 |
| | Loss Conversion Factor | .017 | .033 | .050 | .066 | .083 | .099 | .116 | .132 | .149 | .165 | .198 | .231 | .265 | .331 |
| 50 | Basic Premium Ratio | .982 | .965 | .947 | .929 | .911 | .894 | .876 | .858 | .841 | .823 | .787 | .752 | .717 | .646 |
| | Loss Conversion Factor | .018 | .035 | .053 | .071 | .089 | .106 | .124 | .142 | .159 | .177 | .213 | .248 | .283 | .354 |
| 49 | Basic Premium Ratio | .981 | .962 | .943 | .924 | .905 | .886 | .867 | .848 | .829 | .810 | .772 | .734 | .696 | .621 |
| | Loss Conversion Factor | .019 | .038 | .057 | .076 | .095 | .114 | .133 | .152 | .171 | .190 | .228 | .266 | .304 | .379 |
| 48 | Basic Premium Ratio | .980 | .959 | .939 | .919 | .898 | .878 | .858 | .837 | .817 | .797 | .756 | .716 | .675 | .594 |
| | Loss Conversion Factor | .020 | .041 | .061 | .081 | .102 | .122 | .142 | .163 | .183 | .203 | .244 | .284 | .325 | .406 |
| 47 | Basic Premium Ratio | .978 | .957 | .935 | .913 | .891 | .870 | .848 | .826 | .805 | .783 | .740 | .696 | .653 | .566 |
| | Loss Conversion Factor | .022 | .043 | .065 | .087 | .109 | .130 | .152 | .174 | .195 | .217 | .260 | .304 | .347 | .434 |
| 46 | Basic Premium Ratio | .977 | .954 | .931 | .908 | .885 | .862 | .839 | .816 | .793 | .770 | .724 | .677 | .631 | .539 |
| | Loss Conversion Factor | .023 | .046 | .069 | .092 | .115 | .138 | .161 | .184 | .207 | .230 | .276 | .323 | .369 | .461 |
| 45 | Basic Premium Ratio | .976 | .951 | .927 | .902 | .878 | .854 | .829 | .805 | .780 | .756 | .707 | .658 | .609 | .512 |
| | Loss Conversion Factor | .024 | .049 | .073 | .098 | .122 | .146 | .171 | .195 | .220 | .244 | .293 | .342 | .391 | .488 |
| 44 | Basic Premium Ratio | .974 | .948 | .922 | .897 | .871 | .845 | .819 | .793 | .767 | .742 | .690 | .638 | .587 | .483 |
| | Loss Conversion Factor | .026 | .052 | .078 | .103 | .129 | .155 | .181 | .207 | .233 | .258 | .310 | .362 | .413 | .517 |
| 43 | Basic Premium Ratio | .973 | .945 | .918 | .891 | .863 | .836 | .809 | .781 | .754 | .727 | .672 | .617 | .562 | .453 |
| | Loss Conversion Factor | .027 | .055 | .082 | .109 | .137 | .164 | .191 | .219 | .246 | .273 | .328 | .383 | .438 | .547 |
| 42 | Basic Premium Ratio | .970 | .941 | .911 | .881 | .852 | .822 | .792 | .763 | .733 | .703 | .644 | .585 | .525 | .406 |
| | Loss Conversion Factor | .030 | .059 | .089 | .119 | .148 | .178 | .208 | .237 | .267 | .297 | .356 | .415 | .475 | .594 |
| 41 | Basic Premium Ratio | .968 | .935 | .903 | .870 | .838 | .806 | .773 | .741 | .708 | .676 | .611 | .546 | .481 | .352 |
| | Loss Conversion Factor | .032 | .065 | .097 | .130 | .162 | .194 | .227 | .259 | .292 | .324 | .389 | .454 | .519 | .648 |
| 40 | Basic Premium Ratio | .965 | .929 | .894 | .859 | .823 | .788 | .753 | .718 | .682 | .647 | .576 | .506 | .435 | .294 |
| | Loss Conversion Factor | .035 | .071 | .106 | .141 | .177 | .212 | .247 | .282 | .318 | .353 | .424 | .494 | .565 | .706 |
| 39 | Basic Premium Ratio | .962 | .923 | .885 | .847 | .808 | .770 | .732 | .693 | .655 | .616 | .540 | .463 | .386 | .233 |
| | Loss Conversion Factor | .038 | .077 | .115 | .153 | .192 | .230 | .268 | .307 | .345 | .384 | .460 | .537 | .614 | .767 |
| 38 | Basic Premium Ratio | .958 | .917 | .875 | .834 | .792 | .751 | .709 | .668 | .626 | .585 | .502 | .419 | .336 | .170 |
| | Loss Conversion Factor | .042 | .083 | .125 | .166 | .208 | .249 | .291 | .332 | .374 | .415 | .498 | .581 | .664 | .830 |
| 37 | Basic Premium Ratio | .955 | .910 | .865 | .820 | .776 | .731 | .686 | .641 | .596 | .551 | .461 | .371 | .282 | .102 |
| | Loss Conversion Factor | .045 | .090 | .135 | .180 | .224 | .269 | .314 | .359 | .404 | .449 | .539 | .629 | .718 | .898 |
| 36 | Basic Premium Ratio | .951 | .903 | .854 | .806 | .757 | .709 | .660 | .612 | .563 | .514 | .417 | .320 | .223 | .029 |
| | Loss Conversion Factor | .049 | .097 | .146 | .194 | .243 | .291 | .340 | .388 | .437 | .486 | .583 | .680 | .777 | .971 |
| 35 | Basic Premium Ratio | .947 | .895 | .842 | .789 | .736 | .684 | .631 | .578 | .525 | .473 | .367 | .262 | .156 | .000 |
| | Loss Conversion Factor | .053 | .105 | .158 | .211 | .264 | .316 | .369 | .422 | .475 | .527 | .633 | .738 | .844 | .987 |
| 34 | Basic Premium Ratio | .943 | .886 | .829 | .771 | .714 | .657 | .600 | .543 | .486 | .428 | .314 | .200 | .085 | .000 |
| | Loss Conversion Factor | .057 | .114 | .171 | .229 | .286 | .343 | .400 | .457 | .514 | .572 | .686 | .800 | .915 | .969 |

PROPOSED

| Maximum Premium Ratio: | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 | |
|------------------------|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 33 | Basic Premium Ratio | .938 | .876 | .814 | .752 | .690 | .628 | .567 | .505 | .443 | .381 | .257 | .133 | .009 | .000 |
| | Loss Conversion Factor | .062 | .124 | .186 | .248 | .310 | .372 | .433 | .495 | .557 | .619 | .743 | .867 | .991 | .953 |
| 32 | Basic Premium Ratio | .933 | .866 | .799 | .732 | .665 | .598 | .531 | .463 | .396 | .329 | .195 | .061 | .000 | .000 |
| | Loss Conversion Factor | .067 | .134 | .201 | .268 | .335 | .402 | .469 | .537 | .604 | .671 | .805 | .939 | .984 | .939 |
| 31 | Basic Premium Ratio | .927 | .854 | .781 | .707 | .634 | .561 | .488 | .415 | .342 | .268 | .122 | .000 | .000 | .000 |
| | Loss Conversion Factor | .073 | .146 | .219 | .293 | .366 | .439 | .512 | .585 | .658 | .732 | .878 | .994 | .965 | .925 |
| 30 | Basic Premium Ratio | .920 | .840 | .760 | .680 | .600 | .520 | .440 | .360 | .280 | .200 | .040 | .000 | .000 | .000 |
| | Loss Conversion Factor | .080 | .160 | .240 | .320 | .400 | .480 | .560 | .640 | .720 | .800 | .960 | .975 | .949 | .913 |
| 29 | Basic Premium Ratio | .913 | .826 | .739 | .651 | .564 | .477 | .390 | .303 | .216 | .128 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .087 | .174 | .261 | .349 | .436 | .523 | .610 | .697 | .784 | .872 | .990 | .958 | .935 | .902 |
| 28 | Basic Premium Ratio | .904 | .807 | .711 | .615 | .519 | .422 | .326 | .230 | .134 | .037 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .096 | .193 | .289 | .385 | .481 | .578 | .674 | .770 | .866 | .963 | .969 | .940 | .918 | .887 |
| 27 | Basic Premium Ratio | .892 | .785 | .677 | .570 | .462 | .355 | .247 | .140 | .032 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .108 | .215 | .323 | .430 | .538 | .645 | .753 | .860 | .968 | .983 | .946 | .918 | .897 | .868 |
| 26 | Basic Premium Ratio | .881 | .761 | .642 | .522 | .403 | .283 | .164 | .044 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .119 | .239 | .358 | .478 | .597 | .717 | .836 | .956 | .983 | .960 | .925 | .899 | .879 | .851 |
| 25 | Basic Premium Ratio | .868 | .736 | .604 | .472 | .340 | .208 | .075 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .132 | .264 | .396 | .528 | .660 | .792 | .925 | .987 | .961 | .940 | .907 | .883 | .864 | .838 |
| 24 | Basic Premium Ratio | .852 | .705 | .557 | .409 | .261 | .114 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .148 | .295 | .443 | .591 | .739 | .886 | .992 | .964 | .941 | .922 | .893 | .872 | .855 | .832 |
| 23 | Basic Premium Ratio | .835 | .669 | .504 | .338 | .173 | .008 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .165 | .331 | .496 | .662 | .827 | .992 | .969 | .944 | .924 | .907 | .881 | .862 | .848 | .827 |
| 22 | Basic Premium Ratio | .814 | .628 | .442 | .256 | .070 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .186 | .372 | .558 | .744 | .930 | .978 | .949 | .927 | .909 | .894 | .871 | .854 | .841 | .823 |
| 21 | Basic Premium Ratio | .790 | .579 | .369 | .159 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .210 | .421 | .631 | .841 | .990 | .957 | .932 | .912 | .896 | .882 | .862 | .847 | .835 | .818 |
| 20 | Basic Premium Ratio | .758 | .516 | .274 | .032 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .242 | .484 | .726 | .968 | .966 | .936 | .913 | .895 | .881 | .869 | .851 | .837 | .827 | .812 |
| 19 | Basic Premium Ratio | .720 | .439 | .159 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .280 | .561 | .841 | .979 | .942 | .915 | .894 | .878 | .865 | .854 | .838 | .826 | .817 | .805 |
| 18 | Basic Premium Ratio | .672 | .344 | .016 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .328 | .656 | .984 | .954 | .920 | .896 | .877 | .863 | .851 | .842 | .827 | .817 | .810 | .799 |
| 17 | Basic Premium Ratio | .617 | .234 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .383 | .766 | .977 | .932 | .902 | .879 | .863 | .850 | .839 | .831 | .819 | .810 | .803 | .794 |
| 16 | Basic Premium Ratio | .550 | .100 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .450 | .900 | .953 | .913 | .885 | .865 | .851 | .839 | .830 | .823 | .812 | .804 | .798 | .790 |
| 15 | Basic Premium Ratio | .477 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .523 | .992 | .932 | .896 | .872 | .854 | .841 | .831 | .822 | .816 | .806 | .799 | .794 | .788 |

PROPOSED

| Maximum Premium Ratio: | | 1.05 | 1.10 | 1.15 | 1.20 | 1.25 | 1.30 | 1.35 | 1.40 | 1.45 | 1.50 | 1.60 | 1.70 | 1.80 | 2.00 |
|------------------------|------------------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Size Group | | | | | | | | | | | | | | | |
| 14 | Basic Premium Ratio | .414 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .586 | .973 | .912 | .881 | .861 | .846 | .834 | .825 | .818 | .812 | .804 | .797 | .793 | .787 |
| 13 | Basic Premium Ratio | .344 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .656 | .953 | .889 | .867 | .851 | .838 | .828 | .821 | .814 | .809 | .801 | .796 | .791 | .786 |
| 12 | Basic Premium Ratio | .256 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .744 | .931 | .874 | .856 | .842 | .831 | .823 | .816 | .810 | .806 | .799 | .794 | .790 | .785 |
| 11 | Basic Premium Ratio | .159 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .841 | .906 | .860 | .846 | .834 | .825 | .818 | .812 | .807 | .803 | .796 | .792 | .788 | .784 |
| 10 | Basic Premium Ratio | .042 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .958 | .879 | .848 | .836 | .827 | .819 | .813 | .807 | .803 | .800 | .794 | .790 | .787 | .783 |
| 9 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .982 | .850 | .838 | .828 | .820 | .813 | .808 | .803 | .800 | .797 | .792 | .788 | .786 | .782 |
| 8 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .952 | .838 | .828 | .820 | .813 | .808 | .803 | .800 | .796 | .794 | .790 | .787 | .784 | .781 |
| 7 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .917 | .828 | .820 | .813 | .807 | .803 | .799 | .796 | .793 | .791 | .788 | .785 | .783 | .780 |
| 6 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .876 | .818 | .812 | .806 | .802 | .798 | .795 | .792 | .790 | .788 | .785 | .783 | .782 | .779 |
| 5 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .826 | .809 | .804 | .800 | .797 | .794 | .791 | .789 | .787 | .786 | .783 | .782 | .780 | .778 |
| 4 | Basic Premium Ratio | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 | .000 |
| | Loss Conversion Factor | .815 | .800 | .797 | .794 | .792 | .790 | .788 | .786 | .785 | .784 | .782 | .781 | .779 | .777 |

AMENDATORY SECTION (Amending WSR 99-24-055, filed 11/29/99, effective 12/31/99)

WAC 296-17-920 Assessment for supplemental pension fund. The amount of (~~28.7~~) 32.7 mills (~~(\$0287)~~ \$0327) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

WSR 00-19-094
PROPOSED RULES
DEPARTMENT OF ECOLOGY

[Order 00-10—Filed September 20, 2000, 10:51 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-11-031.

Title of Rule: Chapter 173-95A WAC, Uses and limitations of the centennial clean water fund.

Purpose: Update management of the centennial clean water fund.

Other Identifying Information: Being updated in conjunction with chapter 173-98 WAC, Uses and limitations of the water pollution control revolving fund.

Statutory Authority for Adoption: Chapter 70.146 RCW.

Statute Being Implemented: Chapter 70.146 RCW.

Summary: Chapter 173-95A WAC guides the centennial program. Ecology proposes an update and expansion to the rule to encompass the entire scope of the centennial clean water fund program. The rule amendments would help provide consistency and predictability for local governments, tribes, and special districts applying for and receiving funds,

clarify the operation of the fund, and allow a full public participation process to any major/significant policy changes or other changes in direction ecology might decide to put into effect.

Reasons Supporting Proposal: This rule will define and manage the program which has been managed by guideline in the past.

Name of Agency Personnel Responsible for Drafting: Tim Hilliard, Lacey, (360) 407-6429; Implementation: Steve Carley, Lacey, (360) 407-6572; and Enforcement: Megan White, Lacey, (360) 407-6405.

Name of Proponent: Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 173-95A WAC guides the centennial program. The current rule was adopted in 1997 with only a single purpose, related to the Growth Management Act. Ecology proposes an update and expansion to the rule to encompass the entire scope of the centennial clean water fund program. Experience has shown that the fund is difficult to manage without a full-scale rule. The rule amendments would help provide consistency and predictability for local governments, tribes, and special districts applying for and receiving funds, clarify the operation of the fund, and allow a full public participation process to any major/significant policy changes or other changes in direction ecology might decide to put into effect. An added benefit is that the proposed rule language allows a greater degree of concurrent management between the three main water quality programs in the state of Washington, the centennial clean water fund, the water pollution control revolving fund, and the Clean Water Act, Section 319 Nonpoint Fund.

Proposal Changes the Following Existing Rules: The current rule has only a single purpose, related to the Growth Management Act. Ecology proposes an update and expansion to the rule to encompass the entire scope of the centennial clean water fund program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt from the economic analysis (SBEIS) requirements because there are no small businesses within the regulated community.

RCW 34.05.328 does not apply to this rule adoption. This rule is categorically exempt from the provisions of RCW 34.05.328 because it relates only to internal governmental operations that are not subject to violation by a non-governmental party.

Hearing Location: On October 25, at 1:30 p.m., Yakima Valley Museum, 2105 Tieton Drive, Yakima; on October 26, at 9:30 a.m., West Central Community Center, 1603 North Belt, Spokane; and on October 27, at 1:30 p.m., Ecology NW Regional Office, 3190 160th Avenue S.E., Rooms 1A and 1B.

Assistance for Persons with Disabilities: Contact Donna Lynch by October 20, TDD (360) 407-6006, or (360) 407-7529.

Submit Written Comments to: Tim Hilliard, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, fax (360) 407-6426, by November 3, 2000.

Date of Intended Adoption: December 1, 2000.

September 19, 2000

Daniel J. Silver

Deputy Director

AMENDATORY SECTION (Amending Order 97-31, filed 12/3/97, effective 1/3/98)

WAC 173-95A-010 ((~~Purpose and scope.~~) **What is the purpose of this chapter?** ((This chapter is intended to address critical or emergent public health needs or environmental problems in jurisdictions that are not in compliance with the Growth Management Act. It implements an exception to the prohibition of counties, cities, and towns that are not in compliance with the Growth Management Act (chapter 36.70A RCW) from receiving grant or loan funds for water pollution control facilities. The exception is provided in limited circumstances, where necessary to address a public health need or substantial environmental degradation.)) **The purpose of this chapter is to set forth limitations on the allocation and uses of moneys administered by the department of ecology from a special fund within the state treasury known as the water quality account, as authorized by chapter 70.146 RCW. This fund provides financial assistance, in the form of loans and grants to meet high priority water quality management needs, to public bodies throughout the state of Washington. Funded projects must address water quality problems related to public health and environmental degradation. In order to encourage the timely use of funds provided by the state legislature, priority will be given to projects shown to be ready to proceed.**

AMENDATORY SECTION (Amending Order 97-31, filed 12/3/97, effective 1/3/98)

WAC 173-95A-020 ((~~Definitions.~~) **What are the definitions of key terms?** (1) ("Compliance with the Growth Management Act" means that:

(a) ~~A county, city, or town that is required or chooses to plan under RCW 36.70A.040 has adopted a comprehensive plan and development regulations in conformance with the requirements of chapter 36.70A RCW, after it is required that the comprehensive plan and development regulations be adopted; and~~

(b) ~~The county, city, or town has not been found out of compliance by a growth management hearings board; or~~

(c) ~~A growth management hearings board has found a county, city, or town in compliance with the requirements of chapter 36.70A RCW, after previously finding the county, city, or town was not in compliance.~~

(2) "Department" means the department of ecology.

(3) "Public health need" means that a situation exists where:

(a) There is a documented potential for:

(i) Contaminating a source of drinking water; or

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~~(ii) Failure of existing wastewater system or systems resulting in contamination being present on the surface of the ground in such quantities and locations as to create a potential for public contact; or~~

~~(iii) Contamination of a commercial or recreational shellfish bed as to create a critical public health risk associated with consumption of the shellfish; or~~

~~(iv) Contamination of surface water so as to create a critical public health risk associated with recreational use; and~~

~~(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and~~

~~(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.~~

~~(4) "Substantial environmental degradation" means that:~~

~~(a) There is a situation causing real, documented, critical environmental contamination that:~~

~~(i) Contributes to violations of the state's water quality standards; or~~

~~(ii) Interferes with beneficial uses of the waters of the state; and~~

~~(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and~~

~~(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.~~

~~(5) "Water pollution control facility" or "facilities" means any facilities or systems for the control, collection, storage, treatment, disposal, or recycling of wastewater, including but not limited to sanitary sewage, storm water, residential, commercial, industrial, and agricultural wastes, which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include such facilities, equipment, and collection systems as are necessary to protect federally designated sole source aquifers.) "Activities" - see "water pollution control activity."~~

~~(2) "Applicant" means a public body that has applied for funding.~~

~~(3) "Best management practices" means physical, structural, and/or managerial practices, approved by the department, that, when used singularly or in combination, prevent or reduce pollutant discharges.~~

~~(4) "Cash match" means funds to match the state share of a grant that are under the sole control of a public body.~~

~~(5) "Centennial" means the centennial clean water fund.~~

~~(6) "Ceiling amounts" means the largest amount of financial assistance the department can provide to an individual project. Ceiling amounts vary based on factors including the type of project and whether a loan or a grant is awarded.~~

~~(7) "Commercial, industrial, and institutional flows" means the portion of the total flows to a facilities project that originate from commercial establishments, industrial facili-~~

~~ties, or institutional sources such as schools, hospitals, and prisons.~~

~~(8) "Cost-effective alternative" means the alternative with the lowest present worth or equivalent annual value that achieves the requirements of the facility and that recognizes environmental and other nonmonetary considerations.~~

~~(9) "Department" means the department of ecology.~~

~~(10) "Easement," for the purposes of this rule, means a written agreement between a public body and an individual landowner, that allows the public body to have access to the property at any time to inspect, maintain, or repair activities or facilities installed with a loan or a grant, or to hold occasional public tours of the site for educational purposes.~~

~~(11) "Eligible cost" means the portion of the cost of the facilities or activities project that can be financed under the provisions of this chapter.~~

~~(12) "Enforcement order" means an administrative order that is a document issued by the department under the authority of RCW 90.48.120 and that directs a public body to complete a specified course of action within an explicit period of time to achieve compliance with the provisions of chapter 90.48 RCW.~~

~~(13) "Engineering report" means a report that evaluates engineering and other alternatives that meet the requirements set forth in chapter 173-240 WAC. Submission of plans and reports for construction of wastewater facilities.~~

~~(14) "Environmental emergency" means a problem that a public body and the department agree poses a serious, immediate threat to the environment or to the health or safety of a community, and requires immediate corrective action.~~

~~(15) "Estimated construction cost" means the estimated sum of moneys, excluding sales tax, to be paid to construction contractors and suppliers for all labor, materials, equipment, and other related work necessary to construct the proposed project.~~

~~(16) "Existing needs" means water pollution control facilities capability for the existing population in order to meet the recipient's National Pollution Discharge Elimination System or state waste discharge permit.~~

~~(17) "Existing residential need" means water pollution control facilities capability for the existing residential population in order to meet the recipient's National Pollution Discharge Elimination System or state waste discharge permit.~~

~~(18) "Excess capacity" means water pollution control facilities capability beyond what is needed for the existing residential population to meet the recipient's National Pollution Discharge Elimination System or state waste discharge permit.~~

~~(19) "Extended grant payments" means cash disbursements for eligible project costs made under a multiyear centennial grant agreement according to conditions established in RCW 70.146.075 and funded through legislative appropriations. Extended grant payments do not follow the normal process of reimbursement for actual costs incurred.~~

~~(20) "Facilities plan" means an engineering report that includes all the elements required by the National Environmental Policy Act, other federal statutes, and planning requirements under chapter 173-240 WAC. Submission of plans and reports for construction of wastewater facilities.~~

~~(21) "Facilities" - see "water pollution control facilities."~~

(22) "Force account" means loan or grant project work performed using labor, materials, or equipment of a public body.

(23) "Funding cycle" means the annual cycle of activities related to allocating funds for a single fiscal year.

(24) "Funding cut-off line" means the position on a final offer list ranked by priority below which financial assistance will not be offered from that fund, proviso, or funding category.

(25) "Funding list" - see "offer list."

(26) "Grant agreement" means a contractual arrangement between a public body and the department that includes an approved scope of work, total project cost, set grant percentage, eligible costs, budget, and a schedule for project completion (in addition to other requirements).

(27) "Immediate corrective action" means that the director of the department or the director's designee has determined that the project must proceed to correct the problem in a timely manner before funds are available during the next regular funding cycle. This usually would involve a "public health emergency" or an "environmental emergency."

(28) "Indirect cost" means costs that benefit more than one activity of the recipient and that may not be directly assigned to a particular project objective.

(29) "Infiltration and inflow" means water, other than wastewater, that enters a sewer system.

(30) "Infiltration and inflow correction" means the cost-effective alternative or alternatives identified in an approved facilities plan or engineering report for eliminating or reducing the infiltration and inflow from an existing sewer system.

(31) "In-kind contributions" means the value of noncash contributions provided by a public body or any other approved parties.

(32) "Interlocal costs" means the cost of goods or services provided to a project under the terms of an interlocal agreement by a public body eligible to apply for centennial funds.

(33) "Loan agreement" means a contractual arrangement between a public body and the department that involves a disbursement of funds that must be repaid. The agreement includes an approved scope of work, total project cost, loan terms (including interest rates) and a repayment schedule.

(34) "Loan default" means failure to make a loan repayment within sixty days after the payment was due.

(35) "Local prioritization process" means a process to prioritize projects locally.

(36) "Match" means the portion of the eligible project costs not covered by a grant, including actual cash outlays, and noncash (in-kind) contributions.

(37) "Maximum eligible costs" means the ceiling on the portion of the costs of a project that are eligible.

(38) "Nonpoint source water pollution" means pollution that enters any waters from widespread water- or land-based activities. Nonpoint source water pollution includes, but is not limited to, atmospheric deposition; surface water runoff from agricultural lands, urban areas, and forest lands; subsurface or underground sources; and discharges from boats or other marine vessels.

(39) "Offer list" means a list of projects prioritized for receiving financial assistance from the centennial program.

(40) "Previously funded objective" means a project or project element intended to address the same need as a project or project element that has been previously funded by a loan or grant from a funding program administered by the department.

(41) "Project" means water pollution control facilities or activities for which a loan or grant is awarded by the department.

(42) "Public body" means the state of Washington or any agency, county, city or town, conservation district, other political subdivision, municipal corporation, quasi-municipal corporation, and those Indian tribes now or hereafter recognized by the federal government.

(43) "Public health emergency" means a situation in which illness or exposure known to cause illness is occurring or is imminent (as determined by the Washington state department of health).

(44) "Recipient" means a public body that applied for funding, has been offered funding, and has signed a funding agreement with the department.

(45) "Scope of work" means a detailed description of a project, including measurable objectives useful for determining successful completion. The scope of work is negotiated between the department and the loan or grant recipient.

(46) "Severe public health hazard" means a situation in which the potential for illness exists, but illness is not occurring or imminent (as determined by the Washington state department of health).

(47) "Sewer" means a pipe and related pump stations located on public property, or on public rights of way and easements, that conveys wastewater from individual buildings or groups of buildings to a treatment plant.

(48) "Side sewer" means a sanitary sewer service extension from the point five feet outside the building foundation to the publicly owned collection sewer.

(49) "Small flows" means flows from commercial, industrial, or institutional sources that enter a sanitary sewer system.

(50) "Step process" means a systematic process that facilities projects must follow to be eligible for loans or grants.

(51) "Total eligible project cost" means the sum of all costs associated with a water quality project that have been determined to be eligible for loan or grant funding.

(52) "Total project cost" means the sum of all eligible and ineligible costs associated with a water quality project.

(53) "Water pollution control activities" or "activities" means actions taken by a public body for the following purposes:

(a) To prevent or mitigate pollution of underground water;

(b) To control nonpoint sources of water pollution;

(c) To restore the water quality of freshwater lakes; and

(d) To maintain or improve water quality through the use of water pollution control facilities or other means.

(54) "Water pollution control facilities" or "facilities" means any facilities or systems for the control, collection, storage, treatment, disposal, or recycling of wastewater, including, but not limited to, sanitary sewage, storm water, residential, commercial, industrial, and agricultural wastes.

which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include such facilities, equipment, and collection systems as are necessary to protect federally designated sole source aquifers.

(55) "Water pollution" means contamination or other alteration of the physical, chemical, or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters; or any discharge of a liquid, gas, solid, radioactive substance, or other substance into any waters of the state that creates a nuisance or renders such waters harmful, detrimental, or injurious to the public, to beneficial uses, or to livestock, wild animals, birds, fish, or other aquatic life.

(56) "Water resource inventory area" or "WRIA" means one of sixty-two watersheds in the state of Washington, each composed of the drainage areas of a stream or streams, as established in chapter 173-500 WAC as it existed on January 1, 1997.

AMENDATORY SECTION (Amending Order 97-31, filed 12/3/97, effective 1/3/98)

WAC 173-95A-030 (~~(Determining a public health need.)~~) **How and under what conditions, can money from the centennial fund be used?** (~~For the purposes of this chapter, a determination of a public health need related to a grant or loan must be requested by the public official who signed the grant or loan application. The request needs to be in the form of a letter, with supporting documentation, to the secretary of the Washington state department of health. The secretary or his or her designee reviews the documentation and determines whether a public health need exists. A determination of a public health need must be documented in a letter signed by the secretary or his or her designee and addressed to the same public official.~~) (1) **Uses of the money.** The centennial fund may be used for the following purposes:

(a) To make loans and grants to applicants in order to finance the planning, design, or construction of water pollution control facilities; and

(b) To make loans and grants to applicants for the implementation of nonpoint source pollution control management programs subject to the requirements of chapter 70.146 RCW. Nonpoint source pollution control management programs include planning and implementing elements of the nonpoint source pollution assessment and management program.

(2) Eligibility. Eligible applicants and funding recipients under the centennial fund are public bodies, including the state of Washington or any agency, county, city or town, conservation district, other political subdivision, municipal corporation, quasi-municipal corporation, and those Indian tribes now or hereafter recognized by the federal government.

(3) Program integration. While maintaining the integrity of individual funding programs, the department will combine

the management of the centennial program with certain compatible funding programs, including, but not limited to, the Washington state water pollution control revolving fund, and the Clean Water Act, Section 319 nonpoint source fund. The combined management will include combined funding cycles, combined program guidelines, and combined funding offer lists. Applicants will not be asked to apply for funds from a specific funding source, only whether they are applying for loan or grant funding for their projects. After developing a prioritized list of projects proposed for funding (based on review of applications), the department will decide which funding source best meets the needs of each individual project.

(4) Unless demand for funding for activities projects is limited, a maximum of two-thirds of the available funds for competitive projects for any fiscal year will be made available for projects related to water pollution control facilities.

(5) Normally, the department will fund loan projects or the loan portion of loan and grant projects from the Washington state water pollution control revolving fund whenever the project is eligible for state water pollution control revolving loan fund funding and the funding is available.

(6) Funding for activities projects:

(a) Activities grants made under the centennial program must be matched with any combination of cash or in-kind that totals twenty-five percent of the total eligible project cost.

(b) Grants for activities projects made under the centennial program are subject to ceiling amounts of:

(i) Five hundred thousand dollars if the match for the grant is entirely in the form of cash; or

(ii) Two hundred fifty thousand dollars if any part of the match is in the form of in-kind goods and services.

(c) Loans for activities projects made under the centennial program are subject to ceiling amounts of five hundred thousand dollars and no match is required.

(7) Funding for facilities projects:

(a) Applicants seeking funding for facilities projects may only apply for loans, but may specify on their application that they would like their project to be analyzed for financial hardship consideration. Some grant funding may be available each funding cycle for a limited number of facilities projects that qualify for financial hardship consideration.

(b) Ceiling amounts for loans under the centennial program: Loans for facilities projects are limited to half the total eligible cost of the project, or five million dollars, whichever is less: Provided, That this amount does not exceed one-third of the available funds for competitive projects for a single funding cycle.

(c) No match is required for loans made under the centennial program.

(d) Ceiling amounts for grants for facilities construction projects made to offset hardship under the centennial program: When a hardship analysis by the department shows that an applicant requesting funding for a facilities construction or "step three" project is eligible for grants, facilities construction grants made under the centennial program are subject to ceiling amounts of half the total eligible cost of the project plus an unemployment differential, as described in subsection (8)(c)(ii) of this section, or five million dollars, whichever is less: Provided, That this amount does not

exceed one-third of the available funds for competitive projects for that fiscal year. These ceiling amounts are the maximum that can be provided in the form of grant funds for the life of the project as specified in a facilities plan approved by the department, except as provided for in (h) of this subsection.

(e) Ceiling amounts for grants for facilities projects consisting of combined design and construction: When a hardship analysis by the department shows that a recipient initiating a facilities design and construction or "step four" project, as provided for in WAC 173-95A-080 (2)(d), is eligible for grants, facilities construction grants made under the centennial program are subject to ceiling amounts of half the total eligible cost for the construction portion of the project. The total project cost under step four may not exceed one million dollars. If the total project cost for a step four project exceeds one million dollars, no portion of the project may be funded with centennial loan or grant funds.

(f) Facilities grants to meet hardship made under the centennial program must be matched with sufficient cash to meet the total eligible project cost when combined with the grant amount. The applicant is encouraged to negotiate a funding package that provides funding for the total eligible project cost in the form of loans and grants from the department. Towards this goal, the applicant must accept a loan from the department for all or part of the remainder of the total eligible project cost. At a minimum, this loan must be for the remaining portion of the eligible cost of the project, or for an amount equal to the grant portion, whichever is less.

(g) A facilities construction project that is eligible for grant funding due to hardship consideration and is prioritized exactly at the funding cutoff point for facilities projects on the final offer list may receive only partial grant funding in a single funding cycle due to lack of available funds. In this case, if funds are available for the project and if the project can be shown to have proceeded during the intervening year according to the provisions of WAC 173-95A-100, the project will be offered the remaining amount as eligible under (b) of this subsection in the next funding cycle, subject to sufficient legislative appropriation.

(h) In exceptional cases where extreme levels of financial hardship exist, and the total eligible grant amount of a project has been determined by the department to be greater than five million dollars, applicants may be awarded financial assistance in the form of equal annual extended payment grants over a period of at least ten and no more than twenty years. Extended grant payments must be approved by the legislature and funding must be appropriated in the Washington state biennial capital budget for each biennium in which extended grant payments are made.

(8) Financial hardship assistance for facilities construction:

(a) Financial hardship assistance may be available to loan recipients for the existing residential need portion of a water pollution control facilities construction project if the project will cause a residential sewer user charge in excess of one and one-half percent of the median household income.

(i) Median household income for this purpose is based on the most recent available census data, updated yearly

based on inflation rates as measured by the Federal Bureau of Labor Statistics and published as the Consumer Price Index.

(ii) If median household income data are not available for a community or if the community disputes the data used by the department, the department will allow a local government to conduct a scientific survey to determine the median household income.

(iii) In situations where a project is proposed for an area with demographics which may not be representative of the entire census designated place, the department may require the applicant to conduct a scientific survey to determine the median household income.

(iv) In rare cases where financial hardship cannot be established using residential user fees as a percent of median household income, financial hardship determinations will be made on a case-by-case basis.

(b) The need for hardship assistance is calculated on water pollution control facilities construction costs associated with existing residential need at the time an application for funding is received by the department. The analysis does not include costs for growth. For example, if an applicant applies for ten million dollars to finance facilities construction costs, where six million dollars is for existing residential need and the remaining four million dollars is for growth, the hardship analysis would be based on the six million dollars for existing residential need.

(c) If the department determines that financial hardship exists, it may make changes to the offer of financial assistance in an attempt to lower the residential user charges below the financial hardship level for the existing residential need. These changes may include:

(i) Structuring of the loan agreements to lengthen the repayment term to a maximum of twenty years; or

(ii) Lowering the interest rate; or

(iii) A combination of a lower interest rate and an extended term; and

(iv) If this is not sufficient, offering partial grant funding, not to exceed the ceiling amounts set in subsection (7) of this section and not to exceed fifty percent of the eligible costs plus an unemployment differential. The unemployment differential is determined by comparing the unemployment rate of the county in which the proposed project is located with the state-wide unemployment rate. In cases where the three-year average for the county is at least one full percentage point above the three-year average state-wide unemployment rate, the total three-year average unemployment rate for the county, rounded to the nearest whole percentage point, will be used as the unemployment differential. The three-year average will be for the period ending on December 31 of the most recent year for which a complete report is available from the department of employment security at the time the hardship analysis is conducted.

(d) If an applicant is requesting financial hardship assistance, it should submit a completed financial hardship analysis form with its application for financial assistance.

(9) Policies for establishing the terms of financial assistance. Interest rates for recipients will be based on the average market interest rate. The average market interest rate will be based on the daily market rate published in the Bond Buyer's Index for tax exempt municipal bonds for the period

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from sixty to thirty days before the annual centennial funding application cycle begins, using the daily market interest rate for that period. Loan terms and interest rates are as follows:

Repayment period interest rate.

Up to five years: Thirty percent of the average market rate.

More than five but no more than twenty years: Sixty percent of the average market rate.

The director of the department or the director's designee may approve lower interest rates for annual funding application cycle for the centennial fund and the Washington state pollution control revolving fund: Provided, That this may only be done if a financial analysis of the Washington state pollution control revolving fund demonstrates that lower interest rates for that year are not detrimental to the perpetuity of that fund.

AMENDATORY SECTION (Amending Order 97-31, filed 12/3/97, effective 1/3/98)

WAC 173-95A-040 (~~Determining a substantial environmental degradation.~~) Where can I obtain details about the application and review process for centennial funds? ((For the purposes of this chapter, a determination of a substantial environmental degradation related to a grant or loan must be requested by the public official who signed the grant or loan application. The request needs to be in the form of a letter, with supporting documentation, to the director of the department. The director or his or her designee reviews the documentation and determines whether a substantial environmental degradation exists. A determination of a substantial environmental degradation must be documented in a letter signed by the director or his or her designee and addressed to the same public official.)) (1) Applicants must apply for financial assistance in order to be considered for funding and for their projects to be included on the funding offer list. Projects must be on the funding offer list in order to receive centennial financial assistance.

(a) A schedule of the annual funding cycle will be published no later than the last business day of November each year.

(b) The period during which applications are accepted each year will last a minimum of sixty days, and application forms and guidelines for that year will be made available at the beginning of that period.

(c) In the first thirty days of the period during which applications are accepted each year, the department will conduct at least one application workshop in each of the department's four regions.

(2) The application for funding will consist of two parts. Part one of the application will request information for identification, description, and other information about the project for tracking purposes, and part two of the application will request information about the water quality problem or problems being addressed by the project and the proposed solutions to the problems. In the application, applicants will be asked to fully describe the environmental and financial need for the project. Applications for centennial financial assistance for facilities projects must address problems such

as public health emergencies, severe public health hazards, the need to provide secondary or advanced treatment, the need to improve and protect water quality, reduction of combined sewer overflows, and other environmental needs. Applications for centennial financial assistance for nonpoint projects must address the remedies and prevention of water quality degradation associated with nonpoint source water pollution and must not be inconsistent with needs identified in the department's nonpoint source pollution assessment and management program.

(3) The application form, part two, will include five main question areas, each with subsidiary questions designed to elicit the information needed to evaluate the project. The maximum points awarded for these question areas equal ninety percent of the total possible score with a maximum of ten percent coming from local prioritization. The local prioritization process is described in detail in WAC 173-95A-050. The five main question areas and their associated maximum point percentages are:

(a) "What is the overall water quality problem and how will the problem be solved or addressed by the project?" This question is intended for general background purposes and to give evaluators an overview of the proposed project; no points are assigned.

(b) "What are the specific public health and water quality impairments caused by the problem and what are the pollution prevention aspects?" This question area is worth a maximum of thirty-four percent of the total score.

(c) "How will your proposed project address the water quality problem, and what are your measures of success?" This question area is worth a maximum of thirty-four percent of the total score.

(d) "What are some of the local initiatives you have taken that will help make your project a success?" This question area is worth a maximum of twelve percent of the total score.

(e) "Are there any state of Washington or federal mandates that this proposed project addresses?" This question area is worth a maximum of ten percent of the total score.

(4) The department will evaluate the proposed projects based on the information contained in the applications.

(a) Projects will be ranked according to potential water quality benefit and protection of public health.

(b) Projects which have the highest environmental and public health need will be given priority for financial assistance under the centennial program.

(c) Because funds must be used in a timely manner, readiness to proceed is also used in establishing the priority of projects.

(d) Other factors, including funding provisions in chapter 70.146 RCW, provisos identified in the department's biennial capital budget, relationship to the department's published plans, and relationship to published plans created by other federal and state agencies will be included in the priority evaluation.

(e) The department will request other agencies, including, but not limited to, the Washington state conservation commission, the Puget Sound action team, and the Washington state department of health, to provide evaluation assistance as needed.

(f) The department will coordinate maximum funding amounts and other issues with other state and federal funding agencies when possible.

(5) The total score that each proposed project receives based on the application form, part two, will be added to the local prioritization score (see WAC 173-95A-050 for more information on the local prioritization process) to develop the final score for the proposed project.

(6) The department will prepare a draft funding offer list each year after evaluating all applications. The draft funding offer list will list projects in rank order starting with the project receiving the most points in its final score. This will also generally be the order that projects may be offered financial assistance. After issuing the draft funding offer list, the department will allow a minimum of thirty days for public review and comment on the draft funding offer list. No later than fifteen days before the end of the public review and comment period the department will conduct at least one workshop to explain the draft funding offer list, answer questions about the draft funding offer list and the evaluation process, and provide details on the public comment process.

(7) The final funding offer list will be issued no later than sixty days after the end of the public review and comment period. The final funding offer list will reflect any changes made as a result of public comments or other information received during the public review and comment period, and will include a responsiveness summary. The final funding offer list will generally list projects in the order that projects may be offered financial assistance.

(8) Emergency loan funding:

(a) Emergency loan funding may be available on a case-by-case basis to respond to a public health emergency (as designated by the Washington state department of health) or an environmental emergency (as designated by the department) where:

(i) The public body requesting emergency funding immediately communicates directly with the appropriate regional office of the department; and

(ii) There is a demonstrated need for immediate corrective action; and

(iii) The emergency is not based on a preexisting condition.

(b) If the department agrees that an emergency request should be funded, department staff will attempt to identify funding for the project.

(c) No grant funds are available for emergency projects.

(d) If the emergency project is funded, the applicant must follow all other funding guidelines.

(e) Projects funded as emergencies should start immediately and be completed quickly.

AMENDATORY SECTION (Amending Order 97-31, filed 12/3/97, effective 1/3/98)

WAC 173-95A-050 ((Awarding grant and loan funds.)) How can a local area have a role in determining funding priorities? ((A county, city or town that has been offered a grant or loan for a water pollution control facility project may not receive grant or loan funds while the county,

city, or town is not in compliance with the Growth Management Act unless:

(1) A letter of determination showing that a public health need exists has been provided by the Washington state department of health; or a letter of determination showing that a substantial environmental degradation exists has been provided by the department; and

(2) The county, city or town has provided documentation to the department that actions or measures are being implemented to address the public health need or substantial environmental degradation; and

(3) The department has determined that the project is designed to address only the public health need or substantial environmental degradation described in the documentation, and does not address unrelated needs including but not limited to provisions for additional growth.)) (1) Applicants may receive rating points based upon locally derived priorities. A maximum number of local prioritization points equal to ten percent of the total evaluation points available to a project may be added to the project evaluation points assigned by the department. These points are awarded to recognize the fact that local agencies and other groups may have water quality priorities that differ from the state-wide water quality priorities. The department does not require that any particular criteria be used in determining local priorities, but recommends that the local group be familiar with the water quality criteria the department uses as well as any legislative mandates for funding consideration. Local prioritization is elective and applicants do not have to engage in or complete this process to be eligible for funding consideration. However, projects will not be awarded local prioritization points if the process described here is not followed.

(2) The area used for the local prioritization process must be one entire water resource inventory area.

(3) Each local prioritization process must address all applications for water quality funding made to the department for projects located in that water resource inventory area during the annual funding cycle for that fiscal year.

(4) Priorities must be sent to the department in a written document showing a numeric priority ranking for all eligible projects in a water resource inventory area. It must be signed by the representative of the lead agency of a local planning group (if a local planning group is used) or, if an ad hoc group is used, by the representatives of each of the required organizations. Signatures indicate that the represented group does not object to the specific priority ranking.

(5) In each water resource inventory area one group must complete the local prioritization effort. The department will not accept local priorities from more than one source in each water resource inventory area. The group must be one of the two types of groups described here:

(a) A local watershed planning group organized under RCW 90.82.060 (Watershed Planning Act). This group may be used only if it includes at least three of the required groups described in this section, and if this group is used, they must inform each of the other required groups of their priorities; or

(b) An ad hoc group consisting of a representative of all the required groups.

(6) The required groups are:

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(a) The incorporated city, town, or municipal corporation with the largest population within the water resource inventory area; and

(b) All counties with jurisdictional responsibility for at least twenty-five percent of the area within the water resource inventory area; and

(c) The Washington state conservation district with the largest service area within the water resource inventory area; and

(d) The special purpose district providing wastewater services with the largest population within the water resource inventory area (districts that might meet this description include, but are not limited to, sewer districts, water and sewer districts, and public utility districts); and

(e) All federally recognized tribes having reservations or fishing rights within the water resource inventory area.

(7) Eligibility for local prioritization points requires that certain procedures, detailed in the funding guidelines for each annual funding cycle, be followed.

NEW SECTION

WAC 173-95A-060 What are the limitations on the use of funds? (1) The centennial fund may be used to provide financial assistance to applicants for the construction of water pollution control facilities and for water pollution control activities.

(2) Loan and grant offers identified on the final offer list will be effective for up to one year from the date of the final offer list. All loan and grant offers that do not result in a signed agreement within the effective offer period are automatically terminated.

(3) Limitations on commercial, industrial, and institutional flows:

(a) Flows from individual commercial, industrial, or institutional sources, are considered small when they are less than five percent of the total existing needs, as identified by the department's engineers. Collectively, flows from all individual commercial, industrial, or institutional sources are considered small when they are less than thirty percent of the total existing needs, as identified by the department's engineers. The portion of a project designed to serve the needs of commercial, industrial, and institutional customers may be funded using loans only, regardless of the level of financial capability in the jurisdiction applying for funding, where the department has determined that the flows from commercial, industrial, and institutional customers are "small."

(b) That portion of a project designed to serve the needs of local public primary and secondary schools may be grant eligible in cases where the residential portion of a project has been determined to be eligible for partial grant funding due to the level of financial capability in the public body applying for funding, under the provisions of WAC 173-95A-030(8).

(4) Projects proposed by Washington state agencies will not be funded; except that activities projects undertaken by state institutions of higher education are eligible to apply for funding when the activities are not part of the school's statutory responsibilities.

(5) Ineligible projects or project elements. Certain projects or project elements, including, but not limited to, the following, are not eligible for centennial assistance:

(a) Projects related to acts of nature that alter the natural environment, thereby causing water quality problems;

(b) Cost-plus-a-percentage-of-cost contracts (also known as multiplier contracts), time and materials contracts, and percent-of-construction contracts in facilities projects;

(c) Fines and penalties due to violations of or failure to comply with federal, state, or local laws;

(d) Projects or project elements intended solely for flood control;

(e) Interest on bonds, interim financing, and associated costs to finance projects;

(f) Landscaping for aesthetic reasons;

(g) Legal expenses other than those associated with development of local ordinances for water quality protection and improvement, or with use of a bond counsel in developing a loan agreement;

(h) Lobbying or expenses associated with lobbying;

(i) Reclamation of abandoned mines;

(j) Monitoring equipment used by an industry for sampling and analysis of industrial discharges from municipal water pollution control facilities;

(k) Office equipment;

(l) Operating expenses of local government, such as the salaries and expenses of a mayor, city council member, city attorney, etc.;

(m) Routine or ongoing operation and maintenance costs;

(n) Overtime differential paid to employees of local government to complete administrative or force account work;

(o) Permit fees;

(p) Personal injury compensation or damages arising out of the project, whether determined by adjudication, arbitration, negotiation, or other means;

(q) Preparation of loan or grant applications;

(r) Costs associated with commercial, institutional or industrial pretreatment

(s) Professional dues;

(t) Projects or project elements solely addressing water quantity or other water resource issues;

(u) Refinance of existing debt;

(v) Replacement parts, other than those for an initial set of spare parts for equipment that is critical for a facility to operate in compliance with discharge permit requirements;

(w) Rework costs associated with any project;

(x) Projects or project elements solely addressing solid or hazardous waste;

(y) Training staff to develop skills not identified in the loan or grant agreement;

(z) Vehicle purchase except for vehicles intended for the transportation of liquid or dewatered sludge or septage;

(aa) Water pollution control activities or facilities or portions of those facilities that are primarily intended to control, transport, treat, dispose, or otherwise manage commercial, institutional or industrial wastewater or other water pollution control needs from those sites.

(6) Loan-eligible projects or project elements. Certain projects or project elements, including, but not limited to, the

following, are ineligible for centennial grant assistance, but may be eligible for centennial loan assistance:

- (a) Implementation of best management practices on private property, with certain narrow exceptions listed in subsection (8) of this section;
 - (b) Comprehensive sewer planning, including wastewater elements of capital facilities planning under the Growth Management Act;
 - (c) Comprehensive storm water planning;
 - (d) Construction of water pollution control facilities with reserve capacities to meet up to one hundred ten percent of existing residential needs;
 - (e) Land acquisition as an integral part of the treatment process (e.g., land application) or for prevention of water pollution;
 - (f) Land acquisition for siting of water pollution control facilities, sewer rights of way, and easements, and associated costs;
 - (g) Land acquisition for wetland habitat preservation;
 - (h) Local loan fund establishment for water pollution control;
 - (i) New sewer systems to eliminate failing or failed on-site septic systems;
 - (j) Design (plans and specifications) for water pollution control facilities (including storm water facilities);
 - (k) Facilities plans for water pollution control facilities (including storm water facilities);
 - (l) Previously funded objectives;
 - (m) Residential and small commercial on-site septic system rehabilitation and replacement;
 - (n) Sewer laterals or individual pump stations or other appurtenances on private residential property;
 - (o) Value engineering for water pollution control facilities (including storm water facilities).
- (7) Projects or project elements eligible only for loans except in hardship situations. Certain projects or project elements, including, but not limited to, the following, may be eligible or partly eligible for centennial grant assistance when hardship has been determined by the department, and eligible for a centennial loan when hardship has not been demonstrated:
- (a) Construction of combined sewer overflow abatement;
 - (b) Construction of facilities for the control, storage, treatment, disposal, or recycling of domestic wastewater to meet existing need;
 - (c) Sewers and side sewer laterals on public property for infiltration and inflow correction projects;
 - (d) Costs associated with transferring ownership of a small wastewater system to a public body;
 - (e) Storm water quality control, treatment, installation, or rehabilitation necessary to protect surface and ground water;
 - (f) An initial set of spare parts for equipment that is critical for a facility to operate in compliance with discharge permit requirements;
 - (g) Sewer to replace existing water pollution control facilities.
- (8) Loan or grant eligible projects or project elements. Certain projects or project elements, including, but not limited to,

the following, may be eligible or partly eligible for centennial loan or grant assistance:

- (a) Aquatic plant control when it has been established that water quality degradation is due to the presence of aquatic plants, and sources of pollution have been addressed sufficiently to assure that pollution being remediated does not recur;
- (b) Implementation of best management practices on private property, where the practice consists of demonstration of new, innovative or alternative technology not yet demonstrated in the Washington state department of ecology region in which they are proposed, and where a public easement is given by the landowner;
- (c) Implementation of best management practices in the riparian zone on private property consisting of revegetation or fence construction and where a public easement is given by the landowner;
- (d) Implementation of best management practices on public property;
- (e) Computer equipment specific to funded project and identified in a funding agreement;
- (f) Annual meeting or conference registration fees where attendee is making a formal presentation related to the project;
- (g) Watershed coordinators with the express purpose of watershed plan development and implementation;
- (h) Diagnostic studies to assess current water quality;
- (i) Water quality education and stewardship programs;
- (j) Environmental checklists, assessments, and impact statements necessary to satisfy requirements for the State Environmental Policy Act (SEPA) and the National Environmental Policy Act (NEPA);
- (k) Equipment and/or tools for activities projects as identified in a funding agreement;
- (l) Farm planning;
- (m) Ground water protection activities and programs;
- (n) Riparian and wetlands habitat restoration and enhancement, including revegetation;
- (o) Indirect costs at a rate of up to twenty-five percent, or as defined in the most current edition of *Administrative Requirements for Ecology Grants and Loans*;
- (p) Lake implementation projects and water quality planning activities on lakes with public access;
- (q) Landscaping for erosion control directly related to a project, or site-specific landscaping in order to mitigate site conditions and comply with requirements in the State Environmental Policy Act or the National Environmental Policy Act;
- (r) Monitoring effectiveness;
- (s) Monitoring equipment used in a funded project for water quality assessment;
- (t) Volunteer monitoring programs;
- (u) Monitoring water quality;
- (v) Costs associated with the establishment of an area-wide program for ongoing maintenance of on-site wastewater systems;
- (w) On-site wastewater system surveys;
- (x) Development and dissemination of model ordinances to prevent or reduce pollution from nonpoint sources;

- (y) Public participation and public awareness directly related to the project;
- (z) Light refreshments for advisory group meetings when specified in loan or grant agreement;
- (aa) Sales tax;
- (bb) Sediment reduction practices and projects;
- (cc) Stream restoration projects or other bioengineering for water quality purposes;
- (dd) Total maximum daily load study development and implementation;
- (ee) Training recipient staff to develop skills specific and necessary to the funded project and where the training is identified in the loan or grant agreement;
- (ff) User charge system development; wastewater or storm water utility rate studies;
- (gg) Comprehensive basin, watershed, and area-wide water quality planning;
- (hh) Implementation of eligible projects identified in watershed plans;
- (ii) Wellhead protection.

NEW SECTION

WAC 173-95A-070 How does the Growth Management Act impact the use of funds? (1) A local government not in compliance with the Growth Management Act may not receive loans or grants from the department, except that, in limited circumstances, a local government that is not in compliance with the Growth Management Act may receive loans or grants from the department where necessary to address a public health need or substantial environmental degradation.

(2) For the purposes of this chapter, "compliance with the Growth Management Act" means that:

(a) A county, city, or town that is required to or chooses to plan under RCW 36.70A.040 has adopted a comprehensive plan and development regulations in conformance with the requirements of chapter 36.70A RCW, after it is required that the comprehensive plan and development regulations be adopted; and

(b) The county, city, or town has not been found out of compliance by a growth management hearings board; or

(c) A growth management hearings board has found a county, city, or town in compliance with the requirements of chapter 36.70A RCW, after previously finding the county, city, or town was not in compliance.

(3) For the purposes of this chapter, a public health need related to a loan or grant must be documented by a letter signed by the secretary of the Washington state department of health or his or her designee and addressed to the public official who signed the loan or grant application. "Public health need" means a situation where:

(a) There is a documented potential for:

(i) Contaminating a source of drinking water; or

(ii) Failure of existing wastewater system or systems resulting in contamination being present on the surface of the ground in such quantities and locations as to create a potential for public contact; or

(iii) Contamination of a commercial or recreational shellfish bed as to create a critical public health risk associated with consumption of the shellfish; or

(iv) Contamination of surface water so as to create a critical public health risk associated with recreational use; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(4) For the purposes of this chapter, a substantial environmental degradation related to a loan or grant must be documented by a letter signed by the director of the department or his or her designee and addressed to the public official who signed the loan or grant application. "Substantial environmental degradation" means that:

(a) There is a situation causing real, documented, critical environmental contamination that:

(i) Contributes to violations of the state's water quality standards; or

(ii) Interferes with beneficial uses of the waters of the state; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(5) A county, city, or town that has been offered a loan or grant for a water pollution control facilities project may not receive loan or grant funds while the county, city, or town is not in compliance with the Growth Management Act unless:

(a) Documentation showing that a public health need has been provided by the Washington state department of health; or documentation showing that a substantial environmental degradation exists, has been provided by the department; and

(b) The county, city, or town has provided documentation to the department that actions or measures are being implemented to address the public health need or substantial environmental degradation; and

(c) The department has determined that the project is designed to address only the public health need or substantial environmental degradation described in the documentation, and does not address unrelated needs including, but not limited to, provisions for additional growth.

NEW SECTION

WAC 173-95A-080 What is the "step process" for planning facilities and activities projects? (1) The step process: The "step process" is a systematic method for proceeding with projects. The step process begins with site-specific planning, and continues through design to construction or implementation. It is required for facilities construction projects and, in a modified form, is required for some kinds of activities projects and recommended for all kinds of activities projects.

(2) The step process for facilities: To be eligible for a centennial loan or grant, facilities projects must follow the step process.

(a) Before a public body with a facilities project is eligible to apply for funds, all previous steps must be approved by the department in order to help ensure that funds are spent in a timely matter on projects proceeding towards a successful outcome. Funding for site-specific facilities planning (step one) or design (step two) does not guarantee the awarding of future loans or grants for construction (step three). The department will not sign a loan or grant agreement until all previous steps have been completed and approved by the department.

(b) Planning (step one): Step one involves the preparation of a site-specific facilities plan that identifies and prioritizes the cost-effective alternatives for addressing a water pollution control problem with or without state and federal funding. There is no prerequisite for planning. If there is an existing engineering report, prepared with or without department funding, it must be upgraded for centennial loan or grant eligibility if it does not meet the definition of a facilities plan.

(c) Design (step two): Step two includes the preparation of plans and specifications for use in construction. These must be based on the preferred cost-effective alternative identified in the facilities plan. Facilities plans must be approved by the department before an application for design can be considered for funding, regardless of whether or not the facilities planning documents were funded by a department grant or loan.

(i) Due to specific loan and grant review criteria, facilities plans approved by the department for purposes other than securing a loan or grant will not be accepted for design purposes.

(ii) Facilities plans approved by the department more than two years prior to the close of the loan and grant application period must contain evidence of recent review by the department to ensure the document reflects current conditions.

(d) Construction (step three): Step three includes the actual building of facilities based on the approved design. Design must be approved by the department before an application for construction can be considered for funding.

(e) Design and construction (step four): In some cases, design and construction may be combined into one loan award, which is called step four. Different ceiling amounts apply to step four projects, as provided for in WAC 173-95A-030. Applications for step four loans will be accepted and considered for funding if it can be demonstrated that step two (design) can be completed and approved by the department within one year of the date the final offer list is made public.

(3) Prerequisite documents for facilities projects: Draft documents must be sent to the department's engineers at least sixty days prior to end of application cycle for approval by end of application cycle.

(4) Step deviations. A deviation from the step process may be allowed only in a situation where the Washington state department of health has declared a public health emergency and the proposed project would remedy this situation.

(a) In this situation, the department will accept applications for funding consideration that do not follow the step process. However, no loan or grant agreement will be signed until all previous steps have been completed and approved by

the department. This deviation from the step process will only allow an application to be considered for funding - it does not guarantee that funding will be offered. It does not allow a loan to be awarded until all step requirements have been satisfied.

(b) If a deviation is approved, the applicant may deviate by only one step. For instance, the department could accept an application for design if planning was not completed and approved, or an application for construction if design was not completed and approved. However, the department may not accept an application for construction if planning was not completed and approved, which would be a two step deviation.

(5) The step process for activities.

(a) Two kinds of activities projects must follow the step process:

(i) Best management practices; and

(ii) Lake projects.

(b) In other cases, the step process for activities is not required, however the department encourages all applicants to plan activities.

(c) The steps involved in the step process for activities are:

(i) Planning (step one) involves the identification of problems and evaluation of cost-effective alternatives, based on environmental and economic considerations, for correcting and preventing water quality problems. Specific activities may include planning for watershed management, ground water management areas, lake restoration, and water quality assessment and other related activities. If the planning document is one that must be approved by a government agency or public body other than the applicant, it must be signed before the applicant is eligible to apply for step two funding.

(ii) Implementation (step two) includes the actual implementation of the project based on the planning document. Where the project includes any type of construction, a design element may be included in step two.

NEW SECTION

WAC 173-95A-090 What other laws, regulations or requirements must recipients comply with? (1) Recipients shall fully comply with all federal, state, and local laws and regulations related to procurement, discrimination, labor, job safety, and drug-free environments. The recipient shall also comply with the state and federal minority-and-women-owned businesses regulations. Applications must not be inconsistent with pertinent adopted water quality plans.

(2) If a loan or grant is provided for water pollution control facilities, recipients shall submit a declaration of construction of water pollution control facilities to the department within thirty days of project, phase, or segment completion.

(3) Recipients must maintain accounting records in accordance with "generally accepted government accounting standards." These standards are defined as, but not limited to, those contained in the United States General Accounting

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Office publication "Standards for Audit of Governmental Organizations, Programs, Activities, and Functions."

(4) Accounting irregularities may result in an immediate stoppage of payment until irregularities are resolved. The director of the department may require immediate repayment of misused loan or grant funds.

NEW SECTION

WAC 173-95A-100 How are grants and loans managed? (1) Timely use of funds: Projects funded with loans or grants from the centennial fund must be spent in a timely fashion so that funds are put to work for the water quality of the state as soon as possible. To accomplish this, certain time restrictions are placed on the use of funds as follows:

(a) Work on a project must be started within sixteen months of the publication date of the final offer list on which the project was proposed.

(i) Any expenditure of funds which is eligible for reimbursement under the terms of the loan or grant agreement constitutes starting the project.

(ii) No more than one time extension of no more than twelve months may be made when there are valid reasons for the extension and when the extension is included in the signed funding agreement with the department.

(iii) Valid reasons for a time extension allowing a start date more than sixteen months after the publication date of the final offer list are limited to:

(A) Schedules included in water quality permits, consent decrees, or enforcement orders; or

(B) The recipient and the department agree that there is a need to do work during an environmental window in a specific season of the year.

(iv) If the funding recipient has one of these valid reasons to wait longer than sixteen months to start the project, the reasons why it will take longer and the schedule the recipient will follow must both be stated clearly in a signed loan or grant agreement.

(b) Work on a project must be completed within five years of the publication date of the final offer list on which the project was proposed or within a shorter time period if the shorter period is identified in the funding agreement for the project. When all work identified in the funding agreement scope of work is finished, the project is deemed to be completed. After the five-year time limit is reached, no further expenditures may be reimbursed unless an extension is made.

(i) No more than one time extension of no more than twelve months may be made when there are valid reasons for the extension; and

(A) The extension is requested no less than three months before the funding agreement is due to expire; and

(B) The department's water quality program manager agrees that the extension is for a valid reason.

(ii) Valid reasons for a time extension are limited to:

(A) Schedules included in water quality permits, consent decrees, or enforcement orders; or

(B) The recipient and the department agree that there is a need to do work during an environmental window in a specific season of the year.

(iii) If the funding recipient has one of these valid reasons to be allowed a time extension, the reasons why it will take longer and the schedule the recipient will follow must both be stated clearly in a signed amendment to the existing loan or grant agreement.

(c) In-kind goods and services may be used as match for activities grants subject to ceiling amount restrictions covered in WAC 173-95A-030 and subject to the most recent edition of *Administrative Requirements for Ecology Grants and Loans*.

(d) In-kind goods and services may be used as match for facilities grants only in the case of projects undertaken under the small town environmental program, or "STEP."

(2) Prior authorization to incur costs. In cases where a project has been identified on a final offer list, the applicant may make a written request to the water quality program manager, asking to begin incurring costs related to a loan or grant for which there is not yet a signed loan or grant agreement. If the department concurs with this request, the water quality program manager will send the applicant a letter authorizing the costs. The applicant incurs the costs at their own risk. When an agreement is signed, previously incurred costs that are not eligible under the terms of the agreement are the sole responsibility of the applicant.

(3) Appeals of loan and grant agreement decisions: The only decisions which may be appealed are written decisions by the department made during the effective loan or grant agreement period. Appeals must be filed in writing to the department within forty-five days from the date of the disputed decision. Following the final decision of a dispute, the department and the recipient shall proceed with the project in accordance with the decision rendered. Administrative or legal costs and other expenses incurred as part of an appeal will not be eligible for reimbursement.

(4) The department, or at the department's discretion another authorized auditor, may audit the loan or grant agreement and records.

(5) The administration of all loans and grants will be subject to all terms and conditions in a funding agreement signed by the department and by the recipient.

(6) Ongoing management of most aspects of loan and grant projects is subject to the most recent edition of *Administrative Requirements for Ecology Grants and Loans*, copies of which will be provided to all recipients.

NEW SECTION

WAC 173-95A-110 General provisions. (1) Other state and federal grant funding: Other grant funds provided by the state legislature, federal government, or from other sources will be managed in a manner consistent with the centennial rule.

(2) For all projects, the recipient must acknowledge department financial assistance in all reports, technical documents, publications, brochures, and other materials produced using funding from the loan or grant. All site-specific projects must have a sign of sufficient size to be seen from nearby roadways, acknowledging department financial assistance, and left in place throughout the life of the project.

Department logos must be on all signs and documents. Logos will be provided as needed.

WSR 00-19-095
PROPOSED RULES
DEPARTMENT OF ECOLOGY

[Order 00-11—Filed September 20, 2000, 10:53 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-11-032.

Title of Rule: Chapter 173-98 WAC, Uses and limitations of the water pollution control revolving fund.

Purpose: Update management of the Washington state water pollution control revolving fund.

Other Identifying Information: Being updated in conjunction with chapter 173-95 WAC, Uses and limitations of the centennial clean water fund.

Statutory Authority for Adoption: Chapter 90.50A RCW.

Statute Being Implemented: Chapter 90.50A RCW.

Summary: Ecology proposes an update and expansion to chapter 173-98 WAC to encompass management changes mainly intended to coordinate with the centennial clean water fund program. The rule amendments could help provide consistency and predictability for local governments, tribes, and special districts applying for and receiving funds, clarify the operation of the fund, and allow a full public participation process to any major/significant policy changes or other changes in direction ecology might decide to put into effect.

Reasons Supporting Proposal: These changes will help streamline the management of the program.

Name of Agency Personnel Responsible for Drafting: Tim Hilliard, Lacey, (360) 407-6429; Implementation: Steve Carley, Lacey, (360) 407-6572; and Enforcement: Megan White, Lacey, (360) 407-6405.

Name of Proponent: Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 173-98 WAC, which guides the state revolving fund program, became effective in 1989. The rule was amended in 1998 and again in 2000. Because the water pollution control revolving fund and the centennial clean water fund programs are managed together, minor changes are proposed to chapter 173-98 WAC to improve coordination and consistency, where possible, between the programs. The rule amendments would help provide consistency and predictability for local governments, tribes, and special districts applying for and receiving funds and allow a greater degree of concurrent management between the three main water quality programs in the state of Washington, the centennial clean water fund, the water pollution control revolving fund, and the Clean Water Act, Section 319 Nonpoint Fund.

Proposal Changes the Following Existing Rules: Some of the issues which the amendments to chapter 173-98 WAC address are:

- Developing funding priority lists and the process for incorporating local priorities.
- Combining the estuary and nonpoint categories.
- Hardship criteria and hardship determination.
- Removing the loan coverage factor.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt from the economic analysis (SBEIS) requirements because there are no small businesses within the regulated community.

RCW 34.05.328 does not apply to this rule adoption. This rule is categorically exempt from the provisions of RCW 34.05.328 because it relates only to internal governmental operations that are not subject to violation by a non-governmental party.

Hearing Location: On October 25, at 1:30 p.m., Yakima Valley Museum, 2105 Tieton Drive, Yakima; on October 26, at 9:30 a.m., West Central Community Center, 1603 North Belt, Spokane; and on October 27, at 1:30 p.m., Ecology NW Regional Office, 3190 160th Avenue S.E., Rooms 1A and 1B.

Assistance for Persons with Disabilities: Contact Donna Lynch by October 20, TDD (360) 407-6006, or (360) 407-7529.

Submit Written Comments to: Tim Hilliard, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, fax (360) 407-6426, by November 3, 2000.

Date of Intended Adoption: December 1, 2000.

September 19, 2000

Daniel J. Silver
Deputy Director

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-020 What are the definitions of key terms? Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Act" means the Federal Water Pollution Control Act (33 U.S.C. 4661 et seq.).

(2) "Applicant" means a public body requesting financial assistance for water pollution control facilities projects authorized in section 212 of the act. "Applicant" can also mean an entity other than a public body which requests financial assistance authorized by sections 319 and 320 of the act. An entity must be financially stable and clearly have the capacity to repay their loans.

(3) ("~~Approvable~~" means:

- ~~All major department comments on the draft document (i.e., facilities plan or plans and specifications) have been addressed.~~
- ~~Preliminary State Environmental Policy Act (SEPA) review checklists have been prepared for the project or the project is in compliance with SEPA.~~

~~The SRF State Environmental Review Process (SERP) review checklists have been prepared for the project or the project is in compliance with SERP. Only the final written department approval remains.~~

(4)) "Best management practices" means physical, structural, and/or managerial practices approved by the department or by another agency with regulatory oversight that, when used singularly or in combination, prevent or reduce pollutant discharges.

(4) "Concentrated animal feeding operation" means an animal livestock feeding operation that discharges animal waste to the waters of Washington state more frequently than the twenty-five year, twenty-four hour storm event; or if the operation is under a department administrative order, notice of violation, a National Pollution Discharge Elimination System permit; or the operation will be required to have a National Pollution Discharge Elimination System permit coverage in the near future; or the department or the U. S. Environmental Protection Agency determines the operation is considered to be polluting the waters of Washington state.

(5) "Commercial, industrial, and institutional flows" means the portion of the total flows to a facilities project that originate from commercial establishments, industrial facilities, or institutional sources such as schools, hospitals, and prisons.

(6) "Construction" means the erection, installation, expansion, or improvement of water pollution control facilities or activities.

((5)) (7) "Cost-effective alternative" means that alternative with the lowest present worth or equivalent annual value that achieves the requirements of the project while recognizing the environmental and other nonmonetary considerations.

~~((6) "Coverage requirement" means annual net revenue which, after the payment of senior lien obligations and together with utility local improvement district assessments (if applicable), is at least equal to one hundred twenty percent of annual debt service on the loan and any other obligations on a parity therewith.~~

(7)) (8) "Defeasance" means the setting aside in escrow or other special fund or account of sufficient investments and money dedicated to pay all principal of and interest on all or a portion of an obligation as it comes due.

((8)) (9) "Department" means the Washington state department of ecology.

((9)) (10) "Design" means the plans and specifications for water pollution control facilities or activities.

((10)) (11) "Director" means the director of the Washington state department of ecology or his or her authorized designee.

((11)) (12) "Easement," for the purposes of this rule, means a written agreement between a public body and an individual landowner, that allows the public body to have access to the property at any time to inspect, maintain, or repair activities or facilities installed with a loan or a grant, or to hold occasional public tours of the site for educational purposes.

(13) "The effective date of the loan agreement" means the date the loan agreement is signed by the department's water quality program manager.

~~((12))~~ (14) "Enforcement order" means an administrative order that is a document issued by the department under the authority of RCW 90.48.120 and that directs a public body to complete a specified course of action within an explicit period of time to achieve compliance with the provisions of chapter 90.48 RCW.

(15) "Engineering report" means a report that evaluates engineering and other alternatives that meet the requirements set forth in Chapter 173-240 WAC, Submission of plans and reports for construction of wastewater facilities.

(16) "EPA" means the United States Environmental Protection Agency.

~~((13))~~ (17) "Excess capacity" means water pollution control facilities capability beyond what is needed for the existing residential population to meet the recipient's National Pollution Discharge Elimination System or state waste discharge permit.

(18) "Existing residential need" means work required on the recipient's water pollution control facilities for the existing residential population in order to meet the recipient's National Pollution Discharge Elimination System or state waste discharge permit.

~~((14))~~ (19) "Facilities plan" means plans and studies necessary for treatment works to comply with enforceable requirements of the act and with state statutes. Facilities plans must include a systematic evaluation of alternatives that are feasible in light of the unique demographic, environmental or ecological, topographic, hydrologic and institutional characteristics of the area. Facilities plans must also demonstrate that the selected alternative is cost-effective.

~~((15))~~ (20) "Federal capitalization grant" means a federal grant awarded by EPA to the state as seed money to help establish the state water pollution control revolving fund.

~~((16))~~ (21) "Financial assistance" means each of the four types of assistance specified in WAC 173-98-030 (1)(b) through (f) and other assistance authorized by Title VI of the act and chapter 90.50A RCW.

~~((17) "SRF loan agreement" means a legal contract between a recipient and the state, enforceable under state law, and specifying the terms and schedules under which assistance is provided.~~

((18)) (22) "Funding cycle" means the annual cycle of activities related to allocating funds for a single fiscal year.

(23) "Fund" means the state water pollution control revolving fund.

~~((19))~~ (24) "General obligation debt" means an obligation of the recipient secured by annual ad valorem taxes levied by the recipient and by the full faith, credit, and resources of the recipient.

~~((20))~~ (25) "Initiation of operation" means the actual date the water pollution control facilities initiates operation and the entity begins using the facilities for its intended purpose. This date may occur prior to final inspection and will be determined by the department after consultation with the recipient. This date may be the same or earlier than the date of project completion.

~~((21))~~ (26) "Infiltration and inflow" means water, other than wastewater, that enters a sewer system.

(27) "Infiltration and inflow correction" means the cost-effective alternative or alternatives identified in an approved facility plan for eliminating or reducing the infiltration and inflow from an existing sewer system.

(28) "Intended use plan (IUP)" means a plan identifying the intended uses by the department of the amount of funds available for financial assistance from the state water pollution control revolving fund (SRF) for that fiscal year as described in section 606(c) of the act. The projects on the IUP will be ranked by environmental and financial need.

~~((22))~~ (29) "Loan agreement" means a legal contract between a recipient and the state, enforceable under state law, and specifying the terms and schedules under which assistance is provided.

(30) "Loan default" means failure to make a loan repayment within sixty days after the payment was due.

(31) "Local prioritization process" means a process to prioritize projects locally.

(32) "Nonpoint source water pollution" means pollution that enters any waters of the state from any dispersed water-based or land-use activities, including, but not limited to:

(a) Atmospheric deposition, surface water runoff from agricultural lands, urban areas, forest lands, subsurface or underground sources; and

(b) Discharges from boats or other marine vessels.

~~((23))~~ (33) "Plans and specifications" means the construction contract documents and supporting engineering documents prepared in sufficient detail to allow contractors to bid on and construct water pollution control facilities. "Plans and specifications" and "design" may be used interchangeably.

~~((24))~~ (34) "Project" means the scope of work for which financial assistance is issued.

~~((25))~~ (35) "Project completion" means the date the project is determined by the department as being complete.

~~((26))~~ (36) "Public body" means the state of Washington or any agency, county, city or town, other political subdivision, municipal corporation or quasi-municipal corporation, and those Indian tribes recognized as such by the federal government at the time the SRF loan agreement is signed.

~~((27))~~ (37) "Public health emergency" means a situation declared by the Washington state department of health in which illness or exposure known to cause illness is occurring or is imminent.

~~((28))~~ (38) "Recipient" means an applicant for financial assistance which has signed an SRF loan agreement.

~~((29))~~ (39) "Reserve account" means, for a loan that constitutes revenue-secured debt, the account of that name created in the loan fund to secure the payment of the principal ~~((€))~~ and interest on the loan.

~~((30))~~ (40) "Revenue-secured debt" means an obligation of the recipient secured by a pledge of the revenue of a utility and one not of a general obligation of the recipient.

~~((31))~~ (41) "Scope of work" means a detailed description of a project, including measurable objectives useful for determining successful completion. The scope of work is negotiated between the department and the loan or grant recipient.

(42) "Senior lien obligations" means all revenue bonds and other obligations of the recipient outstanding on the date of execution of this agreement (or subsequently issued on a parity therewith, including refunding obligations) or issued after the date of execution of this agreement having a claim or lien on the gross revenue of the utility prior and superior to the claim or lien of the loan, subject only to maintenance and operation expense.

~~((32))~~ (43) "Severe public health hazard" means a situation declared by the state department of health and the department in which the potential for illness exists, even if the illness is not currently occurring or imminent. For the purposes of this chapter there must be contamination of drinking water or contamination must be present on the surface of the ground in such quantities and locations to create a potential for public contact. The problem must generally involve a serviceable area including, but not limited to, a subdivision, town, city, or county. Also, the problem must be one which cannot be corrected through more efficient operation and maintenance of the wastewater disposal system(s).

~~((33))~~ (44) "Sewer" means a pipe and related pump stations located on public property, or on public rights of way and easements, that conveys wastewater from individual buildings or groups of buildings to a treatment plant.

(45) "Side sewer" means a sanitary sewer service extension from the point five feet outside the building foundation to the publicly owned collection sewer.

(46) "Small flows" means flows from commercial, industrial, or institutional sources that enter a sanitary sewer system.

(47) "State water pollution control revolving fund (SRF)" means the water pollution control revolving fund established by RCW 90.50A.020.

~~((34))~~ (48) "Step process" means a systematic process that facility projects must follow to be eligible for loans or grants.

(49) "Total eligible project cost" means the sum of all costs associated with a water quality project that have been determined to be eligible for loan or grant funding.

(50) "Total project cost" means the sum of all eligible and ineligible costs associated with a water quality project.

(51) "Water pollution" means such contamination, or other alteration of the physical, chemical, or biological properties of any waters of the state, including, but not limited to, change in:

- (a) Temperature;
- (b) Taste;
- (c) Color;
- (d) Turbidity; or
- (e) Odor.

It also means a discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state that will or is likely to create a nuisance or render those waters harmful, detrimental, or injurious to the public health, safety, or welfare, or injurious to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish, or other aquatic life.

~~((35))~~ (52) "Water pollution control activities" means actions taken by a public body to achieve the following purposes:

- (a) To control nonpoint sources of water pollution;
- (b) To develop and implement a comprehensive conservation and management plan for estuaries; and
- (c) To maintain, improve, or protect water quality through the use of water pollution control facilities, management programs, or other means.

~~((36))~~ (53) "Water pollution control facilities" means any facilities or systems for the control, collection, storage, treatment, disposal, or recycling of wastewater. Wastewater includes, but is not limited to, sanitary sewage, storm water, combined sewer overflows, residential, commercial, industrial, and agricultural wastes, which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property integral to the treatment process, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include facilities, equipment, and collection systems which are necessary to protect federally designated sole source aquifers.

(54) "Water resource inventory areas," sometimes referred to as "WRIAs," means one of sixty-two watersheds in the state of Washington, each composed of the drainage areas of a stream or streams, as established in chapter 173-500 WAC as it existed on January 1, 1997. All parts of the state of Washington are located in a single water resource inventory area.

AMENDATORY SECTION (Amending Order 00-02, filed 4/7/00, effective 5/8/00)

WAC 173-98-030 How, and under what conditions, can money from the state water pollution control revolving fund be used? (1) Uses of the money. The state water pollution control revolving fund (SRF) may be used for the following purposes:

- (a) To accept and retain funds from capitalization grants provided by the federal government, state matching funds appropriated in accordance with chapter 90.50A RCW, payments of principal and interest, and any other funds earned or deposited;
- (b) To make loans to applicants in order to finance the planning, design, and/or the construction of water pollution control facilities, make loans to applicants for the implementation of nonpoint source pollution control management programs (which includes planning and implementing elements of the nonpoint source pollution assessment and management program), and make loans to applicants for the development and implementation of a comprehensive estuary conservation and management plan, subject to the requirements of the act;
- (c) To provide loans for up to twenty years reserve capacity for water pollution control facilities;
- (d) To buy or refinance the debt obligations incurred by applicants after March 7, 1985, for the construction of water pollution control facilities. (March 7, 1985, was the date that the amendments adding Title VI to the act were first consid-

ered by Congress. Any refinancing agreements must be for construction initiated after that date according to federal and state law);

- (e) To guarantee or purchase insurance for local obligations where such an action would improve credit market access or reduce interest rates;
- (f) As a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the state, if the proceeds of those bonds will be deposited in the fund; and
- (g) To finance the reasonable costs incurred by the department in the administration of the account as authorized by the act and chapter 90.50A RCW.

(2) Policies for establishing the terms of financial assistance. Recipients' interest rates will be based on the average market interest rate. The average market interest rate will be based on the daily market rate published in the *Bond Buyer's Index* for tax exempt municipal bonds for the period from sixty to thirty days before the SRF annual funding application cycle begins, using the daily market interest rate for that period.

Loan terms and interest rates are as follows:

| Repayment Period | Interest Rate |
|--|--|
| Up to five years: | Thirty percent of the average market rate. |
| More than 5 but no more than 20 years: | Sixty percent of the average market rate. |

The director of the department of ecology or ~~(her/his)~~ the director's designee may approve lower interest rates for the annual funding application cycle if a financial analysis of the fund demonstrates that lower interest rates for that year are not detrimental to the perpetuity of the fund.

(3) Financial hardship assistance for facilities construction.

(a) Financial hardship assistance may be available to loan recipients for the existing residential need portion of a water pollution control facilities construction project if the project will cause a residential sewer user charge in excess of ~~((1.5))~~ one and one-half percent of the median household income.

(i) Median household income for this purpose is based on the most recent available census data ~~((Median household income data is))~~, updated yearly based on inflation rates as measured by the Federal Bureau of Labor Statistics and published as the Consumer Price Index.

(ii) If median household income data ~~((is))~~ are not available for a community or if the community disputes the data used by the department, the department will allow a local government to conduct a scientific survey to determine the median household income.

(iii) In situations where a project is proposed for an area with demographics which may not be representative of the entire census designated place, the department may require a scientific survey to determine the median household income.

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(iv) In rare cases where financial hardship cannot be established using residential user fees as a percent of median household income financial hardship determinations will be made on a case-by-case basis.

(b) The need for hardship assistance is calculated on water pollution control facilities construction costs associated with existing residential need at the time an application for funding is received by the department. The analysis does not include costs for growth. For example, if an applicant applies for ten million dollars to finance facilities construction costs, where six million dollars is for existing residential need and the remaining four million dollars is for growth, the hardship analysis would be based on the six million dollars for existing residential need.

(c) If the department determines that financial hardship exists, it may ~~((structure loan agreements with terms to help keep))~~ make changes to the offer of financial assistance in an attempt to lower the residential user charges below the financial hardship level for the existing residential need((, if possible. Hardship terms may include lengthening the repayment period to a maximum of twenty years, lowering the interest rate, or a combination of a lower interest rate and an extended term.

~~(d) For some facilities projects, financial hardship cannot be established using residential user fees as a percent of median household income. In these situations, financial hardship determinations will be made on a case-by-case basis.~~

~~(e)). These changes may include:~~

(i) Changing the structure of the loan agreements with terms to lengthen the repayment period to a maximum of twenty years, lowering the interest rate, or a combination of a lower interest rate and an extended term; and, if this is not sufficient,

(ii) Offering partial centennial grant funding as allowable under the provisions of chapter 173-95A WAC.

(d) If an applicant is requesting financial hardship assistance, it should submit a completed financial hardship analysis form with its application for financial assistance.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-040 Where can I obtain more detail about the application, review, and issuance processes for funds from the state water pollution control revolving fund? ((The department publishes guidelines which describe in greater detail the financial assistance application, review and issuance processes, the terms of assistance, and other elements of this program)). (1) Applicants must apply for financial assistance in order to be considered for funding and for their projects to be included on the IUP. Projects must be on a current or past IUP in order to receive SRF loans.

(a) A schedule of the annual funding cycle will be published no later than the last business day of November each year, for the funding corresponding to the next state fiscal year.

(b) The period during which applications are accepted each year will last a minimum of sixty days, and application

forms and guidelines for that year will be made available at the beginning of that period.

(c) In the first thirty days of the period during which applications are accepted each year, the department will conduct at least one application workshop in each of the department's four regions.

(d) When there is limited demand for funds from the current IUP, projects from any past IUP, starting with the most recent, may be funded in priority order, where:

(i) Cost overruns to a funded project are shown to be justifiable; or

(ii) Final cost reconciliation shows that higher costs are reasonable; or

(iii) A funding offer was withdrawn due to an applicant's inability to demonstrate readiness to proceed; or

(iv) The applicant did not receive any or all of the monies requested for the project.

(2) The application for funding will consist of two parts. Part one of the application will request information for identification, description, and other information about the project for tracking purposes, and part two of the application will request information about the water quality problem or problems being addressed by the project and the proposed solutions to the problems. In the application, applicants will be asked to fully describe the environmental and financial need for the project. Applications for SRF financial assistance for facilities projects must address problems such as public health emergencies, severe public health hazards, the need to provide secondary or advanced treatment, the need to improve and protect water quality, reduction of combined sewer overflows, and other environmental needs. Applications for SRF financial assistance for nonpoint projects must address the remedies and prevention of water quality degradation associated with nonpoint source water pollution and must not be inconsistent with needs identified in the department's nonpoint source pollution assessment and management program.

(3) The application form, part two, will include five main question areas, each with subsidiary questions designed to elicit the information needed to evaluate the project. The maximum points awarded for these question areas equal ninety percent of the total possible score with a maximum of ten percent coming from the local prioritization. The five main question areas and their associated maximum point percentages are:

(a) "What is the overall water quality problem and how will the problem be solved or addressed by the project?" This question is intended for general background purposes and to give evaluators an overview of the proposed project; no points are assigned.

(b) "What are the specific public health and water quality impairments caused by the problem and what are the pollution prevention aspects?" This question area is worth a maximum of thirty-four percent of the total score.

(c) "How will your proposed project address the water quality problem, and what are your measures of success?" This question area is worth a maximum of thirty-four percent of the total score.

(d) "What are some of the local initiatives you have taken that will help make your project a success?" This ques-

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tion area is worth a maximum of twelve percent of the total score.

(e) "Are there any state of Washington or federal mandates that this proposed project addresses?" This question area is worth a maximum of ten percent of the total score.

(f) "Local prioritization process." This question area is worth a maximum of ten percent of the total score. The local prioritization process is described in detail in WAC 173-95A-050.

(4) The department will evaluate the proposed projects based on the information contained in the applications.

(a) Projects will be ranked according to potential water quality benefit and protection of public health.

(b) Projects which have the highest environmental and public health need will be given priority for financial assistance under the SRF program.

(c) Because funds must be used in a timely manner, readiness to proceed is also used in establishing the priority of projects.

(d) Other factors, including funding provisions in chapter 90.50A RCW and provisos identified in the department's biennial capital budget, relationship to the department's published plans such as the *Water Quality Management Plan to Control Nonpoint Sources of Pollution* and total maximum daily load studies, and relationship to published plans created by other federal and state agencies will be included in the priority evaluation.

(e) The department will request other agencies to provide evaluation assistance as needed, including but not limited to, the Washington state conservation commission, the Puget Sound action team, and the Washington state department of health.

(f) The department will coordinate maximum funding amounts and other issues with other state and federal funding agencies when possible.

(5) The total score that each proposed project receives based on the application form, part two, will be added to the local prioritization score (see WAC 173-95A-050 for more information on the local priority-setting process) to develop the final score for the proposed project.

(6) The department will prepare a draft IUP each year after evaluating all applications. The draft IUP will list projects in rank order starting with the project receiving the most points in its final score. This will also generally be the order that projects may be offered financial assistance. After issuing the draft IUP the department will allow a minimum of thirty days for public review and comment on the draft IUP. No later than fifteen days before the end of the public review and comment period the department will conduct at least one workshop to explain the draft IUP, answer questions about the draft IUP and the evaluation process, and provide details on the public comment process.

(7) The final IUP will be issued no later than sixty days after the end of the public review and comment period. The final IUP will reflect any changes made as a result of public comments or other information received during the public review and comment period, and will include a responsiveness summary. The final IUP will generally list projects in the order that projects may be offered financial assistance.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-050 What are the limitations on the use of funds and how are the funds categorized? (1) The fund may be used to provide financial assistance to applicants for the construction of water pollution control facilities which are identified in the intended use plan and activities eligible for assistance under sections 319 and 320 of the act.

(2) Unless the demand for funding is limited SRF loan agreements are subject to the following funding category limitations:

(a) Water pollution control facilities category: Not more than eighty percent of the fund will be available for the construction of facilities as established under section 212 of the act and subject to the requirements of that act. Those projects will be under the water pollution control facilities category.

(b) Nonpoint source and comprehensive estuary conservation and management category: Not more than ~~((ten))~~ twenty percent of the fund will be available for the implementation of a program established under section 319 of the act for the management of nonpoint sources of pollution, and subject to the requirements of that act, or for the development and implementation of a comprehensive conservation and management plan under section 320 of the act relating to the National Estuary Program, and subject to the requirements of that act. Those projects will be under the nonpoint source and comprehensive estuary conservation and management category.

~~(c) ((Not more than ten percent of the fund will be available for the development and implementation of a comprehensive conservation and management plan under section 320 of the act relating to the National Estuary Program, and subject to the requirements of that act. Those projects will be under the comprehensive estuary conservation and management category (estuary category).~~

~~(d))~~ Not more than fifty percent of the fund in each category will be available to any one applicant.

(3) In accordance with federal law, loan offers identified on the final IUP will be effective for up to one year from the date of the offer ~~((or until the issuance of the next year's final IUP))~~. All SRF loan offers that do not result in a signed SRF loan agreement within the effective offer period are automatically terminated. Funds reserved for SRF loan agreements that are not signed within the effective period may be carried over and made available for the next year's funding cycle.

(4) The fund may not be used for activities primarily directed toward water resources or water pollution control activities or facilities or portions of those facilities that are primarily intended to control, transport, treat, dispose, or otherwise manage commercial, institutional, or industrial wastewater or other water pollution control needs from those sites. Costs associated with commercial, institutional, or industrial pretreatment are not eligible for funding. However, commercial, institutional, or industrial wastewater flows attributable to a public body's water pollution control facilities which are determined by the department to be "small" may be allowed. ~~((Small flows are commercial, institutional, or industrial flows that comprise less than five percent individually or thirty percent collectively of the total flow)).~~ Flows from

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individual commercial, industrial, or institutional sources are considered small when they are less than five percent of the total existing needs, as identified by the department's engineers. Collectively, flows from all individual commercial, industrial, or institutional sources are considered small when they are less than thirty percent of the total existing needs, as identified by the department's engineers.

(5) The fund may not be used to make direct loans to applicants to support the nonfederal share of eligible portions of projects receiving assistance under Title II of the act. The fund may be used to finance portions of such projects which were determined to be ineligible for federal assistance but which are eligible under the SRF program.

(6) Noneligible project costs include, but are not limited to, the following:

(a) Acts of nature: Projects related to acts of nature that alter the natural environment, thereby causing water quality problems;

(b) Aquatic plant control for aesthetic reasons, navigational improvements, or other purposes unrelated to water quality;

(c) Concentrated animal feeding operations except those located in the federally designated Puget Sound and lower Columbia River estuaries;

(d) Engineering reports;

~~((d))~~ (e) Facilities that propose to meet or maintain primary treatment of domestic sewage;

~~((e))~~ (f) Flood control: Projects primarily designed to provide flood control;

~~((f))~~ (g) Water pollution control activities or facilities or portions of those facilities that are primarily intended to control, transport, treat, dispose, or otherwise manage commercial, institutional or industrial wastewater or other water pollution control needs from those sites;

(h) Lake implementation projects where there is no public access;

~~((g))~~ (i) Permit fees;

(j) Costs associated with commercial, institutional or industrial pretreatment;

(k) Professional dues;

(l) Reclamation of abandoned mines ~~((or if used in the mining process));~~

~~((h))~~ State and federal agency water pollution control programs that are part of the agency's mission, goals, or statutory responsibilities;

~~((i))~~ (m) Projects proposed by Washington state agencies or federal agencies will not be funded; except that activities projects undertaken by state institutions of higher education are eligible to apply for funding when the activities are not part of the school's statutory responsibilities.

(n) Scientific research unrelated to a specific project;

~~((j))~~ (o) Sewers: Side sewer laterals or individual pump stations on private residential property, or other appurtenances where the facilities are not owned and maintained by a public body;

~~((k))~~ (p) Solid and hazardous waste facilities;

~~((h))~~ (q) Storm water activities and facilities associated exclusively with flood control;

(r) Projects or project elements solely addressing water quantity or other water resource issues.

(7) Noneligible project component costs include, but are not limited to, the following:

(a) Bond costs for debt issuance;

(b) Employee training not related to or identified in an SRF loan agreement;

(c) Equipment required for site and building maintenance;

(d) Facilities components:

(i) Abandonment of existing structures;

(ii) Bonus or acceleration payments to contractors to meet contractual completion dates for construction;

(iii) Capacity in excess of twenty years;

(iv) Construction claims and associated costs determined to be nonmeritorious;

(v) Construction claims, meritorious, in excess of the maximum allowable loan amount;

(vi) Corrective action plans for the one-year performance certification program;

(vii) Cost-plus-a-percentage-of-cost contracts (also known as multiplier contracts);

(viii) Demolition of structures that are not interfering with proposed construction~~((;))~~;

~~((ix))~~, replacement parts, other than those for an initial set of spare parts for equipment that is critical for facilities to operate in compliance with discharge permit requirements;

(e) Fines and penalties due to violations of or failures to comply with federal, state, or local laws;

(f) Interest on bonds, interim financing, and associated costs to finance projects;

(g) Lake implementation projects where there is no public access;

(h) Land acquisition for siting of wastewater treatment plants, sewer rights of way, and easements, and associated costs;

(i) Landscaping for aesthetic reasons;

(j) Legal expenses other than those associated with development of local ordinances for water quality protection and improvement or associated with the use of a bond counsel in developing a loan agreement;

(k) Lobbying or expenses associated with lobbying;

(l) Monitoring equipment used by an industry for sampling and analyzing industrial discharges to municipal water pollution control facilities;

(m) Office equipment;

(n) Operating expenses of local government, such as the salaries and expenses of a mayor, city council member, and/or city attorney;

(o) Overtime differential paid to employees of local government to complete administrative or force account work;

(p) Personal injury compensation or damages arising out of the project, whether determined by adjudication, arbitration, negotiation, or other means;

(q) Preparation of ~~((SRF))~~ loan or grant applications;

(r) Previously funded objectives financed with an SRF loan;

(s) Rework costs;

(t) Routine or ongoing operation and maintenance costs;

(u) Seminar and conference fees not identified in an SRF loan agreement;

(v) Vehicle purchase or lease except those vehicles that are integral to a treatment process e.g., sludge truck.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-060 What is the step process for planning facilities and activities projects? (1) The step process: The "step process" is a systematic method or proceeding with projects. The step process begins with site-specific planning, and continues through design to construction or implementation. It is required for facilities construction projects and, in a modified form, is required for some kinds of activities projects.

(2) The step process for facilities. To be eligible for an SRF loan, facilities projects must proceed according to ~~((a systematic method known as))~~ the "step process."

(a) Before a public body with a facilities project is eligible to apply for funds, all previous steps must be approved or approvable by the department in order to help ensure that funds are well spent on projects proceeding towards a successful ~~((and viable))~~ outcome. Funding for site-specific facilities planning (step ~~((+))~~ one) or design (step ~~((2))~~ two) does not guarantee the awarding of future loans for construction (step ~~((3))~~ three). The loan agreement will not be signed until all previous steps have been completed and approved by the department.

~~((a))~~ (b) Planning (step ~~((+))~~ one). Step ~~((+))~~ one involves the preparation of a site-specific facilities plan that identifies and prioritizes the cost-effective alternatives for addressing a water pollution control problem with or without state and federal funding. There is no prerequisite for planning. If there is an existing engineering report, prepared with or without department funding, it must be upgraded for SRF eligibility if it does not meet the definition of a facilities plan.

~~((b))~~ (c) Design (step ~~((2))~~ two). Step ~~((2))~~ two includes the preparation of plans and specifications for use in construction. These must be based on the preferred cost-effective alternative identified in the facilities plan.

(i) Facilities plans must be approved ~~((or deemed approvable))~~ by the department before an application for design can be considered for funding. Site-specific facilities planning documents not funded by a department grant or loan must also be approved or approvable by the department before an application for design can be considered.

(ii) ~~((Applications for Step 2 loans will be accepted and considered for funding if it can be documented by the applicant that Step 1 planning is approved within ninety days after the close of the application period.~~

~~((iii))~~ Due to specific loan review criteria, a facilities plan approved by the department for purposes other than securing a loan will not be accepted for design purposes.

~~((iv) A)~~ (iii) Facilities plans approved by the department more than two years prior to the close of the SRF application period must contain evidence of recent department review to ensure the document reflects current conditions.

~~((e))~~ (d) Construction (step ~~((3))~~ three). Step ~~((3))~~ three includes the actual building of facilities based on the approved design.

~~((+))~~ Design must be approved or deemed approvable by the department before an application for construction can be considered for funding.

~~((ii) Applications for Step 3 loans will be accepted and considered for funding if it can be documented by the applicant that Step 2 design is approved within ninety days after the close of the application period.~~

~~((+))~~ (e) Design and construction (step ~~((4))~~ four). In some cases, design and construction may be combined into one loan award. Applications for step ~~((4))~~ four loans will be accepted and considered for funding if it can be demonstrated that step ~~((2))~~ two design can be completed and approved by the department within one year of the date the final IUP is made public. The SRF loan share of the total eligible project under step ~~((4))~~ four cannot exceed fifty percent of the amount available in the appropriate funding category, or one million dollars, whichever is less.

~~((e))~~ (f) Step compliance and step deviations. There is one situation in which a deviation from the step process can be allowed:

(i) If the Washington state department of health has declared a public health emergency and if the proposed project would remedy this situation.

(ii) In this situation, the department will accept applications for funding consideration that do not follow the step process. However, no loan agreement will be signed until all previous steps have been completed and approved by the department. This deviation from the step process will only allow an application to be considered for funding. It does not allow a loan to be awarded until all step requirements have been satisfied.

(iii) If a deviation is approved, the applicant may deviate by only one step. For instance, the department could accept an application for design if planning was not completed and approved, or an application for construction if design was not completed and approved. However, the department may not accept an application for construction if planning was not completed and approved.

~~((2))~~ (3) Prerequisite documents for facilities projects: Draft documents must be sent to the department's engineers at least sixty days prior to end of application cycle for approval by end of application cycle.

(4) The step process for activities. In most cases, the step process for activities is not required. However, those applications proposing to implement a specific project identified in a completed comprehensive plan are given additional consideration in the evaluation process. Agricultural best management practices that involve improvements on private property, or lake projects, must follow the step process.

(a) Planning (step ~~((+))~~ one) involves the identification of problems and evaluation of cost-effective alternatives, based on environmental and economic considerations, for correcting and preventing water quality problems. Specific activities may include planning for watershed management, ground water management areas, lake restoration, and water quality assessment and other related activities.

(b) Implementation (step ~~((2))~~ two) includes the actual implementation of the project based on the approved planning document.

NEW SECTION

WAC 173-98-075 How does the Growth Management Act impact the use of funds? (1) A local government not in compliance with the Growth Management Act may not receive loans or grants from the department, except that, in limited circumstances, a local government that is not in compliance with the Growth Management Act may receive loans or grants from the department where necessary to address a public health need or substantial environmental degradation.

(2) For the purposes of this chapter, "compliance with the Growth Management Act" means that:

(a) A county, city, or town that is required to or chooses to plan under RCW 36.70A.040 has adopted a comprehensive plan and development regulations in conformance with the requirements of chapter 36.70A RCW, after it is required that the comprehensive plan and development regulations be adopted; and

(b) The county, city, or town has not been found out of compliance by a growth management hearings board; or

(c) A growth management hearings board has found a county, city, or town in compliance with the requirements of chapter 36.70A RCW, after previously finding the county, city, or town was not in compliance.

(3) For the purposes of this chapter, a public health need related to a loan or grant must be documented by a letter signed by the secretary of the Washington state department of health or his or her designee and addressed to the public official who signed the loan or grant application. "Public health need" means a situation where:

(a) There is a documented potential for:

(i) Contaminating a source of drinking water; or

(ii) Failure of existing wastewater system or systems resulting in contamination being present on the surface of the ground in such quantities and locations as to create a potential for public contact; or

(iii) Contamination of a commercial or recreational shellfish bed as to create a critical public health risk associated with consumption of the shellfish; or

(iv) Contamination of surface water so as to create a critical public health risk associated with recreational use; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(4) For the purposes of this chapter, a substantial environmental degradation related to a loan or grant must be documented by a letter signed by the director of the department or his or her designee and addressed to the public official who signed the loan or grant application.

"Substantial environmental degradation" means that:

(a) There is a situation causing real, documented, critical environmental contamination that:

(i) Contributes to violations of the state's water quality standards; or

(ii) Interferes with beneficial uses of the waters of the state; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(5) A county, city, or town that has been offered a loan or grant for a water pollution control facilities project may not receive loan or grant funds while the county, city, or town is not in compliance with the Growth Management Act unless:

(a) Documentation showing that a public health need has been provided by the Washington state department of health; or documentation showing that a substantial environmental degradation exists has been provided by the department of ecology; and

(b) The county, city, or town has provided documentation to the department that actions or measures are being implemented to address the public health need or substantial environmental degradation; and

(c) The department has determined that the project is designed to address only the public health need or substantial environmental degradation described in the documentation, and does not address unrelated needs including, but not limited to, provisions for additional growth.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-090 How ~~((do I make sure my project is included in the intended use plan))~~ are loans managed?

(1) ~~((Applicants must apply for SRF financial assistance in order for their projects to be included on the IUP. Projects must be on the IUP in order to receive SRF financial assistance.~~

~~((2) Projects in all three categories will be ranked according to environmental and financial need. Projects in each category which have the highest environmental and financial need will be given priority for assistance under the SRF program. Because funds must be used in a timely manner to ensure that all available federal funding is received by the state, readiness to proceed is also used in establishing the priority of projects.~~

~~((3) Applications for financial assistance in the water pollution control facilities category (WAC 173-98-050 (2)(a)) must address problems such as public health emergencies, severe public health hazards, the need to provide secondary or advanced treatment, the need to improve and protect water quality, reduction of combined sewer overflows, and other environmental needs.~~

~~((4) Applications for financial assistance in the nonpoint source category (WAC 173-98-050 (2)(b)) must address the remedies and prevention of water quality degradation associated with nonpoint source water pollution and must not be inconsistent with needs identified in the department's nonpoint source pollution assessment and management program.~~

~~((5) Applications for financial assistance in the comprehensive estuary conservation and management category (estuary category) (WAC 173-98-050 (2)(c)) must meet applicable environmental needs outlined above and must~~

meet needs identified in the Puget Sound water quality management plan or the respective plans for other federally designated estuaries in the state of Washington.

(6) Financial need would normally focus on the need to maintain user charges and fees at affordable levels. Both the priority process and the terms of the SRF loan will be directed toward this objective. Unless the provisions of water pollution control facilities or activities has caused a financial hardship, refinancing of completed projects or segments would generally be low priority.

(7) Applicants must fully describe the environmental and the financial need for the project.

(8) The department will prepare the draft IUP prior to the award of each federal capitalization grant from EPA or in the absence of a federal capitalization grant before principal and interest repayments to the SRF are offered. The IUP will generally list projects in the order that projects may be offered financial assistance.) Timely use of funds: Projects funded with loans must be spent in a timely fashion so that funds are put to work for the water quality of the state as soon as possible. To accomplish this, certain time restrictions are placed on the use of funds as follows:

(a) Work on a project must be started within sixteen months of the publication date of the final IUP on which the project was proposed.

(i) Any expenditure of funds which is eligible for reimbursement under the terms of the loan agreement constitutes starting the project.

(ii) No more than one time extension of no more than twelve months may be made when there are valid reasons for the extension and when the extension is included in the signed funding agreement with the department.

(iii) Valid reasons for a time extension allowing a start date more than sixteen months after the publication date of the final IUP are limited to:

(A) Schedules included in water quality permits, consent decrees, or enforcement orders; or

(B) The recipient and the department agree that there is a need to do work during an environmental window in a specific season of the year.

(iv) If the funding recipient has one of these valid reasons to wait longer than sixteen months to start the project, the reasons why it will take longer and the schedule the recipient will follow must both be stated clearly in a signed loan agreement.

(b) Work on a project must be completed within five years of the publication date of the final IUP on which the project was proposed or within a shorter time period if the shorter period is identified in the funding agreement for the project. When all work identified in the funding agreement scope of work is finished, the project is deemed to be completed. After the five-year time limit is reached, no further expenditures may be reimbursed unless an extension is made.

(i) No more than one time extension of no more than twelve months may be made when there are valid reasons for the extension; and

(A) The extension is requested no less than three months before the funding agreement is due to expire; and

(B) The department's water quality program manager agrees that the extension is for a valid reason.

(ii) Valid reasons for a time extension are limited to:

(A) Schedules included in water quality permits, consent decrees, or enforcement orders; or

(B) The recipient and the department agree that there is a need to do work during an environmental window in a specific season of the year.

(iii) If the funding recipient has one of these valid reasons to be allowed a time extension, the reasons why it will take longer and the schedule the recipient will follow must both be stated clearly in a signed amendment to the existing loan agreement.

(2) Prior authorization to incur costs. In cases where a project has been identified on a final IUP, the applicant may make a written request to the water quality program manager, asking to begin incurring costs related to a loan for which there is not yet a signed loan agreement. If the department concurs with this request, the water quality program manager will send the applicant a letter authorizing the costs. The applicant incurs the costs at their own risk. When an agreement is signed, previously incurred costs that are not eligible under the terms of the agreement are the sole responsibility of the applicant.

(3) The administration of all loans will be subject to all terms and conditions in a funding agreement signed by the department and by the recipient.

(4) Ongoing management of most aspects of loan projects is subject to the most recent edition of *Administrative Requirements for Ecology Grants and Loans*, copies of which will be provided to all recipients.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-110 What are the repayment options and schedules? (1) General provisions.

When the scope of work identified in the SRF loan agreement has been fully completed and/or the initiation of operation date has been determined:

(a) The department and recipient will execute a final SRF loan agreement amendment which details the final loan amount. This amount will include the principal from disbursements made to recipients and accrued interest. Interest will accrue on each disbursement as it is paid to the recipient.

(b) The department will prepare according to the SRF loan agreement, a repayment schedule which fully amortize the final loan amount within twenty years of project completion. The first repayment of principal and interest will be due no later than one year after the initiation of operation date or at project completion date, whichever occurs first. Equal payments will be due every six months after this first payment. Loan balances may be repaid or additional principal payments may be made at any time without penalty.

(c) If any amount of the final loan amount or any other amounts owed to the department remains unpaid after it becomes due and payable, the department may assess a late charge. The late charge shall be additional interest at the rate of one percent per month, or fraction thereof, starting on the date the debt becomes past due and until it is paid in full.

(d) If the due date for any semiannual payment falls on a Saturday, Sunday, or designated holiday for Washington state agencies, the payment shall be due on the next business day for Washington state agencies.

(2) Phased or segmented project. Where a project has been phased or segmented, the general provisions for repayment shall apply to the completion of individual phases or segments.

(3) More than five years to complete project. When a project approved by the department takes longer than five years to complete, loan repayment must begin within five years of the first disbursement for the project, unless the director determines that the fund is fiscally sound without this repayment schedule. Repayments for these loans must follow the general provisions as outlined in subsection (1)(b) of this section.

(4) Security for loan repayment. Loans shall be secured by a general obligation pledge or a revenue pledge of the recipient. The obligation of the recipient to make loan repayments from the sources identified in its SRF loan agreement shall be absolute and unconditional, and shall not be subject to diminution by setoff, counterclaim, or abatement of any kind.

(a) General obligation. When repayment of a loan is secured by a general obligation pledge, the recipient shall pledge for so long as the loan is outstanding, to include in its budget and levy taxes annually within the constitutional and statutory tax limitations provided by law without a vote of its electors, on all of the taxable property within its boundaries in an amount sufficient, together with other money legally available and to be used for loan repayment, to pay when due the principal of and interest on the loan, and the full faith, credit, and resources of the recipient shall be pledged irrevocably for the annual levy and collection of those taxes and the prompt payment of the principal of and interest on the loan.

(b) Revenue obligation. Repayment of a loan may be secured by an irrevocable pledge of the net revenues of the recipient's utility and, in appropriate cases, utility local improvement district assessments. In such cases:

(i) Lien position. Repayment of a loan shall constitute a lien and charge (A) upon the net revenues of the recipient's utility prior and superior to any other charges whatsoever, except that the lien and charge shall be junior and subordinate to the lien and charge of any senior lien obligations and, (B) if applicable, upon utility local improvement district assessments prior and superior to any other charges whatsoever.

(ii) ~~Coverage requirement. For so long as the loan is outstanding, the recipient shall establish, maintain, and collect such rates and charges for utility service which will produce net revenue which, together with utility local improvement district assessments in the utility local improvement district deposited in the loan fund, shall be at least equal to the coverage requirement. "Coverage requirement" means annual net revenue which, after the payment of senior lien obligations and together with utility local improvement district assessments (if applicable), is at least equal to one hundred twenty percent of annual debt service on the loan and any other obligations on a parity therewith.~~

(iii) Reserve requirement. For loans that are revenue-secured debt with terms greater than five years, the recipient

must accumulate a reserve for the loan equivalent to at least the average annual debt service on the loan during the first five years of the repayment period of the loan. This amount shall be deposited in a reserve account in the loan fund in approximately equal annual payments commencing within one year after the initiation of operation or the project completion date, whichever comes first. "Reserve account" means, for a loan that constitutes revenue-secured debt, an account of that name created in the loan fund to secure the payment of the principal of and interest on the loan. The amount on deposit in the reserve account may be applied by the recipient (A) to make, in part or in full, the final repayment to the department of the loan amount or, (B) if not so applied, for any other lawful purpose of the recipient once the loan amount, plus interest and any other amounts owing to the department hereunder, have been paid in full.

(5) Repayment from other than pledged sources. A recipient may repay any portion of its loan from any legally available funds other than those pledged in its SRF loan agreement to ~~((repayment))~~ repay the loan.

(6) No defeasance or advance refunding. So long as the department holds a loan, the recipient shall not be entitled to, and shall not effect, its economic defeasance or advance refunding.

AMENDATORY SECTION (Amending Order 98-10, filed 11/24/98, effective 12/25/98)

WAC 173-98-120 General provisions. (1) Sale of facilities to private enterprises. Recipients may sell facilities for which the SRF loan was provided to private enterprises; however, the SRF loan agreement must be terminated in accordance with the terms of the agreement and the assistance repaid to the SRF immediately upon sale.

(2) Refinancing. The refinancing of existing debt obligations shall be limited to water pollution control facilities where project construction began after March 7, 1985. Applicants requesting refinancing must meet all the requirements contained in the act. They must be on the IUP before assistance will be offered and must be eligible to receive such assistance. There are two kinds of refinance with different regulations:

(a) Interim refinance: Interim refinance refers to a project which is still in progress and for which the applicant went forward on their own accord and using funding from a source other than the department. For projects in this category, applicants for funding should apply in the same manner as any other project, making certain to clearly state that the project is underway and that they have secured all prerequisite documents.

(b) Standard refinance: Standard refinance refers to a project which has been completed using funding from a source other than the department.

(i) Standard refinance projects will only be funded if there is limited demand for funds for new projects.

(ii) The department will not refinance debt from funding programs administered by the department.

(iii) All project prerequisites must have been met at the time the project was undertaken.

(iv) All standard refinance projects applying for funding in a fiscal year will be ranked by financial capability using the same criteria used for evaluating hardship, and giving the highest ranking to the applicants with the greatest financial need.

(v) For standard refinance projects, applicants for funding may use a shorter, simpler application form. This form will ask basic questions about the project and about the applicant's financial capability to pay for the project with and without the refinance.

(vi) Successful applicants for standard refinance projects must make their first repayment six months after they sign a funding agreement.

(3) Self certification. The department may authorize a recipient to certify compliance with selected program requirements. The recipient must request such certification authority and document that it has the capability and resources, that it is in the best interest of the state, and that the request is consistent with state and federal laws and regulations. Concurrences required in the environmental review process cannot be delegated to recipients.

(4) For all projects, the recipient must acknowledge state and federal financial assistance in all reports, technical documents, publications, brochures, and other materials produced using funding from the loan or grant. All site-specific projects must have a sign of sufficient size to be seen from nearby roadways, acknowledging state and federal financial assistance, and left in place throughout the life of the project. Department and environmental protection agency logos must be on all signs and documents and will be provided as needed.

WSR 00-19-096

PROPOSED RULES

PARKS AND RECREATION COMMISSION

[Filed September 20, 2000, 11:08 a.m.]

Reschedule Rule Adoption Hearing

The state Parks and Recreation Commission has rescheduled its public hearing to amend chapter 352-07 WAC, Boating accident and casualty reports, from September 22, 2000, to December 15, 2000. The original notice was published in the Washington State Register as WSR 00-16-158 on August 18, 2000.

For additional information on the proposed amendments to chapter 352-07 WAC, Boating accident and casualty reports, or information on the commission meeting location, contact James Horan by phone at (360) 902-8580 or at Washington State Parks, P.O. Box 42560, Olympia, WA 98504-2560.

Jim French
Senior Policy Advisor

WSR 00-19-097
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(Division of Assistance Programs)
[Filed September 20, 2000, 11:10 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-478-0060 Income eligibility standards for food assistance.

Purpose: Update standards for food assistance to reflect a change in federal rules.

Statutory Authority for Adoption: RCW 74.04.510, 74.08.090.

Statute Being Implemented: RCW 74.04.510, 74.08.090.

Summary: WAC 388-478-0060 to incorporate the fiscal year 2001 cost-of-living adjustments to the food assistance program.

Reasons Supporting Proposal: The United States Department of Agriculture, Food and Nutrition Service sets the maximum allotments and standards for food assistance. The new standards must be implemented October 1, 2000.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Vicky T. Robinson, Division of Assistance Programs, (360) 413-3031.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, Food and Nutrition Service Administrative Notice 00-54.

Explanation of Rule, its Purpose, and Anticipated Effects: Amending WAC 388-478-0060 to incorporate the fiscal year 2001 cost-of-living adjustments to the food assistance program.

Proposal Changes the Following Existing Rules: Updates WAC 388-478-0060 by changing the fiscal year 2001 cost-of-living standards.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule does not impact small businesses.

RCW 34.05.328 applies to this rule adoption. This rule meets the definition of a significant rule. However, the department is exempt from preparing the significant analysis required under RCW 34.05.328 for rules relating to client financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on October 24, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by October 17, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopkd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by October 24, 2000.

Date of Intended Adoption: No earlier than October 25, 2000.

September 15, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-24-053, filed 11/29/99, effective 12/30/99)

WAC 388-478-0060 What are my income ((eligibility standards)) limits for food assistance((s))? ~~((1))~~ When all household members receive cash benefits (TANF, GA-U, GA-S, etc.) or Supplemental Security Income (SSI), they do not have to meet the income standard.

~~(2) All households, based on their size, must have income at or below the limits shown in column B to be eligible for food assistance, except as follows:~~

~~(a) Column C is to be used when a household includes a person sixty years or older, or with disabilities;~~

~~(b) Column E is to be used when determining separate household status for an elderly person and a person with permanent disability, as described in WAC 388-408-0035~~ ((1)(d)) So long as your assistance unit (AU) meets other eligibility requirements for food assistance benefits, your AU must have income at or below the limits in column (B) and (C) to get food assistance, unless you meet one of the exceptions listed below

EFFECTIVE 10-1-((99)) 2000

| Column A Household Size | Column B Maximum Gross Monthly Income | Column C Maximum Net Monthly Income | Column D Maximum Allotment | Column E 165% of Poverty Level |
|----------------------------|--|---|-------------------------------------|--|
| 1 | (\$ (893)) <u>905</u> | (\$ (687)) <u>696</u> | (\$ (127)) <u>130</u> | (\$ ((1,133)) <u>1,149</u> |
| 2 | ((1,199)) <u>1,219</u> | ((922)) <u>938</u> | ((234)) <u>238</u> | ((1,521)) <u>1,547</u> |
| 3 | ((1,504)) <u>1,533</u> | ((1,157)) <u>1,180</u> | ((335)) <u>341</u> | ((1,909)) <u>1,946</u> |
| 4 | ((1,810)) <u>1,848</u> | ((1,392)) <u>1,421</u> | ((426)) <u>434</u> | ((2,297)) <u>2,345</u> |
| 5 | ((2,115)) <u>2,162</u> | ((1,627)) <u>1,663</u> | ((506)) <u>515</u> | ((2,684)) <u>2,744</u> |
| 6 | ((2,421)) <u>2,476</u> | ((1,862)) <u>1,905</u> | ((607)) <u>618</u> | ((3,072)) <u>3,142</u> |
| 7 | ((2,726)) <u>2,790</u> | ((2,097)) <u>2,146</u> | ((671)) <u>683</u> | ((3,460)) <u>3,541</u> |
| 8 | ((3,032)) <u>3,104</u> | ((2,332)) <u>2,388</u> | ((767)) <u>781</u> | ((3,848)) <u>3,940</u> |
| 9 | ((3,338)) <u>3,419</u> | ((2,567)) <u>2,630</u> | ((863)) <u>879</u> | ((4,236)) <u>4,339</u> |
| 10 | ((3,644)) <u>3,734</u> | ((2,802)) <u>2,872</u> | ((959)) <u>977</u> | ((4,624)) <u>4,738</u> |
| Each Additional Member | +((306)) <u>315</u> | +((235)) <u>242</u> | +((96)) <u>98</u> | +((388)) <u>399</u> |

Exceptions:

(1) If your AU is categorically eligible as defined in WAC 388-414-0001, your income will not have to be below the gross or net income standards in columns (B) and (C) to decide if you are eligible. However, we will budget the AU's income to decide the amount of food assistance your AU will receive.

(2) If your AU includes a member who is sixty years of age or older or has a disability, your income must be at or below the limit in column (C) only.

(3) If you are sixty years of age or older and are unable to purchase and prepare your own meals because of a perma-

nent disability, we will use column (E) to determine if you can be a separate food assistance unit.

(4) If your AU has zero income you will receive the maximum allotment amount, based on your household size in column (D).

Reviser's note: RCW 34.05.395 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.

PROPOSED

WSR 00-19-099
PROPOSED RULES
PARKS AND RECREATION
COMMISSION

[Filed September 20, 2000, 11:14 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-12-096.

Title of Rule: Chapter 352-04 WAC, Policy—Meetings and delegation, this chapter defines the commission's officers, their duties, and their practices for scheduling and conducting meetings of the state Parks and Recreation Commission.

Purpose: The commission intends to amend chapter 352-04 WAC to update the manner in which the commission votes and establishes a quorum for the purposes of conducting business transactions. The commission also intends to establish its practice for conducting adjudicative proceedings and to provide commission members with appropriate conduct for avoiding conflicts of interest.

Statutory Authority for Adoption: RCW 79A.05.025, 79A.05.030, and 79A.05.070.

Summary: The commission intends to improve the public's access to information on its new or updated business practices for scheduling meetings, conducting adjudicative hearings and for avoiding conflicts on interest. The commission intends to formally adopt these practices in administrative rule.

Reasons Supporting Proposal: The proposed amendments to chapter 352-04 WAC will clarify and improve public access to the commission's business practices and annual meeting schedule.

Name of Agency Personnel Responsible for Drafting: Barbara Herman, 1125 Washington Street, Olympia, WA 98504-0100, (360) 586-4034; **Implementation and Enforcement:** Cleve Pinnix, 7150 Cleanwater Lane, Olympia, WA 98504-2650, (360) 902-8501.

Name of Proponent: Cleve Pinnix, Director of the Washington State Parks and Recreation Commission, public.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This chapter of administrative rule establishes the state Parks and Recreation Commission's business practices for meetings and delegation of authority. The commission intends to update its business practices for scheduling meetings and establishing a quorum for the purposes of conducting business transactions. The commission also intends to formally adopt new practices for conducting adjudicative hearings and for avoiding conflicts of interest. These amendments are intended to clarify and improve public access and participation in the commission's business meetings and to clarify the commission's practices for conducting adjudicative proceedings.

Proposal Changes the Following Existing Rules: The proposed amendments would accomplish the following: Amending WAC 352-04-010 provides greater flexibility in scheduling public meetings as needed to conduct business, provides for an earlier decision on the annual meeting sched-

ule for the subsequent year and provides an updated method for determining the voting quorum; adopting new section WAC 352-04-040 establishes the conduct for adjudicative proceedings; and adopting new section WAC 352-04-050 establishes the manner through which the commission members may avoid conflicts of interest.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This chapter of administrative rule does not regulate or have economic impact through regulations on small business. There are no compliance costs to small business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Significant legislative rule-making requirements are not imposed on the state Parks and Recreation Commission, nor has the commission voluntarily applied those requirements.

Hearing Location: Best Western Tower Inn, 1515 George Washington Way, Richland, WA 99350, on November 3, 2000, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Eastern Region Office at (509) 662-0420, by October 13, 2000, (509) 663-9754.

Submit Written Comments to: Georgia R. Pacana, Washington State Parks, P.O. Box 42650, Olympia, WA 98504-2650, fax (360) 664-2106, by October 6, 2000.

Date of Intended Adoption: November 3, 2000.

September 20, 2000

Jim French

Senior Policy Advisor

AMENDATORY SECTION (Amending Order 102, filed 11/24/87)

WAC 352-04-010 Duties of chairperson and conduct of meetings. (1) The chairperson shall call and preside at all regular or special meetings.

(2) The duties of the vice-chairperson shall be to preside at all regular or special meetings in the absence of the chairperson. In addition, the vice-chairperson shall serve as chairperson upon the resignation, death, or incapacitation for any reason of the chairperson, and shall so serve until the next regular election, or until the chairperson is again able to serve, whichever shall first occur.

(3) The secretary shall cause minutes to be taken and recorded of all regular or special meetings, and shall sign such minutes when transcribed and approved by the commission. In addition, the secretary shall succeed to the offices of vice-chairperson or chairperson in the same manner and under the same conditions as set forth above for the vice-chairperson.

(4) ~~((Eight))~~ Regular meetings shall be held each calendar year, on the dates, times, and locations published in the ~~((January publication of the))~~ *Washington State Register*, unless otherwise called by the chairperson or a majority of the commissioners. An annual schedule of the months in which meetings are to be held, and their locations, will be adopted by the commission ~~((during the last regular meeting of each calendar year,))~~ and will be published ~~((each Janu-~~

ary)) on or before January of each year in the *Washington State Register*, in accordance with RCW 42.30.075.

(5) An annual election shall be conducted for the offices of chairperson, vice-chairperson, and secretary, at the first regular meeting of every year. The election shall be conducted by written ballot upon request of any member of the commission.

(6) The order of business at all regular meetings shall be:

- (a) The call of the roll.
- (b) Minutes of the previous meeting.
- (c) Acceptance of agenda.
- (d) Business of the day.
- (e) Date and location of next meeting.
- (f) Adjournment.

(7) The chairperson shall be a voting member of the commission. A majority of the authorized commission membership shall constitute a quorum for the transaction of business at all regular and special meetings. A majority vote of the commissioners present shall be sufficient to pass or defeat each measure brought to a vote, unless ~~((otherwise))~~ a unanimous vote of commissioners present is required by law. ~~((When a unanimous vote of the authorized membership of the commission is required by law to pass any measure brought to a vote, the vote of any absent commissioner may be registered by mail, or by telephone. Provided, That any mailed ballot shall be opened and read, or any telephoned vote shall be communicated during the meeting at which such measure is being considered. And provided further, That the chairperson shall identify the absent commissioner or commissioners so voting, and that such identification shall be incorporated into the minutes of the meeting.))~~

NEW SECTION

WAC 352-04-040 Adjudicative proceedings. Adjudicative proceedings conducted under Title 79A RCW, Public recreational lands, shall be held in accordance with the Administrative Procedure Act, chapter 34.05 RCW, and the rules published in chapter 10-08 WAC. The director shall appoint the hearing officer if the hearing is to be presided over by officials of the agency or request appointment of an administrative law judge from the office of administrative hearings. The commission shall review the initial order issued by the hearing officer or administrative law judge and shall issue a final order.

NEW SECTION

WAC 352-04-050 Conflict of interest. (1) A member of the commission shall comply with subsection (2) of this section when the following circumstances apply or it is reasonably foreseeable that they will apply:

(a) The member is beneficially interested, directly or indirectly, in a contract, sale, lease, purchase or grant that may be made by, through, or under the supervision of the commission, in whole or in part, or when the member accepts, directly or indirectly, any compensation, gratuity, or reward from any other person beneficially interested in such contract, lease, purchase or grant; or

(b) The member is an officer, agent, employee or member of an entity which is engaged in a transaction involving the commission.

(2) If required by subsection (1) of this section, the member or employee shall:

(a) Recuse him or herself from the commission discussion regarding the specific contract, sale, lease, purchase or grant;

(b) Recuse him or herself from the commission vote on the specific contract, sale, lease, purchase or grant; and

(c) Refrain from attempting to influence the remaining commission members in their discussion and vote regarding the specific contract, sale, lease, purchase or grant.

(3) The prohibition against discussion set forth in subsection (2)(a) through (c) of this section shall not prohibit the member of the commission from using his or her general expertise to educate and provide general information on the subject area to other members.

(4) Under subsection (1) of this section, "any other person" has a beneficial interest in a contract, sale, lease, purchase or grant when the other person bids or otherwise seeks to be awarded the contract, sale, lease, purchase or grant.

(5) A member who would otherwise be disqualified under subsection (2)(a) through (c) of this section may participate fully in the proceedings if a quorum cannot be achieved because of a conflict of interest, and the participation of the board member is required for official action, as long as the member discloses the basis for disqualification prior to participating and voting.

WSR 00-19-100

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 11:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-12-008.

Title of Rule: Chapter 16-301 WAC, General seed regulations; chapter 16-302 WAC, General rules for seed certification; and chapter 16-303 WAC, Seed assessment, fees for seed services and seed certification.

Purpose: This rule provides general regulations for the seed program at the Department of Agriculture. As required by the governor's executive order on regulatory improvement and agency policy, the proposed rule is updated and rewritten in a clear and usable format. Existing chapters of rules will be repealed and the significant language in those chapters is revised into three new proposed chapters of rules for the seed program (chapters 16-301, 16-302, and 16-303 WAC).

Statutory Authority for Adoption: RCW 15.49.005, 15.49.081, 15.49.310, 15.49.370(3).

Statute Being Implemented: Chapters 15.49, 17.24 RCW.

Summary: These three new chapters will reorganize and update nine chapters currently used by the WSDA seed program, incorporating clear and readable rules formatting. These rules provide for uniformity and consistency in the

packaging and distribution of agricultural, vegetable and flower seeds.

Reasons Supporting Proposal: Current rules affecting the seed program are found in nine separate chapters of rule. This proposal combines the essence of those rules into three rule chapters and updates the language into a clear and usable format reflecting the standards and practices that must be met within the industry.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graydon Robinson, 21 North First Avenue, Suite 203, Yakima, WA 98902, (509) 225-2630.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This rule revision was developed in conjunction with an industry advisory board prior to publication in the register.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rules adopt requirements under the general seed regulations that include: Labeling, sampling, arbitration, phytosanitary field inspections, quarantines for annual and rough bluegrass and bean seed and bean seed-borne viral diseases. The process for certifying seed for sowing purposes under general rules for seed certification, along with the Washington state's certification standards, is more clearly defined. The new section on fees organizes all fees into one chapter, making the fees for service more easily accessed and readable. No fees have been changed through this reorganization. The new rules consolidate the essential requirements of the general regulations, rules for seed certification and the schedule of fees into a clear and usable format under three separate chapters.

The purpose of this rewrite is to coordinate with industry representatives in updating rules to reflect current industry practices and regulatory requirements. This also meets the intent of the Governor's Executive Order 97-02 requiring all state agencies to thoroughly review each rule to ensure they are written in a clear and readable format.

Anticipated effects will be minimal, as the revised format clarifies the responsibility and duties of the program and will help facilitate the marketing of Washington grown seed in national and international markets.

Proposal Changes the Following Existing Rules: Chapters 16-300, 16-304, 16-313, 16-316, 16-317, 16-318, 16-493, 16-494 and 16-495 WAC, are being repealed. The information in those chapters are being consolidated into three new chapters providing clarity to existing language for the benefit of the entire seed industry. See below for a description of changes and modifications agreed upon by the Seed Program Rules Review Committee.

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

A copy of the statement may be obtained by writing to Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, phone (509) 225-2630, fax (509) 454-4395, e-mail Seed@agr.wa.gov.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. The Department of Agriculture is not a named agency under section 201.

Hearing Location: Washington State Department of Agriculture, Yakima Facility, 21 North First Avenue, Conference Room 238, Yakima, WA 98902, on November 8, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by October 10, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, fax (509) 454-4395, by November 8, 2000.

Date of Intended Adoption: November 30, 2000.

September 19, 2000

Robert W. Gore

Assistant Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 00-20 issue of the Register.

WSR 00-19-101

PROPOSED RULES

HEALTH CARE AUTHORITY

(Basic Health Plan)

[Order 00-05—Filed September 20, 2000, 11:30 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-136.

Title of Rule: WAC 182-25-020 BHP benefits.

Purpose: Changes the waiting period for treatment of preexisting conditions to nine months, rather than three.

Other Identifying Information: Initially, the agency had proposed to also amend the list of benefits but, because of stakeholder comments, that change will not be made at this time.

Statutory Authority for Adoption: RCW 70.47.050.

Statute Being Implemented: RCW 70.47.060.

Summary: Changes the waiting period for treatment of preexisting conditions to nine months, rather than three.

Reasons Supporting Proposal: During contracting with managed health care systems for 2001, the health plans bid much higher rates for a three-month waiting period than for a nine-month waiting period, which would limit the number of persons basic health could cover within budget.

Name of Agency Personnel Responsible for Drafting: Rosanne Reynolds, Lacey, Washington, (360) 923-2948; Implementation and Enforcement: Becky Loomis, Lacey, Washington, (360) 923-2996.

Name of Proponent: Health Care Authority, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Changes the three-month waiting period for treatment of preexisting conditions to nine months.

Proposal Changes the Following Existing Rules: Changes the three-month waiting period to nine months.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Impacts to small businesses will be minimal.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 does not apply to Health Care Authority rules unless requested by the Joint Administrative Rules Review Committee or applied voluntarily.

Hearing Location: Health Care Authority, 676 Woodland Square Loop S.E., Building B, 3rd Floor Conference Room, Lacey, WA 98504, on October 27, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Nikki Johnson by October 20, 2000, TDD (888) 923-5622, or (360) 923-2805.

Submit Written Comments to: Rosanne Reynolds, fax (360) 412-4276, by October 27, 2000.

Date of Intended Adoption: November 3, 2000.

September 20, 2000

Melodie Bankers

Rules Coordinator

AMENDATORY SECTION (Amending WSR 98-07-002, filed 3/5/98, effective 4/5/98)

WAC 182-25-020 BHP benefits. (1) The administrator shall design and from time to time may revise BHP benefits, according to the requirements of chapter 70.47 RCW, as amended. These benefits will include physician services, prescription drugs and medications, and inpatient and outpatient hospital services, limited mental health care services, limited chemical dependency services, limited organ transplant services, and all services necessary for prenatal, postnatal and well-child care, and will emphasize proven preventive and primary care services. The Medicaid scope of benefits may be provided by BHP as the BHP plus program through coordination with DSHS for children under the age of nineteen, who are found to be Medicaid eligible. BHP benefits may include co-payments, waiting periods, limitations and exclusions which the administrator determines are appropriate and consistent with the goals and objectives of the plan. BHP benefits will be subject to a ~~((three-month))~~ nine-month waiting period for preexisting conditions. Exceptions (for example, maternity, prescription drugs, services for a newborn or newly adopted child) are outlined in the schedule of benefits. Credit toward the waiting period will be given for any continuous period of time for which an enrollee was covered under similar health coverage if that coverage was in effect at any

time during the three-month period immediately preceding the date of reservation or application for coverage under BHP. Similar coverage includes BHP; all DSHS programs administered by the medical assistance administration which have the Medicaid scope of benefits; the DSHS program for the medically indigent; Indian health services; most coverages offered by health carriers; and most self-insured health plans. A list of BHP benefits, including co-payments, waiting periods, limitations and exclusions, will be provided to the subscriber.

(2) In designing and revising BHP benefits, the administrator will consider the effects of particular benefits, co-payments, limitations and exclusions on access to necessary health care services, as well as the cost to the enrollees and to the state, and will also consider generally accepted practices of the health insurance and managed health care industries.

(3) Prior to enrolling in BHP, each applicant will be given a written description of covered benefits, including all co-payments, waiting periods, limitations and exclusions, and be advised how to access information on the services, providers, facilities, hours of operation, and other information descriptive of the managed health care system(s) available to enrollees in a given service area.

(4) BHP will mail to all subscribers written notice of any changes in the amount and scope of benefits provided under BHP, or policy changes regarding premiums and co-payments at least thirty days prior to the due date of the premium payment for the month in which such revisions are to take effect. The administrator may make available a separate schedule of benefits for children, eighteen years of age and younger, for those dependent children in the plan.

WSR 00-19-102

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 11:33 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-17-104.

Title of Rule: Rules relating to noxious weed seed and plant quarantine, chapter 16-752 WAC.

Purpose: Amendment of existing rule to add species to the list of invasive, nonnative weed seed and plant species that are prohibited from distribution into or within the state. Also, clarification and update of rule language and taxonomy.

Statutory Authority for Adoption: Chapter 17.24 RCW, RCW 17.10.074 (1)(c).

Statute Being Implemented: Chapters 17.24, 17.10 RCW.

Summary: The amendments would add twenty-four invasive, nonnative weed species to the list of species that are prohibited from distribution, transportation, sale, purchase, or offer for sale in this state, as seed, living plants, or plant parts. All of the proposed additional species are classified as noxious weeds in chapter 16-750 WAC and growing them is already forbidden in this state.

Reasons Supporting Proposal: These twenty-four species are highly invasive, nonnative plants that, if allowed to establish breeding populations, would threaten agricultural crops, environmental quality and natural resources in this state. Their presence is already subject to mandatory control measures under authority of chapter 17.10 RCW. The proposal brings the quarantine list (composed of species that are prohibited in channels of trade) into greater concurrence with the noxious weed list (species which must be controlled).

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

Name of Proponent: Washington State Noxious Weed Control Board and Washington State Weed Coordinators Association, public and governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The existing rule forbids distribution, sale, transportation, and other movement in channels of trade of thirty-two highly invasive, nonnative plants classified as noxious weeds. This is necessary to prevent or minimize introduction of these plants through the nursery or seed trade, as the cost of control or eradication would be significant, both to landowners and to local/state agencies. The amendments are intended to add another twenty-four species of equal or greater undesirability to the list. The anticipated result is exclusion and prevention of establishment of these noxious weed species.

Proposal Changes the Following Existing Rules: Proposal adds twenty-four new plant species to the list of species that are prohibited from distribution as whole plants, plant parts or seed. These additional species are all classified as noxious weeds in chapter 16-750 WAC, meaning that they cannot be grown in this state and that, if found, they are subject to levels of mandatory control measures as authorized by chapter 17.10 RCW. Twenty of these weeds are classified as Class A noxious weeds. Three of the others are Class B noxious weeds of such limited distribution that eradication from the state is still a possibility. The remaining one is not only a Class B noxious weed, but also a hybrid of two species already listed in WAC 16-752-610. In addition, clarifications and updates of format and taxonomic terminology are proposed.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule change is a net financial benefit to the state and offers negligible (if any) net loss to the affected industries. This rule change is intended to exclude or minimize introduction of twenty-four invasive, nonnative plant species which are potentially extremely costly to the environmental quality and agricultural industry of the state. This rule proposal is a companion to the existing noxious weed statute and rules. Its effect would be the prohibition of sale and distribution of species that already cannot legally be grown in this state. If any of these plant species are found growing in this state, they are subject to control and eradication efforts that are costly to both landowners and county/state agencies. The rule provisions present negligible

cost to the seed, nursery and allied industries, as they have no legitimate market for species which their customers are forbidden to grow. If these weeds are allowed to become established or to increase in this state, the immediate cost of dealing with the infestations would far outweigh the cost of implementing this rule proposal.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a listed agency in section 201.

Hearing Location: Washington State Department of Agriculture, 1111 Washington Street, 2nd Floor, Room 271, Olympia, WA 98504-2560, on November 8, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 1, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary Toohey, Assistant Director, Washington State Department of Agriculture, Lab Services Division, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2094, by November 8, 2000.

Date of Intended Adoption: November 15, 2000.

September 20, 2000

Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-600 Establishing the noxious weed seed and plant quarantine. Washington agriculture, environmental quality and natural resources are threatened by nonnative, aggressive species of noxious weeds. A number of these noxious weeds are transported and sold within the state of Washington both as nursery plants and as seeds in packets of flower seeds or "wildflower mixes." Subsequent "escape" of these ornamentals has been a documented source of a number of infestations and has resulted in large public and private expenditures by landowners and land managers, weed boards, and weed districts and the department of agriculture to achieve the control mandated in chapter 17.10 RCW. The director of agriculture, pursuant to the powers provided in chapters 17.10 and 17.24 RCW, finds that regulation of the sale of these seed packets and plants is necessary to protect Washington agriculture and natural resources and prevent public and private costs of control.

Note: For rules prescribing the limits of prohibited and restricted noxious weed seeds as contaminants in certified seed, see WAC 16-300-010 through 16-300-025.

AMENDATORY SECTION (Amending WSR 98-13-008, filed 6/4/98, effective 7/5/98)

WAC 16-752-610 Noxious weed seed and plant quarantine—Regulated articles. All plants, plant parts, and seeds in packets, blends, and "wildflower mixes" of the following listed species are regulated under the terms of this noxious weed seed and plant quarantine:

| Scientific Name | Common Names |
|---|---|
| <u>Abutilon theophrasti</u> | <u>velvetleaf</u> |
| <u>Alliaria petiolata</u> | <u>garlic mustard</u> |
| Amorpha fruticosa | indigobush, lead plant |
| Anchusa officinalis | common bugloss, alkanet, anchusa |
| Anthriscus sylvestris | wild chervil |
| Carduus acanthoides | plumeless thistle |
| Carduus nutans | musk thistle, nodding thistle |
| <u>Carduus pycnocephalus</u> | <u>Italian thistle</u> |
| <u>Carduus tenuiflorus</u> | <u>slenderflower thistle</u> |
| <u>Centaurea calcitrapa</u> | <u>purple starthistle</u> |
| Centaurea diffusa | diffuse knapweed |
| Centaurea jacea | brown knapweed, rayed knapweed, brown centaury horse-knobs, hardheads |
| <u>Centaurea jacea x nigra</u> | <u>meadow knapweed</u> |
| <u>Centaurea ((maetlosa)) bie-bersteinii</u> | spotted knapweed |
| Centaurea macrocephala | bighead knapweed |
| Centaurea nigra | black knapweed |
| Centaurea nigrescens | Vochin knapweed |
| Chaenorrhinum minus | dwarf snapdragon |
| ((Chrysanthemum leucanthemum)) | ((oxeye daisy, white daisy, whiteweed, field daisy, marguerite, poorland flower)) |
| <u>Crupina vulgaris</u> | <u>common crupina</u> |
| Cytisus scoparius | Scotch broom |
| Daucus carota | wild carrot, Queen Anne's lace |
| Echium vulgare | blueweed, blue thistle, blue devil, viper's bugloss, snake flower |
| <u>Euphorbia esula</u> | <u>leafy spurge</u> |
| <u>Euphorbia oblongata</u> | <u>eggleaf spurge</u> |
| <u>Galega officinalis</u> | <u>goatsrue</u> |
| <u>Helianthus ciliaris</u> | <u>Texas blueweed</u> |
| Heracleum mantegazzianum | giant hogweed, giant cow parsnip |
| Hibiscus trionum | Venice mallow, flower-of-an-hour, bladder ketmia, modesty, shoo-fly |
| Hieracium aurantiacum | orange hawk weed, orange paintbrush, red daisy flameweed, devil's weed, grim-the-collier |
| <u>Hieracium caespitosum</u> | <u>yellow hawkweed, yellow paintbrush, devil's paintbrush, yellow devil, field hawkweed, king devil</u> |
| Hieracium floribundum | <u>yellow devil hawkweed</u> |
| Hieracium pilosella | <u>mouseear hawkweed</u> |
| ((Hieracium pratense)) | ((yellow hawkweed, yellow paintbrush, devil's paintbrush, yellow devil, field hawkweed, king devil)) |
| <u>Impatiens glandulifera</u> | <u>policeman's helmet</u> |
| Isatis tinctoria | dyers' woad |
| Kochia scoparia | kochia, summer-cyprus, burning-bush, fireball, Mexican fireweed |
| <u>Lepidium latifolium</u> | <u>perennial pepperweed</u> |
| <u>Leucanthemum vulgare</u> | <u>oxeye daisy, white daisy, whiteweed, field daisy, marguerite, poorland flower</u> |
| Linaria ((genistifolia)) dalmatica spp.dalmatica | Dalmatian toadflax |
| ((Lepidium latifolium)) | ((perennial pepperweed)) |
| Mirabilis nyctaginea | wild four o'clock, umbrella-wort |
| Onopordum acanthium | Scotch thistle |
| Proboscidea louisianica | unicorn-plant |

| Scientific Name | Common Names |
|-------------------------------|------------------------------|
| Salvia aethiop((s))is | Mediterranean sage |
| <u>Salvia pratensis</u> | <u>meadow clary</u> |
| <u>Salvia sclarea</u> | <u>clary sage</u> |
| <u>Senecio jacobaea</u> | <u>tansy ragwort</u> |
| Silybum marianum | milk thistle |
| <u>Solanum elaeagnifolium</u> | <u>silverleaf nightshade</u> |
| <u>Solanum rostratum</u> | <u>buffaloburr</u> |
| <u>Soliva sessilis</u> | <u>lawnweed</u> |
| <u>Sorghum halepense</u> | <u>johnsongrass</u> |
| <u>Spartium junceum</u> | <u>Spanish broom</u> |
| <u>Tamarix ramosissima</u> | <u>saltcedar</u> |
| <u>Thymelaea passerina</u> | <u>spurge flax</u> |
| Torilis arvensis | hedgearsley |
| Ulex europaeus | gorse, furze |
| Zygophyllum fabago | Syrian bean-caper |

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-630 Noxious weed seed and plant quarantine—Exceptions. The prohibition on transporting of plants and plant parts established in WAC 16-752-620 ((shall)) does not apply to plants or plant parts collected for herbariums, research in control methods, creation of pressed specimens, or for educational or identification purposes and other scientific activities, as long as ~~((= Provided, That))~~ all such activities ~~((requiring live plants))~~ are conducted in such a manner as to prevent infestation. In addition, plants or plant parts may be transported, as a part of a noxious weed control activity, to a sanitary landfill, to be burned, or otherwise for disposal ~~((tion))~~ under the supervision of a noxious weed control agency.

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-650 Noxious weed seed and plant quarantine—Disposal((tion)) of regulated articles. Any plants, plant parts, or seed packets transported, bought, sold, or offered for sale in violation of ~~((this noxious weed quarantine shall be))~~ WAC 16-752-600 through WAC 16-752-650 are subject to destruction or shipment out-of-state or other disposition in a manner prescribed by the director to prevent infestation. Any such action ~~((shall))~~ will be at the expense of the owner or the owner's agent and without compensation.

**WSR 00-19-103
PROPOSED RULES
HIGHER EDUCATION
COORDINATING BOARD**

[Filed September 20, 2000, 11:35 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-12-087.

PROPOSED

Title of Rule: Future teachers conditional scholarship for public school classified K-12 employees.

Purpose: Implement the future teachers conditional scholarship for public school classified K-12 employees as authorized by the 1999-2000 state biennial budget.

Statutory Authority for Adoption: Chapter 28B.80 RCW.

Statute Being Implemented: Section 610(5), chapter 1, Laws of 2000 2nd sp. sess.

Summary: Establishes the conditional scholarship program. Provides program definitions including the eligible applicant and eligible institution. Provides the terms for loan forgiveness and for loan repayment. Permits payment of the conditional scholarship to be made to eligible enrolled students.

Reasons Supporting Proposal: These rules are necessary to run a scholarship competition, write the promissory note, make payments to students, and provide forgiveness of the loan or require repayment if the terms of the forgiveness are not fulfilled.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Klacik, 917 Lakeridge Way, Olympia, WA, (360) 753-7851.

Name of Proponent: Higher Education Coordinating Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These rules define the eligible participant as one who is currently employed or was employed in 1999-2000 as a classified employee in Washington's public K-12 school system; provide additional definitions such as "institution of higher education, Washington public K-12 school, and teaching service"; establish selection procedures, criteria, and priorities; establish enrollment requirements; establish loan amounts and payments to eligible recipients; establish the criteria for earning loan forgiveness; and provide for the repayment requirements if forgiveness is not earned.

The effect of these rules is to establish the program, allow a scholarship competition to be organized, select recipients, construct a promissory note, make payments, confer forgiveness of the loans, and require repayment as needed.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This is a conditional scholarship for students aspiring to become teachers. It does not impact small businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Higher Education Coordinating Board is not one of the agencies named in statute.

Hearing Location: Higher Education Coordinating Board, 917 Lakeridge Way, 3rd Floor Conference Room, Olympia, WA 98504-4340, on November 2, 2000, at 9 a.m. until 12 noon.

Assistance for Persons with Disabilities: Contact Belma Villa, (360) 753-7810, by November 1, 2000.

Submit Written Comments to: John Klacik, Associate Director, Higher Education Coordinating Board, P.O. Box 43430, Olympia, WA 98504-4340, fax (360) 704-6251, e-

mail futureteachercomments@hecb.wa.gov, by 5 p.m. on November 2, 2000.

Date of Intended Adoption: December 1, 2000.

September 20, 2000

John Klacik

Associate Director

Chapter 250-63 WAC

FUTURE TEACHERS CONDITIONAL SCHOLARSHIP FOR PUBLIC SCHOOL CLASSIFIED K-12 EMPLOYEES

NEW SECTION

WAC 250-63-010 Purpose. The purpose of this act is to provide a demonstration project to enable Washington classified public K-12 employees to obtain their initial teaching certifications in order to become teachers in Washington's public K-12 schools.

NEW SECTION

WAC 250-63-020 Program definitions. (1) "Academic year" means the regular nine-month, three-quarter or two-semester period annually occurring between August 1st and June 30th.

(2) "Accredited" means an institution certified by the Northwest Association of Schools and Colleges or by a similar regional accrediting body.

(3) "Board" means the higher education coordinating board.

(4) "Classified public K-12 employees" means employees working for K-12 schools covered by chapter 41.56 RCW.

(5) "Conditional scholarship" means funds received from The Future Teachers Conditional Scholarship for Public School Classified Employees program. This is a loan that will be forgiven in exchange for teaching service in Washington K-12 public schools.

(6) "Continuous enrollment" means the period of time a recipient is enrolled without stopping, except for the equivalent of one term per year, such as a summer term.

(7) "Forgiven" or "to forgive" or "forgiveness" means that portion of the recipient's loan that does not need to be repaid in exchange for the recipient having provided the specified teaching service in a Washington public K-12 school.

(8) "Full-time student" means a recipient enrolled for twelve or more credit hours, or the equivalent, per term.

(9) "Future teachers" means classified public K-12 employees who are working toward their initial teaching certifications.

(10) "Institution of higher education" means an accredited public or private college, community college or university which physically delivers classroom instruction within the state of Washington and whose program of study will advance students toward teacher certification requirements at the freshman or sophomore level; or whose coursework will

lead to initial teaching certifications for students enrolled at the junior level or higher.

(11) "Loan equalization fee" means an additional amount charged to a recipient who fails to complete the required teaching service. This fee is added in order to make the cost of the program similar to the cost incurred by recipients borrowing from the primary federal student loan program for undergraduate students. This fee shall be determined annually by the board.

(12) "Loan repayment" means that portion of the conditional scholarship that is not forgiven due to teaching service and is instead repaid according to the terms of the promissory note by the recipient.

(13) "Recipients" means eligible student applicants selected to receive conditional scholarships.

(14) "Shortage areas" means either geographic or subject-matters areas as defined by the office of the superintendent of public instruction.

(15) "Teacher certification" means the initial license issued by the office of the superintendent of public instruction permitting an individual to be employed as a teacher in the state of Washington.

(16) "Teaching service" means employment as a certified teacher in a Washington public K-12 school on at least a half-time basis. This also includes comparable employment as a substitute teacher or part-time teaching positions.

(17) "Washington public K-12 school" means an elementary school, a middle school, junior high school or high school within the public school system referred to in Article IX of the state Constitution.

NEW SECTION

WAC 250-63-030 Administration. The higher education coordinating board shall administer the conditional scholarship program. When a duty or responsibility of the board is referenced in these regulations, the authority needed to discharge that responsibility lies with the executive director or his or her designee. The staff of the board, under the direction of the executive director, will manage the administrative functions relative to the program. The board shall have the following administrative responsibilities, encompassed within the board's enumerated powers and duties:

(1) Enter into agreements with participating institutions, and billing and collection agencies as may be necessary.

(2) Select applicants to receive conditional scholarships, with the assistance of a selection committee.

(3) Adopt necessary rules and guidelines.

(4) Empower the board staff to make professional judgment decisions on unique circumstances.

(5) Work with the office of superintendent of public instruction and appropriate public school employee organizations to publicize the program directly to Washington public school classified K-12 employees.

(6) Post additional information, including a fact sheet and an application, on the board's website at <http://www.hecb.wa.gov>.

(7) Verify completion of teaching service from recipients in exchange for forgiveness of loan repayment.

(8) Collect and manage repayments from recipients who do not fulfill their teaching obligations.

NEW SECTION

WAC 250-63-040 Eligible applicants. An eligible applicant is one who:

(1) Is currently employed as a Washington classified public school K-12 employee covered by chapter 41.56 RCW or was an employee during the 1999-2000 school year.

(2) Plans to enroll in an accredited Washington institution of higher education within three months of the time of notification of the conditional scholarship award. Applicants who are unsure they can meet this three-month expectation will be encouraged to apply and to indicate their circumstances on the application.

(3) Plans to be employed as a teacher in a Washington public K-12 school after completion of the initial teacher certification.

(4) Will not be pursuing a degree in theology.

(5) Submits an application to the board by the requested deadline.

NEW SECTION

WAC 250-63-050 Selection of recipients. (1) Appointment of selection committee. The board will appoint a committee composed of educators and leaders in business and government.

(2) Role of selection committee. The committee will act on behalf of the board to select recipients and alternates from the pool(s) of eligible applicants who have submitted applications to the board. This committee will also advise board staff and the board on recommended changes in the program administration, including the application and selection procedures for future competitions.

(3) Selection of recipients and alternates. Once all initial eligibility criteria are met, preference will be given in the selection process to those classified K-12 public school employees closest to obtaining their initial Washington state teacher certifications. In addition, the committee will consider each of the following items in the selection process.

(a) Applicant's academic ability.

(b) Applicant's statement evidencing commitment to the teaching profession and the applicant's ability to serve as a positive role model as a Washington public school K-12 teacher.

(c) Applicant's length and quality of contributions to the Washington K-12 public school in his/her current position and any other previous positions.

(d) Recommendation from a current school teacher/official describing the applicant's potential as a future teacher.

(e) The committee will give preference in awarding as follows:

(i) Eligible renewal applicants who are within two years of completing their initial teacher certification requirements.

(ii) All other eligible renewal applicants.

(iii) Eligible new applicants who are within two years of completing their initial teacher certification requirements.

(iv) All other new eligible applicants.

(4) Duration of conditional scholarship awards.

(a) During the first year, the board will initially make one-year awards to applicants selected for conditional scholarships.

(b) Based on the remaining availability of funds, the board may also make commitments to some recipients for additional years of study, with priority given to those recipients who are within two years of completing their initial teacher certification requirements.

NEW SECTION

WAC 250-63-060 Eligible recipients. In order to receive funding through the conditional scholarship the recipient must:

(1) Begin enrollment within three months of the date of the conditional scholarship award notification. Applicants who are unsure they can meet this three-month expectation will be encouraged to apply and to indicate their circumstances on the application. The board staff will have discretion to extend this period.

(2) Provide proof of enrollment to the board each term.

(3) If already enrolled, be in good standing and maintaining satisfactory academic progress according to the institution's normal requirements.

(4) Not be enrolled in or planning to pursue a degree in theology.

NEW SECTION

WAC 250-63-070 Eligibility for renewal of awards.

(1) This is a demonstration project for which there is no guarantee of additional funding beyond the 1999-2001 biennium.

(2) Renewal applications. If sufficient funds are available for renewal awards, previous recipients will be required to submit renewal applications to the board by the stated deadline. The renewal application will gather information from recipients such as:

(a) Confirmation that the applicant still plans to become a teacher in a Washington K-12 public school after completion of the initial teacher certification.

(b) Projected academic schedule of the applicant for the upcoming enrollment period.

(c) Verification that the applicant is in good standing and maintaining satisfactory academic progress according to the institution's normal requirements.

NEW SECTION

WAC 250-63-080 Control of funds. The higher education coordinating board may award conditional scholarships to eligible students from the funds appropriated for this purpose and from any required repayments to the fund.

(1) Agreement with the board:

(a) Each conditional scholarship recipient shall enter into a loan agreement, hereafter known as the "promissory note," with the board agreeing to comply with the rules, regulations, and guidelines of the conditional scholarship program.

(b) The promissory note shall serve as the legal document verifying the recipient's understanding of the opportu-

nity to have the loan forgiven in exchange for teaching service and the obligation to repay the loan if teaching service is not provided.

(2) Award amounts:

(a) Recipients may be eligible to receive conditional scholarships for a maximum of the equivalent of five academic years of full-time study.

(b) The amount of conditional scholarships awarded individual full-time recipients shall not exceed four thousand dollars per academic year for recipients attending eligible four-year or graduate public or private colleges and universities, and two thousand dollars per academic year for recipients attending eligible two-year institutions.

(c) Recipients enrolling for summer coursework after the completion of an academic year of full-time eligibility may be eligible for additional summer award amounts equivalent to a third semester or fourth quarter. In this case, the recipients would be assumed to be beginning their second academic year of award eligibility. For example, for a student attending a semester college who received full-time enrollment awards of two thousand dollars each for fall, spring and summer, the student would be assumed to have received loans for the equivalent of 1.5 academic years.

(d) Recipients enrolling on less than a full-time basis shall receive the following prorated award amounts for all terms of part-time enrollment:

(i) Enrollment of 9.0 - 11.9 credit hours per term equals three-quarter enrollment. This shall be equal to an award amount of seventy-five percent of the full-time award amount.

(ii) Enrollment of 6.0 - 8.9 credit hours per term equals half-time enrollment. This shall be equal to an award amount of fifty percent of the full-time award amount.

(iii) Enrollment of 3.0 - 5.9 credit hours per term equals one-quarter enrollment. This shall be equal to an award amount of twenty-five percent of the full-time award amount.

(e) Recipients receiving awards for part-time enrollment shall have the assessment of their award records calculated on a prorated basis. For example, a recipient receiving awards on the basis of half-time enrollment for two academic years will have used one academic year of loan eligibility.

(3) Grace period. No interest accrues and no payments are required of the recipient during a six-month grace period. The grace period begins the first day of the month following whichever of the following dates comes first:

(a) The last day of the term of the recipient's program of education which culminates with the completion of the initial teacher certification requirements; or

(b) The last day of the term the recipient ceases continuous enrollment.

(4) Deferment of loans. No interest is charged to recipients during approved periods of deferment as approved by the board. Approved deferments include:

(a) The recipient's continuous enrollment in the educational program which culminates with the completion of the initial teacher certification requirements.

(b) The recipient has a temporary total disability or is unable to secure employment by reason of the care required by a dependent who is disabled. The deferment continues for a period not to exceed three years.

(c) The recipient returns to an approved educational program on at least a half-time basis to complete the initial teacher certification requirements after the loan has already gone into repayment.

(d) Other circumstances as determined by the board.

(5) Forbearance. The board staff may approve an additional limited deferment of payment of principal based on special circumstances, such as a financial hardship of the recipient. The recipient's loan account will be assessed interest during the period of forbearance.

(6) Cancellation of loans. In the event of a recipient's death or total and permanent disability, the recipient's unpaid indebtedness shall be fully canceled.

(7) Forgiveness of the loans.

(a) Loan forgiveness is granted at the higher rate of:

(i) One academic year of loan forgiveness for each two years of teaching service; or

(ii) One academic year of loan forgiveness for each year of teaching service in geographic or subject-matter shortage areas, as specified by the office of the superintendent of public instruction.

(b) Loan forgiveness for teaching service for periods less than an academic year shall be prorated based upon verification of teaching service of a minimum of three months, and then shall be prorated thereafter. No forgiveness shall be granted for teaching service of less than three months.

(c) For recipients receiving loans for the equivalent of a portion of an academic year, the teaching service required for loan forgiveness shall be prorated. The following two examples show how this works in practice.

(i) If a recipient received a loan amount for the equivalent of one-third academic year, the required teaching service for forgiveness of the loan is two-thirds of an academic year; or one-third of an academic year, if the recipient taught in a shortage area.

(ii) If a recipient received a loan amount for the equivalent of two and one-half academic years, the required teaching service for forgiveness of the loan is five academic years; or two and one-half academic years, if the recipient taught in a shortage area.

(8) Interest rates. The interest rate on new loans shall be determined annually by the board. The annual interest rate shall generally parallel the current rate for new loans in the primary federal student loan program for undergraduate students. Interest charges are assessed beginning at the conclusion of the grace period for recipients not in deferment who are not providing teaching service.

(9) Loan equalization fee. Recipients who do not enter teaching service by the conclusion of the grace period and other approved loan deferments shall incur a loan equalization fee of not more than three percent of the remaining unforgiven loan balance. This fee shall be determined annually by the board. The loan equalization fee shall be added to the remaining principal balance and be repaid by the recipient.

(10) Repayment of the loan. Should the recipient not be eligible for loan forgiveness due to teaching service, the loan principal and the loan equalization fee, which will be added to the loan principal, must be fully repaid with interest begin-

ning at the end of the grace period or loan deferment period, whichever is later, according to the following terms:

(a) The minimum monthly repayment rate shall be set by the board, but shall not be less than fifty dollars per month.

(b) The maximum period for repayment shall be ten years, with payments of principal and interest accruing quarterly, commencing the first quarter following the completion of recipient's grace period or loan deferral period, whichever date is later.

(11) Collection of repayments:

(a) The board is responsible for collection of repayments made and shall exercise due diligence in such collection, maintaining all necessary records to ensure that maximum repayments are made.

(b) The board is responsible to forgive all or parts of such repayments under the criteria established by the board and shall maintain all necessary records of forgiven payments.

(12) Establishment of loan account. All appropriations, receipts from the payment of the principal or interest, and any other subsidies to which the board as administrator is entitled which are paid by or on behalf of recipients under this section, shall be deposited with the board in the account authorized by RCW 28B.102.060. It shall be used to cover the costs of granting the conditional scholarships, maintaining necessary records and making collections. The board shall maintain accurate records of these costs, and all receipts beyond those necessary to pay such costs shall be used to grant conditional scholarships to eligible students.

WSR 00-19-105
PROPOSED RULES
HIGHER EDUCATION
COORDINATING BOARD

[Filed September 20, 2000, 11:36 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-046 [00-15-054].

Title of Rule: Washington state displaced homemaker program.

Purpose: Makes technical changes, reorders sections, and makes changes to the length of the contract period.

Statutory Authority for Adoption: Chapter 28B.04 RCW.

Statute Being Implemented: RCW 28B.04.040, 28B.04.060, 28B.04.070, 28B.04.090, 28B.04.100.

Summary: Gives contractors the opportunity to renew their biennial contract for one ensuing biennium. Repeals WAC 250-44-210 which refers to an outdated requirement to submit evaluation reports.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Brenda Landers, 917 Lakeridge Way, Olympia, WA 98504-3430, (360) 753-7827.

Name of Proponent: Higher Education Coordinating Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

PROPOSED

Explanation of Rule, its Purpose, and Anticipated Effects: Make several technical changes for enhanced clarity, including rearranging sections to be in a more logical order; gives contractors the opportunity to renew their biennial contract for one ensuing biennium, and removes the requirement for organizations wishing to apply for funding to submit letters of intent; repeals WAC 250-44-210, an outdated requirement to submit evaluation reports; the effect of these changes will be more consistent services for displaced homemakers and cost and time savings for board staff due to changes in the competitive process; and repealing WAC 250-44-210 will allow for more detailed and client focused reports to be developed at the discretion of board staff.

Proposal Changes the Following Existing Rules: Defines initial and renewal contracts, and the process for awarding both; and allows contractors to renew their contract for one ensuing biennium versus competing for funding.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The WAC affects organizations eligible to apply for funding for the displaced homemaker program. Small businesses are not eligible to apply for funding.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Higher Education Coordinating Board is not named as an agency in this statute.

Hearing Location: Higher Education Coordinating Board, 917 Lakeridge Way, Olympia, WA 98504, on October 25, 2000, at 9:00 a.m. - 12:00 p.m.

Assistance for Persons with Disabilities: Contact Belma Villa by October 23, 2000, TDD (360) 753-7809, or (360) 753-7810.

Submit Written Comments to: Brenda Landers, P.O. Box 43430, Olympia, WA 98504-3430, Brenda@hecb.wa.gov, fax (360) 753-7808, by November 2, 2000.

Date of Intended Adoption: December 6, 2000.

September 19, 2000

Brenda D. Landers

Program Manager

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-020 Program administration. Responsibility for all aspects of administration of the displaced homemaker program, subject to these regulations, shall be vested in the executive director of the board. ~~((The executive director shall provide progress reports to the board and to the governor and the appropriate committees of the legislature.))~~

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-040 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Act" means the Displaced Homemaker Act, chapter 28B.04 RCW, as amended.

(2) "Advisory committee" means the advisory committee established pursuant to WAC 250-44-030.

(3) "Appropriate job opportunities" means opportunities to be gainfully employed, as defined in subsection (9) of this section, in jobs which build upon all relevant skills and potential skills of the individual displaced homemaker, including opportunities in jobs which in the past may not generally have been considered traditional for women.

(4) "Center" means a multipurpose service center as defined in subsection (10) of this section.

(5) "Board" means the higher education coordinating board.

(6) "Displaced homemaker" means an individual who:

(a) Has worked in the home for ten or more years providing unsalaried household services for family members on a full-time basis; and

(b) Is not gainfully employed;

(c) Needs assistance in securing employment; and

(d) Meets one of the following criteria;

(i) Has been dependent on the income of another family member but is no longer supported by that income; or

(ii) Has been dependent on federal assistance but is no longer eligible for that assistance; or

(iii) Is supported as the parent of minor children by public assistance or spousal support, but whose youngest child is within two years of reaching majority.

(7) "Executive director" means the executive director of the board.

(8) "Executive officer" of the sponsoring organization means the chief executive or senior officer of the organization.

(9) "Gainfully employed" means employed for salary or wages on a continuing basis and earning at least an amount equal to the standard of need established under RCW 74.04.770.

(10) "Multipurpose service center" means a center contracted for under the act, which either provides directly, or provides information about and referral to, each type of program of service as defined in subsection (14) of this section.

(11) "Objective" means a purpose of a program of service which can be quantified and for which objective measurements of performance can be established.

(12) "Displaced homemaker program" means the program of contracts for multipurpose service centers and programs of service for displaced homemakers authorized by the act.

(13) "Program" means a program of service as defined in subsection (14) of this section.

(14) "Program of service" means one of the specific services listed in subdivisions (a) through (g) of this subsection, and meeting the criteria set forth in the subdivision.

(a) Job counseling services, which shall:

(i) Be specifically designed for displaced homemakers;

(ii) Counsel displaced homemakers with respect to appropriate job opportunities (as defined in subsection (3) of this section); and

(iii) Take into account and build upon the skills and experience of a homemaker and emphasize job readiness as well as skill development.

(b) Job training and job placement services, which shall:

(i) Emphasize short-term training programs and programs which expand upon homemaking skills and volunteer experience and which prepare the displaced homemaker to be gainfully employed as defined in subsection (9) of this section;

(ii) Develop, through cooperation with state and local government agencies and private employers, model training and placement programs for jobs in the public and private sectors;

(iii) Assist displaced homemakers in gaining admission to existing public and private job training programs and opportunities, including vocational education and apprenticeship training programs; and

(iv) Assist in identifying community needs and creating new jobs in the public and private sectors.

(c) Health counseling services, including referral to existing health programs, which shall:

(i) Include general principles of preventative health care;

(ii) Include health care consumer education, particularly in the selection of physicians and health care services, including, but not limited to, health maintenance organizations and health insurance;

(iii) Include family health care and nutrition;

(iv) Include alcohol and drug abuse; and

(v) Include other related health care matters as appropriate.

(d) Financial management services, which shall:

(i) Provide information and assistance with respect to insurance, taxes, estate and probate problems, mortgages, loans and other related financial matters; and

(ii) Include referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.

(e) Educational services, which shall:

(i) Include outreach and information about courses offering credit through secondary or postsecondary education programs, and other re-entry programs, including bilingual programming where appropriate; and

(ii) Include information about such other programs ~~((as the board may determine))~~ determined by the board to be of interest and benefit to displaced homemakers, and for which appropriate informational materials have been provided by the board.

(f) Legal counseling and referral services, which shall:

(i) Be limited to matters directly related to problems of displaced homemakers;

(ii) Be supplemental to financial management services as defined in subdivision (d) of this subsection; and

(iii) Emphasize referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.

(g) General outreach and information services with respect to federal and state employment, education, health, public assistance, and unemployment assistance programs which the board may determine to be of interest and benefit to displaced homemakers, and for which the board distributes appropriate informational materials.

(15) "Reaching majority" means reaching age eighteen.

(16) "Sponsoring organization" means a public institution, agency or governmental entity, or a chartered private nonprofit institution or organization which has legal authority to submit an application, enter into a contract, and provide the

programs of service covered by the application, and which agrees to provide supervision and financial management to ensure compliance with the terms and conditions of the contract.

(17) "Training for service providers" means activities which provide training for persons serving the needs of displaced homemakers.

(18) "State-wide outreach and information services" means activities designed to make general outreach and information services for displaced homemakers available throughout Washington including but not limited to areas ~~((not))~~ directly served by multipurpose service centers or other programs of service under the displaced homemaker program.

(19) "Subsistence" means support provided to, or paid to recipients for support services including all living expenses, child care, and transportation.

(20) "Performance indicators" means expected levels of services and outcomes as established by the executive director and made available in the application guidelines.

(21) "Initial contract" means a contract awarded based on a competitive process and the evaluation of an initial application.

(22) "Renewal contract" means a contract awarded to a current sponsoring organization for the ensuing biennium, based on the evaluation of a renewal application.

AMENDATORY SECTION (Amending Order 95-02, filed 3/16/95, effective 4/16/95)

WAC 250-44-050 Utilization of available contract funds. (1) ~~((Each biennium))~~ The executive director shall issue contract application guidelines which shall establish criteria for specific utilization of available contract funds. The guidelines shall set forth:

(a) The maximum contract amount ~~((for a multipurpose service center to be provided depending on available funds under the act during the upcoming biennium))~~ available for funding of a multipurpose service center.

(b) The maximum contract amount ~~((for a contract for a program or programs of service depending on available funds under the act during the upcoming biennium))~~ available for funding of a program or programs of service.

(c) A reservation of funds for contracts to provide state-wide outreach and information services and/or training for service providers.

(2) At least two multipurpose service centers, each located in a highly populated area, ~~((with))~~ shall be supported under the displaced homemaker program, provided adequate funds have been appropriated.

(3) Remaining funds ~~((with))~~ shall be used for contracts selected to provide geographic dispersion of displaced homemaker multipurpose service centers and programs of service.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-060 Eligibility to apply for contracts. Either an initial or renewal application for a contract to provide either a multipurpose service center or one or more pro-

grams of service for displaced homemakers or training for service providers may be submitted by a sponsoring organization, as defined in WAC 250-44-040(16).

(1) The board ~~((will))~~ shall require appropriate documentation of the nonprofit status of an applicant ~~((which))~~ that is nonpublic.

(2) ~~((Letters of intent, accompanied by the required documentation of nonprofit status will be required prior to submission of an application, and will be screened by the staff of the board. Sponsoring organizations verified to be eligible will then be invited to submit applications.~~

(3) ~~((Consortiums of appropriate))~~ Organizations ~~((are encouraged, but))~~ that apply as a consortium shall submit a single application ((by a single)). The application shall be submitted by the sponsoring organization((, which)) that will serve as fiscal agent for the consortium((, is to be submitted for each proposed consortial center, program of service, or multiple programs of service to be operated by a consortium)).

AMENDATORY SECTION (Amending Order 2/84, Resolution No. 84-76, filed 7/3/84)

WAC 250-44-070 Standards to be met by applicants.

In addition to eligibility as a public or nonprofit organization, each sponsoring organization ~~((will))~~ shall be required to provide evidence of adequate staff or governing board provisions to provide administrative and financial management oversight services to ensure contract compliance ((with contract provisions and conditions)).

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-080 Eligible expenditures and matching requirements. (1) Eligible expenditures ~~((Expenditures eligible to be included in budgets under applications to provide multipurpose centers, programs of service or training for service providers,))~~ include all operating expenses ~~((needed))~~ necessary to carry out the training, counseling, and referral services covered in the proposal, and to provide outreach activities related to the services, subject to the following limitations:

(a) No funds under the contract budgets ~~((may))~~ shall be utilized to provide subsistence or stipends for recipients of the services provided.

(b) No funds under the contract budgets ~~((may))~~ shall be utilized to pay for student tuition and fees for enrollment in education programs or courses except under specific prior approval by the executive director.

(c) ~~((Any))~~ All out-of-state travel or any subcontracts with other agencies or organizations, to be paid for with funds under contract budgets, must be specifically approved in advance by the executive director or the director's designee; and

(d) Formula allocations of overhead or other expenses of the sponsoring organization not directly related to the provision of the services covered by the contract ~~((may))~~ shall not be included in the contract budget, but charges for direct services in support of the contract such as financial accounting

services, printing services, transportation, etc., may be included.

(2) Although the contract budget ~~((may))~~ shall not support subsistence, stipends, or tuition and fee payments (unless approved in advance) for recipients of services under the contract, sponsoring organizations are encouraged wherever possible and appropriate to obtain and provide funds for such purposes from other sources ~~((JTPA, for example) in cases of financial need))~~.

(3) Matching requirements. At least thirty percent of the funding for each center or program supported by a contract under the act must be provided by the sponsoring ~~((agency))~~ organization, based on the original contract amount.

(a) Validation of the provision of required matching support ~~((will))~~ shall be provided ~~((by detail in the budget proposed))~~ as required in each application.

(b) Matching may be provided either in the form of supplemental funds, from any source other than the contract under the act, to pay for services separately accounted for in carrying out the activities covered by the contract, or in the form of contributed services or contributions in-kind also specifically and separately accounted for.

(c) Contributions in-kind may include materials, supplies, chargeable services such as printing services or transportation, salaries and fringe benefit costs for paid employees of the sponsoring organization to the extent such employees work directly in the provision of services under the contract or providing direct support such as secretarial or accounting support, and the equivalent value of contributed volunteer services on the same basis: Provided, That the dollar value of contributed volunteer services shall be calculated by determining the hourly rate for comparable paid positions for which the volunteer is fully qualified, and multiplying the hourly rate times the number of hours of service contributed.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-090 Required assurances. No contract ~~((will))~~ shall be awarded unless the sponsoring organization includes in its application the following assurances:

(1) No person in this state, on the grounds of sex, age, race, color, religion, national origin, or the presence of any sensory, mental, or physical handicap, shall be excluded from participating in, be denied the benefits of, or be subjected to discrimination under, any program or activity funded in whole or in part with funds made available under the act;

(2) The sponsoring organization ~~((will))~~ shall actively seek to employ for all staff positions supported by funds provided under the act, and for all staff positions supported by matching funds under any contract, including supervisory, technical and administrative positions, persons who qualify as displaced homemakers;

(3) Services provided to displaced homemakers under the contract ~~((will))~~ shall be provided without payment of any fees for the services: Provided, That the executive director may approve exceptions to this requirement upon determining that such exceptions would be in the best interest of displaced homemaker program objectives;

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(4) First priority for all services provided under the contract ~~((with))~~ shall be given to persons who qualify in all regards as displaced homemakers. Other persons in need of the services due to similar circumstances may be assisted if provision of such assistance ~~((with))~~ shall not in any way interfere with the provision of services to displaced homemakers as defined in the act. The sponsoring organization ~~((with))~~ shall include in its reports separate and distinct accountability for services to displaced homemakers and to other persons in need of the services;

(5) The sponsoring organization agrees to comply in full with the accounting and reporting requirements set forth in WAC 250-44-100 and such other accounting and reporting requirements as may ~~((reasonably))~~ be established by the executive director.

(6) The sponsoring organization agrees to participate in evaluation procedures ~~((to be established pursuant to WAC 250-44-210)),~~ including the use of ~~((a))~~ all specified uniform ~~((intake))~~ client classification forms for persons to whom services are provided, and specified uniform evaluation questionnaires;

(7) The sponsoring organization will actively seek to coordinate activities under the contract with related activities and services provided by other organizations;

(8) The sponsoring organization understands and agrees that payments from the board under the contract will be provided monthly or quarterly upon submission and approval of payment requests in a form and containing information specified by the executive director of the board, and that approval of payments shall be conditioned upon the executive director's determination that the sponsoring organization is in compliance with the terms of the contract and this chapter;

(9) The executive officer of the sponsoring organization has reviewed the application, including all assurances contained therein, and is authorized to submit the application and execute a contract in accordance with the application if it is approved by the board; and

(10) The executive director and staff of the board will be provided access to financial and other records pursuant to the contract.

AMENDATORY SECTION (Amending Order 95-02, filed 3/16/95, effective 4/16/95)

WAC 250-44-110 Length of contract periods. (1) Contract periods for each contract~~((s))~~ awarded under the act shall be in accordance with each application proposal, subject to contract application guidelines issued by the executive director, but shall not begin before the starting date or extend beyond the end date of the upcoming biennium.

(2) An initial contract shall be awarded on a biennial basis.

(3) A contract funded for the 1999-2001 biennium may be renewed for the 2001-2003 biennium provided the sponsoring organization was in full compliance with all of the terms of the 1999-2001 contract, as evidenced by the on-site compliance reviews.

(4) An initial contract funded for the 2001-2003 biennium, and any contract funded thereafter may be renewed for one subsequent biennium provided the sponsoring organiza-

tion was in full compliance with the contract and performance indicators established by the executive director.

AMENDATORY SECTION (Amending Order 95-02, filed 3/16/95, effective 4/16/95)

WAC 250-44-130 Calendar and closing dates for ~~((letters of intent,))~~ applications and awards. (1) ~~((Organizations wishing to apply for contracts to operate multipurpose service centers, shall submit to the executive director a letter of intent, accompanied by appropriate documentation of public or nonprofit status, as specified in the contract application guidelines.~~

~~((2) The executive director or the director's designee will screen the letters of intent for multipurpose service centers; prepare a list of all eligible organizations which filed letters of intent and distribute the list to all applicants within seven days from the filing date for letters of intent as specified in the contract application guidelines.~~

~~((3) Applications for contracts for multipurpose service centers may be submitted by organizations on the list pursuant to subsection (2) of this section. Applications must be submitted by the date as specified in the contract application guidelines.~~

~~((4) Organizations wishing to apply for contracts to operate programs of service shall submit to the executive director a letter of intent, accompanied by appropriate documentation of public or nonprofit status by the date specified in the guidelines.~~

~~((5) The executive director or the director's designee will screen the letters of intent for programs of service, prepare a list of all eligible organizations which filed letters of intent, and distribute the list to all organizations on the list, within seven days from the filing date for letters of intent as specified in the contract application guidelines.~~

~~((6))~~ Applications for both initial and renewal contracts ~~((for programs of service may))~~ to provide services to displaced homemakers shall be submitted by eligible organizations ~~((on the list))~~ pursuant to ~~((subsection (5) of this section))~~ WAC 250-44-040(16) by the date specified in the contract application guidelines.

~~((7))~~ (2) The executive director of the board ~~((will))~~ shall approve awards of contracts, provided qualifying applications were received by the closing dates specified in ~~((this section and in))~~ the application guidelines.

~~((8))~~ (3) In the event that available funds for contracts under the act are not fully utilized after approval of contracts, the executive director ~~((may))~~ shall either establish a new calendar for further consideration of applications and award of contracts, or award supplemental funds to existing centers and programs by amendment of contracts in effect, or award supplemental funds for targeted displaced homemaker program initiatives.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-140 ~~((Form and))~~ Content of application. ~~((1))~~ General instructions. All forms and narrative material should be typed, narrative material double-spaced. Legi-

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bility, clarity, and completeness are essential. All sections of the application must be completed. Unnecessarily elaborate brochures or other presentations beyond those sufficient to present a complete and effective application should be avoided. Elaborate art work, expensive paper and bindings are not necessary and will not count in favor of the application.

(2) Number of copies. The contract application guidelines shall specify the number of copies of each application to be submitted to the executive director. Copies may be reproduced, but at least two copies submitted shall have the original signature of the executive officer of the sponsoring organization.

(3) Contents of each application. Each ~~Both initial and renewal applications~~ shall be submitted using the format and forms prescribed in the contract application guidelines.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-150 Criteria for selection of contracts to be awarded. (1) Initial contracts. For each closing date established as specified in WAC 250-44-130, applications will be ranked competitively according to their performance with respect to:

- (a) Size of the potential population to be served;
- (b) Demonstrated need for the proposed services;
- (c) Experience and capabilities of the sponsoring organization;
- (d) Provisions for coordination of services with other organizations providing related services in the geographic area;
- (e) ~~Involvement of displaced homemakers in the planning and development of the proposal;~~
- (f) ~~The quality of the proposed center or program).~~

(2) The executive director shall develop a system for evaluating initial applications with respect to the above-stated criteria, and make available in the application guidelines a description of the system ~~((available to sponsoring organizations which submit letters of intent to file applications)).~~

(3) Final selection of initial applications to be approved will be based upon both relative ranking on factors listed in subsection (1) of this section and appropriate geographic distribution.

(4) Renewal contracts. The sponsoring organization may be eligible to renew its contract for one subsequent biennium provided the sponsoring organization was in full compliance with the 1999-2001 contract. Thereafter, the sponsoring organization may be eligible to renew its contract for one subsequent biennium provided the sponsoring organization was in full compliance with the contract and performance indicators established by the executive director.

(5) The executive director shall develop a system for evaluating renewal applications and make available in the application guidelines a description of the system.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-160 Procedure for selection of contracts to be awarded. (1) Initial contracts. The following steps will be employed in screening and selection of applications to be approved for initial contracts:

~~((1))~~ (a) Applications will be screened for eligibility and completeness;

~~((2))~~ (b) A panel of application readers will be established, to consist of board staff members designated by the executive director, members of the advisory committee who are not members of the legislature or employees of sponsoring organizations, and such other persons as may be deemed appropriate by the executive director;

~~((3))~~ (c) Within each category of application as described in WAC 250-44-150(1), the panel of readers will evaluate and rank qualifying applications according to the system published in accordance with WAC 250-44-150(2);

~~((4))~~ (d) ~~The ((executive director))~~ advisory committee will consider evaluations prepared by the readers, and will develop a list of recommended approved applications to be awarded contracts;

~~((5))~~ (e) The list of recommended approved applications will be submitted to the executive director of the board for approval. Upon approval the executive director will award the contracts.

(2) Renewal contracts. The following steps will be employed in screening and selection of applications to be approved for renewal contracts:

(a) Applications will be screened for eligibility and completeness;

(b) In cooperation with the advisory committee, or a subset thereof, the board will evaluate qualifying applications in accordance with WAC 250-44-140 and develop a list of recommended approved renewal applications according to the system published in WAC 250-44-150(5);

(c) The list of recommended approved renewal applications shall be submitted to the executive director of the board for approval. Upon approval the executive director will award the renewal contracts.

AMENDATORY SECTION (Amending Order 4-87, Resolution No. 87-57, filed 7/31/87)

WAC 250-44-190 Withholding of contract payments. If the executive director determines that a sponsoring organization is not in compliance with contract provisions of this chapter, the executive director shall suspend payments under the contract and shall file a report with the board and with the sponsoring organization of the reason for suspension of payments. The sponsoring organization may correct the state of noncompliance or may appeal the executive director's determination to the board at its next regular meeting. If the executive director finds that any claimed expenditures under the contract are not eligible under this chapter, the executive director shall deduct such amounts from the next ~~((monthly advance))~~ request for payment. The sponsoring organization may, through the executive director, request a hearing on the

executive director's decision before the board at its next regular meeting.

NEW SECTION

The following sections of the Washington Administrative Code are recodified as follows:

| Old WAC number | New WAC number |
|----------------|----------------|
| 250-44-070 | 250-44-090 |
| 250-44-080 | 250-44-160 |
| 250-44-090 | 250-44-100 |
| 250-44-100 | 250-44-190 |
| 250-44-110 | 250-44-140 |
| 250-44-120 | 250-44-170 |
| 250-44-130 | 250-44-070 |
| 250-44-140 | 250-44-080 |
| 250-44-150 | 250-44-110 |
| 250-44-160 | 250-44-120 |
| 250-44-170 | 250-44-130 |
| 250-44-180 | 250-44-150 |
| 250-44-190 | 250-44-180 |

REPEALER

The following section of the Washington Administrative Code is repealed:

| | |
|----------------|---------------------|
| WAC 250-44-210 | Evaluation reports. |
|----------------|---------------------|

**WSR 00-19-109
PROPOSED RULES
STATE BOARD OF EDUCATION**
[Filed September 20, 2000, 11:50 a.m.]

Continuance of WSR 00-15-092.

Preproposal statement of inquiry was filed as WSR 00-11-171.

Title of Rule: Chapter 180-51 WAC, proposed new sections, proposed amendments to sections, and proposed repeal of sections (see below).

Purpose: To make necessary changes to existing state minimum high school graduation requirements, bring forward changed language as a result of the State Board of Education August 2000 meeting.

Statutory Authority for Adoption: RCW 28A.230.090.

Summary: Proposed new section WAC 180-51-003 and 180-51-061; amending WAC 180-51-005 and 180-51-050; and repealing WAC 180-51-010.

Reasons Supporting Proposal: Aforementioned proposed changes align state minimum high school graduation requirements with education reform.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Proposed new sections, amendments and repeal of sections to chapter 180-51 WAC to bring current state minimum high school graduation requirements in alignment with education reform.

Proposal Changes the Following Existing Rules: Proposed new section WAC 180-51-003 and 180-51-061; amending WAC 180-51-005 and 180-51-050; and repealing WAC 180-51-010.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: North Thurston School District, Administrative Center, 305 College Street N.E., Lacey, WA 98516-5390, on October 25, 2000, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by October 20, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 20, 2000.

Date of Intended Adoption: October 27, 2000.

September 19, 2000

Larry Davis

Executive Director

by Patty Martin

NEW SECTION

WAC 180-51-003 Intent of graduation requirements.

(1) The state board of education is responsible for establishing minimum high school graduation requirements that appropriately balance:

(a) State-wide public expectations for all graduating students;

(b) High, meaningful, and fair requirements every student can meet;

(c) The unique characteristics of and differing resources among the two hundred ninety-six school districts and over three hundred high schools in Washington; and

(d) Recognition that some students' educational plans may not include college or may include application for admission to a postsecondary institution one year or more after being granted a high school diploma.

(2) In order to facilitate the transition, encourage local innovation, and realize the vision under WAC 180-51-001, it is the intent of the state board of education to enact changes to the current state minimum graduation requirements, standardized transcript, and course of study and equivalency provisions to:

(a) Align the state-wide minimum high school graduation requirements with the goal of the basic education act under RCW 28A.150.210 and the mission of the common school system under WAC 180-40-210;

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(b) Allow districts the optional discretion to define and award high school credit based on demonstrated performance that is not tied to a state minimum number of hours of instruction or instructional activities;

(c) Assure that all the essential academic learning requirements developed under RCW 28A.655.060 (3)(a) and 28A.655.070(2) are taught in the high school curriculum;

(d) Assure that students are aware of the connection between their education and possible career opportunities as referenced in RCW 28A.150.210(4) and WAC 180-57-090;

(e) Assure that students are provided the opportunity to effectively prepare for the secondary Washington assessment of student learning and earn the certificate of mastery required under RCW 28A.655.060 (3)(c), recognizing that the certificate of mastery represents demonstrated foundation knowledge and skills that are important toward, but not sufficient for, high school graduation; and

(f) Provide greater guidance to school districts in regard to the state board's obligation under RCW 28A.305.130(8) to "...Prepare such outline of study for the common schools as the board shall deem necessary..."

(3) It is the state board's view that the creative development and application of integrated curriculum within existing resources will significantly facilitate the implementation of the graduation requirements under WAC 180-51-061. The board strongly encourages districts to:

(a) Implement curriculum that includes courses that incorporate the best applied, theoretical, academic or vocational features as authorized under RCW 28A.230.010;

(b) Emphasize the integration of academic and vocational education in educational pathways as required under RCW 28A.655.060 (3)(c); and

(c) Consider using the model curriculum integrating vocational and academic education developed by the superintendent of public instruction under RCW 28A.300.235.

AMENDATORY SECTION (Amending WSR 93-04-115, filed 2/3/93, effective 3/6/93)

WAC 180-51-005 Authority and purpose. (1) The authority for this chapter is RCW 28A.230.090 which authorizes and requires the state board of education to establish high school graduation requirements or equivalencies for students.

(2) The purpose of this chapter is to establish high school graduation requirements, including policies and procedures for equivalencies, for students who commence the ninth grade or the equivalent of a four-year high school program subsequent to July 1, 2004. Graduation requirements and policies and procedures for equivalencies for students who commence the ninth grade or the equivalent of a four-year high school program prior to July 1, 2004, are codified in WAC 180-51-060 and shall remain in effect for such students pursuant to WAC 180-51-035.

(3) Nothing in this section or WAC 180-51-061 shall prevent a district from implementing any or all of the requirements under WAC 180-51-061 prior to the requirements formally becoming state graduation requirements after July 1, 2004.

AMENDATORY SECTION (Amending WSR 99-10-093, filed 5/4/99, effective 6/4/99)

WAC 180-51-050 High school credit—Definition. As used in this chapter the term "high school credit" shall mean:

(1) Grades nine through twelve or the equivalent of a four-year high school program((s)), and grades seven and eight under the provisions of RCW 28A.230.090 (4) and (5):

One hundred fifty hours of planned instructional activities approved by the district and aligned with one or more of the state learning goals and related essential academic learning requirements. The elective credits required for graduation under WAC 180-51-060 are not required to be aligned with the student learning goals and essential academic learning requirements.

(2) College and university course work. At the college or university level, five quarter or three semester hours shall equal 1.0 high school credit: Provided, That for the purpose of this subsection, "college and university course work" means course work that generally is designated 100 level or above by the college or university.

(3) Community college high school completion program - Diploma awarded by community college. Five quarter or three semester hours of community college high school completion course work shall equal 1.0 high school credit: Provided, That for purposes of awarding equivalency credit under this subsection, college and university high school completion course work includes course work that is designated below the 100 level by the college and the course work is developmental education at grade levels nine through twelve or the equivalent of a four-year high school program.

(4) Community college high school completion program - Diploma awarded by school district. A minimum of .5 and a maximum of 1.0 high school credit may be awarded for every five quarter or three semester hours of community college high school completion course work: Provided, That for purposes of awarding equivalency credit under this subsection, college and university high school completion course work includes course work that is designated below the 100 level by the college and the course work is developmental education at grade levels nine through twelve or the equivalent of a four-year high school program.

(5) Each high school district board of directors shall adopt a written policy for determining the awarding of equivalency credit authorized under subsection (4) of this section. The policy shall apply uniformly to all high schools in the district.

(6) Each high school district board of directors shall adopt a written policy regarding the recognition and acceptance of earned credits. The policy shall apply to all high schools in the district. The policy may include reliance on the professional judgment of the building principal or designee in determining whether or not a credit meets the district's standards for recognition and acceptance of a credit. The policy shall include an appeal procedure to the district if it includes reliance on the professional judgment of the building principal or designee.

(7) A student must first obtain a written release from their school district to enroll in a high school completion pro-

gram under subsection (3) of this section if the student has not reached age eighteen or whose class has not graduated.

NEW SECTION

WAC 180-51-061 Minimum requirements for high school graduation. The state-wide minimum subject areas and credits required for high school graduation, beginning July 1, 2004, for students who enter the ninth grade or begin the equivalent of a four-year high school program, shall be:

| Subject | Essential Content ¹ | Minimum State Credits ² | Assessment Includes |
|---|---|------------------------------------|--|
| English • Reading • Writing • Communications | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content | 3 | Secondary WASL ³ (beginning 2008) |
| Mathematics | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content | 2 | Secondary WASL ³ (beginning 2008) |
| Science • Physical • Life • Earth | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content At least one credit in laboratory science | 2 | Secondary WASL ³ (beginning 2010) |
| Social Studies • Civics • History • Geography | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content U.S. history and government, Washington state history and government, and including study of the U.S. and Washington state Constitutions ⁴ Contemporary world history, geography, and problems ⁵ | 2.5 | Locally Determined Assessment ⁶ Until State Assessments Become Available and Are Required |
| Health and Fitness⁶ | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content | 2 | Locally Determined Assessment ⁶ Until State Assessments Become Available and Are Required |

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| Subject | Essential Content ¹ | Minimum State Credits ² | Assessment Includes |
|---|--|------------------------------------|--|
| Arts | The Essential Academic Learning Requirements through benchmark three, plus content that is determined by the district to be beyond benchmark three level content May be satisfied in the visual or performing arts | 1 | Locally Determined Assessment ⁶ Until State Assessments Become Available and Are Required |
| Occupational Education⁷ "Occupational education" means credits resulting from a series of learning experiences designed to assist the student to acquire and demonstrate competency of skills under student learning goal three, student learning goal four, and the vocational-technical education program approval standards adopted by the superintendent of public instruction, and which skills are required for success in current and emerging occupations. | "General work skills": Student competencies aligned with learning goals three and four and the program approval standards adopted by the superintendent of public instruction for exploratory or preparatory vocational-technical education courses. | 1 | Locally Determined Assessment ⁶ |
| Electives⁸ | | 5.5 | Locally Determined Assessment ⁶ |
| TOTAL | | 19 | |
| Culminating Project | See footnote #9. | | Locally Determined Assessment ⁶ |
| High School + Education Plan | See footnote #10. | | Locally Determined Assessment ⁶ |

¹ The essential content in the subject areas for which EALRs have been developed should also include the appropriate integration of EALRs from the other subject areas.

² See WAC 180-51-050 for definition of high school credit.

³ See WAC 180-51-063 for effective date. In accordance with RCW 28A.195.010(6), students enrolled in state board of education approved private schools are not required to earn the certificate of mastery nor pass the secondary Washington assessment of student learning in order to graduate.

⁴ The study of Washington state history and government is encouraged to include information on the culture, history, and government of the American Indian people who were the first inhabitants of the state. The study of the U.S. and Washington state Constitutions shall not be waived, but may be fulfilled through an alternative learning experience approved by the school principal pursuant to written district policy. Secondary school students who have completed and passed a state history and government course of study in another state may have the Washington state history and government requirement waived by their principal. For purposes of the Washington state history and government requirement only, the term "secondary school students" shall mean a student who is in one of the grades seven through twelve.

⁵ Courses in economics, sociology, civics, political science, international relations, or related courses with emphasis on current problems may be accepted as equivalencies.

⁶ Locally determined assessment means whatever assessment or assessments, if any, the district determines are necessary.

⁷ The fitness portion of the requirement shall be met by course work in fitness education. The content of fitness courses shall be determined locally pursuant to WAC 180-51-025. Suggested fitness course outlines shall be developed by the office of the superintendent of public instruction. Students may be excused from the physical portion of the fitness requirement pursuant to RCW 28A.230.050. Such excused students shall be required to substitute equivalency credits in accordance with policies of boards of directors of districts, including demonstration of the knowledge portion of the fitness requirement. "Directed athletics" shall be interpreted to include community-based organized athletics.

⁸ "Occupational education" means credits resulting from a series of learning experiences designed to assist the student to acquire and demonstrate competency of skills under student learning goal three, student learning goal four, and the vocational-technical education program approval standards adopted by the superintendent of public instruction and

which skills are required for success in current and emerging occupations.

9 Study in a world language other than English or study in a world culture may satisfy any or all of the required electives.

10 Each student shall complete a culminating project. The project shall require the student to: Draw upon their knowledge and skills in the essential core and core requirement subjects; and demonstrate their learning competencies, preparations, special skills, and knowledge acquired during their high school experience. The culminating project shall include an interactive demonstration of the student meeting the standards for one or more of the subjects in the state learning goals. Students are strongly encouraged to complete the culminating project as part of an education pathway that must be offered by the school pursuant to RCW 28A.655.060 (3)(c). Districts shall adopt a written policy to implement the culminating project requirement in its high schools, including assessment criteria for the culminating project that shall be developed at the local level. The written district policy shall establish foundation criteria that shall apply uniformly to all district high schools. The written policy shall address how students will be supervised, and by whom, if the culminating project requires or involves activities in the community. Nothing in this section shall prohibit a school or district from integrating subjects, or integrating academic and vocational instruction, or both, to support culminating projects.

11 Each student shall have an education plan for their high school experience, including what they expect to do the year following graduation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-51-010 Purpose.

**WSR 00-19-110
PROPOSED RULES
STATE BOARD OF EDUCATION**

[Filed September 20, 2000, 11:51 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-101.

Title of Rule: Chapter 180-78 WAC.

Purpose: Repeal the chapter.

Statutory Authority for Adoption: RCW 28A.305.130 (1) through (4).

Summary: Repeal the chapter.

Reasons Supporting Proposal: The rules in this chapter have been replaced with chapter 180-78A WAC.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose and Summary above.

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: North Thurston School District, Boardroom, 305 College Street N.E., Olympia, WA 98502, on October 25, 2000, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by October 11, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 11, 2000.

Date of Intended Adoption: October 27, 2000.

September 19, 2000

Larry Davis

Executive Director

by Patty Martin

REPEALER

The following chapter of the Washington Administrative Code is repealed:

| | |
|----------------|---|
| WAC 180-78-003 | Authority. |
| WAC 180-78-005 | Purpose. |
| WAC 180-78-007 | Intent of state standards. |
| WAC 180-78-008 | Public policy purposes of SBE approval of professional preparation program. |
| WAC 180-78-010 | Definition of terms. |
| WAC 180-78-015 | Professional education advisory committee. |
| WAC 180-78-025 | Program approval. |
| WAC 180-78-026 | Existing approved programs. |
| WAC 180-78-028 | Procedures for initial approval of a professional preparation program. |
| WAC 180-78-029 | Annual reapproval process. |
| WAC 180-78-033 | Probationary status. |
| WAC 180-78-036 | SPI compliance review of professional preparation programs. |
| WAC 180-78-037 | Procedures for reestablishment of approval status for a professional preparation program. |
| WAC 180-78-047 | Annual report by colleges and universities. |
| WAC 180-78-057 | Approval of preparation program offered by an out-of- |

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| | | | |
|----------------|--|----------------|---|
| | state college or university within the state applicable to certification. | WAC 180-78-155 | Evidence of compliance with adequate resources program standard. |
| WAC 180-78-060 | Preparation of superintendents. | WAC 180-78-160 | Evidence of compliance with candidate admission and retention policies program standard. |
| WAC 180-78-063 | Responsibilities of deans, directors, or other designated administrator. | WAC 180-78-165 | Evidence of compliance with candidate knowledge and skills policies program approval standard. |
| WAC 180-78-065 | Required professional education advisory board. | WAC 180-78-170 | Evidence of compliance with candidate field experience policies program approval standard. |
| WAC 180-78-068 | Joint professional education advisory board. | WAC 180-78-175 | Evidence of compliance with program development approval standard. |
| WAC 180-78-070 | Terms of service for professional education advisory board members. | WAC 180-78-180 | Program quality review. |
| WAC 180-78-073 | Qualification to be appointed to professional education advisory boards. | WAC 180-78-185 | Alternative quality review team. |
| WAC 180-78-074 | Additional membership on professional education advisory boards. | WAC 180-78-190 | Mandatory items for review by quality review team. |
| WAC 180-78-075 | Professional education advisory board for teacher preparation programs. | WAC 180-78-201 | Program approval-teachers, collaboration with K-12 schools. |
| WAC 180-78-080 | Professional education advisory board for administrator preparation program. | WAC 180-78-205 | Program approval requirement—General knowledge required by all candidates for certification as teacher, administrator, school counselor, school psychologist, and school social worker. |
| WAC 180-78-090 | Professional education advisory board for ESA, school counselor. | WAC 180-78-207 | General knowledge required of all teacher, administrator, school counselor, school psychologist, and school social worker candidates for certification. |
| WAC 180-78-100 | Professional education advisory board for ESA, school psychologist. | WAC 180-78-210 | Program approval requirement—General skills demonstration by all candidates for certification as teacher, administrator, school counselor, school psychologist, and school social worker. |
| WAC 180-78-105 | Professional education advisory board for ESA, school social worker. | WAC 180-78-215 | Program approval requirement—General knowledge required by all candidates for certification as teachers. |
| WAC 180-78-130 | Substitute pay for members of professional education advisory boards. | WAC 180-78-217 | General knowledge required of all candidates for teacher certificates. |
| WAC 180-78-140 | Program approval standards for approved preparation programs. | | |
| WAC 180-78-141 | Program completion deadline. | | |
| WAC 180-78-145 | Evidence of compliance with professional education advisory board approval standard. | | |
| WAC 180-78-150 | Evidence of compliance with separate administrative unit program approval standard. | | |

| | | | |
|----------------|--|----------------|--|
| WAC 180-78-220 | Program approval requirement—General skills demonstration by all candidates for certification as teachers. | WAC 180-78-275 | Program approval requirement—Specific knowledge by all school counselor, school psychologist, and school social worker candidates for certification. |
| WAC 180-78-225 | Special consideration for certain former teacher aides. | | |
| WAC 180-78-230 | Program approval requirement—Field experience for all candidates for certification as teachers. | WAC 180-78-280 | Program approval requirement—Field experience for all school counselor, school psychologist, and school social worker candidates for certification. |
| WAC 180-78-232 | Outcome-based standards—Advisory committee. | WAC 180-78-285 | Program approval requirement—General knowledge required for all school counselor, school psychologist and school social worker candidates for certification. |
| WAC 180-78-235 | Program approval requirement—General knowledge required by all candidates for certification as administrators. | | |
| WAC 180-78-237 | General knowledge required of all candidates for administrator certificates. | WAC 180-78-295 | Program approval requirement—Specific knowledge and skills for ESA, school counselor. |
| WAC 180-78-240 | Program approval requirement—Specific knowledge requirement for certification as administrators. | WAC 180-78-310 | Program approval requirement—Specific knowledge and skills for ESA, school psychologist. |
| WAC 180-78-245 | Program approval requirement—General skills demonstration by all candidates for certification as administrators. | WAC 180-78-325 | Program approval requirements—Specific knowledge and skills for ESA, school social worker. |
| WAC 180-78-250 | Program approval requirement—Specific knowledge and skills for program administrators. | | |
| WAC 180-78-255 | Program approval requirement—Specific knowledge and skills for principals. | | |
| WAC 180-78-257 | Program approval requirement—Principals. | | |
| WAC 180-78-260 | Program approval requirement—Specific knowledge and skills for superintendents. | | |
| WAC 180-78-265 | Program approval requirement—Field experience for all administrators. | | |
| WAC 180-78-266 | Internship standards—State-funded administrator interns. | | |
| WAC 180-78-270 | Program approval requirement—General skills demonstration by all school counselor, school psychologist, and school social worker candidates for certification. | | |

WSR 00-19-111
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed September 20, 2000, 11:53 a.m.]

Original Notice.
 Preproposal statement of inquiry was filed as WSR 00-15-096.
 Title of Rule: WAC 180-79A-257 Out-of-state candidates.
 Purpose: The proposed amendment would allow for a Washington certificate based on a certificate and three years experience only if that individual has not completed an approved program. This would provide more accurate data for future policy decision.
 Statutory Authority for Adoption: RCW 28A.410.010.
 Summary: See Purpose above.
 Reasons Supporting Proposal: See Purpose above.
 Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.
 Name of Proponent: State Board of Education, governmental.
 Rule is not necessitated by federal law, federal or state court decision.

PROPOSED

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: North Thurston School District, Boardroom, 305 College Street N.E., Olympia, WA 98502, on October 25, 2000, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by October 11, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 11, 2000.

Date of Intended Adoption: October 27, 2000.

September 19, 2000

Larry Davis

Executive Director

by Patty Martin

AMENDATORY SECTION (Amending WSR 00-03-048, filed 1/14/00, effective 2/14/00)

WAC 180-79A-257 Out-of-state candidates. Candidates for certification from other states who meet the general certificate requirements described in WAC 180-79A-150 (1) and (2) shall be eligible for Washington certificates as follows:

(1) Initial and residency certificates. The initial certificate (residency certificate after August 31, 2000,) shall be issued by the superintendent of public instruction to any candidate who meets one of the following:

(a) Qualifies under provisions of the interstate compact.

(b) Holds the appropriate degree and, if applicable, credit hours and/or licensing as set forth in this chapter and has completed a state approved preparation program at a regionally accredited college or university in the professional field for which the certificate is to be issued and such additional professional fields as required by WAC 180-79A-150(4).

(c) Provided, That if a candidate does not meet the qualifications described in (a) or (b) of this subsection, an initial/residency certificate shall be issued to a candidate who holds an appropriate degree from a regionally accredited college or university and also holds or has held ((an appropriate)) a certificate, comparable to an initial/residency certificate, issued by another state and has practiced at the P-12 level in that respective role outside the state of Washington for three years.

(d) Holds an appropriate degree from a regionally accredited college or university and has practiced three years as an educational staff associate in that role in a state where such certificate was not required.

(e) Holds a valid Nationally Certified School Psychologist (NCSP) certificate issued by the National School Psychology Certification Board (NSPCB) after December 31, 1991, and applies for an initial educational staff associated school psychologist certificate.

(2) Continuing certificate. The continuing certificate shall be issued through August 31, ((2001)) 2000, on verification that the candidate has met all requirements for initial and continuing certification in the state of Washington.

(3) Professional certificate. After August 31, ((2001)) 2000, the professional certificate shall be issued to out-of-state candidates if the candidate meets the child abuse course work requirement as described in WAC 180-79A-206 (3)(b) and if one of the following conditions is met:

(a) The candidate has completed an advanced level certification procedure approved by the state board of education as equivalent to the approved program procedure required in Washington; or

(b) The candidate holds a valid teaching certificate issued by the National Board for Professional Teaching Standards; or

(c) A Washington state college or university with an approved professional certificate program verifies that the candidate has met all the requirements of that institution's approved program. The college/university shall evaluate the candidate's background to determine whether or not course work or certification activities are equivalent to that college/university's approved program.

WSR 00-19-112

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed September 20, 2000, 11:54 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-06-074.

Title of Rule: WAC 180-25-012, 180-26-012, 180-27-012, 180-29-012, 180-31-012, 180-32-012, and 180-33-012, Waiver of rules to facilitate alternative public works contracting procedures.

Purpose: HB 1070 allows up to four school districts to utilize an alternative construction contract method known as general contractor/construction management (GC/CM) in lieu of the required current design, bid, build process.

Statutory Authority for Adoption: RCW 28A.525.020.

Summary: These proposed new sections are needed in order to allow school construction projects that would otherwise be eligible to receive state assistance and that are approved to utilize GC/CM to receive state funding.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: HB 1070 allows up to four school districts to utilize an alternative construction contract method known as general contractor/construction management (GC/CM) in lieu of the required current design, bid, build process. It is assumed that one or more of these pilot projects will have eligibility for

PROPOSED

state assistance. The current D-Form process is designed around the design, bid, build, process and will not accommodate a GC/CM project due to the different processes and timeframes for bidding the general contract and the contracts for subcontractors.

The proposed new sections would allow school construction projects that would otherwise be eligible to receive state assistance and that are approved to utilize GC/CM to receive state funding. Future rule changes may be necessary if GC/CM is allowed for school projects beyond the term of this pilot project.

Proposal Changes the Following Existing Rules: Provisions of chapters 180-25 through 180-33 WAC which supplement statutory requirements are deemed waived to the extent any provision would prevent or delay the implementation of alternative public works contracting procedures.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

RCW 34.05.328 does not apply to this rule adoption. Not applicable.

Hearing Location: Board Room, North Thurston School District, 305 College Street N.E., Lacey, WA 98516, on October 25, 2000, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Patty Martin by October 20, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by October 20, 2000.

Date of Intended Adoption: October 27, 2000.

September 19, 2000

Larry Davis

Executive Director

by Patty Martin

NEW SECTION

WAC 180-25-012 Waiver of rules to facilitate alternative public works contracting procedures. (1) Subject to factual determinations by the superintendent of public instruction, the provisions of chapters 180-25 through 180-33 WAC which supplement statutory requirements are hereby deemed waived to the extent any provision would prevent or delay the implementation of alternative public works contracting procedures pursuant to chapter 39.10 RCW.

(2) At the request of school district officials, the superintendent of public instruction or her/his designee shall factually determine on a case-by-case basis which provisions would prevent or delay the implementation of alternative public works contracting procedures, and advise officials in writing of the extent to which one or more provisions of chapters 180-25 through 180-33 WAC are hereby deemed to have been waived.

NEW SECTION

WAC 180-26-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

sions of this chapter may be deemed waived in accordance with WAC 180-25-012.

NEW SECTION

WAC 180-27-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

NEW SECTION

WAC 180-29-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

NEW SECTION

WAC 180-31-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

NEW SECTION

WAC 180-32-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

NEW SECTION

WAC 180-33-012 Waiver of rules to facilitate alternative public works contracting procedures. The provisions of this chapter may be deemed waived in accordance with WAC 180-25-012.

WSR 00-19-113

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:56 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-147.

Title of Rule: WAC 390-16-011 Registration statement for political committees—Form C-1pc.

Purpose: To implement chapter 237, Laws of 2000 (SB 6775).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.040 and [42.17].080.

Summary: For many years, candidates and political committees that receive contributions or make expenditures in an election have been required to have their campaign books open for public inspection. As of June 8, 2000, candidates and political committees need to have their campaign

books open as follows: On the eighth day before the election, excluding legal holidays, for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays by appointment between 8 a.m. and 8 p.m.

Reasons Supporting Proposal: SB 6775 amended the provisions that relate to public inspection of campaign books during the eight days before an election as found in RCW 42.17.080. The political committee registration form needs to be changed to implement this statutory amendment.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Rule would update the provisions that relate to public inspection of campaign books during the eight days before an election as found in RCW 42.17.080. The rule would implement the statutory provisions found in SB 6775 and require candidates and political committees that receive contributions or make expenditures in an election have their campaign books open as follows: On the eighth day before the election, excluding legal holidays, for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays, by appointment between 8 a.m. and 8 p.m.

Proposal Changes the Following Existing Rules: The rule would implement the statutory provisions found in SB 6775 and require candidates and political committees that receive contributions or make expenditures in an election have their campaign books open as follows: On the eighth day before the election, excluding legal holidays, for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays by appointment between 8 a.m. and 8 p.m.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. This rule would only affect a small business if a candidate or political committee designated such a business as the location where campaign books are open for public inspection.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 99-22-083, filed 11/2/99)

WAC 390-16-011 Forms—Registration statement for political committees. The official form for providing the statement of organization by political committees for designating a campaign treasurer and depository and for reporting information required to qualify for abbreviated campaign finance reporting is designated "C-1pc", revised ((12/99)) 11/00. Copies of this form are available at the Commission Office, 711 Capitol Way, Room ((403)) 206, P.O. Box 40908, Olympia, Washington 98504-0908. Any attachments shall be on 8-1/2" x 11" white paper.

PROPOSED



Political Committee Registration

C1PC

(8/00)

| | | |
|---|--------|----------------|
| Committee Name (Show entire official name.) | | Acronym: |
| Mailing Address | | Telephone: () |
| City | County | Fax: () |
| Zip + 4 | | E-mail: |

NEW OR AMENDED REGISTRATION?

- NEW. Complete entire form.
- AMENDS previous report. Complete entire form.

COMMITTEE STATUS

- Continuing (On-going; not established in anticipation of any particular campaign election.)
- _____ election year only. Date of general or special election: _____ (Year)

1. What is the purpose or description of the committee?

- Bona Fide Political Party Committee - official state or county central committee or legislative district committee. If you are not supporting the entire party ticket, attach a list or specify here the names of the candidates you support.
- Ballot Committee - Initiative, Bond, Levy, Recall, etc. Name _____ Ballot Number _____ FOR AGAINST
- Other Political Committee - PAC, caucus committee, political club, etc. If committee is related or affiliated with a business, association, union or similar entity, specify name: _____

For single election-year only committees (not continuing committees): is the committee supporting or opposing

- (a) one or more candidates? Yes No If yes, attach a list of each candidate's name, office sought and political party affiliation.
- (b) the entire ticket of a political party? Yes No If yes, identify the party: _____

2. Related or affiliated committees. List name, address and relationship.

Continued on attached sheet

3. How much do you plan to spend during this entire election campaign, including the primary and general elections? Based on that estimate, choose one of the reporting options below. (If your committee status is continuing, estimate spending on a calendar year basis.)

If no box is checked you are obligated to use Full Reporting. See instruction manuals for information about reports required and changing reporting options.

ABBREVIATED REPORTING

Abbreviated Reporting is selected. No more than \$2,000 will be raised or spent and no more than \$200 in the aggregate will be accepted from any one contributor.

FULL REPORTING

Full Reporting is selected. The frequent, detailed campaign reports mandated by law will be filed as required.

4. Campaign Manager's or Media Contact's Name and Address

Telephone Number:

()

5. Treasurer's Name and Address. (List deputy treasurers on attached sheet.)

Continued on attached sheet

Daytime Telephone Number:

()

6. Committee Officers. List name, title, and address. Continue on attached sheet if necessary. See reverse for definition of "officer."

Continued on attached sheet

7. Campaign Bank or Depository

Branch

City

8. Campaign books must be open to the public, except on a weekend or legal holiday, during the eight days before the election: (a) on the eighth day for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday - two consecutive hours on the seventh day between 8 a.m. and 8 p.m.; and (b) on the other weekdays by appointment between 8 a.m. and 8 p.m. Specify location and hours below. It is not acceptable to provide a post office box or an out-of-area address.

Street Address, Room Number, City

Hours [Two consecutive hours; see 8(a)]

In order to make an appointment, contact the campaign at (telephone, fax, e-mail): ()

9. Eligibility to Give to State Office Candidates: During the 180 days prior to making a contribution to a state office candidate, your committee must have received contributions of \$10 or more from at least ten persons registered to vote in Washington State.

- A check here indicates your awareness of and pledge to comply with this provision. Absence of a check mark means your committee does not qualify to give to state office candidates (legislative and statewide executive candidates).

10. Signature and Certification. I certify that this statement is true, complete and correct to the best of my knowledge.

Committee Treasurer's Signature

Date

Need campaign finance forms and instructions?

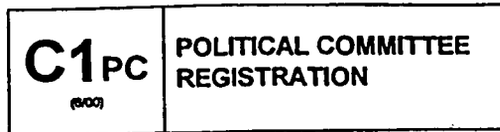
Please check one of the following boxes.

- I already have forms and instructions.
- I will get forms and instructions from my county elections office.
- I want the Public Disclosure Commission to mail me the proper forms and instructions.

Distribution of This Report:
ORIGINAL - Public Disclosure Commission
COPY - County Elections Office (Auditor)
COPY - Your own records

SEE INSTRUCTIONS ON REVERSE

PROPOSED



Please consult PDC instruction manuals when completing this report.
Reporting requirements are contained in and governed by RCW 42.17 and WAC 390.

Who Must File

Persons, committees, organizations or groups that receive contributions or make expenditures in support of or opposition to: candidates in jurisdictions of 5,000 or more registered voters as of the last general election; statewide ballot issues; or local ballot issues in jurisdictions with 1,000 or more registered voters as of the last general election.

When To File

Within 2 weeks of organizing a committee or first expecting to receive contributions or make expenditures, whichever occurs first. (Committees that organize within three weeks of an election must file within three business days of forming or of expecting to receive contributions or make expenditures.)

File an amended C-1pc form within 10 calendar days of any material change to the registration information furnished previously. For single election-year only committees, a material change includes providing or modifying the list of candidates the committee is supporting or opposing.

Continuing political committees using Abbreviated Reporting must also file a C-1pc annually in January. Reports are considered filed as of the postmark date or date hand-delivered to PDC.

Where To File

Send the **original to PDC** at the above address. Send a **copy to County Auditor** (county elections office) of the county in which the committee headquarters is located. If there is no headquarters, send to the County Auditor of the county in which the treasurer resides. Keep a copy as part of the committee's records.

"Officer" of a Political Committee – Definition

Officer of a political committee includes the following persons:

- the treasurer,
- any person designated as an officer on the C-1pc registration statement, and
- any person who alone or in conjunction with other persons makes contribution, expenditure, strategic or policy decisions on behalf of the committee. (WAC 390-05-245)

**Contact PDC or County Elections Office for Instruction Manuals
and Reporting Forms or look under the "Filer Assistance" menu category on PDC's
Web Site: www.pdc.wa.gov**

PROPOSED



Political Committee Registration

C1PC (11/00)

Committee Name (Show entire official name.)

Acronym:

Telephone: ()

Mailing Address

Fax: ()

City County Zip + 4

E-mail:

NEW OR AMENDED REGISTRATION?

- NEW. Complete entire form.
AMENDS previous report. Complete entire form.

COMMITTEE STATUS

- Continuing (On-going, not established in anticipation of any particular campaign election.)
election year only. Date of general or special election: (Year)

1. What is the purpose or description of the committee?

- Bona Fide Political Party Committee - official state or county central committee or legislative district committee.
Ballot Committee - Initiative, Bond, Levy, Recall, etc. Name or description of ballot measure:
Other Political Committee - PAC, caucus committee, political club, etc. If committee is related or affiliated with a business, association, union or similar entity, specify name:

Ballot Number FOR AGAINST

For single election-year only committees (not continuing committees): Is the committee supporting or opposing (a) one or more candidates? (b) the entire ticket of a political party? Yes No If yes, attach a list of each candidate's name, office sought and political party affiliation. If yes, identify the party.

2. Related or affiliated committees. List name, address and relationship.

Continued on attached sheet

3. How much do you plan to spend during this entire election campaign, including the primary and general elections? Based on that estimate, choose one of the reporting options below. (If your committee status is continuing, estimate spending on a calendar year basis.) If no box is checked you are obligated to use Full Reporting. See instruction manuals for information about reports required and changing reporting options.

ABBREVIATED REPORTING: Abbreviated Reporting is selected. No more than \$2,000 will be raised or spent and no more than \$200 in the aggregate will be accepted from any one contributor.

FULL REPORTING: Full Reporting is selected. The frequent, detailed campaign reports mandated by law will be filed as required.

4. Campaign Manager's or Media Contact's Name and Address

Telephone Number:

5. Treasurer's Name and Address (List deputy treasurers on attached sheet.)

Continued on attached sheet

Daytime Telephone Number:

6. Committee Officers. List name, title, and address. Continue on attached sheet if necessary. See reverse for definition of "officer."

Continued on attached sheet

7. Campaign Bank or Depository

Branch

City

8. Campaign books must be open to the public, except on a weekend or legal holiday, during the eight days before the election: (a) on the eighth day for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday - two consecutive hours on the seventh day between 8 a.m. and 8 p.m.; and (b) on the other weekdays by appointment between 8 a.m. and 8 p.m. Specify location and hours below. It is not acceptable to provide a post office box or an out-of-area address. Hours [Two consecutive hours; see 8(a)]

Street Address, Room Number, City

In order to make an appointment, contact the campaign at (telephone, fax, e-mail):

9. Eligibility to Give to State Office Candidates: During the 180 days prior to making a contribution to a state office candidate, your committee must have received contributions of \$10 or more from at least ten persons registered to vote in Washington State.

- A check here indicates your awareness of and pledge to comply with this provision. Absence of a check mark means your committee does not qualify to give to state office candidates (legislative and statewide executive candidates).

10. Signature and Certification. I certify that this statement is true, complete and correct to the best of my knowledge. Committee Treasurer's Signature Date

Need campaign finance forms and instructions? Please check one of the following boxes.

- I already have forms and instructions.
I will get forms and instructions from my county elections office.

I want the Public Disclosure Commission to mail me the proper forms and instructions.

Distribution of This Report: ORIGINAL - Public Disclosure Commission COPY - County Elections Office (Auditor) COPY - Your own records

SEE INSTRUCTIONS ON REVERSE

PROPOSED



Please consult PDC instruction manuals when completing this report.
 Reporting requirements are contained in and governed by RCW 42.17 and WAC 390.

Who Must File

Persons, committees, organizations or groups that receive contributions or make expenditures in support of or opposition to: candidates in jurisdictions of 5,000 or more registered voters as of the last general election; statewide ballot issues; or local ballot issues in jurisdictions with 1,000 or more registered voters as of the last general election.

When To File

Within 2 weeks of organizing a committee or first expecting to receive contributions or make expenditures, whichever occurs first. **(Committees that organize within three weeks of an election must file within three business days of forming or of expecting to receive contributions or make expenditures.)**

File an amended C-1pc form within 10 calendar days of any material change to the registration information furnished previously. For single election-year only committees, a material change includes providing or modifying the list of candidates the committee is supporting or opposing.

Continuing political committees using Abbreviated Reporting must also file a C-1pc annually in January. Reports are considered filed as of the postmark date or date hand-delivered to PDC.

Where To File

Send the **original to PDC** at the above address. Send a **copy to County Auditor** (county elections office) of the county in which the committee headquarters is located. If there is no headquarters, send to the County Auditor of the county in which the treasurer resides. Keep a copy as part of the committee's records.

"Officer" of a Political Committee – Definition

Officer of a political committee includes the following persons:

- the treasurer,
- any person designated as an officer on the C-1pc registration statement, and
- any person who alone or in conjunction with other persons makes contribution, expenditure, strategic or policy decisions on behalf of the committee. (WAC 390-05-245)

**Contact PDC or County Elections Office for Instruction Manuals
 and Reporting Forms or look under the "Filer Assistance" menu category on PDC's
 Web Site: www.pdc.wa.gov**

PROPOSED

WSR 00-19-114
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:58 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-138.

Title of Rule: WAC 390-16-012 Registration statement for candidates—Form C-1.

Purpose: To implement chapter 237, Laws of 2000 (SB 6775).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.040 and [42.17].080.

Summary: For many years, candidates and political committee that receive contributions or make expenditures in an election have been required to have their campaign books open for public inspection. As of June 8, 2000, candidates and political committees need to have their campaign books open as follows: On the eighth day before the election, excluding legal holidays, for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays by appointment between 8 a.m. and 8 p.m.

Reasons Supporting Proposal: SB 6775 amended the provisions that relate the public inspection of campaign books during the eight days before an election as found in RCW 42.17.080. The candidate registration form needs to be changed to implement this statutory amendment.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Rule would update the provisions that relate to public inspection of campaign books during the eight days before an election as found in RCW 42.17.080. The rule would implement the statutory provisions found in SB 6775 and require candidates and political committees that receive contributions or make expenditures in an election have their campaign books open as follows: On the eighth day before the election, excluding legal holidays, for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays, by appointment between 8 a.m. and 8 p.m.

Proposal Changes the Following Existing Rules: The rule would implement the statutory provisions found in SB 6775 and require candidates and political committees that receive contributions or make expenditures in an election have their campaign books open as follows: On the eighth day before the election, excluding legal holidays, for two

consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday—two consecutive hours on the seventh day between 8 a.m. and 8 p.m. On the other weekdays by appointment between 8 a.m. and 8 p.m.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. This rule would only affect a small business if a candidate or political committee designated such a business as the location where campaign books are open for public inspection.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 99-22-084, filed 11/2/99)

WAC 390-16-012 Forms—Registration statement for candidates. The official form for providing the statement of organization by candidates and candidate's committees, for designating a campaign treasurer and depository and for reporting information required to qualify for mini campaign finance reporting or abbreviated campaign finance reporting is designated "C-1", revised (~~(12/99)~~) 11/00. Copies of this form are available at the Commission Office, 711 Capitol Way, Room (~~(403)~~) 206, P.O. Box 40908, Olympia, Washington, 98504-0908. Any attachments shall be on 8-1/2" x 11" white paper.

PROPOSED



711 CAPITOL WAY RM 403
PO BOX 40303
OLYMPIA WA 98504-0003
(360) 753-1111

Candidate Registration

C1

(8/2000)

Candidate's Name (Give candidate's full name.) Telephone Numbers

()

Candidate's Committee Name (Do not abbreviate.)

()

Mailing Address Fax Number

()

City County Zip + 4 E-Mail Address

1. What office are you running for? Legislative District, County or City Position No. Do you now hold this office?
Yes No

2. Political party (if partisan office) 3. Date of general or special election

4. How much do you plan to spend during your entire election campaign, including the primary and general elections? Based on that estimate, choose one of the reporting options below. If no box is checked you are obligated to use Option III, Full Reporting. See instruction manuals for information about reports required and changing reporting options.

- Option I MINI REPORTING
In addition to my filing fee of \$ _____, I will raise and spend no more than \$500, including any charges for the voters pamphlet. I will not accept more than \$200 in the aggregate from any contributor except myself.
- Option II ABBREVIATED REPORTING
I will raise and spend no more than \$2,000, including my filing fee and any charges for the voters pamphlet. I will not accept more than \$200 in the aggregate from any contributor except myself.
- Option III FULL REPORTING
I will use the Full Reporting System. I will file the frequent, detailed campaign reports required by law.

5. Treasurer's Name and Address. Candidate may be treasurer. List deputy treasurers on attached sheet. Continued on attached sheet Daytime Telephone Number

()

6. Committee Officers. List name, title and address. Continue on attached sheet if necessary. See reverse for definition of "officer." Continued on attached sheet

7. Campaign Bank or Depository Branch City

8. Related or Affiliated Political Committees. List name, address and relationship.

Continued on attached sheet

9. Campaign books must be open to the public, except on a weekend or legal holiday, during the eight days before the election: (a) on the eighth day for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday - two consecutive hours on the seventh day between 8 a.m. and 8 p.m.; and (b) on the other weekdays, by appointment between 8 a.m. and 8 p.m. Specify location and hours below. It is not acceptable to provide a post office box or an out-of-area address.

Street Address, Room Number, City

Hours [Two consecutive hours; see 9(a)]

In order to make an appointment, contact the campaign at (telephone, fax, e-mail): ()

10. CERTIFICATION: I certify that this report is true, complete and correct to the best of my knowledge.

Candidate's Signature

Date

Please advise us about which forms and instructions you need. Remember, candidates must file a Financial Affairs Statement (F-1) unless a current one is already on file with PDC. Check all boxes that apply.

- I already have financial affairs and campaign disclosure forms and instructions.
- I am using Mini Reporting and, therefore, do not need the other campaign disclosure forms. In addition, I have already filed my Financial Affairs Statement and need no additional F-1 forms.
- I will obtain all forms and instructions from my county elections office.
- I want PDC to mail me: the F-1 instruction booklet (which includes forms) the appropriate campaign disclosure forms and instructions.

Distribution of This Report:

- ORIGINAL - Public Disclosure Commission
- COPY - County Elections Office (Auditor)
- COPY - Your own records
- (Note: City candidates contact City Clerk to see if local filing is required.)

SEE INSTRUCTIONS ON REVERSE

PROPOSED



Please consult PDC instruction manuals when completing this report.
Reporting requirements are contained in and governed by RCW 42.17 and WAC 390.

Who Must File

Candidates who seek:

- state office (legislative or statewide executive),
- a state supreme court or state court of appeals position,
- local office in jurisdictions having 5,000 or more registered voters as of the last general election or in jurisdictions covering an entire county.

When To File

Within 2 weeks of becoming a candidate. A person becomes a candidate for PDC purposes when he or she first does any of the following:

- receives contributions, makes expenditures, or reserves space or facilities with intent to promote his or her candidacy;
- purchases commercial advertising space or broadcast time to promote his or her candidacy;
- authorizes another person to take one of these above actions on his or her behalf;
- announces publicly that he or she is seeking office; or
- files a declaration of candidacy with the appropriate elections official.

File an amended registration within 10 days of a material change to information provided on previously filed C-1. Reports are considered filed as of the postmark date or date hand-delivered to PDC.

Where To File

Send the **original to PDC** at the above address. Send a copy to **County Auditor** (county elections office) of the county in which the candidate resides. Candidates for city offices are advised to contact their City Clerk to learn if local filing is required by local ordinance. Keep a copy as part of the campaign's records.

"Officer" of a Candidate's Committee – Definition

Officer of a candidate's authorized committee or officer of a candidate's committee includes the following persons:

- the treasurer,
- any person designated as an officer on the C-1 registration statement, and
- any person who alone or in conjunction with other persons makes contribution, expenditure, strategic or policy decisions on behalf of the committee. (WAC 390-05-245)

Contact PDC or County Elections Office for Instruction Manuals and Reporting Forms or look under the "Filer Assistance" menu category on PDC's Web Site: www.pdc.wa.gov

PROPOSED



Candidate Registration

C1
(11/00)

| | | |
|---|--------|--------------------------|
| Candidate's Name (Give candidate's full name.) | | Telephone Numbers () |
| Candidate's Committee Name (Do not abbreviate.) | | () |
| Mailing Address | | Fax Number () |
| City | County | Zip + 4 |
| | | E-Mail Address |

1. What office are you running for? Legislative District, County or City Position No. Do you now hold this office?
Yes No

2. Political party (if partisan office) 3. Date of general or special election

4. How much do you plan to spend during your entire election campaign, including the primary and general elections? Based on that estimate, choose one of the reporting options below. If no box is checked you are obligated to use Option III, Full Reporting. See instruction manuals for information about reports required and changing reporting options.

Option I MINI REPORTING
In addition to my filing fee of \$ _____, I will raise and spend no more than \$500, including any charges for the voters pamphlet. I will not accept more than \$200 in the aggregate from any contributor except myself.

Option II ABBREVIATED REPORTING
I will raise and spend no more than \$2,000, including my filing fee and any charges for the voters pamphlet. I will not accept more than \$200 in the aggregate from any contributor except myself.

Option III FULL REPORTING
I will use the Full Reporting System. I will file the frequent, detailed campaign reports required by law.

5. Treasurer's Name and Address. Candidate may be treasurer. List deputy treasurers on attached sheet. Continued on attached sheet Daytime Telephone Number
()

6. Committee Officers. List name, title and address. Continue on attached sheet if necessary. See reverse for definition of "officer." Continued on attached sheet

7. Campaign Bank or Depository Branch City

8. Related or Affiliated Political Committees. List name, address and relationship. Continued on attached sheet

9. Campaign books must be open to the public, except on a weekend or legal holiday, during the eight days before the election: (a) on the eighth day for two consecutive hours between 8 a.m. and 8 p.m.; if the eighth day is a legal holiday - two consecutive hours on the seventh day between 8 a.m. and 8 p.m.; and (b) on the other weekdays, by appointment between 8 a.m. and 8 p.m. Specify location and hours below. It is not acceptable to provide a post office box or an out-of-area address.

Street Address, Room Number, City Hours [Two consecutive hours; see 9(a)]

In order to make an appointment, contact the campaign at (telephone, fax, e-mail): ()

10. CERTIFICATION:
I certify that this report is true, complete and correct to the best of my knowledge.
Candidate's Signature Date

Please advise us about which forms and instructions you need. Remember, candidates must file a Financial Affairs Statement (F-1) unless a current one is already on file with PDC. Check all boxes that apply.

I already have financial affairs and campaign disclosure forms and instructions.

I am using Mini Reporting and, therefore, do not need the other campaign disclosure forms. In addition, I have already filed my Financial Affairs Statement and need no additional F-1 forms.

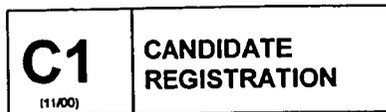
I will obtain all forms and instructions from my county elections office.

I want PDC to mail me: the F-1 instruction booklet (which includes forms) the appropriate campaign disclosure forms and instructions.

Distribution of This Report:
ORIGINAL - Public Disclosure Commission
COPY - County Elections Office (Auditor)
COPY - Your own records
(Note: City candidates contact City Clerk to see if local filing is required.)

SEE INSTRUCTIONS ON REVERSE

PROPOSED



Please consult PDC instruction manuals when completing this report. Reporting requirements are contained in and governed by RCW 42.17 and WAC 390.

Who Must File

Candidates who seek

- state office (legislative or statewide executive),
- a state supreme court or state court of appeals position,
- local office in jurisdictions having 5,000 or more registered voters as of the last general election or in jurisdictions covering an entire county.

When To File

Within 2 weeks of becoming a candidate. A person becomes a candidate for PDC purposes when he or she **first** does any of the following:

- receives contributions, makes expenditures, or reserves space or facilities with intent to promote his or her candidacy;
- purchases commercial advertising space or broadcast time to promote his or her candidacy;
- authorizes another person to take one of these above actions on his or her behalf;
- announces publicly that he or she is seeking office; or
- files a declaration of candidacy with the appropriate elections official.

File an amended registration within 10 days of a material change to information provided on previously filed C-1. Reports are considered filed as of the postmark date or date hand-delivered to PDC.

Where To File

Send the **original to PDC** at the above address. Send a **copy to County Auditor** (county elections office) of the county in which the candidate resides. Candidates for city offices are advised to contact their City Clerk to learn if local filing is required by local ordinance. Keep a copy as part of the campaign's records.

“Officer” of a Candidate’s Committee – Definition

Officer of a candidate's authorized committee or officer of a candidate's committee includes the following persons:

- the treasurer,
- any person designated as an officer on the C-1 registration statement, and
- any person who alone or in conjunction with other persons makes contribution, expenditure, strategic or policy decisions on behalf of the committee. (WAC 390-05-245)

Contact PDC or County Elections Office for Instruction Manuals and Reporting Forms or look under the “Filer Assistance” menu category on PDC’s Web Site: www.pdc.wa.gov

PROPOSED

WSR 00-19-115

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-146.

Title of Rule: WAC 390-24-020 Forms for amending statement of financial affairs.

Purpose: To implement privacy concerns by eliminating the need for filers to identify dependent children who are not employed and do not have other reportable assets or liabilities and by requesting the contact telephone number for the filer.

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.240.

Summary: Every elected official, candidate, and executive state officer is required to file a statement of financial affairs with the commission. This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities.

Reasons Supporting Proposal: The rule is consistent with the Governor's Executive Order 00-03 and other privacy concerns expressed by the commission. The statement of financial affairs is designed to disclose the financial interests and holding of filers and their immediate family members. No overriding public policy purpose is served by requiring the identity of dependent who are not employed and do not have other reportable assets or liabilities.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities. The rule amendment is consistent with Executive Order 00-03 signed by the governor on April 25, 2000.

Proposal Changes the Following Existing Rules: This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities.

The rule also provides for a contact telephone and a room number change.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It would only apply to individuals filing statements of personal financial affairs.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 97-23-020, filed 11/10/97)

WAC 390-24-020 Forms for amending statement of financial affairs. (1) The official form for amending statements of financial affairs as required by RCW 42.17.240 for all persons who have previously filed the form F-1 is designated form "F-1A," revised ((11/97)) 11/00.

(2) No more than three F-1A forms may be filed to amend a previously submitted statement of financial affairs (form F-1). The form can be used only to update information required on an F-1.

(3) The commission reserves the right to reject amendatory forms and require a new statement of financial affairs (form F-1) at any time the amendments are confusing or create misunderstandings. Authority is delegated to the commission's executive director to make this determination.

(4) Copies of Form F-1A are available at the Commission Office, 711 Capitol Way, Room ((403)) 206, Evergreen Plaza Building, PO Box 40908, Olympia, Washington 98504-0908. Any attachments must be on 8-1/2" x 11" white paper.

PROPOSED



PDC FORM F-1A (11/87)

PERSONAL FINANCIAL AFFAIRS STATEMENT Short Form

PDC OFFICE USE POST MARK RECEIVED

The F-1A form is designed to simplify reporting for persons who have no changes or only minor changes to an F-1 report previously filed. A complete F-1 form must be filed at least every four years; an F-1A form may be used for no more than three consecutive reports. Deadlines: Incumbent elected and appointed officials—by April 15. Candidates and others—within two weeks of becoming a candidate or being newly appointed to a position.

Table with columns: DOLLAR CODE, AMOUNT. Rows: A \$1 to \$2,999; B \$3,000 to \$14,999; C \$15,000 to \$29,999; D \$30,000 to \$74,999; E \$75,000 or more

Form fields: Last Name (First, Middle Initial), Names of Spouse and Dependents, Political Party, Mailing Address, City, County, Zip + 4

Filing Status (Check only one box): An elected official or state appointed official filing annual report; Final report as an elected official; Candidate running in an election; Newly appointed to an elective office; Newly appointed to a state appointive office. Office Held or Sought: Office title, County, city, district or agency of the office, name and number, Position number, Term begins/ends.

Select either "No Change Report" or "Minor Change Report," whichever reflects your situation. Supply all the requested information. NO CHANGE REPORT. I have reviewed my last complete F-1 report dated... and F-1A reports (if any) dated (1)... and (2)... The information disclosed on those reports is accurate for the current reporting period. MINOR CHANGE REPORT. I have reviewed my last complete F-1 report dated... The changes listed below have occurred during the reporting period. Specify F-1 Form item numbers when describing changes. Provide all information required on F-1 report.

Check here [] if continued on attached sheet. FOOD TRAVEL SEMINARS Complete this section if a source other than your own governmental agency paid for or otherwise provided all or a portion of the following items to you, your spouse or dependents, or a combination thereof: 1) Food and beverages costing over \$50 per occasion; 2) Travel occasions; or 3) Seminars, educational programs or other training.

Table with columns: Date Received, Donor's Name, City and State, Brief Description, Actual Dollar Amount, Value (Use Code)

ALL FILERS EXCEPT CANDIDATES. Check the appropriate box. I hold a state elected office or am an executive state officer. I have read and am familiar with RCW 42.52.180 regarding the use of public resources in campaigns. I hold a local elected office. I have read and am familiar with RCW 42.17.130 regarding the use of public facilities in campaigns.

CERTIFICATION: I certify under penalty of perjury that the information contained in this report is true and correct to the best of my knowledge. Signature, Daytime Telephone, Date

PROPOSED



| | | |
|---|---|---|
| PDC FORM F-1A (11/00) | PERSONAL FINANCIAL AFFAIRS STATEMENT Short Form | P M PDC OFFICE USE O A S R T K R E C E I V E D |
|---|---|---|

The F-1A form is designed to simplify reporting for persons who have no changes or only minor changes to an F-1 report previously filed.
 A complete F-1 form must be filed at least every four years; an F-1A form may be used for no more than three consecutive reports.
 Deadlines: Incumbent elected and appointed officials – by April 15.
 Candidates and others – within two weeks of becoming a candidate or being newly appointed to a position.

| DOLLAR CODE | AMOUNT |
|-------------|----------------------|
| A | \$1 to \$2,999 |
| B | \$3,000 to \$14,999 |
| C | \$15,000 to \$29,999 |
| D | \$30,000 to \$74,999 |
| E | \$75,000 or more |

| | | | |
|--|--------|----------------|---|
| Last Name | First | Middle Initial | Names of immediate family members. If there is no reportable information to disclose for dependent children, or other dependents living in your household, do not identify them. Do identify your spouse. See F-1 manual for details. |
| Mailing Address (Use PO Box or Work Address) | | | |
| City | County | Zip + 4 | |
| Filing Status (Check only one box.) <input type="checkbox"/> An elected or state appointed official filing annual report <input type="checkbox"/> Final report as an elected official. Term expired: _____ <input type="checkbox"/> Candidate running in an election: month _____ year _____ <input type="checkbox"/> Newly appointed to an elective office <input type="checkbox"/> Newly appointed to a state appointive office | | | Office Held or Sought Office title: _____ County, city, district or agency of the office, name and number: _____ Position number: _____ Term begins: _____ ends: _____ |

- Select either "No Change Report" or "Minor Change Report," whichever reflects your situation. Supply all the requested information.
- NO CHANGE REPORT.** I have reviewed my last complete F-1 report dated _____ and F-1A reports (if any) dated (1) _____ and (2) _____. The information disclosed on those reports is accurate for the current reporting period.
- MINOR CHANGES REPORT.** I have reviewed my last complete F-1 report dated _____. The changes listed below have occurred during the reporting period. Specify F-1 Form item numbers describing changes. Provide all information required on F-1 report.

Check here if continued on attached sheet

FOOD TRAVEL SEMINARS Complete this section if a source other than your own governmental agency paid for or otherwise provided all or a portion of the following items to you, your spouse or dependents, or a combination thereof: 1) Food and beverages costing over \$50 per occasion; 2) Travel occasions; or 3) Seminars, educational programs or other training.

| Date Received | Donor's Name, City and State | Brief Description | Actual Dollar Amount | Value (Use Code) |
|--|------------------------------|-------------------|----------------------|------------------|
| Check here <input type="checkbox"/> if continued on attached sheet | | | | |

- ALL FILERS EXCEPT CANDIDATES.** Check the appropriate box.
- I hold a state elected office or am an executive state officer. I have read and am familiar with RCW 42.52.180 regarding the use of public resources in campaigns.
- I hold a local elected office. I have read and am familiar with RCW 42.17.130 regarding the use of public facilities in campaigns.

CERTIFICATION: I certify under penalty of perjury that the information contained in this report is true and correct to the best of my knowledge.

Signature _____ Date _____
 Contact Telephone: () _____

Report Not Acceptable Without Filer's Signature

PROPOSED

WSR 00-19-116**PROPOSED RULES****PUBLIC DISCLOSURE COMMISSION**

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-145.

Title of Rule: WAC 390-24-010 Forms for statement of financial affairs.

Purpose: To implement privacy concerns by eliminating the need for filers to identify dependent children who are not employed and do not have other reportable assets or liabilities and by requesting the contact telephone number for the filer.

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.240.

Summary: Every elected official, candidate, and executive state officer is required to file a statement of financial affairs with the commission. This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities.

Reasons Supporting Proposal: The rule is consistent with the Governor's Executive Order 00-03 and other privacy concerns expressed by the commission. The statement of financial affairs is designed to disclose the financial interests and holdings of filers and their immediate family members. No overriding public policy purpose is served by requiring the identity of dependents who are not employed and do not have other reportable assets or liabilities.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities. The rule amendment is consistent with Executive Order 00-03 signed by the governor on April 25, 2000.

Proposal Changes the Following Existing Rules: This rule would eliminate the need for persons filing statements of financial affairs to identify dependent children who are not employed and do not have other reportable assets or liabilities.

The rule also provides for a contact telephone and a room number change.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It would only apply to individuals filing statements of personal financial affairs.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

PROPOSED

AMENDATORY SECTION (Amending WSR 97-23-020, filed 11/10/97)

WAC 390-24-010 Forms for statement of financial affairs. The official form for statements of financial affairs as required by RCW 42.17.240 is designated "F-1", revised ((11/97)) 11/00. Copies of this form are available at the commission office, 711 Capitol Way, Room ((403)) 206, Evergreen Plaza Building, PO Box 40908, Olympia, Washington 98504-0908. Any attachments must be on 8-1/2" x 11" white paper.



| | | |
|-----------------------------------|---|---|
| PDC FORM F-1 (11/87) | PERSONAL FINANCIAL AFFAIRS STATEMENT | PDC OFFICE USE P O R T K R E C E I V E D |
|-----------------------------------|---|---|

Refer to instruction manual for detailed assistance and examples.
Deadlines: Incumbent elected and appointed officials—by April 15. Candidates and others—within two weeks of becoming a candidate or being newly appointed to a position.

| DOLLAR CODE | AMOUNT |
|-------------|----------------------|
| A | \$1 to \$2,999 |
| B | \$3,000 to \$14,999 |
| C | \$15,000 to \$29,999 |
| D | \$30,000 to \$74,999 |
| E | \$75,000 or more |

SEND REPORT TO PUBLIC DISCLOSURE COMMISSION.

| | | | | |
|---|--------|----------------|---|---|
| Last Name | First | Middle Initial | Names of Spouse and Dependents | Political Party If partisan office or pertinent to appointment |
| Mailing Address | | | | |
| City | County | Zip + 4 | | |
| Filing Status (Check only one box.) | | | Office Held or Sought | |
| <input type="checkbox"/> An elected official or state appointed official filing annual report <input type="checkbox"/> Final report as an elected official. Term expired _____ <input type="checkbox"/> Candidate running in an election: month _____ year _____ <input type="checkbox"/> Newly appointed to an elective office <input type="checkbox"/> Newly appointed to a state appointive office | | | Office title _____ County, city, district or agency of the office, name and number: _____ Position number _____ Term begins: _____ ends: _____ | |

1 INCOME List each employer, or other source of income (pension, social security, legal judgment) from which you or a family member received \$1,500 or more during the period. (Report interest and dividends in Item 3 on reverse)

| Show: Self (S) Spouse (SP) Dependent (D) | Name and Address of Employer or Source of Compensation | Occupation or How Compensation Was Earned | Amount (Use Code) |
|--|--|---|-------------------|
| | | | |

Check here if continued on attached sheet

2 REAL ESTATE List street address, assessor's parcel number, or legal description AND county for each parcel of Washington real estate with value of over \$7,500 in which you or a family member held a personal financial interest during the reporting period. (Show partnership, company, etc. real estate on F-1 supplement.)

| Property Sold or Interest Divested | Assessed Value (Use Code) | Name and Address of Purchaser | Nature and Amount (Use Code) of Payment or Consideration Received | | |
|--|---------------------------|-------------------------------|---|----------------|--|
| Property Purchased or Interest Acquired | | Creditor's Name/Address | Payment Terms | Security Given | Mortgage Amount—(Use Code) Original Current |
| All Other Property Entirely or Partially Owned | | | | | |

Check here if continued on attached sheet

PDC FORM F-1 (REV. 11/87)—4

CONTINUE ON REVERSE

PROPOSED

PROPOSED

3 ASSETS / INVESTMENTS—INTEREST / DIVIDENDS List bank and savings accounts, insurance policies, stock, bonds and other intangible property held during the reporting period.

| A. Name and address of each bank or financial institution in which you or a family member had an account over \$15,000 any time during the report period. | Type of Account or Description of Asset | Asset Value (Use Code) | Income Amount (Use Code) |
|---|---|------------------------|--------------------------|
| B. Name and address of each insurance company where you or a family member had a policy with a cash or loan value over \$15,000 during the period. | | | |
| C. Name and address of each company, association, government agency, etc. in which you or a family member owned or had a financial interest worth over \$1,500. Include stocks, bonds, ownership, retirement plan, IRA, notes, and other intangible property. | | | |

Check here if continued on attached sheet

4 CREDITORS List each creditor you or a family member owed \$1,500 or more any time during the period. Don't include retail charge accounts, credit cards, or mortgages or real estate reported in Item 2.

| Creditor's Name and Address | Terms of Payment | Security Given | AMOUNT (USE CODE) | |
|-----------------------------|------------------|----------------|-------------------|---------|
| | | | Original | Present |
| | | | | |

Check here if continued on attached sheet

5 All filers answer questions A thru D below. If the answer is YES to any of these questions, the F-1 Supplement must also be completed as part of this report. If all answers are NO and you are a candidate for state or local office, an appointee to a vacant elective office, or a state executive officer filing your initial report, no F-1 Supplement is required.

Incumbent elected officials and state executive officers filing an annual financial affairs report also must answer question E. An F-1 Supplement is required of these officeholders unless all answers to questions A thru E are NO.

- A. Were you, your spouse or dependents an officer, director, general partner or trustee of any corporation, company, union, association, joint venture or other entity at any time during the reporting period? _____ If yes, complete Supplement, Part A.
- B. Did you, your spouse or dependents have an ownership of 10% or more in any company, corporation, partnership, joint venture or other business at any time during the reporting period? _____ If yes, complete Supplement, Part A.
- C. Did you, your spouse or dependents own a business at any time during the reporting period? _____ If yes, complete Supplement, Part A.
- D. Did you, your spouse or dependents prepare, promote or oppose state legislation, rules, rates or standards for current or deferred compensation (other than pay for a currently-held public office) at any time during the reporting period? _____ If yes, complete Supplement, Part B.
- E. Only for Persons Filing Annual Report. Regarding the receipt of items not provided or paid for by your governmental agency during the previous calendar year: 1) Did you, your spouse or dependents (or any combination thereof) accept a gift of food or beverages costing over \$50 per occasion? _____ or 2) Did any source other than your governmental agency provide or pay in whole or in part for you, your spouse and/or dependents to travel or to attend a seminar or other training? _____ If yes to either or both questions, complete Supplement, Part C.

ALL FILERS EXCEPT CANDIDATES. Check the appropriate box.

I hold a state elected office or am an executive state officer. I have read and am familiar with RCW 42.52.180 regarding the use of public resources in campaigns.

I hold a local elected office. I have read and am familiar with RCW 42.17.130 regarding the use of public facilities in campaigns.

CERTIFICATION: I certify under penalty of perjury that the information contained in this report is true and correct to the best of my knowledge.

Signature _____ Date _____

Daytime Telephone: () _____



| | |
|---|---|
| PDC FORM F-1 SUPPLEMENT (11/97) | SUPPLEMENT PAGE PERSONAL FINANCIAL AFFAIRS STATEMENT |
|---|---|

PROVIDE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OTHER DEPENDENTS IN YOUR HOUSEHOLD

| | | | |
|-----------|-------|----------------|------|
| LAST NAME | FIRST | MIDDLE INITIAL | DATE |
|-----------|-------|----------------|------|

A OFFICES HELD, BUSINESS INTERESTS: For each corporation, non-profit organization, association, union, partnership, joint venture or other entity in which you, your spouse or dependents are an officer, director, general partner, trustee, or 10 percent or more owner—provide the following information:

- Legal Name: Report name used on legal documents establishing the entity.
- Trade or Operating Name: Report name used for business purposes if different from the legal name.
- Position or Percent of Ownership: The office, title and/or percent of ownership held.
- Brief Description of the Business/Organization: Report the purpose, product(s), and/or the service(s) rendered.
- Payments from Governmental Unit: If the governmental unit in which you hold or seek office made payments to the business entity concerning which you're reporting, show the purpose of each payment and the actual amount received.
- Payments from Business Customers and Other Government Agencies: List each corporation, partnership, joint venture, sole proprietorship, union, association, business or other commercial entity and each government agency (other than the one you seek/hold office) which paid compensation of \$7,500 or more during the period to the entity. Briefly say what property, goods, services or other consideration was given or performed for the compensation.
- Washington Real Estate: Identify real estate owned by the business entity if the qualifications referenced below are met.

ENTITY NO. 1 Reporting for: Self _____ Spouse _____ Dependent _____

LEGAL NAME: _____ **POSITION OR PERCENT OF OWNERSHIP** _____

TRADE OR OPERATING NAME: _____

ADDRESS: _____

BRIEF DESCRIPTION OF THE BUSINESS/ORGANIZATION:

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL UNIT IN WHICH YOU SEEK/HOLD OFFICE:

| | |
|---------------------|-------------------------|
| Purpose of payments | Amount (actual dollars) |
|---------------------|-------------------------|

PAYMENTS ENTITY RECEIVED FROM BUSINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVER \$7,500:

| | |
|----------------|--|
| Customer name: | Purpose of payment (amount not required) |
|----------------|--|

WASHINGTON REAL ESTATE IN WHICH ENTITY HELD A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is 10% or more and assessed value of property is over \$15,000. List street address, assessor parcel number, or legal description and county for each parcel):

Check here if continued on attached sheet

PDC FORM F-1 SUPPLEMENT (REVISED 11/97)-1

CONTINUE PARTS B AND C ON REVERSE

PROPOSED

Reporting for: Self _____ Spouse _____ Dependent _____
POSITION OR PERCENT OF OWNERSHIP

ENTITY NO. 2
LEGAL NAME:
TRADE OR OPERATING NAME:
ADDRESS:

BRIEF DESCRIPTION OF THE BUSINESS/ORGANIZATION:

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL UNIT IN WHICH YOU SEEK/HOLD OFFICE:
Purpose of payments Amount (actual dollars)

PAYMENTS ENTITY RECEIVED FROM BUSINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVER \$7,500:
Customer name: Purpose of payment (amount not required)

WASHINGTON REAL ESTATE IN WHICH ENTITY HELD A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is 10% or more and assessed value of property is over \$15,000. List street address, assessor parcel number, or legal description and county for each parcel):

Check here if continued on attached sheet

B LOBBYING

List persons for whom you or any immediate family member lobbied or prepared state legislation or state rules, rates or standards for current or deferred compensation. Do not list pay from government body in which you are an elected official or professional staff member.

| Person to Whom Services Rendered | Description of Legislation, Rules, Etc. | Compensation (Use Code) |
|----------------------------------|---|-------------------------|
| | | |

Check here if continued on attached sheet

C FOOD TRAVEL SEMINARS

Complete this section if a source other than your own governmental agency paid for or otherwise provided all or a portion of the following items to you, your spouse or dependents, or a combination thereof: 1) Food and beverages costing over \$50 per occasion; 2) Travel occasions; or 3) Seminars, educational programs or other training.

| Date Received | Donor's Name, City and State | Brief Description | Actual Dollar Amount | Value (Use Code) |
|---------------|------------------------------|-------------------|----------------------|------------------|
| | | | | |

Check here if continued on attached sheet

PROPOSED



PDC FORM
F-1
(11/00)

PERSONAL FINANCIAL AFFAIRS STATEMENT

P M PDC OFFICE USE
O A
S R
T K

Refer to instruction manual for detailed assistance and examples.

Deadlines: Incumbent elected and appointed officials -- by April 15.
Candidates and others -- within two weeks of becoming a candidate or being newly appointed to a position.

| DOLLAR CODE | AMOUNT |
|-------------|----------------------|
| A | \$1 to \$2,999 |
| B | \$3,000 to \$14,999 |
| C | \$15,000 to \$29,999 |
| D | \$30,000 to \$74,999 |
| E | \$75,000 or more |

R
E
C
E
I
V
E
D

SEND REPORT TO PUBLIC DISCLOSURE COMMISSION

Last Name First Middle Initial

Names of immediate family members. If there is no reportable information to disclose for dependent children, or other dependents living in your household, do not identify them. Do identify your spouse. See F-1 manual for details.

Mailing Address (Use PO Box or Work Address)

City County Zip + 4

Filing Status (Check only one box.)

- An elected or state appointed official filing annual report
- Final report as an elected official. Term expired: _____
- Candidate running in an election: month _____ year _____
- Newly appointed to an elective office
- Newly appointed to a state appointive office

Office Held or Sought
Office title: _____
County, city, district or agency of the office, name and number: _____
Position number: _____
Term begins: _____ ends: _____

1 INCOME List each employer, or other source of income (pension, social security, legal judgment) from which you or a family member received \$1,500 or more during the period. (Report interest and dividends in Item 3 on reverse)

Show Self (S)
Spouse (SP)
Dependent (D)

| Name and Address of Employer or Source of Compensation | Occupation or How Compensation Was Earned | Amount: (Use Code) |
|--|---|--------------------|
| Check Here <input type="checkbox"/> if continued on attached sheet | | |

2 REAL ESTATE List street address, assessor's parcel number, or legal description AND county for each parcel of Washington real estate with value of over \$7,500 in which you or a family member held a personal financial interest during the reporting period. (Show partnership, company, etc. real estate on F-1 supplement.)

| Property Sold or Interest Divested | Assessed Value (Use Code) | Name and Address of Purchaser | Nature and Amount (Use Code) of Payment or Consideration Received | | |
|--|---------------------------|-------------------------------|---|----------------|--|
| Property Purchased or Interest Acquired | | Creditor's Name/Address | Payment Terms | Security Given | Mortgage Amount - (Use Code) Original Current |
| All Other Property Entirely or Partially Owned | | | | | |

Check here if continued on attached sheet

CONTINUE ON REVERSE

PROPOSED

3 ASSETS / INVESTMENTS - INTEREST / DIVIDENDS

List bank and savings accounts, insurance policies, stock, bonds and other intangible property held during the reporting period.

| A. Name and address of each bank or financial institution in which you or a family member had an account over \$15,000 any time during the report period. | Type of Account or Description of Asset | Asset Value (Use Code) | Income Amount (Use Code) |
|---|---|------------------------|--------------------------|
| B. Name and address of each insurance company where you or a family member had a policy with a cash or loan value over \$15,000 during the period. | | | |
| C. Name and address of each company, association, government agency, etc. in which you or a family member owned or had a financial interest worth over \$1,500. Include stocks, bonds, ownership, retirement plan, IRA, notes, and other intangible property. | | | |

Check here if continued on attached sheet.

4 CREDITORS

List each creditor you or a family member owed \$1,500 or more any time during the period. Don't include retail charge accounts, credit cards, or mortgages or real estate reported in Item 2.

AMOUNT (USE CODE)

| Creditor's Name and Address | Terms of Payment | Security Given | Original | Present |
|-----------------------------|------------------|----------------|----------|---------|
| | | | | |

Check here if continued on attached sheet.

5

All filers answer questions A thru D below. If the answer is YES to any of these questions, the F-1 Supplement must also be completed as part of this report. If all answers are NO and you are a candidate for state or local office, an appointee to a vacant elective office, or a state executive officer filing your initial report, no F-1 Supplement is required.

Incumbent elected officials and state executive officers filing an annual financial affairs report also must answer question E. An F-1 Supplement is required of these officeholders unless all answers to questions A thru E are NO.

- A. Were you, your spouse or dependents an officer, director, general partner or trustee of any corporation, company, union, association, joint venture or other entity at any time during the reporting period? ___ If yes, complete Supplement, Part A.
- B. Did you, your spouse or dependents have an ownership of 10% or more in any company, corporation, partnership, joint venture or other business at any time during the reporting period? ___ If yes, complete Supplement, Part A.
- C. Did you, your spouse or dependents own a business at any time during the reporting period? ___ If yes, complete Supplement, Part A.
- D. Did you, your spouse or dependents prepare, promote or oppose state legislation, rules, rates or standards for current or deferred compensation (other than pay for a currently-held public office) at any time during the reporting period? ___ If yes, complete Supplement, Part B.
- E. Only for Persons Filing Annual Report. Regarding the receipt of items not provided or paid for by your governmental agency during the previous calendar year: 1) Did you, your spouse or dependents (or any combination thereof) accept a gift of food or beverages costing over \$50 per occasion? ___ or 2) Did any source other than your governmental agency provide or pay in whole or in part for you, your spouse and/or dependents to travel or to attend a seminar or other training? ___ If yes to either or both questions, complete Supplement, Part C.

ALL FILERS EXCEPT CANDIDATES. Check the appropriate box.

I hold a state elected office or am an executive state officer. I have read and am familiar with RCW 42.52.180 regarding the use of public resources in campaigns.

I hold a local elected office. I have read and am familiar with RCW 42.17.130 regarding the use of public facilities in campaigns.

CERTIFICATION: I certify under penalty of perjury that the information contained in this report is true and correct to the best of my knowledge.

Signature _____ Date _____

Contact Telephone: () _____

REPORT NOT ACCEPTABLE WITHOUT FILER'S SIGNATURE

PROPOSED



| | |
|---|--|
| PDC FORM F-1 SUPPLEMENT (11/97) | SUPPLEMENT PAGE PERSONAL FINANCIAL AFFAIRS STATEMENT |
|---|--|

PROVIDE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OTHER DEPENDENTS IN YOUR HOUSEHOLD

| | | | |
|-----------|-------|----------------|------|
| LAST NAME | FIRST | MIDDLE INITIAL | DATE |
|-----------|-------|----------------|------|

- A OFFICES HELD, BUSINESS INTERESTS:** For each corporation, non-profit organization, association, union, partnership, joint venture or other entity in which you, your spouse or dependents are an officer, director, general partner, trustee, or 10 percent or more owner—provide the following information:
- Legal Name: Report name used on legal documents establishing the entity.
 - Trade or Operating Name: Report name used for business purposes if different from the legal name.
 - Position or Percent of Ownership: The office, title and/or percent of ownership held.
 - Brief Description of the Business/Organization: Report the purpose, product(s), and/or the service(s) rendered.
 - Payments from Governmental Unit: If the governmental unit in which you hold or seek office made payments to the business entity concerning which you're reporting, show the purpose of each payment and the actual amount received.
 - Payments from Business Customers and Other Government Agencies: List each corporation, partnership, joint venture, sole proprietorship, union, association, business or other commercial entity and each government agency (other than the one you seek/hold office) which paid compensation of \$7,500 or more during the period to the entity. Briefly say what property, goods, services or other consideration was given or performed for the compensation.
 - Washington Real Estate: Identify real estate owned by the business entity if the qualifications referenced below are met.

ENTITY NO. 1 Reporting for: Self _____ Spouse _____ Dependent _____

LEGAL NAME: POSITION OR PERCENT OF OWNERSHIP _____

TRADE OR OPERATING NAME:

ADDRESS:

BRIEF DESCRIPTION OF THE BUSINESS/ORGANIZATION:

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL UNIT IN WHICH YOU SEEK/HOLD OFFICE:

| | |
|---------------------|-------------------------|
| Purpose of payments | Amount (actual dollars) |
|---------------------|-------------------------|

PAYMENTS ENTITY RECEIVED FROM BUSINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVER \$7,500:

| | |
|----------------|--|
| Customer name: | Purpose of payment (amount not required) |
|----------------|--|

WASHINGTON REAL ESTATE IN WHICH ENTITY HELD A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is 10% or more and assessed value of property is over \$15,000. List street address, assessor parcel number, or legal description and county for each parcel):

Check here if continued on attached sheet

PDC FORM F-1 SUPPLEMENT (REVISED 11/97)-1

CONTINUE PARTS B AND C ON REVERSE

PROPOSED

Reporting for: Self _____ Spouse _____ Dependent _____
 POSITION OR PERCENT OF OWNERSHIP

ENTITY NO. 2
 LEGAL NAME:
 TRADE OR OPERATING NAME:
 ADDRESS:

BRIEF DESCRIPTION OF THE BUSINESS/ORGANIZATION:

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL UNIT IN WHICH YOU SEEK/HOLD OFFICE:
 Purpose of payments _____ Amount (actual dollars) _____

PAYMENTS ENTITY RECEIVED FROM BUSINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVER \$7,500:
 Customer name: _____ Purpose of payment (amount not required) _____

WASHINGTON REAL ESTATE IN WHICH ENTITY HELD A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is 10% or more and assessed value of property is over \$15,000. List street address, assessor parcel number, or legal description and county for each parcel):

Check here if continued on attached sheet

B LOBBYING

List persons for whom you or any immediate family member lobbied or prepared state legislation or state rules, rates or standards for current or deferred compensation. Do not list pay from government body in which you are an elected official or professional staff member.

| Person to Whom Services Rendered | Description of Legislation, Rules, Etc. | Compensation (Use Code) |
|----------------------------------|---|-------------------------|
| | | |

Check here if continued on attached sheet

C FOOD TRAVEL SEMINARS

Complete this section if a source other than your own governmental agency paid for or otherwise provided all or a portion of the following items to you, your spouse or dependents, or a combination thereof: 1) Food and beverages costing over \$50 per occasion; 2) Travel occasions; or 3) Seminars, educational programs or other training.

| Date Received | Donor's Name, City and State | Brief Description | Actual Dollar Amount | Value (Use Code) |
|---------------|------------------------------|-------------------|----------------------|------------------|
| | | | | |

Check here if continued on attached sheet

POC FORM F-1 SUPPLEMENT (REVISED 1/197)-1

PROPOSED

Reviser's note: RCW 34.05.395 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 00-19-118
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-140.

Title of Rule: WAC 390-16-044 Statewide ballot issue signature gathering expenses—Reporting.

Purpose: To repeal this rule.

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.090 (1)(g).

Summary: The original intent of the rule was to publicly disclose detailed information on expenditures for the purpose of soliciting or procuring signatures on petitions to place an initiative or referendum on a state-wide ballot. The rule required the disclosure of the name and address of persons hired by vendors to gather signatures along with the amount paid to each and the date of payment.

Reasons Supporting Proposal: Consistent with the 9th Circuit Court of Appeals decision in *(WIN) Washington Initiatives Now v. Vicki Rippie*, the commission intends to repeal WAC 390-16-044 since both the statutory language in RCW 42.17.090 (1)(g) and the rule have been found to violate the First Amendment.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Repeal of WAC 390-16-044 is warranted because both RCW 42.17.090 (1)(g) and this rule were found unconstitutional.

Proposal Changes the Following Existing Rules: The existing rule is proposed for repeal.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The repeal of this rule would only affect a small business that employs others to secure signatures on petitions to place an initiative or referendum on a state-wide ballot.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 390-16-044

Statewide ballot issue signature gathering expense

WSR 00-19-119
PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-147 [00-16-142].

Title of Rule: WAC 390-18-010 Political advertising—Identification of sponsor.

Purpose: To implement provisions in chapter 397, Laws of 1995 (ESSB 5684).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.505 through [42.17].550.

Summary: All political advertising, whether relating to candidates or ballot propositions, are required under RCW 42.17.510 to identify the name and address of the sponsor of the advertising. In 1995, statutory changes to RCW 42.17.510 eliminated the need for sponsor identification to be in a printed or drawn box for written political advertising and to have the sponsor identification appear on each page of the advertising. This rule reflects those changes.

Reasons Supporting Proposal: This rule mirrors the 1995 statutory language.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule would mirror the 1995 statutory language by eliminating the need for sponsor identification to be in a printed or drawn box for written political advertising and the need to have the sponsor identification appear on each page of the advertising.

PROPOSED

Proposal Changes the Following Existing Rules: The rule would implement the statutory provisions found in ESSB 5684 and eliminate the need for sponsor identification to be in a printed or drawn box for written political advertising and the need to have the sponsor identification appear on each page of the advertising.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It would only apply to businesses if they publish political advertising, however there would be no economic impact on such businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 93-16-064, filed 7/30/93)

WAC 390-18-010 Political advertising. Identification of sponsor. (1) For the purposes of RCW 42.17.510 and this rule, "sponsor" means the candidate, political committee or other person paying for the advertising. If a person acts as an agent for another or is reimbursed by another for the payment, the original source of the payment is the sponsor.

(2) With advertising for which no payment is demanded or for which a cost is not readily ascertainable, the sponsor is the candidate, political committee or person who solicits or arranges for the advertising to be displayed or broadcast.

(3) If more than one person sponsors specific advertising, the identity of each sponsor must be shown. However, if a person contributes in cash or in-kind to a candidate or political committee to assist in paying the cost of advertising, it is unnecessary to include that contributor's name as a sponsor provided the contribution is reported in accordance with applicable provisions of chapter 42.17 RCW.

(4) Printed advertising shall clearly state (~~in a printed or drawn box~~) set apart from any other printed matter that it has been paid for by the sponsor (Example: (1) Paid for by the XYZ Committee, mailing address, city, state, zip code; (2) Vote for John Doe, paid for by John Doe, mailing address, city, state, zip code). Broadcast advertising shall conform to

the requirements of the Federal Communications Commission.

(5)(a) Political advertising consisting of more than one page but intended to be presented as a single item (i.e. 3-page letter with return envelope) must identify the sponsor on ~~(each page)~~ the first page or fold of the advertising. Identification on an enclosed return envelope or the envelope in which the advertising is sent is not sufficient.

(b) Political advertising which is a collection of several items relating to more than one candidate or committee and distributed simultaneously must show the respective sponsor on the respective items.

WSR 00-19-120

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-137.

Title of Rule: WAC 390-16-226 Loans.

Purpose: To implement PDC Interpretation 96-02 and Attorney General Opinion 2000 No. 4.

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.720(3) and 42.17.125(3).

Summary: The rule amendment would implement PDC Interpretation 69-02 [96-02] and AGO 2000 No. 4 to address commercial loans to candidates, their committees or campaigns. The amendment will also explain the circumstances under which campaign contributions may be used to repay the loans.

Reasons Supporting Proposal: The rule will clarify RCW 42.17.720(3) and 42.17.125(3).

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule amendment would implement PDC Interpretation 96-02 and AGO 2000 No. 4 to address commercial loans to candidates, their committees or campaigns. The amendment will also explain the circumstances under which campaign contributions may be used to repay the loans.

The rule will clarify RCW 42.17.720(3) and 42.17.125(3) and assist candidates in complying with the law.

Proposal Changes the Following Existing Rules: This rule amendment would implement PDC Interpretation 96-02 which addresses commercial loans to candidates, their committees or campaigns.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. The rule would only apply to commercial lenders who loan funds to candidates, a candidates' committee or a candidates' campaign.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 93-16-064, filed 7/30/93)

WAC 390-16-226 Loans. (1) Only loans which are recorded in a written loan agreement executed at the time of the loan and properly reported may be repaid by a candidate or political committee. Surplus campaign funds under RCW 42.17.020 and 42.17.095 may only be used to return a contribution to the candidate if the contribution was properly reported as a loan from the candidate, as described in subsections (2) and (3).

(2) If any person gives or loans the candidate funds in connection with his or her campaign, the funds are not considered personal funds of the candidate. See WAC 390-17-305. Such funds are considered a contribution from the original source of the contribution under chapter 42.17 RCW and, unless the loan meets the exemption provided in RCW 42.17.720(3) and this subsection, the contribution is subject to the contribution limits provided in chapter 42.17 RCW.

(a) If a candidate or candidate's own political committee or campaign or authorized committee receives a loan from a commercial lending institution, the loan is exempt from the contribution limits of RCW 42.17.640 and WAC 390-16-310 only if all the following criteria are met:

(i) the loan is not guaranteed by any other person;

(ii) the loan is made in the regular course of business;
and,

(iii) the loan is made on the same terms ordinarily available to the public.

(b) A commercial loan to a candidate's own committee or campaign or authorized committee is presumed to be guaranteed by the candidate. The presumption is rebuttable by clear, cogent and convincing evidence.

(3) The amount of campaign contributions which may be used to repay a loan made by the candidate to the candidate's own political committee or campaign, or to repay a commercial loan to a candidate's own political committee or campaign where the candidate is the borrower or guarantor, is limited to the loan repayment limit in RCW 42.17.125(3) as adjusted by WAC 390-05-400. For purposes of the ((\$3,000)) loan repayment limit ((imposed by RCW 42.17.125(3))), these loans ((by a candidate)) are aggregated for each primary, general, special or recall election and must be designated accordingly by the candidate at the time the loan is made.

(4) If a candidate makes documented out-of-pocket campaign expenditures on behalf of his or her campaign expecting repayment (not intending to make an in-kind contribution), the campaign committee must repay the candidate within 21 days of the expenditure or the candidate will be deemed to have made a loan to his or her campaign committee which must qualify for repayment under subsections (1) and (2) in order for the candidate to be repaid. Undocumented out-of-pocket campaign expenditures by the candidate are in-kind contributions not eligible for repayment.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

WSR 00-19-121

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-137.

Title of Rule: WAC 390-13-010 Optional format for requests for lists of individuals.

Purpose: To eliminate the hold harmless agreement in subsection (7).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.260.

Summary: The current rule provides for an optional format for affidavits from persons making requests for public records containing lists of individuals. The sample affidavit contains a provision regarding hold harmless agreements. This rule amendment would eliminate the hold harmless agreement.

Reasons Supporting Proposal: Attorney General Opinion 1988 No. 12 provides that a public agency may not seek a hold harmless agreement from a requester of public records.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule amendment would eliminate subsection (7) of the optional format for requests for lists of individuals. This rule would be consistent with AGO 1988 No. 12.

Proposal Changes the Following Existing Rules: This rule amendment would eliminate the hold harmless agreement section in the optional format for requests for lists of individuals.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It only applies to state agencies that provide lists of individuals.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

AMENDATORY SECTION (Amending WSR 96-05-001, filed 2/7/96)

WAC 390-13-010 Optional format for requests for lists of individuals. The use of a list of individuals obtained from an agency for commercial purposes is prohibited by RCW 42.17.260((9)). ~~((The commission finds that the term "commercial purposes" has been interpreted by different agencies in inconsistent ways resulting in confusion and a lack of uniform administration of that statute.))~~ Therefore, the following format is adopted by the commission and authorized for use by agencies, at their option, to bring uniformity to the administration of that statute.

(Name of Agency) PUBLIC RECORDS ACCESS

STATE OF WASHINGTON } AFFIDAVIT TO
COUNTY OF _____ } ss. RELEASE PUBLIC RECORDS

(Name and Address)

having been duly sworn, deposes and says:

1. I have requested copies of the following public records:

2. I understand that Washington state law, RCW 42.17.260((9)), prohibits the use of lists of individuals for commercial purposes.

3. I understand that the use for commercial purposes of said records may also violate the rights of the individuals named therein and may subject me to liability for such commercial use.

4. I understand that section 2 (~~(and for))~~) or 3 herein apply when I use said records for commercial purposes and when others use said records or copies of same for commercial purposes. I understand that I may be liable in either case.

5. I understand that "commercial purposes" means that the person requesting the record intends that the list will be used to communicate with the individuals named in the record for the purpose of facilitating profit expecting activity.

6. Therefore, I do hereby swear and affirm on oath and under penalty of law that I will not use said records for commercial purposes and that further, it is my affirmative duty to prevent others from using said records for commercial purposes.

~~((7. I do further swear and affirm on oath and under penalty of law that I will protect and hold harmless, including the cost of defending, the agency and its agents and employees from which I have obtained said records from any and all claims arising either directly or indirectly from the commercial use of said records.))~~

Signature

SUBSCRIBED AND SWORN to before me this _____ day of _____, ((19))20__.

Notary Public in and for the state
~~((of the State))~~ of Washington residing
at _____.

Reviser's note: RCW 34.05.395 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 00-19-122

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-143.

Title of Rule: WAC 390-14-026 Access goals to campaign and lobbying reports.

Purpose: To implement provisions in chapter 237, Laws of 2000 (SB 6775).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.641.

PROPOSED

Summary: SB 6775 requires the commission to establish goals regarding prompt availability of all reports, copies of reports, or copies of the data or information included in reports filed under RCW 42.17.040, 42.17.065, 42.17.080, 42.17.100, 42.17.105, 42.17.150, 42.17.170, 42.17.175, and 42.17.180. This rule implements those goals.

Reasons Supporting Proposal: This rule implements provisions of SB 6775.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule would implement the statutory language of SB 6775 by establishing goals regarding prompt availability for campaign and lobbying reports filed with the commission.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It does not apply to businesses and there would be no economic impact on such businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

NEW SECTION

WAC 390-14-026 Access goals to campaign and lobbying reports. The Commission sets the following goals for access to all reports, copies or reports, or copies of data or information included in reports, filed under RCW 47.17.040, 47.17.065, 47.17.080, 47.17.100, 47.17.105, 47.17.150, 47.17.170, 47.17.175, and 47.17.180.

(1) In January of 2001, when reports are filed with the Commission, staff will endeavor to make the report available as follows:

(a) Submitted by electronic means:

(i) available in the Commission office within two business days and;

(ii) available on the Commission website within four business days.

(b) Submitted on paper:

(i) available in the Commission office within four business days and;

(ii) available on the Commission website within seven business days.

(2) In January of 2002, when reports are filed with the Commission, staff will endeavor to make the report available as follows:

(a) Submitted by electronic means available in the Commission office and on the Commission website within two business days and;

(b) Submitted by paper, available in the Commission office and on the Commission website within four business days.

WSR 00-19-123

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-141.

Title of Rule: WAC 390-20-146 Reporting of field trips and other excursions.

Purpose: To clarify the reporting requirements for field trips and other excursions as outlined in PDC Interpretation No. 00-01.

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.170 and 42.17.241.

Summary: RCW 42.17.170 requires registered lobbyists to file periodic reports disclosing lobbying expenditures. The monthly report must include a listing of each payment for an item specified in RCW 42.52.150(5) in excess of fifty dollars and each item specified in RCW 42.52.010 (9)(d) and (f) made to a state elected official, state officer, or state employee. RCW 42.17.241 requires state elected officials, executive state officers and candidates to list each occasion, specifying date, donor and amount, at which food and beverage in excess of fifty dollars was accepted under RCW 42.52.150(5) and items specified in RCW 42.52.010 (9)(d) and (f). This rule would clarify the reporting requirements for filers.

Reasons Supporting Proposal: The rule would clarify the reporting requirements for field trips and other excursions for persons filing statements of financial affairs and lobbyist reports.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commis-

sion, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule would assist lobbyists, lobbyist employers, candidates, state elected officials and executive state officers in compliance with state statute when filing reports with the commission.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It would only apply to businesses that provide field trips and other excursions to candidates, state elected officials and executive state officers. However, there would be no economic impact on such businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie

Executive Director

NEW SECTION

WAC 390-20-146 Reporting of field trips and other excursions. (1) All persons required to file reports pursuant to RCW 42.17.170 who provide field trips or other excursions to elected and appointed officials, and other individuals required to file the Personal Financial Affairs Statement (PDC Form F-1) shall file, on the appropriate monthly L-2 or L-2 Memo Report, the identity of persons attending the field trip or other excursion along with the date, pro rata cost, and a brief description of the field trip or other excursion.

(2) All persons required to file pursuant to RCW 42.17.241 who attend a field trip or other excursion paid for or provided by a lobbyist, lobbyist employer, or other person paying for or providing field trips or other excursions shall report the date, name of the person paying for or providing the field trip or excursion, pro rata cost attributable to the

filer, applicable code value, and a brief description of the field trip or other excursion as part of the F-1 statement that covers the date of the field trip or other excursion.

NEW SECTION

WAC 390-24-203 Reporting of field trips and other excursions. (1) All persons required to file reports pursuant to RCW 42.17.170 who provide field trips or other excursions to elected and appointed officials, and other individuals required to file the Personal Financial Affairs Statement (PDC Form F-1) shall file, on the appropriate monthly L-2 or L-2 Memo Report, the identity of persons attending the field trip or other excursion along with the date, pro rata cost, and a brief description of the field trip or other excursion.

(2) All persons required to file pursuant to RCW 42.17.241 who attend a field trip or other excursion paid for or provided by a lobbyist, lobbyist employer, or other person paying for or providing field trips or other excursions shall report the date, name of the person paying for or providing the field trip or excursion, pro rata cost attributable to the filer, applicable code value, and a brief description of the field trip or other excursion as part of the F-1 statement that covers the date of the field trip or other excursion.

WSR 00-19-124

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed September 20, 2000, 11:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-135 [00-16-139].

Title of Rule: WAC 390-20-0101 Forms for lobbyist registration.

Purpose: To eliminate the compensation contingency language and include additional contact information on the lobbyist registration form (PDC form L1).

Statutory Authority for Adoption: RCW 42.17.370(1).

Statute Being Implemented: RCW 42.17.150.

Summary: All individuals compensated to lobby state government officials are required to register with the Public Disclosure Commission prior to lobbying. RCW 42.17.230 (2)(f) restricts lobbyists from entering into an agreement where compensation is contingent upon success. The current lobbyist registration form asks if any part of the lobbyist's compensation is contingent on the success of an attempt to influence legislation. The provision found on the lobbyist registration form is not needed. Additional contact information (cell phone, pager, e-mail address) was added to the registration form.

Reasons Supporting Proposal: It is currently illegal under RCW 42.17.230 (2)(f) for lobbyist to be compensated based on the success of an attempt to influence legislation. The language in the lobbyist's registration form needed to be changed and additional contact information was added for agency accessibility.

Name of Agency Personnel Responsible for Drafting and Implementation: Doug Ellis, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-2735; and Enforcement: Phil Stutzman, Public Disclosure Commission, 711 Capitol Way, Room 403, Olympia, (360) 664-8853.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule would eliminate language that is currently unlawful under RCW 42.17.230 (2)(f) and add additional contact information. The rule would not lead lobbyists to presume that contingency lobbying was legal.

Proposal Changes the Following Existing Rules: The rule eliminates a question about contingency lobbying on the lobbyist registration form and adds additional way[s] to contact registered lobbyists.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The implementation of this rule does not impact small businesses. It would only apply to businesses if they are lobbying firms who register with the state, however there would be no economic impact on such businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Public Disclosure Commission is not an agency listed in subsection (5)(a)(i) of section 201. Further, the Public Disclosure Commission does not voluntarily make section 201 applicable to this rule adoption pursuant to subsection (5)(a)(ii) of section 201, and to date the Joint Administrative Rules Review Committee has not made section 201 applicable to this rule adoption.

Hearing Location: Commission Hearing Room, Evergreen Plaza Building, 711 Capitol Way, Room 206, Olympia, WA, on October 24, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Ruthann Bryant, (360) 753-1111.

Submit Written Comments to: Doug Ellis, Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, fax (360) 753-1112, by October 20, 2000.

Date of Intended Adoption: October 24, 2000.

September 20, 2000

Vicki Rippie
Executive Director

AMENDATORY SECTION (Amending WSR 91-09-021, filed 4/10/91)

WAC 390-20-0101 Forms for lobbyist registration.

The official form for lobbyist registration as required by RCW 42.17.150 is designated "L-1," revised (~~(3/91)~~) 11/00. Copies of this form are available at the commission office, Room (~~(403)~~) 206, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.



LOBBYIST REGISTRATION

THIS SPACE FOR OFFICE USE

L1

1. LOBBYIST NAME

PERMANENT BUSINESS ADDRESS

CITY STATE ZIP

2. TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION

TELEPHONE PERMANENT: TEMPORARY:

3. EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY)

EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION

4. NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS.

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING?

\$ _____ PER _____ (Hour, Day, Month, Year)

OTHER: EXPLAIN _____

DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES)

FULL TIME EMPLOYEE SOLE DUTY IS LOBBYING

PART TIME OR TEMPORARY EMPLOYEE LOBBYING IS ONLY A PART OF OTHER DUTIES

CONTRACTOR, RETAINER OR SIMILAR AGREEMENT

UNSALARIED OFFICER OR MEMBER OF GROUP

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES.

YES: \$ _____ PER _____

YES: I AM REIMBURSED FOR EXPENSES.

NO: I AM NOT REIMBURSED FOR EXPENSES.

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?

PERMANENT LOBBYIST ONLY DURING LEGISLATIVE SESSION OTHER, EXPLAIN: _____

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.

NO YES, EXPLANATION ATTACHED

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR.

NO YES, THE LIST IS ATTACHED

10. DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.

NO YES, NAME OF THE COMMITTEE IS: _____

11. IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.)

12. AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:

| CODE | SUBJECT | CODE | SUBJECT |
|------|--|------|--|
| 01 | <input type="checkbox"/> Agriculture | 08 | <input type="checkbox"/> Fiscal |
| 02 | <input type="checkbox"/> Business and Consumer Affairs | 09 | <input type="checkbox"/> Higher Education |
| 03 | <input type="checkbox"/> Constitutions and Elections | 10 | <input type="checkbox"/> Human Services |
| 04 | <input type="checkbox"/> Education | 11 | <input type="checkbox"/> Labor |
| 05 | <input type="checkbox"/> Energy and Utilities | 12 | <input type="checkbox"/> Law and Justice |
| 06 | <input type="checkbox"/> Environmental Affairs—Natural Resources—Parks | 13 | <input type="checkbox"/> Local Government |
| 07 | <input type="checkbox"/> Financial Institutions and Insurance | 14 | <input type="checkbox"/> State Government |
| | | 15 | <input type="checkbox"/> Transportation |
| | | 16 | <input type="checkbox"/> Other—specify _____ |

REMARKS

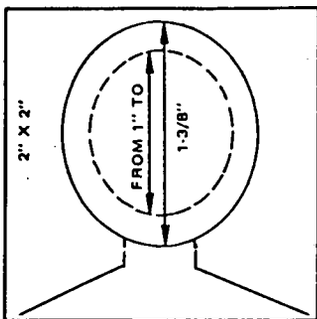
CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT.

3. LOBBYIST'S SIGNATURE DATE EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT. EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE DATE

PROPOSED

NOT VALID UNLESS SIGNED BY BC

LOBBYIST IDENTIFICATION FORM



NAME:
BUSINESS ADDRESS:

PHONE:

OLYMPIA ADDRESS:

PHONE:

EMPLOYERS' NAMES:

YEAR FIRST EMPLOYED AS A LOBBYIST:
BIOGRAPHY:

INSTRUCTIONS

ATTACH THIS PAGE TO YOUR L-1 REGISTRATION.

ATTACH 2" x 2" PASSPORT TYPE, BLACK AND WHITE PHOTO. PHOTO SHOULD BE HEAD AND SHOULDERS, FULL FACE, AND TAKEN WITHIN LAST 12 MONTHS.

PLEASE WRITE, LIGHTLY IN PENCIL, NAME ON BACK OF PHOTO BEFORE ATTACHING.

PHOTOS WILL NOT BE RETURNED.

PLEASE SEE INSTRUCTION BOOKLET FOR EXAMPLE OF BIOGRAPHY. LIST ALL EMPLOYERS ON THIS PAGE IF YOU HAVE MORE THAN ONE EMPLOYER. IF YOU LATER ADD ADDITIONAL EMPLOYERS, PDC WILL INCLUDE THEM FOR YOU.

PLEASE USE TYPEWRITER TO COMPLETE THIS PAGE.

PDC FORM L-1, PAGE 2 (Rev 3/91) -304-

PROPOSED



LOBBYIST REGISTRATION

L1 THIS SPACE FOR OFFICE USE

1. Lobbyist Name

Permanent Business Address

City State Zip

Business Telephone Numbers

Permanent ()

Temporary ()

Cell Phone () or Pager

2. Temporary Thurston County address during legislative session

E-Mail Address

3. Employer's name and address (person or group for which you lobby)

Employer's occupation, business or description of purpose of organization

4. Name and address of person having custody of accounts, receipts, books or other documents which substantiate lobbyist reports.

5. What is your pay (compensation) for lobbying?

\$ _____ per _____ (hour, day, month, year)

Other: Explain:

Description of employment (check one or more boxes)

Full time employee Sole duty is lobbying

Part time or temporary employee Lobbying is only a part of other duties

Contractor, retainer or similar agreement

Unsalariated officer or member of group

6. Are you reimbursed for lobbying expenses? Explain which expenses.

Yes: \$ _____ per _____

Yes: I am reimbursed for expenses.

No: I am not reimbursed for expenses.

Does employer pay any of your lobbying expenses directly? If yes, explain which ones.

7. How long do you expect to lobby for this organization?

Permanent lobbyist Only during legislative session Other, Explain:

8. Is your employer a business or trade association or similar organization which lobbies on behalf of its members? If "yes," attach a list showing the name and address of each member who has paid the association fees, dues or other payments over \$500 during either of the past two years or is expected to pay over \$500 this year.

No Yes. However, no member has paid, pays, or is expected to pay over \$500.

Yes. The list is attached

9. Does your employer have a connected, related or closely affiliated political action committee which will provide funds for you to make political contributions including purchase tickets to fund raising events? If so, list the name of that political action committee.

No Yes. Name of the committee is:

11. Areas of interest. Lobbying is most frequent before legislative committee members or state agencies concerned with following subjects:

| | | | |
|-----------------------------|---|-----------------------------|------------------|
| CODE | SUBJECT | CODE | SUBJECT |
| 01 <input type="checkbox"/> | Agriculture | 08 <input type="checkbox"/> | Fiscal |
| 02 <input type="checkbox"/> | Business and consumer affairs | 09 <input type="checkbox"/> | Higher education |
| 03 <input type="checkbox"/> | Constitutions and elections | 10 <input type="checkbox"/> | Human services |
| 04 <input type="checkbox"/> | Education | 11 <input type="checkbox"/> | Labor |
| 05 <input type="checkbox"/> | Energy and utilities | 12 <input type="checkbox"/> | Law and justice |
| 06 <input type="checkbox"/> | Environmental affairs - natural resources - parks | 13 <input type="checkbox"/> | Local government |
| 07 <input type="checkbox"/> | Financial institutions and insurance | 14 <input type="checkbox"/> | State government |
| | | 15 <input type="checkbox"/> | Transportation |
| | | 16 <input type="checkbox"/> | Other - Specify: |

Remarks:

CERTIFICATION: I hereby certify that the above is a true, complete and correct statement.

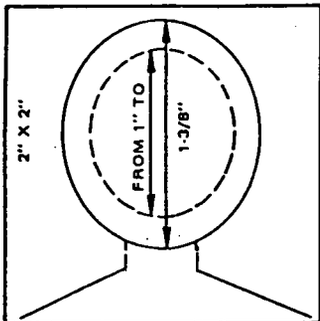
EMPLOYER'S AUTHORIZATION: Confirming the employment authority to lobby described in this registration statement.

12. LOBBYIST'S SIGNATURE DATE EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED, AND TITLE DATE

PROPOSED

Place Illustration Here

LOBBYIST IDENTIFICATION FORM



NAME:
BUSINESS ADDRESS:

PHONE:

OLYMPIA ADDRESS:

PHONE:

EMPLOYERS' NAMES:

YEAR FIRST EMPLOYED AS A LOBBYIST:
BIOGRAPHY:

INSTRUCTIONS

- ATTACH THIS PAGE TO YOUR L-1 REGISTRATION.
- ATTACH 2" x 2" PASSPORT TYPE, BLACK AND WHITE PHOTO. PHOTO SHOULD BE HEAD AND SHOULDERS, FULL FACE, AND TAKEN WITHIN LAST 12 MONTHS.
- PLEASE WRITE, LIGHTLY IN PENCIL, NAME ON BACK OF PHOTO BEFORE ATTACHING.
- PHOTOS WILL NOT BE RETURNED.
- PLEASE SEE INSTRUCTION BOOKLET FOR EXAMPLE OF BIOGRAPHY. LIST ALL EMPLOYERS ON THIS PAGE IF YOU HAVE MORE THAN ONE EMPLOYER. IF YOU LATER ADD ADDITIONAL EMPLOYERS, PDC WILL INCLUDE THEM FOR YOU.
- PLEASE USE TYPEWRITER TO COMPLETE THIS PAGE.

PDC FORM L-1, PAGE 2 (Rev 3/91) -304-

Reviser's note: RCW 34.05.395 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.

PROPOSED

WSR 00-19-038
EXPEDITED ADOPTION
DEPARTMENT OF AGRICULTURE

[Filed September 12, 2000, 3:50 p.m.]

Title of Rule: Rules relating to application of pesticides in Benton County and portions of Franklin and Walla Walla counties, WAC 16-230-800 through 16-230-870; rules related to restricted use herbicides in Franklin County, WAC 16-231-100 through 16-231-145; and rules relating to restricted use herbicides in Walla Walla County, WAC 16-232-001 through 16-231-038.

Purpose: The department believes the proposed rules will clarify and simplify what needs to be done by applicators to achieve compliance when applying certain pesticides in Franklin, Benton, and Walla Walla counties. If adopted, there will no longer be a need to look at several sets of rules to determine compliance.

Statutory Authority for Adoption: Chapters 15.58 and 17.21 RCW.

Statute Being Implemented: Chapters 15.58 and 17.21 RCW.

Summary: In order to make each county rule specific unto itself, the proposed revisions take the geographic descriptions that applied to Walla Walla and Franklin County out [of] the Benton[,] Franklin and Walla Walla counties rule and places those geographic boundaries into their respective counties. The restrictions for each of the geographic boundaries were also removed from the Benton[,] Franklin and Walla Walla counties rule and placed into their respective county rules.

The most important thing to note is that while there is an appearance of numerous changes to these rules, the restrictions, and geographic boundaries have not changed, rather, they have been simply moved from one set of rules into another. More specifically, what is in place today will remain exactly the same if the rules are adopted.

Reasons Supporting Proposal: If adopted, there will no longer be a need to look at several sets of rules to determine compliance.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cliff Weed, Olympia, 360-902-[(360) 902-2036].

Name of Proponent: Washington State Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Enclosed with this overview, you will find proposed changes to the existing rules for Franklin County, chapter 16-231 WAC; Walla Walla County, chapter 16-232 WAC; as well as Benton, Franklin and Walla Walla counties, chapter 16-230 WAC. Many of you are aware of these rules as they have been in place for several years.

When the Benton, Franklin and Walla Walla counties rules, chapter 16-230 WAC, were adopted, they included restrictions for all of Benton County and small portions of Franklin and Walla Walla counties. Because there are also rules in place for Walla Walla and Franklin counties, as well as the Benton, Franklin and Walla Walla counties rules, there

exist some overlap and confusion for applications of certain pesticides in portions of Franklin and Walla Walla counties. In other words, individuals wishing to make certain types of pesticide applications in Franklin County or Walla Walla County would need to look at two sets of rules to determine what they need to do to be in compliance. For this reason, the department is proposing to adopt rules, which are specific to each county, thus eliminating the need to consult two sets of rules. Specifically, if you are making an application in Walla Walla County, you simply look at the rule related to Walla Walla County and subsequently the same would apply for Benton and Franklin counties.

In order to make each county rule specific unto itself, the proposed revisions take the geographic descriptions that applied to Walla Walla and Franklin counties out [of] the Benton, Franklin and Walla Walla counties rule and places those geographic boundaries into their respective counties. The restrictions for each of the geographic boundaries were also removed from the Benton, Franklin and Walla Walla counties rule and placed into their respective county rules.

The most important thing to note is that while there is an appearance of numerous changes to these rules, the restrictions, and geographic boundaries have not changed, rather, they have been simply moved from one set of rules into another. More specifically, what is in place today will remain exactly the same if the rules are adopted.

In conclusion, the department believes the proposed rules will clarify and simplify what needs to be done by applicators to achieve compliance when applying certain pesticides in Franklin, Benton, and Walla Walla counties. If adopted, there will no longer be a need to look at several sets of rules to determine compliance.

If you have any questions please contact Cliff Weed at (360) 902-2036.

Proposal Changes the Following Existing Rules: [No information supplied by agency.]

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Laurie Mauerman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2093, AND RECEIVED BY November 20, 2000.

September 11, 2000

Bob Arrington
Assistant Director

AMENDATORY SECTION (Amending Order 2073, filed 2/26/91; effective 3/29/91)

WAC 16-231-100 Restricted use herbicides—Franklin County—Area under order. (1) The area under order shall include all lands lying within the boundaries of Franklin County. WAC 16-231-110 through ((16-231-145)) 16-231-183 shall apply to the area under order.

(2) The distribution, use, and application of restricted use herbicides in the area under order shall comply with rules relating to the use of pesticides in chapter 16-228 WAC, and rules relating to restricted use herbicides in WAC 16-230-600 through 16-230-680.

AMENDATORY SECTION (Amending Order 1676, filed 2/20/80)

WAC 16-231-105 Restricted use herbicides. All formulations of Dicamba (Banvel) and all formulations of phenoxy hormone-type herbicides including 2,4-D, 2,4,5-T and MCPA in Areas 1, 1A, 2, 3, and 4 are by this order declared to be restricted use herbicides.

NEW SECTION

WAC 16-231-107 Application of pesticides in Franklin County—Restricted use pesticides. The following pesticides are declared to be restricted use pesticides in Areas 2B, 4, and 6:

(1) Restricted use herbicides:

(a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort);

(b) Desiccants and defoliants (such as Paraquat, Diquat, Endothal);

(c) Glyphosate (such as Roundup, Landmaster);

(d) Phenoxy type herbicides (such as 2,4-D, MCPA);

(e) dicamba (such as Banvel);

(f) Bromoxynil (such as Brominal, Buctril, Bronate).

(2) Restricted use insecticides:

All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-231-115 Restricted use herbicides—Franklin County—Area 1. (1) Area 1 description.

(a) This area includes all lands lying within a boundary line starting at the northwest corner of Section 6, T14N, R28E; thence east along the Adams-Franklin County line thirteen miles more or less to the intersection with State Route 17; thence southeasterly along State Route 17, including the right of way, to the intersection with Highway 395 at the town of Mesa; thence southerly along Highway 395, including the right of way, seven miles more or less to the intersection with the common boundary between Sections 2 and 11, T11N, R30E at the town of Eltopia; thence east along the section line, one mile more or less to the northeast corner of Section 12, T11N, R30E; thence south along the section

lines ((fifteen)) twelve miles more or less to the ((Snake River; thence southwesterly along the Snake River to its confluence)) southeast corner of Section 1, T10N, R30E; thence west two miles along section lines to the southeast corner of Section 3, T9N, R30E; thence north one mile along section lines to the northeast corner of Section 3, T9N, R30E; thence west along section lines three miles to the southeast corner of Section 31, T10N, R30E; thence north two miles along Highway 395 to the intersection with the Selph Landing Road near the northeast corner of Section 30, T10N, R30E; thence seven miles west along Selph Landing Road to the northwest corner of Section 30, T10N, R29E; thence north along section lines and portions of Fraser Drive until the intersection with Road 68, thence northwesterly along Road 68 until its intersection with the Esquatzel Channel; thence west along the Esquatzel Channel until its intersection with the Columbia River; thence northwesterly along the Columbia River to the Grant-Franklin County line at the north section line of Section 29, T14N, R27E; thence east along the Grant-Franklin County line four miles more or less to the northwest corner of Section 30, T14N, R28E; thence north along the Grant-Franklin County line four miles to the point of beginning.

(b) Also including Levey (Ice Harbor Dam area): This area includes all lands lying within a two-mile radius of Levey within Franklin County.

(2) Area 1 restrictions.

(a) The use or application of low volatile formulations of restricted use herbicides is prohibited on and after April 5 through October 31 of each year: Provided, That low volatile ester formulations of 2,4-DB may be applied to alfalfa and red clover seed crops on and after November 1 through April 30 of the following year.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of 0.052 inches: Provided, That applications of restricted use herbicides on asparagus shall be made using nozzles having minimum nozzle orifice diameter of 0.072 inches.

(c) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited except by written permit issued by the department: Provided, That on and after November 1 through April 4 of the following year, aircraft applications of restricted use herbicides shall be allowed using the caution area restrictions (see WAC 16-230-675).

(d) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited within one mile of any commercial vineyard: Provided, That on and after April 5 through October 31, written requests to apply MCPA to peas and corn located one-half to one mile from commercial vineyards will be considered: Provided further, That on and after April 5 through April 30 written requests to apply 2,4 DB on alfalfa and red clover seed crops located one-half to one mile from commercial vineyards will be considered.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-231-125 Restricted use herbicides—Franklin County—Area 2. (1) Area 2 description. This area includes all of the lands lying inside a boundary line starting at the intersection of State Routes 17 and 260 located at the northwest corner of Section 36, T14N, R30E; thence east along State Route 260, excluding the right of way, five miles more or less to the northeast corner of Section 34, T14N, R31E; thence south along the section lines fifteen miles more or less to the Eltopia and Eye Road; thence easterly along the Eltopia and Eye Road, including the right of way, to the Brass Road; thence easterly along the Brass Road, including the right of way, to the Bannenburg Road; thence southeasterly along the Bannenburg Road, including the right of way, to the northwest corner of Section 6, T10N, R33E; thence south along the section line one mile more or less to the Snake River; thence southwesterly along the Snake River to the east section line of Section ((25)) 23, T9N, R31E; thence northerly along section lines approximately two miles until the intersection with the Pasco Kahlotus Road at the northeast corner of Section 11, T9N, R31E; thence west approximately five miles along section lines and a portion of the Pasco Kahlotus Road to the intersection of the southeast corner of Section 1, T9N, R30E; thence north along the section lines ((fifteen)) twelve miles more or less to the southeast corner of Section 1, T11N, R30E; thence west along the section line one mile more or less to Highway 395; thence northerly along Highway 395, excluding the right of way, seven miles more or less to its intersection with State Route 17 at the town of Mesa; thence northerly along State Route 17, excluding the right of way, seven miles more or less to the point of beginning, excluding lands in Franklin County within a two-mile radius of the town of Levey.

(2) Area 2 restrictions.

(a) The use or application of low volatile formulations of restricted use herbicides is prohibited on and after April 5 through October 31 of each year.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of 0.036 inches.

(c) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited except by written permit issued by the Washington state department of agriculture.

AMENDATORY SECTION (Amending Order 1676, filed 2/20/80)

WAC 16-231-140 Restrictions on aircraft. The loading and/or mixing of restricted use herbicides in Areas 1, 1A, 2, 3, and 4 is restricted to those formulations which may be applied in the area in which the airstrip is located.

NEW SECTION

WAC 16-231-149 Restricted use herbicides—Franklin County—Area 2A. (1) Area 2A description. An area including all lands lying in a boundary line beginning at the

Columbia River and Interstate 182 near the east section line of Section 13, T9N, R28E; thence along Interstate 182 until its intersection with U.S. Highway 12; thence southeasterly along Highway 12 until its intersection with the Snake River in Section 35, T9N, R30E; thence southwesterly along the Snake River until its intersection with the Columbia River; thence northwesterly along the Columbia River to the point of beginning.

(2) Area 2A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-231-107 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-231-153 Restricted use herbicides—Franklin County—Area 4A. (1) Area 4A description. An area including all lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River; thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately four miles along section lines and portions of Fraser Drive and Dent Road to the southwest corner of Section 6, T9N, R29E; thence east approximately eight and one-half miles along section lines and a portion of Foster Wells Road to its intersection with the Bonneville Power Administration power line in Section 4, T9N, R30E; thence southeasterly along the power line until its intersection with the Snake River near the east line of Section 25, T9N, R30E; thence southwesterly along the Snake River until its intersection with U.S. Highway 12 in Section 35, T9N, R30E; thence northwesterly along Highway 12 until its intersection with Interstate 182; thence westerly along Interstate 182 until its intersection with the Columbia River along the east section line of Section 13, T9N, R28E; thence northerly along the Columbia River to the point of beginning.

(2) Area 4A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-231-107 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-231-156 Restricted use herbicides—Franklin County—Area 6. (1) Area 6 description. An area including all lands lying within a boundary line beginning at the northwest corner of Section 30, T10N, R29E; thence east seven miles along Selph Landing Road until its intersection with Highway 395 near the northeast corner of Section 30, T10N, R30E; thence south two miles along Highway 395 to the southeast corner of Section 31, T10N, R30E; thence east three miles along section lines to the northeast corner of Section 3, T9N, R30E; thence south one mile along section lines to the southeast corner of Section 3, T9N, R30E; thence east seven miles along section lines and a portion of the Pasco-Kahlotus Road until its intersection with the Ice Harbor Dam Road at the northeast corner of Section 11, T9N, R31E; thence southerly approximately two miles along section lines until the intersection with the Snake River; thence southwesterly along the Snake River until its intersection with the Bonneville Power Administration power line in Section 25, T9N, R30E; thence northwesterly along the power line until its intersection with Foster Wells Road in Section 4, T9N, R30E; thence west approximately eight and one-half miles along section lines and portions of the Foster Wells Road to the southwest corner of Section 6, T9N, R29E; thence north along section lines approximately three miles to the point of beginning.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of

granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

NEW SECTION

WAC 16-231-159 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Paraquat and diquat. Aerial application of paraquat and diquat is prohibited in Areas 2A, 4A, and 6.

NEW SECTION

WAC 16-231-162 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Sulfonylurea herbicides. Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the subsequent cereal grain crop is prohibited in Areas 2A, 4A, and 6.

NEW SECTION

WAC 16-231-165 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Permits. The following conditions will apply to all permits issued in Areas 2A, 4A, and 6.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, 21 N. 1st Avenue Suite 236, Yakima, Washington 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

NEW SECTION

WAC 16-231-168 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Emergency clause. In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in variation of any restrictions contained in Areas

2A, 4A, and 6. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

NEW SECTION

WAC 16-231-171 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Wind conditions. The use or application of all herbicides and class 1 and 2 insecticides are prohibited in Areas 2A, 4A, and 6 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-231-107 as well as applications made to structures shall be exempt from the wind restrictions.

NEW SECTION

WAC 16-231-174 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides ground apparatus nozzle requirements. Ground applications of restricted use herbicides in Areas 2A, 4A, and 6 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that delivers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or contrivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

NEW SECTION

WAC 16-231-177 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements. The aerial application of restricted use herbicides in Areas 2A, 4A, and 6 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate): Provided, That RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate): Provided, That RD8 nozzles with orifice size of .125 inches and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

NEW SECTION

WAC 16-231-180 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides—Temperature conditions. All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system, applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

NEW SECTION

WAC 16-231-183 Application of pesticides in Franklin County—Restricted use herbicide weather conditions. Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, susceptible crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while

using no greater than fifteen pounds of pressure per square inch at the nozzle.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-800 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Area under order.** The area under order shall include:

~~((+))~~ All lands lying within the boundaries of Benton County (~~and~~

~~(2) Portions of Franklin and Walla Walla counties as follows: All lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately one mile along Fraser Drive to its intersection with Selph Landing Road; thence east seven miles along Selph Landing Road to its intersection with Highway 395 near the northeast corner of Section 30, T10N, R30E; thence south two miles along Highway 395 to the southeast corner of Section 31, T10N, R30E; thence east three miles along section lines to the northeast corner of Section 3, T9N, R30E; thence south one mile along the section line to the southeast corner of Section 3, T9N, R30E; thence east seven miles along section lines and a portion of the Paseo Kahlotus Road to its intersection with the Ice Harbor Dam Road at the northeast corner of Section 11, T9N, R31E; thence southerly approximately four miles along Ice Harbor Dam Road and Ice Harbor Drive to the west section line of Section 25, T9N, R31E; thence south approximately eleven miles along section lines to the Walla Walla River; thence west along the Walla Walla River to the Columbia River and the Walla Walla Benton County line; thence northwesterly along the Walla Walla Benton County line to the Benton-Franklin County line; thence northwesterly along the Benton-Franklin County line and the Columbia River to the point of beginning).~~

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-810 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Restricted use pesticides.** For the purposes of WAC 16-230-800 through 16-230-870, the following pesticides are declared to be restricted use pesticides:

(1) Restricted use herbicides:

(a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort)

(b) Desiccants and defoliants (such as Paraquat, Diquat, Endothall)

(c) Glyphosate (such as Roundup, Landmaster)

(d) Phenoxy type herbicides (such as 2,4-D, MCPA)

(e) dicamba (such as Banvel)

(f) Bromoxynil (such as Brominal, Butril, Bronate)

(2) Restricted use insecticides:

(a) All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations;

(b) Additionally, all insecticides, except granular and pellet formulations, are declared to be restricted use in Area 1 and Area 1A as described in WAC 16-230-835.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-813 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Oil-type carriers.** On and after April 5 through October 31, oil-type carriers are prohibited for brush control: Provided, That oil-type carriers may be used in invert systems the entire year.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-815 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Paraquat and diquat.** Aerial application of paraquat and diquat is prohibited in the entire area under order listed in WAC 16-230-800.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-820 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Sulfonylurea herbicides.** Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the subsequent cereal grain crop is prohibited.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-825 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—**Permits.** The following conditions will apply to all permits issued under the authority of WAC 16-230-800 through 16-230-870.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, ~~((2015 S. 1st Street))~~ 21 N. First Avenue Suite 236, Yakima, Washington ~~((98903))~~ 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all

relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-830 Application of pesticides in Benton County ~~((and portions of Franklin and Walla Walla counties))~~—**Emergency clause.** In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in variation of any restrictions contained in the area under order as defined in WAC 16-230-800. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-835 Application of pesticides in Benton County ~~((and portions of Franklin and Walla Walla counties))~~—**Area 1.** (1) Area 1 description (North Horse Heaven Hills). An area including all lands lying within a boundary line beginning at the northwest corner of Section 31, T8N, R24E; thence east two miles along section lines to the northwest corner of Section 33, T8N, R24E; thence north one mile along section lines to the northwest corner of Section 28, T8N, R24E; thence east seven miles along section lines to the northwest corner of Section 27, T8N, R25E; thence north two miles along section lines to the northwest corner of Section 15, T8N, R25E; thence east eight miles along section lines to the northwest corner of Section 13, T8N, R26E; thence south two miles along section lines to the northwest corner of Section 25, T8N, R26E; thence east two miles along section lines to the northwest corner of Section 29, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 32, T8N, R27E; thence east three miles along section lines to the northwest corner of Section 35, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 2, T7N, R27E; thence east one mile along section lines to the northwest corner of Section 1, T8N, R27E; thence south two miles along section lines to the northwest corner of Section 13, T7N, R27E; thence east four miles along section lines to the northwest corner of Section 15, T7N, R28E; thence south one mile along section lines to the northwest corner of Section 22, T7N, R28E; thence east ten miles along section lines to the northwest corner of Section 20, T7N, R30E; thence south two miles along section lines to the northwest corner of Section 32, T7N, R30E; thence east seven miles along section lines to the Columbia River in Section 29, T7N, R31E; thence south approximately two miles along the Columbia River to the south section line of Section 5, T6N, R31E; thence west approximately eight

miles along section lines to the southwest corner of Section 1, T6N, R29E; thence north two miles along section lines to the southwest corner of Section 25, T7N, R29E; thence west thirteen miles along section lines to the southeast corner of Section 27, T7N, R27E; thence north one mile along the section line to the northeast corner of Section 27, T7N, R27E; thence west one mile along the section line to the northwest corner of Section 27, T7N, R27E; thence north two miles along section lines to the northeast corner of Section 16, T7N, R27E; thence west one mile along the section line to the southeast corner of Section 8, T7N, R27E; thence north one mile along the section line to the northeast corner of Section 8, T7N, R27E; thence west approximately twenty miles along section lines to the Benton-Yakima County line at the southwest corner of Section 6, T7N, R24E; thence north two miles along the county line to the point of beginning.

(2) Area 1 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited: Provided, That the department may issue written permits for application of insecticides not containing the signal words danger/poison on the label.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-840 Application of pesticides in Benton County ~~((and portions of Franklin and Walla Walla counties))~~—**Area 2.** (1) Area 2 description. ~~((Tri-Cities, Benton City area))~~ An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence south approximately five miles along section lines to the intersection with the Kennewick Irrigation District (K.I.D.) main canal; thence easterly along the K.I.D. main canal to the Amon pumping station located in Section 7, T8N, R29E; thence southeasterly along the K.I.D. Division Four Canal to the Columbia River in Section 8, T7N, R31E; ~~((thence south approximately one half mile along the Columbia River to the south section line of Section 8, T7N, R31E; thence east approximately three miles across the Columbia~~

River to the intersection with U.S. Highway 12 at the south section line of Section 10, T7N, R31E;)) thence northwesterly along ((Highway 12 to its intersection with Interstate 182; thence westerly along Interstate 182 to the west shore line of the Columbia River; thence northerly approximately six and one-half miles along)) the Columbia River ((to)) until its intersection with the United States Department of Energy Hanford Site south boundary line; thence west approximately one mile and south approximately two and one-half miles along the south boundary line to the southeast corner of Section 27, T10N, R28E; thence west seven miles along section lines to the southwest corner of Section 27, T10N, R27E; thence north one mile along the section line to the northwest corner of Section 27, T10N, R27E; thence west four miles along section lines to the point of beginning.

(2) Area 2 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-845 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 3. (1) Area 3 description.

(a) Eastern Yakima Valley. An area including all lands lying within a boundary line beginning at the northwest corner of Section 19, T8N, R24E; thence east four miles along section lines to the southwest corner of Section 14, T8N, R24E; thence north one mile along the section line to the northwest corner of Section 14, T8N, R24E; thence east two miles along section lines to the southwest corner of Section 7, T8N, R25E; thence north one mile along the section line to the northwest corner of Section 7, T8N, R25E; thence east one mile along the section line to the southwest corner of Section 5, T8N, R25E; thence northeast approximately one and four-tenths of a mile diagonally across Section 5 to the northeast corner of Section 5, T8N, R25E; thence east one mile along the section line to the southwest corner of Section 34, T9N, R25E; thence northeast approximately one and four-tenths of a mile diagonally across Section 34 to the

northeast corner of Section 34, T9N, R25E; thence east two miles along section lines to the southwest corner of Section 30, T9N, R26E; thence north one mile along the section line to the northwest corner of Section 30, T9N, R26E; thence east one mile along the section line to the southwest corner of Section 20, T9N, R26E; thence northeast approximately one and four-tenths of a mile diagonally across Section 20 to the northeast corner of Section 20, T9N, R26E; thence east two miles along section lines to the northwest corner of Section 23, T9N, R26E; thence southeast approximately one and four-tenths of a mile diagonally across Section 23 to the southeast corner of Section 23, T9N, R26E; thence north six miles along section lines to the northwest corner of Section 25, T10N, R26E; thence west four miles along section lines to the northwest corner of Section 29, T10N, R26E; thence south one mile along the section line to the southwest corner of Section 29, T10N, R26E; thence west eleven miles along section lines to the southeast corner of Section 29, T10N, R24E; thence north one mile along the section line to the intersection with Anderson Road at the northeast corner of Section 29, T10N, R24E; thence west two miles along Anderson Road and section lines to the Benton-Yakima County line at the northwest corner of Section 30, T10N, R24E; thence south approximately eleven miles along the Benton-Yakima county line to the point of beginning.

(b) Cold Creek Area. An area including all lands lying within a boundary line beginning at the intersection of the Benton-Yakima County line and the Columbia River in Section 7, T13N, R24E; thence south approximately six and one-half miles along the Benton-Yakima County line to the southwest corner of Section 7, T12N, R24E; thence east five miles along section lines to the southeast corner of Section 11, T12N, R24E; thence north approximately seven miles along section lines to the Columbia River; thence west approximately five miles along the Columbia River to the point of beginning.

(c) Horse Heaven Hills southwest buffer zone. An area near Patterson starting at the southeast corner of Section 7, T5N, R26E following section lines north five miles to the northeast corner of Section 19, T6N, R26E; thence west two miles to the northwest corner of Section 24, T6N, R25E; thence south one-half mile along section line; thence west two miles to the common boundary of Sections 21 and 22, T6N, R25E; thence north one-half mile to the northeast corner of Section 21, T6N, R25E; thence west three miles to the northwest corner of Section 19, T6N, R25E; thence south three miles to the southwest corner of Section 31, T6N, R25E; thence east three miles to the southeast corner of Section 33, T6N, R25E; thence south three miles to the southeast corner of Section 16, T5N, R25E; thence west one mile to the northwest corner of Section 21, T5N, R25E; thence south one mile to the southwest corner of Section 21, T5N, R25E; thence east two miles to the southeast corner of Section 22, T5N, R25E; thence north one mile to the northeast corner of Section 22, T5N, R25E; thence east two miles to the southeast corner of Section 13, T5N, R25E; thence north one mile to the northeast corner of Section 13, T5N, R25E; thence east one mile to the point of origin.

(2) Area 3 restrictions.

(a) Application by air of restricted use herbicides as defined in WAC 16-230-810 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-850 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 4. (1) Area 4 description.

(a) Tri-cities northwest buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence north two miles along section lines to the northwest corner of Section 13, T10N, R26E; thence east one mile along the section line to the northeast corner of Section 13, T10N, R26E; thence north approximately one-half mile along the section line to the United States Department of Energy Hanford Site south boundary line; thence easterly approximately ten miles and south approximately two and one-half miles along the south boundary line to the south section line of Section 27, T10N, R28E; thence west approximately six and three-fourths miles along section lines to the southwest corner of Section 27, T10N, R27E; thence north one mile along the section line to the northwest corner of Section 27, T10N, R27E; thence west four miles along section lines to the point of beginning.

(b) Tri-cities northeast buffer zone. An area including all lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River; thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately four miles along section lines and portions of Fraser Drive and Dent Road to the southwest corner of Section 6, T9N, R29E; thence east approximately eight and one-half miles along section lines and a portion of Foster Wells Road to its intersection with the Bonneville Power Administration power line in Section 4, T9N, R30E; thence southeasterly approximately seven miles along the power line to its intersection with SR 124 in Section 32, T9N, R31E; thence easterly approximately two and one-half miles

along SR 124 to the east section line of Section 34, T9N, R31E near the intersection of SR 124 and the Union Pacific Railroad; thence south approximately three miles along section lines to the southeast corner of Section 15, T8N, R31E; thence west approximately one-fourth mile along the section line to the Union Pacific Railroad; thence southerly approximately four and one-half miles along the railroad to its intersection with U.S. Highway 12 near the Boise Cascade paper mill; thence northwesterly along Highway 12 to its intersection with Interstate 182; thence westerly along I-182 to the west shoreline of the Columbia River; thence northerly approximately six and one-half miles along the Columbia River to the U.S. Department of Energy Hanford Site south boundary line in Section 14, T10N, R28E; thence east approximately one-half mile across the Columbia River to its east shoreline; thence northerly approximately one-half mile to the point of beginning.

(2) Area 4 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-855 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 5. (1) Area 5 description.

(a) Cold Creek buffer zone. An area including all lands lying within a boundary line beginning at the southwest corner of Section 7, T12N, R24E; thence east five miles along section lines to the southeast corner of Section 11, T12N, R24E; thence north approximately seven miles along section lines to the Columbia River; thence easterly approximately two miles along the Columbia River to the east section line of Section 6, T13N, R25E, near the Vernita Bridge; thence south approximately eight and one-half miles along section lines to the southeast corner of Section 18, T12N, R25E; thence west seven miles along section lines to the Benton-Yakima County line at the southwest corner of Section 18,

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T12N, R24E; thence north one mile along the county line to the point of beginning.

(b) Roza buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence west four miles along section lines to the northwest corner of Section 29, T10N, R26E; thence south one mile along the section line to the southwest corner of Section 29, T10N, R26E; thence west eleven miles along section lines to the southeast corner of Section 29, T10N, R24E; thence north one mile along the section line to the intersection with Anderson Road at the northeast corner of Section 29, T10N, R24E; thence west two miles along Anderson Road and section lines to the Benton-Yakima County line at the northwest corner of Section 30, T10N, R24E; thence north two miles along the county line to the northwest corner of Section 18, T10N, R24E; thence east four miles along section lines to the northeast corner of Section 15, T10N, R24E; thence south one mile along the section line to the southeast corner of Section 15, T10, R24E; thence east seven miles along section lines to the southwest corner of Section 13, T10N, R25E; thence north one mile along the section line to the northwest corner of Section 13, T10N, R25E; thence east six miles along section lines to the northwest corner of Section 13, T10N, R26E; thence south two miles along section lines to the point of beginning.

(c) Horse Heaven Hill southwest buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 13, T6N, R24E; thence south five miles along section lines to the southwest corner of Section 1, T5N, R24E; thence east three miles along the section lines to the northeast corner of Section 8, T5N, R25E; thence south one mile along the section line to the southeast corner of Section 8, T5N, R25E; thence west one mile along the section line to the southwest corner of Section 8, T5N, R25E; thence south approximately five miles to the Washington Oregon border; thence northeasterly along the Washington Oregon border until its intersection with the eastern section line of Section 8, T5N, R26E; thence north approximately six miles along section lines to the northeast corner of Section 17, T6N, R26E; thence west nine miles to the point of beginning.

(2) Area 5 restrictions.

(a) Application by air of restricted use herbicides as defined by WAC 16-230-810 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset

and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-860 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—Area 6. (1) Area 6 description. All remaining lands in the area under order.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-861 Application of pesticides in Benton County (~~and portions of Franklin and Walla Walla counties~~)—Wind conditions. The use or application of all herbicides and class 1 and 2 insecticides are prohibited in the area under order listed in WAC 16-230-800 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-230-810 as well as applications made to structures shall be exempt from the wind restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-862 Application of pesticides in Benton County (~~(and portions of Franklin and Walla Walla counties)~~)—**Area 1A.** (1) Area 1A description. All lands lying within a boundary line beginning at the northwest corner of Section 31, T8N, R24E; thence east two miles along section lines to the northwest corner of Section 33, T8N, R24E; thence north one mile along section lines to the northwest corner of Section 28, T8N, R24E; thence east seven miles along section lines to the northwest corner of Section 27, T8N, R25E; thence north two miles along section lines to the northwest corner of Section 15, T8N, R25E; thence east eight miles along section lines to the northwest corner of Section 13, T8N, R26E; thence south two miles along section lines to the northwest corner of Section 25, T8N, R26E; thence east two miles along section lines to the northwest corner of Section 29, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 32, T8N, R27E; thence east three miles along section lines to the northwest corner of Section 35, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 2, T7N, R27E; thence east one mile along section lines to the northwest corner of Section 1, T8N, R27E; thence south two miles along section lines to the northwest corner of Section 13, T7N, R27E; thence east four miles along section lines to the northwest corner of Section 15, T7N, R28E; thence south one mile along section lines to the northwest corner of Section 22, T7N, R28E; thence east ten miles along section lines to the northwest corner of Section 20, T7N, R30E; thence south two miles along section lines to the northwest corner of Section 32, T7N, R30E; thence east seven miles along section lines to the Columbia River in Section 29, T7N, R31E; thence north approximately three miles to the Kennewick Irrigation District (K.I.D.) Division Four Canal in Section 8, T7N, R31E; thence westerly along the K.I.D. Division Four Canal to the intersection with the K.I.D. Main Irrigation Canal at the Amon Pumping Station located in Section 7, T8N, R29E; thence westerly along the K.I.D. Main Irrigation Canal to its intersection with the east section line of Section 14, T9N, R26E; thence south approximately one mile along the section line to the northwest corner of Section 25, T9N, R26E; thence northwest approximately one and four tenths miles diagonally across Section 23 to the northwest corner of Section 23, T9N, R26E; thence west two miles along section lines to the northwest corner of Section 21, T9N, R26E; thence southwest approximately one and four tenths miles diagonally across Section 20 to the northwest corner of Section 29, T9N, R26E; thence west one mile along section lines to the northwest corner of Section 30, T9N, R26E; thence south one mile along section lines to the northwest corner of Section 31, T9N, R26E; thence west two miles along section lines to the northwest corner of Section 35, T9N, R25E; thence southwest approximately one and four tenths miles diagonally across Section 34 to the northwest corner of Section 3, T8N, R25E; thence west one mile along section lines to the northwest corner of Section 4, T8N, R25E; thence southwest approximately one and four tenths miles diagonally across Section 5 to the northwest corner of Section 8, T8N, R25E;

thence west one mile along section lines to the northwest corner of Section 7, T8N, R25E; thence south one mile along section lines to the northwest corner of Section 18, T8N, R25E; thence west two miles along section lines to the northwest corner of Section 14, T8N, R24E; thence south one mile along section lines to the northwest corner of Section 23, T8N, R24E; thence west four miles to the northwest corner of Section 19, T8N, R24E; thence south two miles along the county line to the point of beginning.

(2) Area 1A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited: Provided, That the department may issue written permits for application of insecticides not containing the signal words danger/poison on the label.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-863 Application of pesticides in Benton County (~~(and portions of Franklin and Walla Walla counties)~~)—**Restricted use herbicides ground apparatus nozzle requirements.** Ground applications of restricted use herbicides in the area under order listed in WAC 16-230-800 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that deliv-

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ers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or contrivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-864 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements. The aerial application of restricted use herbicides in the area under order listed in WAC 16-230-800 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate) provided, that RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate) provided, that RD8 nozzles with orifice size of .125 inches and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-866 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Restricted use herbicides—Temperature conditions. All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system,

applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-868 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Restricted use herbicide weather conditions. Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, susceptible crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while using no greater than fifteen pounds of pressure per square inch at the nozzle.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-230-870 Other rules.

AMENDATORY SECTION (Amending Order 2073, filed 2/26/91, effective 3/29/91)

WAC 16-232-001 Restricted use herbicides—Walla Walla County—Area under order. (1) The area under order shall include all lands lying within the boundaries of Walla Walla County. WAC 16-232-005 through ((16-232-038)) 16-232-077 shall apply to the area under order.

(2) The distribution, use, and application of restricted use herbicides in the area under order shall comply with rules relating to the use of pesticides in chapter 16-228 WAC, and rules relating to restricted use herbicides in WAC 16-230-600 through 16-230-675.

AMENDATORY SECTION (Amending Order 1665, filed 2/20/80)

WAC 16-232-005 Restricted use herbicides. All formulations of Dicamba (Banvel) and all formulations of phenoxy hormone-type herbicides, including 2,4-D, 2,4,5-T and MCPA in areas 1, 2, 2A, 3, and 3A are by this order declared to be restricted use herbicides.

NEW SECTION

WAC 16-232-007 Application of pesticides in Walla Walla County—Restricted use pesticides. The following pesticides are declared to be restricted use pesticides in areas 2B, 4, and 6:

(1) Restricted use herbicides:

(a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort);

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- (b) Desiccants and defoliants (such as Paraquat, Diquat, Endothall);
 - (c) Glyphosate (such as Roundup, Landmaster);
 - (d) Phenoxy type herbicides (such as 2,4-D, MCPA);
 - (e) Dicamba (such as Banvel);
 - (f) Bromoxynil (such as Brominal, Bucril, Bronate).
- (2) Restricted use insecticides:

All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-232-010 Restricted use herbicides—Walla Walla County—Area 1. (1) Area 1 description. (Columbia River Buffer area.) An area starting at the intersection of the common boundary line between Sections 14 and 15, T6N, R32E and the Washington-Oregon state line; thence north along the section lines ten miles more or less to the southeast corner of Section 22, T8N, R32E; thence east along the section lines two miles to the southeast corner of Section 24, T8N, R32E; thence north along the section lines five miles more or less to the intersection with the Northern Pacific Railroad; thence northeasterly seven miles more or less along the railroad, including the right of way, to the intersection with State Route 124 and C.M. Rice Road at the northeast corner of Section 2, T9N, R33E; thence northerly along C.M. Rice Road, including the right of way, to the Snake River; thence southwesterly along the Snake River to ~~((the Columbia River; thence southerly along the Columbia River to the Washington-Oregon state line; thence east along the state line nine miles more or less))~~ a point near the east section line of Section 23 T9N, R31E; thence south approximately twelve miles to the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence southwest-erly along the Columbia River approximately three and one-half miles to the intersection of the Washington-Oregon state line; thence east along the Washington-Oregon state line to the point of beginning.

(2) Area 1 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides is prohibited on and after April 5 through October 31.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of .052 inches or a LP8002 or equivalent nozzle.

(c) On and after April 5 through October 31, aerial applications shall be prohibited except by written permit issued by the department.

NEW SECTION

WAC 16-232-041 Restricted use herbicides—Walla Walla County—Area 2B. (1) Area 2B description. An area including all lands lying within a boundary line beginning at the intersection of the Union Pacific Railroad and U.S. Highway 12 in Section 10, T7N, R31E; thence southerly along

Highway 12 approximately three miles until its intersection with the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence northwesterly along the Columbia River approximately ten miles until its intersection with the Snake River; thence northeasterly along the Snake River until its intersection with Highway 12 in Section 35, T9N, R30E; thence southeasterly along Highway 12 to the point of beginning.

(2) Area 2B restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-232-007 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-232-044 Restricted use herbicides—Walla Walla County—Area 4. (1) Area 4 description. An area including all lands lying within a boundary line beginning at the intersection of the Snake River and the Bonneville Power Administration power line near the east section line of Section 25, T9N, R30E; thence southeasterly along the Bonneville Power Administration power line until its intersection with SR 124 in Section 32, T9N, R31E; thence approximately two and one-half miles along SR 124 to the east section line of Section 34, T9N, R31E; thence south approximately three miles along section lines to the southeast corner of Section 15, T8N, R31E; thence west approximately one-fourth mile along the section line to the Union Pacific Railroad; thence southerly approximately four and one-half miles along the railroad until its intersection with U.S. Highway 12 near the Boise Cascade paper mill; thence northwesterly along Highway 12 to the point of its intersection with the Snake River in Section 35, T9N, R30E; thence northeasterly along the Snake River to the point of beginning.

(2) Area 4 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-232-007 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-232-047 Restricted use herbicides—Walla Walla County—Area 6. (1) Area 6 description. An area including all lands lying within a boundary line beginning at the Snake River and the east section line of Section 23, T9N, R31E; thence south approximately twelve miles along section lines to the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence northwesterly along the Columbia River approximately two miles to the southern section line of Section 8, T7N, R31E; thence east approximately two miles along the section line until its intersection with U.S. Highway 12 in Section 10, T7N, R31E; thence northwesterly along U.S. Highway 12, approximately three-quarters of a mile until its intersection with the Union Pacific Railroad; thence northerly approximately four miles along the railroad until its intersection with the southern section line in Section 15, T8N, R31E; thence east approximately one-quarter mile along the section line to the southeast corner of Section 15, T8N, R31E; thence north approximately three miles until its intersection with SR 124; thence west along SR 124 approximately two and one-half miles until its intersection with the Bonneville Power Administration power line in Section 32, T9N, R31E; thence northwesterly along the power line until its intersection with the Snake River in Section 25, T9N, R30E; thence northeasterly along the Snake River to the point of beginning.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of

restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

NEW SECTION

WAC 16-232-050 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Oil-type carriers. On and after April 5 through October 31, oil-type carriers are prohibited for brush control in areas 2B, 4, and 6: Provided, That oil-type carriers may be used in invert systems the entire year.

NEW SECTION

WAC 16-232-053 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Paraquat and diquat. Aerial application of paraquat and diquat is prohibited in areas 2B, 4, and 6.

NEW SECTION

WAC 16-232-056 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Sulfonylurea herbicides. Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the subsequent cereal grain crop is prohibited in areas 2B, 4, and 6.

NEW SECTION

WAC 16-232-059 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Permits. The following conditions will apply to all permits issued in areas 2B, 4, and 6.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, 21 N. 1st Avenue Suite 236 Yakima, Washington 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

NEW SECTION

WAC 16-232-062 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Emergency clause. In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in variation of any restrictions contained in areas 2B, 4, and 6. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

NEW SECTION

WAC 16-232-065 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Wind conditions. The use or application of all herbicides and class 1 and 2 insecticides are prohibited in areas 2B, 4, and 6 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-232-007 as well as applications made to structures shall be exempt from the wind restrictions.

NEW SECTION

WAC 16-232-068 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbicides ground apparatus nozzle requirements. Ground applications of restricted use herbicides in areas 2B, 4, and 6 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that delivers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or con-

trivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

NEW SECTION

WAC 16-232-071 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements. The aerial application of restricted use herbicides in areas 2B, 4, and 6 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate): Provided, That RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate): Provided, That RD8 nozzles with orifice size of .125 inches and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

NEW SECTION

WAC 16-232-074 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbicides—Temperature conditions. All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system, applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

NEW SECTION

WAC 16-232-077 Application of pesticides in Walla Walla county—Restricted use herbicide weather conditions. Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, suscepti-

ble crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while using no greater than fifteen pounds of pressure per square inch at the nozzle.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-232-038 Restricted use herbicides—
Application records—Walla
Walla County.

WSR 00-19-071
EXPEDITED ADOPTION
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed September 19, 2000, 3:16 p.m.]

Title of Rule: WAC 388-515-1505 Community options program entry system (COPEs), 388-515-1510 Community alternatives program and outward bound residential alternatives, and 388-515-1530 Coordinated community AIDS services alternatives.

Purpose: Correcting cross references that are now outdated due to the recent amendment of WAC 388-513-1380 Institutional—Participation—Client cost of care.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, 74.09.500.

Statute Being Implemented: RCW 74.04.050, 74.04.057, 74.08.090, 74.09.500.

Summary: This is a housekeeping action to correct the cross references to WAC 388-513-1380 in chapter 388-513 WAC. This is necessary because of the recent amendment to WAC 388-513-1380.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Stephen Kozak, MAA, 617 8th Avenue S.E., Olympia, WA 98504, (360) 725-1321.

Name of Proponent: Department of Social and Health Services, Medical Assistance Administration, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above.

Proposal Changes the Following Existing Rules: The cross references to WAC 388-513-1380 will be changed.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF

YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Kelly Cooper, Rules Coordinator, Department of Social and Health Services, P.O. Box 45850, Olympia, WA 98503-5850, fax (360) 664-6185, AND RECEIVED BY November 20, 2000.

September 14, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-01-087, filed 12/14/99, effective 1/14/00)

WAC 388-515-1505 Community options program entry system (COPEs). This section describes the financial eligibility requirements for waived services under the COPEs program and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for COPEs for a client who:

- (a) Is eighteen years of age or older;
- (b) Meets the disability criteria of the Supplemental Security Income (SSI) program as described in WAC ((388-503-0501(4))) 388-503-0510(1);
- (c) Requires the level of care provided in a nursing facility;
- (d) Is in a medical facility, or will likely be placed in one within the next thirty days in the absence of waived services described in WAC ((388-15-620)) 388-71-0510;
- (e) Has attained institutional status as described in WAC 388-513-1320;
- (f) Has been determined to be in need of waived services and is approved for a plan of care as described in WAC ((388-15-610)) 388-71-0435;
- (g) Is able to live at home with community support services and chooses to do so, or in a department-contracted:

- (i) Adult residential care (ARC) facility;
- (ii) Enhanced adult residential care (EARC) facility;
- (iii) Licensed adult family home (AFH); or
- (iv) Assisted living (AL) facility.
- (h) Is not subject to a penalty period of ineligibility for the transfer of an asset as described in WAC 388-513-1365 and 388-513-1366; and
- (i) Meets the income and resource requirements described in subsection (2).

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or eligibility review if, when excess resources are added to nonexcluded income, the combined total does not exceed the special income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

- (a) Nonexcluded income must be at or below the SIL; and
- (b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.

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(3) A client who is eligible for SSI does not participate in the cost of care. Such a client who is:

- (a) Living at home, retains a maintenance needs amount as described in subsection (5); or
- (b) Living in an ARC, EARC, AFH, or AL:
 - (i) Retains a personal needs allowance (PNA) of fifty-eight dollars and eighty-four cents; and
 - (ii) Pays remaining SSI income to the facility for the cost of board and room.

(4) A client who is eligible for the general assistance expedited Medicaid disability (GAX) program does not participate in the cost of care. Such a client who is:

- (a) Living at home, retains a maintenance needs amount as described in subsection (5); or
- (b) Living in an ARC, EARC, AFH, or AL:
 - (i) Retains a PNA of thirty-eight dollars and eighty-four cents; and
 - (ii) Pays remaining income and GAX grant to the facility for the cost of board and room.

(5) An SSI-related client living at home retains a maintenance needs amount equal to the following:

(a) Up to one hundred percent of the one-person Federal Poverty Level (FPL), if the client is:

- (i) Single; or
- (ii) Married, and is:
 - (A) Not living with the community spouse; or
 - (B) Whose spouse is receiving long-term care (LTC) services outside of the home.

(b) Up to one hundred percent of the one-person FPL for each client, if both are receiving COPEs services;

(c) Up to the one-person medically needy income level (MNIL) for a married client who is living with a community spouse who is not receiving COPEs.

(6) An SSI-related client living in an ARC, EARC, AFH, or AL receives a maintenance needs amount equal to the one-person MNIL and:

- (a) Retains a PNA taken from the MNIL of fifty-eight dollars and eighty-four cents; and
- (b) Pays the remainder of the MNIL to the facility for the cost of board and room.

(7) The client's income that remains:

- (a) After allocations described in subsection (5) or (6) is allocated as described in WAC 388-513-1380 ~~((1), (2)(b) through (e), (3) and (4))~~ (7)(a) through (d), (8) and (9); and
- (b) After allocations described in subsection (7)(a) is the client's participation in the cost of care.

AMENDATORY SECTION (Amending WSR 00-01-051, filed 12/8/99, effective 1/8/00)

WAC 388-515-1510 Community alternatives program (CAP) and outward bound residential alternatives (OBRA). This section describes the eligibility requirements for waived services under the CAP and OBRA programs and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for CAP and OBRA services for a client who:

(a) Is both Medicaid eligible under the categorically needy (CN) program and meets the requirements for services provided by the division of developmental disabilities (DDD);

(b) Has attained institutional status as described in WAC 388-513-1320;

(c) Has been assessed as requiring the level of care provided in an intermediate care facility for the mentally retarded (IMR);

(d) Has a department-approved plan of care that includes support services to be provided in the community;

(e) Is able to reside in the community according to the plan of care and chooses to do so;

(f) Meets the income and resource requirements described in subsection (2); and

(g) For the OBRA program only, the client must be a medical facility resident at the time of application.

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or eligibility review if, when excess resources are added to nonexcluded income, the combined total does not exceed the special income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

(a) Nonexcluded income must be at or below the SIL; and

(b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.

(3) A client who is eligible for supplemental security income (SSI) does not participate in the cost of care for CAP or OBRA services.

(4) An SSI-related client retains a maintenance needs amount of up to the SIL, who is:

- (a) Living at home; or
- (b) Living in an alternate living facility described in WAC 388-513-1305(1).

(5) A client described in subsection (4)(b) retains the greater of:

- (a) The SSI grant standard; or
- (b) An amount equal to a total of the following:
 - (i) A personal needs allowance (PNA) of thirty-eight dollars and eighty-four cents; plus
 - (ii) The facility's monthly rate for board and room, which the client pays to the facility; plus
 - (iii) The first twenty dollars of monthly earned or unearned income; and
 - (iv) The first sixty-five dollars plus one-half of the remaining earned income not previously excluded.

(6) If a client has a spouse in the home who is not receiving CAP or OBRA services, the department allocates the client's income in excess of the amounts described in subsections (4) and (5) as an additional maintenance needs amount in the following order:

(a) One for the spouse, as described in WAC 388-513-1380 ~~((2)(e))~~ (7)(b); and

(b) One for any other dependent family member in the home, as described in WAC 388-513-1380 ~~((2)(4))~~ (7)(c).

(7) A client's participation in the cost of care for CAP or OBRA services is the client's income:

- (a) That exceeds the amounts described in subsections (4), (5), and (6); and
- (b) Remains after deductions for medical expenses not subject to third-party payment for which the client remains liable, included in the following:
 - (i) Medicare and other health insurance premiums, deductibles, or coinsurance charges; and
 - (ii) Necessary medical care recognized under state law but not covered by Medicaid.

AMENDATORY SECTION (Amending WSR 00-01-051, filed 12/8/99, effective 1/8/00)

WAC 388-515-1530 Coordinated community AIDS services alternatives (CASA) program. This section describes the eligibility requirements for waived services under the CASA program and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for CASA services for a client who:

- (a) Meets the disability criteria of the supplemental security income (SSI) program as described in WAC 388-503-0510(1);
- (b) Has attained institutional status as described in WAC 388-513-1320;
- (c) Has been diagnosed with:
 - (i) Acquired Immune Deficiency Syndrome (AIDS) or disabling Class IV human immunodeficiency virus disease; or
 - (ii) P2 HIV/AIDS, if fourteen years old or younger;
- (d) Has been certified by the client's physician or nurse practitioner to be in the terminal state of life;
- (e) Has been assessed as being medically at risk for needing inpatient care;
- (f) Has a plan of care approved by the department and the department of health (DOH);
- (g) Does not have private insurance, including a COBRA extension, that covers inpatient hospital care;
- (h) Is able to live at home or in an alternate living facility (ALF) described in WAC 388-513-1305(1) and chooses to do so; and

(i) Meets the income and resource requirements described in subsection (2).

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or an eligibility review if, when excess resources are added to non-excluded income, the combined total does not exceed the special income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

- (a) Nonexcluded income must be at or below the SIL; and
 - (b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.
- (3) A client who is eligible for SSI does not participate in the cost of care for CASA services.

(4) An SSI-related client retains a maintenance needs amount, if:

- (a) Living at home, of up to the SIL; or
- (b) Living in an ALF described in WAC 388-513-1305(1), of thirty-eight dollars and eighty-four cents.

(5) The income of a client described in subsections (4)(a) or (b) that exceeds the maintenance needs amount is allocated as described in WAC 388-513-1380 ~~((1), (2)(b) through (e), (3), and (4))~~ (7)(a) through (d), (8) and (9).

(6) The income of a client described in subsection (4)(b) that exceeds the maintenance needs amount and the amount described in subsection (5) is paid to the facility for the cost of board and room up to an amount that is equal to the difference between the:

- (a) Amount of the SIL; and
- (b) The combined total of amounts described in subsections (4)(b) and (5).

(7) A client's participation in the cost of care for CASA services is the amount of income that remains after allocations described in subsections (4), (5), and (6).

(8) The client must meet any participation obligation, in order to remain eligible.

WSR 00-19-082

EXPEDITED ADOPTION

DEPARTMENT OF HEALTH

[Filed September 20, 2000, 9:19 a.m.]

Title of Rule: WAC 246-930-070 Training required for certified and affiliate sexual offender treatment providers.

Purpose: Amendments are to incorporate the July 1, 1995, change that affiliate providers are no longer required to complete fifty hours of training. The language in the rule is outdated.

Statutory Authority for Adoption: RCW 18.155.040

Summary: The proposed amendments to remove specific reference to affiliate providers will create consistency with the effective date of the change that states there is no longer a requirement for affiliate providers to complete fifty hours of training.

Reasons Supporting Proposal: The amendment to the rule will provide certified and affiliate providers and consumers of their services with clear and consistent guidelines.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Sex Offender Treatment Provider Program, 1300 S.E. Quince, Olympia, WA, (360) 236-4915.

Name of Proponent: Department of Health, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 246-930-070 Training required for certified and affiliate sexual offender treatment providers.

Purpose, provides certified and affiliate providers with clarification regarding specific training requirements.

Effects, changes to this rule will identify training specifications for full certified providers only.

EXPEDITED ADOPTION

Proposal Changes the Following Existing Rules: The changes will remove reference to affiliate providers, there is no longer a requirement for affiliate providers in this rule.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Diane Young, Department of Health, Health Systems Quality Assurance, P.O. Box 47869, Olympia, WA 98504-7869, AND RECEIVED BY November 21, 2000.

September 19, 2000

M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 94-13-179, filed 6/21/94, effective 7/22/94)

WAC 246-930-070 Training required for certified ~~((or affiliate))~~ providers. ~~((Effective July 1, 1995, applicants for affiliate status will not be required to have fifty hours of training.))~~

(1) All applicants for certification as providers ~~((or affiliate providers))~~ shall submit documentation of attendance at fifty hours of formal conferences, symposia, or seminars directly related to the treatment and evaluation of sex offenders. No more than ten hours of training may be related to victims of abuse.

(2) All such training shall have been received within the three years preceding application for certification.

WSR 00-19-084**EXPEDITED ADOPTION****DEPARTMENT OF HEALTH**

[Filed September 20, 2000, 9:23 a.m.]

Title of Rule: Chapter 246-338 WAC, Medical test site rules.

Purpose: The proposed changes correct typographical errors, word omissions, and clarify language without changing any of the requirements.

Statutory Authority for Adoption: RCW 70.42.005, 70.42.060.

Statute Being Implemented: Chapter 70.42 RCW.

Summary: Proposed changes to chapter 246-338 WAC include correction of typographical errors, word omissions, and language changes for clarity and consistency.

Reasons Supporting Proposal: The proposed changes will not change the requirements or the effect of the rule.

Name of Agency Personnel Responsible for Drafting and Implementation: Gail Neuenschwander, 1610 N.E.

150th Street, Seattle, 98155-9701, (206) 361-2805; and Enforcement: Gary Bennett, 2725 Harrison Avenue, Olympia, 98504-7852, (360) 705-6652.

Name of Proponent: Washington State Department of Health, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The medical test site rule licenses all sites that perform clinical laboratory testing in the state. The state law was passed to take the place of federal regulation (CLIA). The proposed changes are corrections of typographical errors, word omissions and language clarification. There are no changes in the requirements of the rules or the effect of the rules.

Proposal Changes the Following Existing Rules: The proposed changes correct typographical errors, word omissions, and clarify language in WAC 246-338-020, 246-338-028, 246-338-060, 246-338-070, 246-338-090, and 246-338-990.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Theresa Phillips, Rules Coordinator, Department of Health, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, AND RECEIVED BY November 20, 2000.

September 19, 2000

M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

WAC 246-338-020 Licensure—Types of medical test site licenses. After July 1, 1990, any person advertising, operating, managing, owning, conducting, opening, or maintaining a medical test site must first obtain a license from the department. License types are described in Table 020-1.

(1) **Certificate of waiver.**

Applicable if the medical test site performs only the tests classified as waived.

(2) **Provider performed microscopic procedures (PPMP).**

Applicable if the medical test site restricts its testing performance to one or more of the following moderate complexity tests performed by one of the licensed professionals listed, in conjunction with a patient's visit. In addition, the medical test site can perform tests classified as waived with this type of license.

(a) PPMP may be performed only by one of the following licensed professionals:

(i) Physician licensed under chapter 18.71 RCW, Physicians; chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery; or chapter 18.22 RCW, Podiatric medicine and surgery;

(ii) Advanced registered nurse practitioner, licensed under chapter 18.79 RCW, Nursing care;

(iii) Midwife licensed under chapter 18.50 RCW, Midwifery;

(iv) Physician assistant licensed under chapter 18.71A RCW, Physician assistants;

(v) Naturopath licensed under chapter 18.36A RCW, Naturopathy; or

(vi) Dentist licensed under chapter 18.32 RCW, (~~Dentists~~) Dentistry.

(b) Microscopic procedures authorized under a PPMP license are:

(i) All direct wet mount preparations for the presence or absence of bacteria, fungi, parasites, and human cellular elements;

(ii) All potassium hydroxide (KOH) preparations;

(iii) Pinworm examinations;

(iv) Fern tests;

(v) Postcoital direct, qualitative examinations of vaginal or cervical mucous;

(vi) Urine sediment examinations;

(vii) Nasal smears for granulocytes;

(viii) Fecal leukocyte examinations;

(ix) Qualitative semen analysis (limited to the presence or absence of sperm and detection of motility); and

(x) Any other tests subsequently categorized under CLIA as provider-performed microscopy procedures.

(3) Moderate/high complexity.

(a) **Limited testing, low volume, Category A-J**, as described in Table 990-1.

Applicable if the medical test site performs any tests that are not classified as waived or qualified as PPMP under subsection (2) of this section. Under this type of license, the medical test site may also perform tests classified as waived.

(b) Accredited.

Applicable if the medical test site performs any tests that are not classified as waived, and is accredited **and** inspected by an accreditation organization approved by the department under WAC 246-338-040. Under this type of license, the medical test site may also perform tests classified as waived.

020-1 Table of Requirements for Each License Type

| LICENSE TYPE | REQUIREMENTS | INSPECTIONS | |
|----------------------------------|--|---|--|
| | | TYPE | FREQUENCY |
| (1) Certificate of Waiver | <ul style="list-style-type: none"> Restrict testing to tests classified as waived. Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections. Follow manufacturers' instructions for performing the test. | <ul style="list-style-type: none"> • Complaint • Technical assistance | <ul style="list-style-type: none"> • When indicated |
| (2) PPMP | <ul style="list-style-type: none"> Restrict testing to tests classified as PPMP or waived. Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control. Follow manufacturers' instructions for performing the test. | <ul style="list-style-type: none"> • Complaint • Technical assistance | <ul style="list-style-type: none"> • When indicated |

EXPEDITED ADOPTION

| LICENSE TYPE | | REQUIREMENTS | INSPECTIONS | |
|--------------|---------------------------------|---|--|---|
| | | | TYPE | FREQUENCY |
| (3) | Moderate/High Complexity | <ul style="list-style-type: none"> Perform tests classified as moderate or high complexity. Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control. Follow manufacturers' instructions for performing test. | <ul style="list-style-type: none"> Initial ••• Routine Complaint • On-site follow-up Technical assistance | <ul style="list-style-type: none"> • First 6 months of license ••• Every 2 years When indicated • When indicated When indicated |
| | (b) Accredited | <ul style="list-style-type: none"> Perform tests classified as moderate or high complexity. Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control. Follow manufacturers' instructions for performing the test. Submit to the department upon request, or authorize the accreditation organization to submit: <ul style="list-style-type: none"> • Proof of accreditation; • On-site inspection results; • Statement of deficiencies; • Plan of correction for the deficiencies cited; • Any disciplinary action and results of any disciplinary action taken by the accreditation organization against the medical test site. | <ul style="list-style-type: none"> • Validation •• Complaint • On-site follow-up Technical assistance | <ul style="list-style-type: none"> • 2.5 % of accredited sites annually •• When indicated • When indicated • When indicated |

EXPEDITED ADOPTION

AMENDATORY SECTION (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

WAC 246-338-028 On-site inspections. (1) The department may conduct an on-site review of a licensee or applicant at any time to determine compliance with chapter 70.42 RCW and this chapter as described in Table 020-1.

(2) The department may at any time examine records of the medical test site to determine compliance with chapter 70.42 RCW and this chapter.

(3) The department will:

(a) Provide written notice of deficiencies to the medical test site; and

(b) Allow the owner a reasonable period of time, not to exceed sixty days after department approval of the written plan of correction, to correct a deficiency unless the deficiency is an immediate threat to public health, safety, or welfare.

(4) The medical test site must:

(a) Present a written plan of correction to the department within fourteen days following the date of postmark of the notice of deficiencies;

(b) Comply with the written plan of correction within a specified time, not to exceed sixty days, after department approval of the written plan of correction which must detail how and when the medical test site will correct the deficiencies;

(c) Submit to inspections by HCFA or HCFA agents as a condition of licensure for the purpose of validation or in response to a complaint against the medical test site;

(d) Authorize the department to release all records and information requested by HCFA to HCFA or HCFA agents;

(e) Cooperate with any on-site review conducted by the department; and

(f) Authorize the accreditation organization to submit, upon request of the department:

(i) On-site inspection results;

(ii) Reports of deficiencies;

(iii) Plans of corrections for deficiencies cited;

(iv) Any disciplinary or enforcement action taken by the accreditation organization against the medical test site and results of any disciplinary or enforcement action taken by the accreditation organization against the medical test site; and

(v) Any records or other information about the medical test site required for the department to determine whether or not standards are consistent with chapter 70.42 RCW and this chapter.

AMENDATORY SECTION (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

WAC 246-338-060 Personnel. (1) Medical test site owners must:

(a) Have a director responsible for the overall technical supervision and management of the test site personnel including oversight of the performance of test procedures and reporting of test results;

(b) Have technical personnel, competent to perform tests and report test results; and

(c) Meet the standards for personnel qualifications and responsibilities in compliance with federal regulation, as listed in 42 CFR Part 493 Subpart M-Personnel for Moderate and High Complexity Testing, with the following exception:

A person that achieved a satisfactory grade through an examination conducted by or under the sponsorship of the United States Public Health Service for director, on or before July 1, 1970, would qualify as a director, technical supervisor, technical consultant, general supervisor and testing personnel for the specialties in which a satisfactory grade was achieved for moderate and high complexity testing.

(2) The department will furnish a copy of 42 CFR Part 493 Subpart M upon request.

(3) Medical test site directors must:

(a) Establish and approve policies for:

(i) Performing, recording, and reporting of tests;

(ii) Maintaining an ongoing quality assurance program;

(iii) Supervision of testing; and

(iv) Compliance with chapter 70.42 RCW and this chapter;

(b) Evaluate, verify, and document the following related to technical personnel:

(i) Education, experience, and training in test performance and reporting test(s) results;

(ii) Sufficient numbers to cover the scope and complexity of the services provided;

(iii) Access to training appropriate for the type and complexity of the test site services offered; and

(iv) Maintenance of competency to perform test procedures and report test results;

(c) Be present, on call, or delegate the duties of the director to an on-site technical person during testing.

AMENDATORY SECTION (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

WAC 246-338-070 Records. Medical test sites must maintain records as described in this section.

(1) REQUISITIONS must include the following information, in written or electronic form:

(a) Patient name, identification number, or other method of specimen identification;

(b) Name or other suitable identifier of the authorized person ordering the test;

(c) Date of specimen collection, and time, if appropriate;

(d) Source of specimen, if appropriate;

(e) Type of test ordered;

(f) Sex and age of the patient, if appropriate; and

(g) For cytology and histopathology specimens:

(i) Pertinent clinical information; and

(ii) For Pap smears:

(A) Date of last menstrual period; and

(B) Indication whether the patient has history of cervical cancer or its precursors.

(2) TEST RECORD SYSTEMS must:

(a) Consist of instrument printouts, worksheets, accession logs, corrective action logs, and other records that ensure reliable identification of patient specimens as they are processed and tested to assure that accurate test results are reported; and

(b) Include:

(i) The patient's name or other method of specimen identification;

(ii) The date the specimen was received, and time, if appropriate;

(iii) The reason for specimen rejection or limitation;

(iv) The date of specimen testing; and

(v) The identification of the personnel who performed the test.

(3) TEST REPORTS must:

(a) Be maintained in a manner permitting identification and reasonable accessibility;

(b) Be released only to authorized persons or designees;

(c) Include the name and address of the medical test site, or where applicable, the name and address of each medical test site performing each test;

(d) Include:

(i) Date reported;

(ii) Time reported, if appropriate;

(iii) Any information regarding specimen rejection or limitation; and

(iv) Name of the test performed, test result, and units of measurement, if applicable.

(4) CYTOLOGY REPORTS must:

(a) Distinguish between unsatisfactory specimens and negative results;

(b) Provide narrative descriptions for any abnormal results, such as the Bethesda system of terminology as published in the Journal of the American Medical Association, 1989, Volume 262, pages 931-934; and

(c) Include the signature or initials of the technical supervisor, or an electronic signature authorized by the technical supervisor, for nongynecological preparations and gynecological preparations interpreted to be showing reactive or reparative changes, atypical squamous or glandular cells of undetermined significance, or to be in the premalignant (dysplasia, cervical intraepithelial neoplasia or all squamous intraepithelial neoplasia lesions including human papillomavirus-associated changes) or malignant category.

- (5) HISTOPATHOLOGY REPORTS must include the signature or initials of the technical supervisor or an electronic signature authorized by the technical supervisor on all reports.
- (6) CYTOGENETICS REPORTS must:
 - (a) Use appropriate nomenclature on final reports;
 - (b) Include the number of cells counted and karyotyped;
 - (c) Include an interpretation of the karyotypes findings.

- (7) If a specimen is referred to another laboratory for testing, the medical test site must:
 - (a) Report the essential elements of the referred test results without alterations that could affect the clinical interpretation of the results; and
 - (b) Retain or be able to produce an exact duplicate of each testing report from the referral laboratory.
 - (8) The medical test site must retain records, slides, and tissues as described in Table 070-1.

Table 070-1 Record/Slide/Tissue Retention Schedule

EXPEDITED ADOPTION

| | Two Years | Five Years | Ten Years |
|---|---|---|--|
| (a) General Requirements for all Laboratory Specialties | <ul style="list-style-type: none"> • Test requisitions or equivalent; • Test records; • Test reports; • Quality control records; • Quality assurance records; • Proficiency testing records; • Hard copy of report, or ability to reproduce a copy, for all specimens referred for testing; and • Discontinued procedures for all specialty areas | | |
| (b) Transfusion Services* | | <ul style="list-style-type: none"> • Test requisitions or equivalent; • Test records; • Test reports; • Quality control records; and • Quality assurance records | |
| (c) Cytology | | <ul style="list-style-type: none"> • All cytology slides, from date of examination of the slide | <ul style="list-style-type: none"> • All cytology reports |
| (d) Histopathology | <ul style="list-style-type: none"> • Specimen blocks, from date of examination | | <ul style="list-style-type: none"> • All histopathology reports; and • Stained slides, from date of examination of the slide |
| (e) Histopathology-Tissues | Retain remnants of tissue specimens in an appropriate preserved state until the portions submitted for microscopic examination have been examined and diagnosed | | |
| (f) Instrument/method Validation Studies | For life of instrument/method plus two years | | |

* Must be retained for no less than five years in accordance with 21 CFR Part 606, Subpart I.

AMENDATORY SECTION (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

WAC 246-338-090 Quality control. The medical test site must use quality control procedures, providing and assuring accurate and reliable test results and reports, meeting the requirements of this chapter.

(1) The medical test site must have written procedures and policies available in the work area for:

- (a) Analytical methods used by the technical personnel including:
 - (i) Principle;
 - (ii) Specimen collection and processing procedures;
 - (iii) Equipment/reagent/supplies required;
 - (iv) Preparation of solutions, reagents, and stains;

- (v) Test methodology;
- (vi) Quality control procedures;
- (vii) Procedures for reporting results (normal, abnormal, and critical values);
- (viii) Reference range;
- (ix) Troubleshooting guidelines - limitations of methodology;
- (x) Calibration procedures; and
- (xi) Pertinent literature references; and
- (b) Alternative or backup methods for performing tests including the use of a reference facility if applicable.
- (2) The medical test site must establish written criteria for and maintain appropriate documentation of:
 - (a) Temperature-controlled spaces and equipment;
 - (b) Preventive maintenance activities;
 - (c) Equipment function checks;
 - (d) Procedure calibrations; and
 - (e) Method/instrument validation procedures.

(3) The medical test site must maintain documentation of:

- (a) Expiration date, lot numbers, and other pertinent information for:
 - (i) Reagents;
 - (ii) Solutions;
 - (iii) Culture media;
 - (iv) Controls;
 - (v) Calibrators;
 - (vi) Standards;
 - (vii) Reference materials; and
 - (viii) Other testing materials; and
- (b) Testing of quality control samples.

(4) For **quantitative tests**, the medical test site must perform quality control as follows:

- (a) Include two reference materials of different concentrations each day of testing unknown samples, if these reference materials are available; or
- (b) Have an equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available.

(5) For **qualitative tests**, the medical test site must perform quality control as follows:

- (a) Use positive and negative reference material each day of testing unknown samples; or
- (b) Have an equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available.

(6) The medical test site must:

- (a) Use materials within their documented expiration date;
- (b) Not interchange components of kits with different lot numbers, unless specified by the manufacturer;
- (c) Determine the statistical limits for each lot number of unassayed reference materials through repeated testing;
- (d) Use the manufacturer's reference material limits for assayed material, provided they are:
 - (i) Verified by the medical test site; and
 - (ii) Appropriate for the methods and instrument used by the medical test site;
- (e) Make reference material limits readily available;
- (f) Report patient results only when reference materials are within acceptable limits; and

(g) Comply with general quality control requirements as described in Table 090-1, unless otherwise specified in subsection (9)(a) through (l) of this section.

(7) The medical test site must perform, when applicable:

- (a) Calibration and calibration checks for **moderate complexity testing** as described in Table 090-2;
- (b) Calibration and calibration verification for **high complexity testing** as described in Table 090-3;
- (c) Validation for **moderate complexity testing** by verifying the following performance characteristics when the medical test site introduces a new procedure classified as moderate complexity:
 - (i) Accuracy;
 - (ii) Precision; and
 - (iii) Reportable range of patient test results;
- (d) Validation for **high complexity testing**:

(i) When the medical test site introduces a new procedure classified as high complexity;

(ii) For each method that is developed in-house, is a modification of the manufacturer's test procedure, or is an instrument, kit or test system that has not been cleared by FDA; and

(iii) By verifying the following performance characteristics:

- (A) Accuracy;
- (B) Precision;
- (C) Analytical sensitivity;
- (D) Analytical specificity to include interfering substances;
- (E) Reference ranges (normal values);
- (F) Reportable range of patient test results; and
- (G) Any other performance characteristic required for test performance.

(8) When patient values are above the maximum or below the minimum calibration point or the reportable range, the medical test site must:

- (a) Report the patient results as greater than the upper limit or less than the lower limit or an equivalent designation; or
- (b) Use an appropriate procedure to rerun the sample allowing results to fall within the established linear range.

Table 090-1 General Quality Control Requirements

| | Control Material | Frequency |
|-----|---|---|
| (a) | Each batch or shipment of reagents, discs, antisera, and identification systems | <ul style="list-style-type: none"> • Appropriate control materials for positive and negative reactivity • When prepared or opened, unless otherwise specified |
| (b) | Each batch or shipment of stains | <ul style="list-style-type: none"> • Appropriate control materials for positive and negative reactivity • When prepared or opened; and • Each day of use, unless otherwise specified |
| (c) | Fluorescent stains | <ul style="list-style-type: none"> • Appropriate control materials for positive and negative reactivity • Each time of use, unless otherwise specified |

EXPEDITED ADOPTION

| | Control Material | Frequency |
|--|---|---|
| (d) Quality control for each specialty and sub-specialty | <ul style="list-style-type: none"> • Appropriate control materials; or • Equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available | <ul style="list-style-type: none"> • At least as frequently as specified in this section; • More frequently if recommended by the manufacturer of the instrument or test procedure; or • More frequently if specified by the medical test site |
| (e) Direct antigen detection systems without procedural controls | <ul style="list-style-type: none"> • Positive and negative controls that evaluate both the extraction and reaction phase | <ul style="list-style-type: none"> • Each batch, shipment, and new lot number; and • Each day of use |

Table 090-2 Calibration and Calibration Checks—Moderate Complexity Testing

| | Calibration Material | Frequency |
|-------------------|---|--|
| CALIBRATION | <ul style="list-style-type: none"> • Calibration material appropriate for methodology according to manufacturer's instructions | <ul style="list-style-type: none"> • Initial on-site installation/implementation of instrument/method; • At the frequency recommended by the manufacturer; • When controls show trends, shifts, or are out of limits and other corrective action has not fixed the problem. |
| CHECK CALIBRATION | <ul style="list-style-type: none"> • Assayed material appropriate for methodology | <ul style="list-style-type: none"> • At least every six months. |

Table 090-3 Calibration and Calibration Checks—High Complexity Testing

| | Calibration Material | Frequency |
|--------------------------|--|---|
| CALIBRATION | <ul style="list-style-type: none"> • Calibration materials appropriate for methodology | <ul style="list-style-type: none"> • Initial on-site installation/implementation of instrument/method; • At the frequency recommended by the manufacturer; and • Whenever calibration verification fails to meet the medical test site's acceptable limits for calibration verification. |
| CALIBRATION VERIFICATION | <ul style="list-style-type: none"> • Use assayed material, if available, at the lower, mid-point, and upper limits of procedure's reportable range; or • Demonstrate alternate method of assuring accuracy at the lower, mid-point, and upper limits of procedure's reportable range | <ul style="list-style-type: none"> • At least every six months; • When there is a complete change of reagents (i.e., new lot number or different manufacturer) is introduced; • When major preventive maintenance is performed or there is a replacement of critical parts of equipment; or • When controls are outside of the medical test site's acceptable limits or exhibit trends. |

(9) The medical test site must perform quality control procedures as described for each specialty and subspecialty in (a) through (l) of this subsection.

(a) Chemistry.

Perform quality control procedures for chemistry as described in Table 090-4.

Table 090-4 Quality Control Procedures - Chemistry

| Subspecialty/Test | Qualitative | | Quantitative | |
|-------------------|--|---|--|---|
| | Control Material | Frequency | Control Material | Frequency |
| Routine Chemistry | <ul style="list-style-type: none"> • Positive and negative reference material | <ul style="list-style-type: none"> • Each day of use | <ul style="list-style-type: none"> • Two levels of reference material in different concentrations | <ul style="list-style-type: none"> • Each day of use |

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| Subspecialty/Test | Qualitative | | Quantitative | |
|--|--|--|--|---|
| | Control Material | Frequency | Control Material | Frequency |
| Toxicology <ul style="list-style-type: none"> GC/MS for drug screening Urine drug screen | <ul style="list-style-type: none"> Analyte-specific control Positive control containing at least one drug representative of each drug class to be reported; must go through each phase of use including extraction | <ul style="list-style-type: none"> With each run of patient specimens With each run of patient specimens | <ul style="list-style-type: none"> Analyte-specific control | <ul style="list-style-type: none"> With each analytical run |
| Urinalysis <ul style="list-style-type: none"> Nonwaived instrument Refractometer for specific gravity | | | <ul style="list-style-type: none"> Two levels of control material Calibrate to zero with distilled water One level of control material | <ul style="list-style-type: none"> Each day of use Each day of use |
| Blood Gas Analysis | | | <ul style="list-style-type: none"> Two-point calibration and one reference material One-point calibration or one reference material, or Another calibration and reference material schedule, approved by the department | <ul style="list-style-type: none"> Each eight hours of testing Each time patient sample is tested, unless automated instrument internally verifies calibration every thirty minutes |
| Electrophoresis | <ul style="list-style-type: none"> One control containing fractions representative of those routinely reported in patient specimens | <ul style="list-style-type: none"> In each electrophoretic cell | <ul style="list-style-type: none"> One control containing fractions representative of those routinely reported in patient specimens | <ul style="list-style-type: none"> In each electrophoretic cell |

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(b) Hematology.

- (i) Run patient and quality control samples in duplicate for manual cell counts;
- (ii) If reference material is unavailable, document the mechanism used to assure the quality, accuracy, and precision of the test; and
- (iii) Perform quality control procedures for hematology as described in Table 090-5.

Table 090-5 Quality Control Procedures—Hematology

| | Control Material | Frequency |
|---------------------|--|---|
| Automated | <ul style="list-style-type: none"> Two levels of reference material in different concentrations | <ul style="list-style-type: none"> Every eight hours that patient samples are tested |
| Manual Blood Counts | <ul style="list-style-type: none"> One level of reference material | <ul style="list-style-type: none"> Every eight hours that patient samples are tested |
| Qualitative Tests | <ul style="list-style-type: none"> Positive and negative reference material | <ul style="list-style-type: none"> Each day of testing |

(c) Coagulation.

- (i) Run patient and quality control samples in duplicate for manual coagulation test (tilt tube);
- (ii) If reference material is unavailable, document the mechanism used to assure the quality, accuracy, and precision of the test; and
- (iii) Perform quality control procedures for coagulation as described in Table 090-6.

Table 090-6 Quality Control Procedures—Coagulation

| | Control Material | Frequency |
|-----------|--|--|
| Automated | <ul style="list-style-type: none"> Two levels of reference material in different concentrations | <ul style="list-style-type: none"> Every eight hours that patient samples are tested; and Each time reagents are changed |

| | Control Material | Frequency |
|-------------------------|--|--|
| Manual Tilt Tube Method | <ul style="list-style-type: none"> Two levels of reference material in different concentrations | <ul style="list-style-type: none"> Every eight hours that patient samples are tested; and Each time reagents are changed |

(d) **General immunology.**

- (i) Employ reference materials for all test components to ensure reactivity;
- (ii) Report test results only when the predetermined reactivity pattern of the reference material is observed; and
- (iii) Perform quality control procedures for general immunology as described in Table 090-7.

Table 090-7 Quality Control Procedures—General Immunology

| | Control Material | Frequency |
|--|--|--|
| Serologic tests on unknown specimens | <ul style="list-style-type: none"> Positive and negative reference material | <ul style="list-style-type: none"> Each day of testing |
| Moderate complexity kits with procedural (internal) controls | <ul style="list-style-type: none"> Positive and negative reference material (external controls) Procedural (internal) controls | <ul style="list-style-type: none"> When kit is opened Each time patient sample is tested |

(e) **Syphilis serology.**

- (i) Use equipment, glassware, reagents, controls, and techniques that conform to manufacturer's specifications;
- (ii) Employ reference materials for all test components to ensure reactivity; and
- (iii) Perform serologic tests on unknown specimens concurrently with a positive serum reference material with known titer or graded reactivity and a negative reference material.

(f) **Microbiology.**

- (i) Have available and use:
 - (A) Appropriate stock organisms for quality control purposes; and
 - (B) A collection of slides, photographs, gross specimens, or ((test)) text books for reference sources to aid in identification of microorganisms;
- (ii) Document all steps (reactions) used in the identification of microorganisms on patient specimens;
- (iii) For antimicrobial susceptibility testing:
 - (A) Record zone sizes or minimum inhibitory concentration for reference organisms; and
 - (B) Zone sizes or minimum inhibitory concentration for reference organisms must be within established limits before reporting patient results; and

(C) Perform quality control on antimicrobial susceptibility testing media as described in Table 090-9;

(iv) For noncommercial media, check each batch or shipment for sterility, ability to support growth and, if appropriate, selectivity, inhibition, or biochemical response;

(v) For commercial media:

(A) Verify that the product insert specifies that the quality control checks meet the requirements for media quality control as outlined by the National Committee for Clinical Laboratory Standards (NCCLS), Quality Assurance for Commercially Prepared Microbiological Culture Media-Second Edition; Approved Standard (1996);

(B) Keep records of the manufacturer's quality control results;

(C) Document visual inspection of the media for proper filling of the plate, temperature or shipment damage, and contamination before use; and

(D) Follow the manufacturer's specifications for using the media; and

(vi) For microbiology subspecialties:

(A) **Bacteriology:** Perform quality control procedures for bacteriology as described in Tables 090-8 and 090-9.

Table 090-8 Quality Control Procedures—Bacteriology

| | Control Material | Frequency |
|---|---|---|
| Reagents, disks, and identification systems | <ul style="list-style-type: none"> Positive and negative reference organisms, unless otherwise specified | <ul style="list-style-type: none"> Each batch, shipment, and new lot number unless otherwise specified |
| Stains, unless otherwise specified; DNA probes; catalase; coagulase; beta-lactamase; and oxidase reagents | <ul style="list-style-type: none"> Positive and negative reference organisms | <ul style="list-style-type: none"> Each batch, shipment, and new lot number; and Each day of use |
| Fluorescent stains | <ul style="list-style-type: none"> Positive and negative reference organisms | <ul style="list-style-type: none"> Each batch, shipment, and new lot number; and Each time of use |
| Gram and acid-fast stains, bacitracin, optochin, ONPG, X and V disks or strips | <ul style="list-style-type: none"> Positive and negative reference organisms | <ul style="list-style-type: none"> Each batch, shipment, and new lot number; and Each week of use |

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| | Control Material | Frequency |
|---|--|--|
| Direct antigen detection systems without procedural controls | <ul style="list-style-type: none"> Positive and negative controls that evaluate both the extraction and reaction phase | <ul style="list-style-type: none"> Each batch, shipment, and new lot number; and Each day of use |
| Moderate complexity test kits with procedural (internal) controls | <ul style="list-style-type: none"> Positive and negative reference material (external) controls Procedural (internal) controls | <ul style="list-style-type: none"> Each batch, shipment, and new lot number Each time patient sample is tested |
| Antisera | <ul style="list-style-type: none"> Positive and negative reference material | <ul style="list-style-type: none"> Each batch, shipment, and new lot number; and Each month of use |

Table 090-9 Quality Control Procedures—Bacteriology - Media for Antimicrobial Susceptibility Testing

| | Control Material | Frequency |
|--|---|--|
| Check each new batch of media and each new lot of antimicrobial disks or other testing systems (MIC) | <ul style="list-style-type: none"> Approved reference organisms (ATCC organisms) | <ul style="list-style-type: none"> Before initial use and each day of testing; or May be done weekly if the medical test site can meet the quality control requirements for antimicrobial disk susceptibility testing as outlined by NCCLS Performance Standards for Antimicrobial Disk Susceptibility Tests—Seventh Edition; Approved Standard (2000) |

(B) Mycobacteriology: Perform quality control procedures for mycobacteriology as described in Table 090-10.

Table 090-10 Quality Control Procedures—Mycobacteriology

| | Control Material | Frequency |
|---|---|--|
| Iron uptake test | <ul style="list-style-type: none"> Acid-fast organism that produces a positive reaction and with an organism that produces a negative reaction | <ul style="list-style-type: none"> Each day of use |
| All other reagents or test procedures used for mycobacteria identification unless otherwise specified | <ul style="list-style-type: none"> Acid-fast organism that produces a positive reaction | <ul style="list-style-type: none"> Each day of use |
| DNA probes | <ul style="list-style-type: none"> Organisms that produce positive and negative reactions | <ul style="list-style-type: none"> Each day of use |
| Acid-fast stains | <ul style="list-style-type: none"> Acid-fast organism that produces a positive reaction | <ul style="list-style-type: none"> Each week of use |
| Fluorochrome acid-fast stains | <ul style="list-style-type: none"> Organisms that produce positive and negative reactivity | <ul style="list-style-type: none"> Each week of use |
| Susceptibility tests performed on <i>Mycobacterium tuberculosis</i> isolates | <ul style="list-style-type: none"> Strain of <i>M. tb</i> susceptible to all antimycobacterial agents used | <ul style="list-style-type: none"> Each week of use |

(C) Mycology: Perform quality control procedures for mycology as described in Table 090-11.

Table 090-11 Quality Control Procedures—Mycology

| | Control Material | Frequency |
|--|---|--|
| Auxanographic medium for nitrate assimilation: Nitrate reagent | <ul style="list-style-type: none"> Peptone control | <ul style="list-style-type: none"> Each day of use |
| Susceptibility tests: Each drug NOTE: Establish control limits and criteria for acceptable control results prior to reporting patient results | <ul style="list-style-type: none"> One control strain that is susceptible to the drug | <ul style="list-style-type: none"> Each day of use |
| Acid-fast stains | <ul style="list-style-type: none"> Organisms that produce positive and negative reactions | <ul style="list-style-type: none"> Each week of use |
| Reagents for biochemical and other identification test procedures | <ul style="list-style-type: none"> Organism that produces a positive reaction | <ul style="list-style-type: none"> Each week of use |
| Commercial identification systems utilizing two or more substrates | <ul style="list-style-type: none"> Organisms that verify positive and negative reactivity of each media type | <ul style="list-style-type: none"> Each batch or shipment and each lot number |

(D) Parasitology:

(I) Have available and use:

- Reference collection of slides or photographs and, if available, gross specimens for parasite identification; and
- Calibrated ocular micrometer for determining the size of ova and parasites, if size is a critical parameter.

(II) Check permanent stains each month of use with reference materials.

(E) Virology:

(I) Have available:

- Host systems for isolation of viruses; and

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- Test methods for identification of viruses that cover the entire range of viruses that are etiologically related to the clinical diseases for which services are offered; and

- (II) Simultaneously culture uninoculated cells or cell substrate as a negative control when performing virus identification.

- (g) **Histopathology:** Include a control slide of known reactivity with each slide or group of slides for differential or special stains and document reactions.

- (h) **Cytology.**

- (i) Processing specimens:

- (A) Stain all gynecological smears using a Papanicolaou or a modified Papanicolaou staining method;

- (B) Have methods to prevent cross-contamination between gynecologic and nongynecologic specimens during the staining process; and

- (C) Stain nongynecological specimens that have a high potential for cross-contamination separately from other nongynecological specimens, and filter or change the stains following staining.

- (ii) Performing specimen examinations:

- (A) All cytology preparations must be evaluated on the premises of the medical test site;

- (B) Technical personnel must examine, unless federal law and regulation specify otherwise, no more than one hundred cytological slides by nonautomated microscopic technique in a twenty-four-hour period and in no less than an eight-hour work period;

- (C) Previously examined negative, reactive, reparative, atypical, premalignant or malignant gynecological cases and previously examined nongynecologic cytology preparations and tissue pathology slides examined by a technical supervisor are not included in the one hundred slide limit;

- (D) Each slide preparation technique (automated, semi-automated, or liquid based) which results in cell dispersion over one-half or less of the total available slide area and which is examined by nonautomated microscopic technique must be counted as one-half slide; and

- (E) Records of the total number of slides examined by each individual at all sites during each twenty-four-hour period must be maintained.

- (iii) Establish and implement a quality assurance program that ensures:

- (A) There is criteria for submission of material;

- (B) All providers submitting specimens are informed of these criteria;

- (C) All samples submitted are assessed for adequacy;

- (D) Records of initial examinations and rescreening results are available;

- (E) Rescreening of benign gynecological slides is:

- (I) Performed by an individual who meets the personnel requirements for technical or general supervisor in cytology as defined under 42 CFR Part 493 Subpart M;

- (II) Completed before reporting patient results on those selected cases;

- (III) Performed and documented on:

- No less than ten percent of the benign gynecological slides; and

- Includes cases selected at random from the total case-load and from patients or groups of patients that are identified as having a high probability of developing cervical cancer, based on available patient information;

- (F) The technical supervisor:

- (I) Confirms all gynecological smears interpreted to be showing reactive or reparative changes, atypical squamous or glandular cells of undetermined significance, or to be in the premalignant (dysplasia, cervical intraepithelial neoplasia or all squamous intraepithelial neoplasia lesions including human papillomavirus-associated changes) or malignant category;

- (II) Reviews all nongynecological cytological preparations; and

- (III) Establishes, documents, and reassesses, at least every six months, the workload limits for each cytotechnologist;

- (G) All abnormal cytology reports are correlated with prior cytology reports and with histopathology reports if available, and the causes of any discrepancies are determined;

- (H) Review of all normal or negative gynecological specimens received within the previous five years, if available in the laboratory system, or records of previous reviews, for each patient with a current high grade intraepithelial lesion or moderate dysplasia of CIN-2 or above;

- (I) Notification of the patient's physician if significant discrepancies are found that would affect patient care and issuance of an amended report;

- (J) An annual statistical evaluation of the number of cytology cases examined, number of specimens processed by specimen type, volume of patient cases reported by diagnosis, number of cases where cytology and histology are discrepant, number of cases where histology results were unavailable for comparison, and number of cases where rescreen of negative slides resulted in reclassification as abnormal; and

- (K) Evaluation and documentation of the performance of each individual examining slides against the medical test site's overall statistical values, with documentation of any discrepancies, including reasons for the deviation and corrective action, if appropriate.

- (i) **Immunohematology/transfusion services.**

- (i) Perform ABO grouping, Rh (D) typing, antibody detection and identification, and compatibility testing as described by the Food and Drug Administration (FDA) under 21 CFR Part 606, and must also comply with 21 CFR Part 640.

- (A) Perform ABO grouping:

- (I) By concurrently testing unknown red cells with ((~~Food and Drug Administration~~) FDA approved anti-A and anti-B grouping sera;

- (II) Confirm ABO grouping of unknown serum with known A1 and B red cells;

- (B) Perform Rh (D) typing by testing unknown red cells with anti-D (anti-Rh) blood grouping serum; and

- (C) Perform quality control procedures for immunohematology as described in Table 090-12.

- (ii) Blood and blood products:

- (A) Collecting, processing, and distributing:
 - (I) Must comply with FDA requirements listed under 21 CFR Parts 606, 610.53, and 640; and
 - (II) Must establish, document, and follow policies to ensure positive identification of a blood or blood product recipient.
- (B) Labeling and dating must comply with FDA requirements listed under 21 CFR 606, Subpart G, and 610.53.
- (C) Storing:
 - (I) There must be an adequate temperature alarm system that is regularly inspected.
 - (II) The system must have an audible alarm system that monitors proper blood and blood product storage temperature over a twenty-four-hour period.

- (III) High and low temperature checks of the alarm system must be documented.
- (D) Collection of heterologous or autologous blood products on-site:
 - (I) Must register with the ((Food and Drug Administration)) FDA; and
 - (II) Have a current copy of the form FDA 2830 "Blood Establishment Registration and Product Listing."
 - (iii) Must have an agreement approved by the director for procurement, transfer, and availability to receive products from outside entities.
 - (iv) Promptly investigate transfusion reactions according to established procedures, and take any necessary remedial action.

Table 090-12 Quality Control Procedures—Immunohematology

| Reagent | Control Material | Frequency |
|--------------------------|--|--|
| ABO antisera | • Positive control | • Each day of use |
| Rh antisera | • Positive and negative controls • Patient control to detect false positive Rh test results | • Each day of use • When required by the manufacturer |
| Other antisera | • Positive and negative controls | • Each day of use |
| ABO reagent red cells | • Positive control | • Each day of use |
| Antibody screening cells | • Positive control using at least one known antibody | • Each day of use |

(j) Histocompatibility.

- (i) Use applicable quality control standards for immunohematology, transfusion services, and diagnostic immunology as described in this chapter; and
- (ii) Meet the standards for histocompatibility as listed in 42 CFR Part 493.1265, Condition: Histocompatibility, available from the department upon request.

(k) Cytogenetics.

- (i) Document:
 - (A) Number of metaphase chromosome spreads and cells counted and karyotyped;
 - (B) Number of chromosomes counted for each metaphase spread;
 - (C) Media used;
 - (D) Quality of banding; and
 - (E) Sufficient resolution to support the reported results;
- (ii) Assure an adequate number of karyotypes are prepared for each patient according to the indication given for performing cytogenetics study;
 - (iii) Use an adequate patient identification system for:
 - (A) Patient specimens;
 - (B) Photographs, photographic negatives, or computer stored images of metaphase spreads and karyotypes;
 - (C) Slides; and
 - (D) Records; and
 - (iv) Perform confirmatory testing on all atypical results when performing determination of sex by X and Y chromatin counts.
- (l) **Radiobioassay and radioimmunoassay.**
 - (i) Check the counting equipment for stability each day of use with radioactive standards or reference sources; and
 - (ii) Meet Washington state radiation standards described under chapter 70.98 RCW and chapters 246-220, 246-221,

246-222, 246-232, 246-233, 246-235, 246-239, 246-247, 246-249, and 246-254 WAC.

AMENDATORY SECTION (Amending WSR 99-24-061, filed 11/29/99, effective 12/30/99)

WAC 246-338-990 Fees. (1) The department will assess and collect biennial fees for medical test sites as follows:

- (a) Charge fees, based on the requirements authorized under RCW 70.42.090 and this section;
- (b) Assess additional fees when ~~((a medical test site adds licensed tests))~~ changes listed in WAC 246-338-026 occur that ((result in a change of category)) require a different type of license than what the medical test site currently holds; and
- (c) Determine fees according to criteria described in Table 990-1.

Table 990-1 License Categories and Fees

| Category of License | Number of Tests/Year | Biennial Fee |
|-----------------------|---|--------------|
| Certificate of Waiver | N/A | \$ 108 |
| PPMP | N/A | \$ 163 |
| Accredited | N/A | \$ 325 |
| Limited Testing | 1-750 tests | \$ 543 |
| Low Volume | 751-2,000 tests | \$1,086 |
| Category A | 2,001-10,000 tests, 1-3 specialties | \$1,629 |
| Category B | 2,001-10,000 tests, 4 or more specialties | \$1,955 |

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| | | |
|-----------------------------------|--|-------------------|
| Category C | 10,001-25,000 tests, 1-3 specialties | \$2,281 |
| Category D | 10,001-25,000 tests, 4 or more specialties | \$2,715 |
| Category E | 25,001-50,000 tests | \$3,259 |
| Category F | 50,001-75,000 tests | \$3,802 |
| Category G | 75,001-100,000 tests | \$4,453 |
| Category H | 100,001-500,000 tests | \$5,105 |
| Category I | 500,001-1,000,000 tests | \$5,432 |
| Category J | > 1,000,000 tests | \$5,974 |
| Follow-up survey for deficiencies | | Direct staff time |
| Complaint investigation | | Direct staff time |

(2) The following programs are excluded from fee charges when performing only waived hematocrit or hemoglobin testing for nutritional evaluation and food distribution purposes:

- (a) Women, infant and children programs (WIC); and
- (b) Washington state migrant council.

WSR 00-19-091
EXPEDITED ADOPTION
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Filed September 20, 2000, 10:33 a.m.]

Title of Rule: Hospitals, WAC 296-23A-0500 When does a case qualify for high outlier status?

Purpose: Update WAC 296-23A-0500 to reflect current procedures for payment of high outlier cases under the department's hospital inpatient prospective payment system.

Statutory Authority for Adoption: RCW 51.04.020, 51.04.030.

Statute Being Implemented: RCW 51.36.080.

Summary: This change will remove language stating that hospitals must enter a condition code on bills in order to be paid for high outliers (cases in which the hospital's costs are unusually expensive as defined in rule). It is no longer necessary for hospitals to enter the condition code because the department's medical information payment system (MIPS) can automatically recognize high outlier cases.

Reasons Supporting Proposal: The proposal eases the administrative burden on hospitals to be paid appropriately for their services, without adding any additional burden or cost to the department.

Name of Agency Personnel Responsible for Drafting: Marilyn Gisser, Tumwater, (360) 902-6801; Implementation and Enforcement: Doug Connell, Tumwater, (360) 902-4209.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 296-23A-0500 contains language describing the procedure hospitals billing the department under its inpatient prospective payment system must follow for an inpatient bill to be considered for high outlier status by the department. The language is incorrect because the bill form has changed since the rule was adopted. Furthermore, there is no technical or policy reason for hospitals to have to indicate that a bill should be considered for high outlier status, since the department's medical information payment system (MIPS) can be programmed to automatically recognize high outlier cases. This rule will save hospitals the administrative burden of coding bills to be considered for high outlier payment and assure that all bills that qualify for high outlier payment are paid appropriately. It will not change L&I operations or costs. The proposal will not affect hospital bills covered by self-insured employers or the crime victims compensation program.

Proposal Changes the Following Existing Rules: Deletes sentence "To have a bill considered for outlier status, a hospital must enter "61" for the condition code, block 35 of the hospital billing form" from rule describing when a case qualifies for high outlier status.

Reason(s) Expedited Adoption of the Rule is Appropriate: The rule complies with RCW 34.05.356 because it only corrects typographical errors, makes address or name changes, or clarifies language of a rule without changing its effect (RCW 34.05.356 (1)(c)).

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Selwyn Walters, Department of Labor and Industries, P.O. Box 44001, Olympia, WA 98504-4001, AND RECEIVED BY November 20, 2000.

The proposed adoption date is December 1, 2000.

September 20, 2000

Gary Moore

Director

EXPEDITED ADOPTION

AMENDATORY SECTION (Amending WSR 97-06-066, filed 2/28/97, effective 4/1/97)

WAC 296-23A-0500 When does a case qualify for high outlier status? Outlier payments apply only to diagnosis-related-group (DRG) reimbursed cases with unusually high or low costs. Outlier status does not apply to cases paid using a percent of allowed charges (POAC) factor or per diem rates. ~~((To have a bill considered for outlier status, a hospital must enter "61" for the condition code, block 35 of the hospital billing form.))~~

A case is considered a high cost outlier if the costs for the case exceed the outlier threshold for the assigned diagnosis-related-group. The costs for a case are determined by multiplying the allowed charges for the case by the hospital specific POAC factor. The threshold used to define a high outlier case is the greater of a dollar threshold of twelve thousand dollars or two standard deviations above the state-wide average cost for each DRG paid by the department.

The dollar threshold may be adjusted annually for inflation or other factors as determined by the department. The standard deviations for DRGs will be computed from all relevant cases in the historical data base, excluding statistical outliers.

EXPEDITED ADOPTION

WSR 00-17-132
PERMANENT RULES
COLUMBIA RIVER
GORGE COMMISSION

[Filed August 21, 2000, 10:17 a.m.]

Date of Adoption: July 13, 2000.

Purpose: To implement disaster guidelines for the scenic area of Klickitat County, Washington.

Citation of Existing Rules Affected by this Order: Amending 350-80-040, 350-80-070, and 350-80-075.

Adopted under notice filed as WSR 00-10-004, 00-10-006, 00-10-007, and 00-10-008 on April 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 1, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

August 17, 2000

Robert K. McIntyre

Administrative Assistant

AMENDATORY SECTION

350-80-040. Definitions.

As used in Commission Rule 350-80, unless otherwise noted, the following words and their derivations shall have the following meanings:

(1) **Accepted agricultural practice:** A mode of operation that is common to farms or ranches of similar nature, necessary for the operation of such farms or ranches to obtain a profit in money and customarily utilized in conjunction with agricultural use.

(2) **Accessory building:** A building or structure whose use is incidental and subordinate to that of the main use of the property, and that is located on the same parcel as the main building or use.

(3) **Active wildlife site:** A wildlife site that has been used within the past 5 years by a sensitive wildlife species.

(4) **Agency official:** The federal, state, or local agency head or designee who has authority over a proposed project.

(5) **Agricultural structure:** A structure located on a farm or ranch and used in the operation for the storage, repair, and maintenance of farm equipment and supplies or for the raising and/or storage of crops and livestock. These include, but are not limited to: barns, silos, workshops, equipment sheds, greenhouses, wind machines (orchards), processing facilities, storage bins and structures.

(6) **Agricultural use:** The current employment of land for the primary purpose of obtaining a profit in money by raising, harvesting, and selling crops; or by the feeding, breeding, management, and sale of, or production of, livestock, poultry, fur-bearing animals or honeybees; or for dairying and the sale of dairy products; or any other agricultural or horticultural use, including Christmas trees. Current employment of land for agricultural use includes:

(a) The operation or use of farmland subject to any agriculture-related government program.

(b) Land lying fallow for 1 year as a normal and regular requirement of good agricultural husbandry.

(c) Land planted in orchards or other perennials prior to maturity.

(d) Land under buildings supporting accepted agricultural practices. Agricultural use does not include livestock feedlots.

(7) **Anadromous fish:** Species of fish that migrate upstream to freshwater after spending part of their life in the ocean (saltwater).

(8) **Anaerobic:** A condition in which molecular oxygen is absent (or effectively so) from the environment.

(9) **Aquaculture:** The cultivation, maintenance, and harvesting of aquatic species.

(10) **Aquatic area:** The water area of a stream, pond, or lake measured at the ordinary high water mark.

(11) **Archaeological resources:** See cultural resource.

(12) **Archival research:** Research in primary documents that is likely to yield information regarding human occupation of the area in question, including but not limited to deed, census, cartographic, and judicial records.

(13) **Bed and breakfast inn:** An establishment located in a structure designed as a single-family dwelling where more than two rooms but fewer than six rooms are rented on a daily basis. Bed and breakfast inns are clearly incidental to the use of a structure as a single-family dwelling and are owner occupied and operated. Bed and breakfast inns operate as transient accommodations, not as rooming or boarding houses.

(14) **Best management practices:** Conservation techniques and management measures that

(a) control soil loss and reduce water quality degradation caused by nutrients, animal waste, toxins, and sediment;

(b) minimize adverse effects to groundwater and surface-water flow and circulation patterns; and

(c) maintain the chemical, biological, and physical characteristics of wetlands, ponds, streams, and riparian areas.

(15) **Biodiversity (SMA):** A diversity of biological organisms at the genetic, species, ecosystem, and landscape levels.

(16) **Boat landing:** Cleared area or developed structure used to facilitate launching or retrieving watercraft.

(17) **Buffer zone:** An area adjacent to a wetland, stream, pond, or other sensitive area that is established and managed to protect sensitive natural resources from human disturbance. In instances that involve a wetland, stream, or pond, the buffer zone includes all or a portion of the riparian area.

(18) **Building:** Any structure used or intended for supporting or sheltering any use or occupancy.

(19) **Camping or recreational vehicle:** A vacation trailer, camper, self-propelled vehicle, or structure equipped with wheels for highway use that is intended for recreational purposes, but not for residential purposes, and is equipped with plumbing, sink, or toilet. A camping or recreational vehicle shall be considered a dwelling unit and subject to review for consistency with Commission Rule 350-80 if it is connected to a sewer system (including septic tank), water, and electrical lines or is occupied on the same parcel for more than 60 days in any consecutive 12-month period and is not part of a legally operating designated campground.

(20) **Campsite:** Single camping unit that usually consists of a cleared level area for a tent, and may include a parking spur, fire ring, table, and other amenities.

(21) **Capability:** The ability of land to produce forest or agricultural products due to characteristics of the land itself, such as soil, slope, exposure, or other natural factors.

(22) **Cascadian architecture (SMA):** Architectural style using native rock work, large timber, and steeply pitched roofs in a rustic manner.

(23) **Catastrophic situations (SMA):** Forces such as fire, insect and disease infestations, and earth movements.

(24) **Childcare center:** A facility providing daycare to three or more children, but not including:

(a) The provision of care that is primarily educational, unless provided to a preschool child for more than 4 hours a day.

(b) The provision of care that is primarily supervised training in a specific subject, including but not limited to dancing, gymnastics, drama, music or religion.

(c) The provision of short-term care related to or associated with group athletic or social activities.

(c) The provision of daycare in the provider's home in the family living quarters for less than 13 children.

(25) **Clear cut:** A created opening of 1 acre or more.

(26) **Columbia River Gorge National Scenic Area Graphic Signing System:** Sign design standards developed for the Scenic Area for public signs in and adjacent to public road rights-of-way.

(27) **Commercial development/use:** Any facility or use of land or water whose function is primarily retail buying or selling of goods or services or both. This does not include fruit or produce stands.

(28) **Commercial forest products:** These include timber for lumber, pulp, and firewood for commercial purposes.

(29) **Commercial recreation:** Any private (non-governmental) recreational activity or facility on privately owned land, excluding nonprofit facilities. This does not include operation of a public recreation facility by a private vendor.

(30) **Community facility:** Basic utilities and services necessary to support public service needs, including but not limited to water and power utilities, sanitation facilities, public microwave stations and communication facilities, schools, roads and highways. This does not include sanitary landfills.

(31) **Consulting parties (cultural resources):** Organizations or individuals who submit substantive written com-

ments to the Development Review Officer in a timely manner because they are concerned with the effects of a proposed use on cultural resources.

(32) **Contiguous land:** Parcels or other lands that are under the same ownership and have a common boundary, regardless of whether or not portions of the parcels have separate tax lot numbers, lie in different counties, lie in different sections or government lots, lie in different land use or zoning designations, or are separated by public or private roads. Contiguous land does not include parcels that meet only at a single point.

(33) **Counties:** The six counties within the Scenic Area: Hood River, Multnomah, and Wasco in Oregon, and Clark, Skamania, and Klickitat in Washington.

(34) **Created opening (SMA):** A created forest opening with less than 80 percent crown cover closure of trees averaging less than 20 feet tall.

(35) **Creation (wetlands):** A human activity that converts an upland into a wetland. This definition presumes that the area to be converted has not been a wetland in recent times (100 to 200 years).

(36) **Cultivation:** Any activity that prepares land for raising crops by turning, breaking, or loosening the soil. Cultivation includes plowing, harrowing, leveling, and tilling.

(37) **Cultural resource:** Evidence of human occupation or activity that is important in the history, architecture, archaeology or culture of a community or region. Cultural resources include, but are not limited to, the following:

(a) Archaeological resources. Physical evidence or ruins of human occupation or activity that are located on or below the surface of the ground and are at least 50 years old.

Archaeological resources include, but are not limited to, the remains of houses, villages, camp and fishing sites, and cave shelters; rock art such as petroglyphs and pictographs; artifacts such as arrowheads, utensils, tools, fragments of tools and utensils, obsidian flakes or other material by-products from tool and utensil-making activities; and graves, human remains, and associated artifacts.

(b) Historic buildings and structures. Standing or above-ground buildings and structures that are at least 50 years old.

Historic buildings and structures include, but are not limited to, log cabins, barns, canals, flumes, pipelines, highways, and tunnels.

(c) Traditional cultural properties. Locations, buildings, structures, and objects that are associated with cultural beliefs, customs, or practices of a living community that are rooted in that community's history and are important in maintaining the continuing cultural identity of the community.

Traditional cultural properties include, but are not limited to, a location associated with the traditional beliefs of a Native American group about its origins or its cultural history; a location where a community has traditionally carried out artistic or other cultural practices important in maintaining its historical identity; and a location where Native American religious practitioners have historically gone, and go today, to perform ceremonial activities. Objects may include petroglyphs, pictographs, rock cairns or other rock structures, trees, and rock outcrops.

(38) **Cumulative effects:** The combined effects of two or more activities. The effects may be related to the number of individual activities, or to the number of repeated activities on the same piece of ground. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time.

(39) **Cut:** An area where soil or earth is excavated or removed in conjunction with development activities.

(40) **Dedicated site:** An area actively devoted to the current use and as delineated on the site plan.

(41) **Deer and elk winter range:** Areas normally used, or capable of being used, by deer and elk from December through April.

(42) **Destruction of wetlands:** Loss of the wetlands or any of its component parts, including the filling, draining, or other adverse effect to the sustainable functioning of the wetland.

(43) **Developed recreation:** Recreational opportunities characterized by high-density use on specific sites and requiring facilities installation. Density of use, amount of site development, and type of recreation site can vary widely across the spectrum of recreation activities.

(44) **Development:** Any land division or structure, including but not limited to, new construction of buildings and structures, and mining, dredging, filling, grading, paving, and excavation.

(45) **Diameter at breast height (dbh):** The diameter of a tree as measured at breast height.

(46) **Duplex:** A building containing two dwelling units and designed for occupancy by two families.

(47) **Dwelling, single-family:** A detached building containing one dwelling unit and designed for occupancy by one family only.

(48) **Dwelling unit:** A single unit designed for occupancy by one family and having not more than one cooking area or kitchen.

(49) **Effect on treaty rights:** To bring about a change in, to influence, to modify, or to have a consequence to Indian treaty or treaty-related rights in the Treaties of 1855 with the Nez Perce, Umatilla, Warm Springs and Yakima tribes executed between the individual Indian tribes and the Congress of the United States and as adjudicated by the Federal courts.

(50) **Emergency/Disaster:** A sudden unexpected occurrence, either the result of human or natural forces, necessitating immediate action to prevent or mitigate significant loss or damage to life, health, property, essential public services, or the environment.

(51) **Emergency/Disaster Response:** Actions involving any development (such as new structures, grading, or excavation) or vegetation removal that must be taken immediately in response to an emergency/disaster event (as defined above.) Emergency/disaster response actions not involving any structural development or ground-disturbance (such as use of emergency transport vehicles, communications activities or traffic control measures) are not included in this definition and are not affected by these provisions.

(52) **Endemic:** Plant and animal species that are found only in the vicinity of the Columbia River Gorge area.

(53) **Enhancement (natural resources):** A human activity that increases one or more functions of an existing wetland, stream, lake, riparian area, or other sensitive area. Enhancement is generally limited to a wetland, stream, lake, riparian area, or other sensitive area that is degraded. Enhancing an area that is in good or excellent condition may reduce biological diversity and eliminate other natural functions and may not be desirable.

(54) **Ethnography:** The descriptive and analytic study of the culture of particular groups. An ethnographer seeks to understand a group through interviews with its members and often through living in and observing it.

(55) **Existing use or structure:** A legally established use that existed before the effective date of the Scenic Area Act, the Management Plan, or a land use ordinance established pursuant to the Scenic Area Act. "Legally-established" means established in accordance with the law in effect at the time of establishment of the use.

(56) **Exploration, development (extraction and excavation), and production of mineral resources:** Includes all or any part of the process of surface, underground, or submerged mining of mineral resources. Minerals include soil, coal, clay, stone, sand, gravel, metallic ore, oil and gases and any other material or substance excavated for commercial, industrial or construction use. For the Management Plan, this definition includes all exploration and mining, regardless of area disturbed or volume mined. Production of mineral resources means the use of portable crushing, onsite stockpiling, washing, milling, screening, or sorting equipment or other similar methods of initial treatment of a mineral resource to transport to another site for use or further processing. Secondary processing such as concrete or asphalt batch plants are considered industrial uses.

(57) **Fill:** The placement, deposition, or stockpiling of sand, sediment, or other earth materials to create new uplands or create an elevation above the existing surface.

(58) **Fire break:** A break in ground cover fuels, adjacent to and surrounding buildings.

(59) **Forbs:** Broad-leaved herbs, in contrast to ferns, fern allies, and grasses and grasslike plants.

(60) **Foreground (SMA):** One-half mile on either side of a traveled road or trail.

(61) **Forest products:** Commodities produced from a forest, including, but not limited to, timber products, boughs, mushrooms, pine cones, and huckleberries.

(62) **Forest practices:** Those activities related to the growing and harvesting of forest tree species, as defined by the Oregon Forest Practices Act or the Washington Forest Practices Act.

(63) **Forest use:** The growing, propagation, and harvesting of forest tree species and other forest products.

(64) **Fully screened:** A description of the relative visibility of a structure where that structure is not visible as viewed from a specified vantage point (generally a key viewing area, for the purpose of the Management Plan).

(65) **Grade (ground level):** The average elevation of the finished ground elevation as defined by the Uniform Building Code.

(66) **Grading:** Any excavating or filling of earth materials or any combination thereof, including the land in its excavated or filled condition.

(67) **Height of building:** The vertical distance from the grade to the highest point of the roof.

(68) **Herbaceous:** A plant with no persistent woody stem above the ground, with characteristics of an herb.

(69) **Herbs:** Nonwoody (herbaceous) plants, including grasses and grasslike plants, forbs, ferns, fern allies, and non-woody vines. (Note: Seedlings of woody plants that are less than 3 feet tall shall be considered part of the herbaceous layer.)

(70) **Historic buildings and structures:** See cultural resource.

(71) **Historic survey:** Actions that document the form, style, integrity, and physical condition of historic buildings and structures. Historic surveys may include archival research, architectural drawings, and photographs.

(72) **Horses, boarding of:** The stabling, feeding, and grooming for a fee, or the renting of stalls for and the care of horses not belonging to the owner of the property, and related facilities, such as training arenas, corrals, and exercise tracks.

(73) **Hydric soil:** A soil that is saturated, flooded, or ponded long enough during the growing season to develop anaerobic conditions in the upper part.

(74) **In-kind replacement:** A development or land use which is the same as or smaller than an existing or destroyed use or structure. An in-kind building or structure may be shorter in height, smaller mass, and contained entirely within the existing footprint of the existing use or destroyed use or structure.

(75) **In-lieu sites:** Sites acquired by the Army Corps of Engineers and transferred to the Bureau of Indian Affairs for treaty fishing, in lieu of those usual and accustomed fishing areas lost by inundation from reservoir construction. These sites were acquired under the provisions of Public Law 14 and Public Law 100-581, Section 401. Additional in-lieu sites will be provided for.

(76) **Indian tribal government:** The governing bodies of the Nez Perce Tribe (Nez Perce Tribal Executive Committee), the Confederated Tribes of the Umatilla Indian Reservation (Board of Trustees), the Confederated Tribes of the Warm Springs Reservation of Oregon (Tribal Council), and the Confederated Tribes and Bands of the Yakima Indian Nation (Tribal Council).

(77) **Indian tribes:** The Nez Perce Tribe, the Confederated Tribes and Bands of the Yakima Indian Nation, the Confederated Tribes of the Warm Springs Reservation of Oregon, and the Confederated Tribes of the Umatilla Indian Reservation.

(78) **Industrial uses:** Any use of land or water primarily involved in:

(a) Assembly or manufacture of goods or products;

(b) Processing or reprocessing of raw materials, processing of recyclable materials or agricultural products not produced within a constituent farm unit;

(c) Storage or warehousing, handling or distribution of manufactured goods or products, raw materials, agricultural products, forest products, or recyclable materials for purposes other than retail sale and service; or

Production of electric power for commercial purposes.

(79) **Interpretive displays:** Signs and structures that provide for the convenience, education, and enjoyment of visitors, helping visitors understand and appreciate natural and cultural resources and their relationship to them.

(80) **Key components:** The attributes that are essential to maintain the long-term use and productivity of a wildlife site. The key components vary by species and wildlife site. Examples include fledgling and perching trees, watering sites, and foraging habitat.

(81) **Key viewing areas:** Those portions of important public roads, parks, or other vantage points within the Scenic Area from which the public views Scenic Area landscapes. Key Viewing Areas include the entire feature, road, or place within the boundary of the National Scenic Area, including those portions of the feature, road, or place located in urban areas. Consideration of General Management Area viewsheds from urban areas does not constitute review of development located within urban areas. These include:

Historic Columbia River Highway

Crown Point

Highway I-84, including rest stops

Multnomah Falls

Washington State Route 14

Beacon Rock

Panorama Point Park

Cape Horn

Dog Mountain Trail

Cook-Underwood Road

Rowena Plateau and Nature Conservancy Viewpoint

Portland Women's Forum State Park

Bridal Veil State Park

Larch Mountain

Rooster Rock State Park

Bonneville Dam Visitor Centers

Columbia River

Washington State Route 141

Washington State Route 142

Oregon Highway 35

Sandy River

Pacific Crest Trail

SMA only:

Old Washington State Route 14 (County Road 1230)

Wyeth Bench Road

Larch Mountain Road

Sherrard Point on Larch Mountain

(82) **Land division:** The division or redivision of contiguous land(s) into tracts, parcels, sites or divisions, regardless of the proposed parcel or tract size or use. A land division includes, but is not limited to, short subdivisions, partitions, and subdivisions.

(83) **Landscape setting:** The combination of land use, landform, and vegetation patterns that distinguish an area in appearance and character from other portions of the Scenic Area.

(84) **Livestock feedlot:** Stockyards and commercial livestock finishing yards for cattle, sheep, swine, and fur bearers. Feedlots do not include winter pasture or winter hay-feeding grounds.

(85) **Lot line adjustment:** Transfer of a portion of a parcel from one owner to the owner of an adjacent parcel resulting in no increase in the number of parcels.

(86) **Management plan:** The document entitled Management Plan for the Columbia River Gorge National Scenic Area adopted October 14, 1991. The Management Plan becomes effective upon approval of land use ordinances by the Commission for the General Management Area and concurrence of land use ordinances by the Secretary of Agriculture for the Special Management Area.

(87) **Mitigation:** The use of any or all of the following actions:

(a) Avoiding the impact altogether by not taking a certain action or parts of an action.

(b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation.

(c) Rectifying the impact by repairing, rehabilitating, or restoring the affected environment.

(d) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.

(88) **Multifamily dwelling:** A dwelling constructed or modified into two or more single-family units.

(89) **Native species:** Species that naturally inhabit an area.

(90) **Natural resources:** Naturally occurring features including land, water, air, plants, animals (including fish), plant and animal habitat, and scenery.

(91) **Natural resource specialist:** A person with professional qualifications, including an academic degree or sufficient professional experience, in the subject matter the specialist is being asked to analyze or evaluate.

(92) **Natural resource-based recreation (SMA):** Recreation activities, uses, or facilities that essentially depend on the unique natural, scenic, or cultural resources found within the Scenic Area. Campgrounds, trails, boating and windsurfing facilities, swimming beaches, picnic sites, viewpoints, interpretive parks, and similar outdoor recreation facilities are considered resource-based; golf courses, tennis courts, and rental cabins are not.

(93) **Nonprofit organization:** An organization whose nonprofit status has been approved by the U.S. Internal Revenue Service.

(94) **Old growth:** Any stand of trees 10 acres or greater generally containing the following characteristics:

(a) contain mature and overmature trees in the overstory and are well into the mature growth state;

(b) in coniferous forests, will usually contain a multilayered canopy and trees of several age classes;

(c) in coniferous forests, standing dead trees and down material are present; and

(d) evidences of man's activities may be present, but do not significantly alter the other characteristics and would be a subordinate factor in description of such a stand.

(95) **Open Spaces:** Unimproved lands not designated as agricultural lands or forest lands by the Management Plan and designated as open space by the Management Plan. Open spaces include:

(a) Scenic, cultural, and historic areas;

(b) Fish and wildlife habitat;

(c) Lands which support plant species that are endemic to the Scenic Area or which are listed as rare, threatened or endangered species pursuant to State or Federal Endangered Species Acts;

(d) Ecologically and scientifically significant natural areas;

(e) Outstanding scenic views and sites;

(f) Water areas and wetlands;

(g) Archaeological sites, Indian burial grounds and village sites, historic trails and roads and other areas which are culturally or historically significant;

(h) Potential and existing recreation resources; and

(i) Federal and state wild, scenic, and recreation waterways.

(96) **Ordinary high water mark:** The mark on all streams, ponds, and lakes that will be found by examining the bed and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a vegetative character distinct from that of the abutting upland. In any area where the ordinary high water mark cannot be found, the line of mean high water shall substitute.

(97) **Parcel:**

(a) Any parcel legally created by a short division, partition, or subdivision.

(b) Any unit of land legally created and separately described by deed or sales contract prior to November 17, 1986, if there were no applicable planning, zoning, and land division ordinances or regulations.

(c) In the state of Washington, a unit of land created and separately described by deed or sales contract after November 17, 1986 if the unit created was approved by the Gorge Commission or the Forest Service Scenic Area Office.

(d) A unit of land shall not be considered a separate parcel simply because the subject tract of land:

(A) As a unit of land created solely to establish a separate tax account;

(B) Lies in different counties;

(C) Lies in different sections or government lots;

(D) Lies in different land use or zoning designations; or

(E) Is dissected by a public or private road.

(98) **Partial retention:** A visual quality objective that provides for management activities that may be evident but must remain visually subordinate to the characteristic landscape. Activities may repeat form, line, color, or texture common to the characteristic landscape, but changes in their qualities of size, amount, intensity, direction, pattern, etc.,

shall remain visually subordinate to the characteristic landscape.

(99) **Practicable:** Able to be done, considering technology and cost.

(100) **Preexisting:** Existing prior to the adoption of the Columbia River Gorge National Scenic Area Management Plan.

(101) **Primarily:** A clear majority as measured by volume, weight, or value.

(102) **Project area:** The geographic area or areas within which new development and uses may cause changes in the character or use of cultural resources, if any such resources exist.

(103) **Public use facility:** Recreation development(s) that meet the definition of "recreation facility" in the Management Plan and are open for use by the general public. Private clubs and other facilities limited to members or otherwise restricted in availability shall not be considered public use facilities.

(104) **Rare plant species:** Used in a generic sense to refer to various categories of sensitive plants cited in federal and state programs.

(105) **Recreation facility:** A cluster or grouping of recreational developments or improvements located in relatively close proximity to one another, and that are not separated in distance by more than 1/4 mile of land that does not contain any such developments or improvements, except for roads and/or pathways.

(106) **Reconnaissance survey:** Actions conducted to determine if archaeological resources are present in an area that would be affected by a proposed use. Reconnaissance surveys may include archival research, surface surveys, sub-surface testing, and ethnographic research.

(107) **Recreation Opportunity Spectrum (ROS):** A means of classifying areas in relation to the types of recreation opportunities and experiences they provide or are appropriate for. The spectrum ranges from primitive (wilderness areas) to urban (highly modified areas).

(a) Primitive: Remote, inaccessible areas with a high degree of solitude and with resources essentially unmodified.

(b) Semiprimitive: Areas accessible only by primitive transportation routes, with low to moderately infrequent human encounters and with only subtle modifications to the natural setting.

(c) Roaded Natural: Roaded areas with moderately frequent human encounters and with resource modifications evident.

(d) Rural: Roaded areas with moderate to highly frequent human encounters and with the natural setting dominated by cultural modifications.

(e) Suburban: Areas representing the rural-urban interface, with urban-like roads, structures, highly frequent human encounters, and dominant resource modifications encroaching into the rural landscape.

(f) Urban: Highly accessible, roaded areas dominated by human encounters and human-related structures.

(108) **Recreation resources:** Areas and facilities that provide recreation opportunities and experiences. Recreation

resources include semiprimitive areas with few facilities and developed sites.

(109) **Rehabilitation (natural resources):** A human activity that returns a wetland, stream, buffer zone, or other sensitive area that was disturbed during construction of a permitted use to its natural or preconstruction condition.

(110) **Repair and maintenance:** An activity that restores the size, scope, configuration, and design of a serviceable structure to its previously authorized and undamaged condition. Activities that change the size, scope, and configuration of a structure beyond its original design are not included in this definition.

(111) **Resource-based recreation:** Those recreation uses that are essentially dependent upon the natural, scenic, or cultural resources of the Scenic Area and that do not adversely affect those resources upon which they depend.

(112) Restoration: A human activity that returns a resource from a disturbed or altered condition to a previous, less disturbed or less altered condition. This definition does not modify or eliminate the definition Restoration (wetlands) which applies only to wetlands.

(113) **Restoration (wetlands):** A human activity that converts an area that was formerly a wetland back into a wetland. This definition presumes that the area to be restored no longer qualifies as a wetland because of past activities, alterations, or catastrophic events.

(114) **Retention:** A visual quality objective that provides for management activities that are not visually evident to the casual visitor. Management activities may only repeat form, line, color, and texture that are frequently found in the characteristic landscape. Changes in their qualities of size, amount, intensity, direction, pattern, etc., shall not be evident.

(115) **Review uses:** Proposed uses and developments that must be reviewed by a county planning department, the Gorge Commission, or the Forest Service to determine if they comply with the policies and guidelines in the Management Plan.

(116) **Riparian area:** The area immediately adjacent to streams, ponds, lakes, and wetlands that directly contributes to the water quality and habitat components of the water body. This may include areas that have high water tables and soils and vegetation that exhibit characteristics of wetness, as well as upland areas immediately adjacent to the water body that directly contribute shade, nutrients, cover, or debris, or that directly enhance water quality within the water body.

(117) **Road:** The entire right-of-way of any public or private way that provides ingress to or egress from property by means of vehicles or other means or that provides travel between places by means of vehicles. "Road" includes, but is not limited to:

(a) Ways described as streets, highways, throughways, or alleys.

(b) Road-related structures that are in the right-of-way, such as tunnels, culverts, or similar structures.

(c) Structures that provide for continuity of the right-of-way, such as bridges.

(118) **Scenic Area:** The Columbia River Gorge National Scenic Area.

(119) **Scenic travel corridor:** In the General Management Area, those portions of Interstate 84, the Historic Columbia River Highway, Oregon Highway 35, and Washington State Routes 14, 141, and 142 located in the Scenic Area and specifically designated to be managed as scenic and recreational travel routes.

In addition to those Scenic Travel Corridors listed above, in the Special Management Area, those portions of Larch Mountain Road, Wyeth Bench Road, and Klickitat County Road 1230 which are located in the Special Management Area are Scenic Travel Corridors.

(120) **Secretary:** The Secretary of Agriculture.

(121) **Sensitive plant species:** Plant species that are

(a) endemic to the Columbia River Gorge and vicinity;

(b) listed as endangered or threatened pursuant to federal or state endangered species acts; or

(c) listed as endangered, threatened or sensitive by the Oregon or Washington Natural Heritage Program.

In the Special Management Area, sensitive plant species also include plant species recognized by the Regional Forester as needing special management to prevent them from being placed on federal or state endangered species lists.

(122) **Sensitive wildlife species:** Animal species that are

(a) listed as endangered or threatened pursuant to federal or state endangered species acts;

(b) listed as endangered, threatened, sensitive, or candidate by the Washington Wildlife Commission;

(c) listed as sensitive by the Oregon Fish and Wildlife Commission; or

(d) considered to be of special interest to the public, limited to great blue heron, osprey, mountain goat, golden eagle, and prairie falcon.

In the Special Management Area, sensitive wildlife species also include animal species recognized by the Regional Forester as needing special management to prevent them from being placed on federal or state endangered species lists.

(123) **Service station:** A business operated for the purpose of retailing and delivering motor vehicle fuel into the fuel tanks of motor vehicles.

(124) **Serviceable:** Presently useable.

(125) **Shall:** Action is mandatory.

(126) **Should:** Action is encouraged.

(127) **Shrub:** A woody plant usually greater than 3 feet but less than 20 feet tall that generally exhibits several erect, spreading, or prostrate stems and has a bushy appearance. (Note: For the Management Plan, seedlings of woody plants that are less than 3 feet tall shall be considered part of the herbaceous layer.)

(128) **Sign:** Any placard, poster, billboard, advertising structure or inscribed surface, pattern or artificial lighting, pictorial or symbolic ornament, emblematic structure, banner, fluttering apparatus, statue, model, ornamental figure, or other visually communicative or expressive device that is visible from an out-of-doors position and is used to advertise or call the public's attention to any public, business, commercial, industrial, recreational or any other activity, object for sale or lease, person or place, or to bear any kind of message.

It includes any surface on which a name, text, device, signal, ornament, logotype, or advertising matters is made visible. The meaning of "sign" shall also include any sign currently in disuse, but still visible from an out-of-doors position, and any frame or support structure erected specifically to bear or uphold a sign.

(129) **Significant cultural resource (SMA):** A cultural resource that is included in, or eligible for inclusion in, the National Register of Historic Places. (The criteria for evaluating the eligibility of properties for the National Register of Historic Places appear in "National Register Criteria for Evaluation" [36 CFR 60].)

(130) **Skyline:** The line that represents the place at which a landform, such as a cliff, bluff or ridge, meets the sky, as viewed from a specified vantage point (generally a key viewing area, for the purpose of the Management Plan). In areas with thick, unbroken tree cover, the skyline is generally formed by the top of the vegetative canopy. In treeless areas or areas with more open tree cover, the skyline is generally formed by the surface of the ground.

(131) **Soil Capability Class:** A classification system developed by the U.S. Department of Agriculture Soil Conservation Service to group soils as to their capability for agricultural use.

(132) **Special habitat area:** Wetlands, mudflats, shallow water, and riparian vegetation that have high values for waterfowl, shorebirds, raptors, songbirds, upland game, and reptiles.

(133) **Special streams:** Streams that are primary water supplies for fish hatcheries and rearing ponds.

(134) **Stand:** A group of trees possessing uniformity in regard to type, age, vigor, or size.

(135) **Story:** A single floor level of a structure, as defined by the Uniform Building Code.

(136) **Streams:** Areas where surface water produces a defined channel or bed, including bedrock channels, gravel beds, sand and silt beds, and defined-channel swales. The channel or bed does not have to contain water year-round. This definition is not meant to include irrigation ditches, canals, storm or surface water runoff structures, or other artificial watercourses unless they are used to convey streams naturally occurring prior to construction of such watercourses.

For the Management Plan, streams are categorized into two classes: perennial streams and intermittent streams. Perennial stream means a stream that flows year-round during years of normal precipitation. Intermittent stream means a stream that flows only part of the year, or seasonally, during years of normal precipitation.

(137) **Structure:** That which is built or constructed, an edifice or building of any kind, or any piece of work artificially built up or composed of parts joined together in some definite manner. This includes, but is not limited to, buildings, walls, fences, roads, parking lots, signs, and additions/alterations to structures.

(138) **Subsurface testing:** Any procedure that removes material from beneath the ground surface for the purpose of identifying cultural resources, such as shovel tests, posthole digger tests, and auger borings.

(139) **Suitability:** The appropriateness of land for production of agricultural or forest products or for recreation, considering its capability for production; surrounding uses and features associated with development; compatibility with scenic, cultural, natural and recreation resources; compatibility among uses; and other cultural factors, such as roads, powerlines, dwellings, and size of ownership.

(140) **Travelers accommodations:** Any establishment having rooms rented or kept for rent on a daily or weekly basis to travelers or transients for a charge or fee paid or to be paid for rental use or use of facilities.

(141) **Treaty rights or other rights:** Rights reserved by the Indian tribes through the Treaties of 1855. These include the right of fishing at all usual and accustomed places, as well as the privilege of pasturing livestock and hunting and gathering on open and unclaimed lands in common with the citizens of the states.

(142) **Tributary fish habitat:** Streams that are used by anadromous or resident fish for spawning, rearing and/or migration.

(143) **Undertaking:** Any project, activity, program or development or change in land use that can result in changes in the character or use of a cultural resource, if any such cultural resources are located in the area of potential effects. For federal undertakings, the project, activity, or program must be under the direct or indirect jurisdiction of a federal agency or licensed or assisted by a federal agency. Undertakings include new and continuing projects, activities, or programs and any of their elements [36 CFR 800.2(o)].

(144) **Unimproved lands:** Lands that generally do not have developments such as buildings or structures.

(145) **Upland:** Any area that does not qualify as a wetland because the associated hydrologic regime is not sufficiently wet to elicit development of vegetation, soils, and/or hydrologic characteristics associated with wetlands.

(146) **Uses allowed outright:** New uses and developments that may occur without being reviewed by a county planning department, the Gorge Commission, or the Forest Service to determine if they are consistent with the Management Plan.

(147) **Utility facility:** Any structure that provides for the transmission or distribution of water, sewer, fuel, electricity, or communications.

(148) **Viewshed:** A landscape unit seen from a key viewing area.

(149) **Visual Quality Objective (VQO):** A set of visual management goals established by the Forest Service to achieve a desired visual objective. These objectives include retention and partial retention, and others in the Mt. Hood and Gifford Pinchot National Forest Plans.

(150) **Visually subordinate:** A description of the relative visibility of a structure where that structure does not noticeably contrast with the surrounding landscape, as viewed from a specified vantage point (generally a key viewing area, for the Management Plan). As opposed to structures that are fully screened, structures that are visually subordinate may be partially visible. They are not visually dominant in relation to their surroundings.

(151) **Water-dependent:** Uses that absolutely require, and cannot exist without, access or proximity to, or siting within, a water body to fulfill their basic purpose. Water-dependent uses include, but are not limited to, docks, wharfs, piers, dolphins, certain fish and wildlife structures, boat launch facilities, and marinas. Dwellings, parking lots, spoil and dump sites, roads, restaurants, trails and paths, trailer parks, resorts, and motels are not water-dependent.

(152) **Water-related:** Uses not directly dependent upon access to a water body, but whose presence facilitates public access to and enjoyment of a water body. In the GMA, water-related uses shall be limited to boardwalks, trails and paths, observation decks, and interpretative aids, such as kiosks and signs.

(153) **Wetlands:** Areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. This does not include riparian areas, rivers, streams, and lakes.

(154) **Wetlands functions:** The beneficial roles that wetlands serve, including storage, conveyance, and attenuation of floodwaters and stormwaters; groundwater recharge and discharge; protection of water quality and reduction of sediment and erosion; production of waterfowl, game and nongame birds, mammals, and other living resources; protection of habitat for endangered, threatened, and sensitive species; food chain support for a broad range of wildlife and fisheries; educational, historical, and archaeological value protection; and scenic, aesthetic, and recreational amenities.

(155) **Woody plant:** A seed plant (gymnosperm or angiosperm) that develops persistent, hard, fibrous tissues.

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 in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the Columbia River Gorge Commission and appear in the Register pursuant to the requirements of RCW 34.08.040.

[AMENDATORY SECTION]

350-80-070. Existing Uses.

Except as otherwise provided below, existing uses in the Scenic Area may continue, notwithstanding the provisions of Commission Rule 350-80.

(1) Except as otherwise provided, any use or structure existing on the effective date of the Management Plan, may continue so long as it is used in the same manner and for the same purpose as on that date.

(2) Any use or structure damaged or destroyed by **[fire] disaster or an emergency event** shall be treated as an existing use or structure if an application for replacement in kind and in the same location is filed within **[1 year] 2 years**. Such uses shall be subject to compliance with guidelines for protection of scenic resources involving color, reflectivity, and landscaping. Replacement of an existing use or structure, **including those damaged or destroyed by disaster or an emergency event**, by **[a use or structure different in purpose, size or scope] the same type of use or structure in**

a different location or with a different size shall be subject to the policies and guidelines in the Management Plan to minimize adverse effects on scenic, cultural, natural and recreation resources.

The applicant shall be responsible for providing necessary information to demonstrate that the replacement structure is in-kind as defined by guideline .040(71). This may include photos and building plans.

(3) Replacement or reestablishment of a use or structure discontinued for more than one year shall be subject to Commission Rule 350-80. Except as otherwise provided, an existing use or structure may be replaced within one year of discontinuation if used for the same purpose at the same location. This includes replacing an existing mobile home with a framed residence.

(4) In the Special Management Area, existing commercial and multi-family residential uses may expand as necessary for successful operation on the dedicated site, subject to Commission Rule 350-80-520 through 350-80-620 to minimize adverse effects on scenic, cultural, natural and recreation resources. Expansion beyond the dedicated site is prohibited. Commercial uses discontinued for 1 year or more shall no longer be considered as an existing use and shall no longer be permitted, in accordance with the provisions this rule.

(5) Existing industrial uses in the General Management Area may expand as necessary for successful operation on the dedicated site. Expansion beyond the dedicated site is prohibited.

(6) In the General Management Area, existing industrial uses may convert to less intensive uses. A less intensive use is a commercial, recreation or residential use with fewer adverse effects upon scenic, cultural, natural and recreation resources.

(7) In the General Management Area, existing development or production of mineral resources may continue unless the Gorge Commission determines that the uses adversely affect the scenic, cultural, natural or recreation resources of the Scenic Area. These uses will be considered discontinued and subject to Commission Rule 350-80 if any of the following conditions exist:

(a) The mined land has been reclaimed naturally or artificially to a point where it is revegetated to 50 percent of its original cover (considering both basal and canopy) or has reverted to another beneficial use, such as grazing. Mined land shall not include terrain which was merely leveled or cleared of vegetation.

(b) The site has not maintained a required state permit.

(c) The site has not operated legally within 5 years before the date of adoption of the Management Plan.

(8) Uses involving the exploration, development or production of sand, gravel or crushed rock in the Special Management Area may continue when:

(a) The sand, gravel, or crushed rock is used for construction or maintenance of roads used to manage or harvest forest products in the Special Management Area.

(b) A determination by the Forest Service finds that the use does not adversely affect the scenic, cultural, natural or recreation resources.

(9) Except as otherwise provided, whether a use has a vested right to continue will be determined by the law on vested rights in the appropriate state.

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

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 in the Register pursuant to the requirements of RCW 34.08.040.

[NEW SECTION]

350-80-075. Emergency/disaster response actions.

1. General Guidelines for Emergency/Disaster Response Actions

(a) Actions taken in response to an emergency/disaster event (as defined above) are allowed in all GMA/SMA land use designations, subject to the notification requirements of Commission Rule 350-80-075(2).

(b) Following emergency/disaster response actions, best management practices (BMPs) to prevent sedimentation and provide erosion control shall be utilized whenever disaster response actions necessitate vegetation removal, excavation, and/or grading. BMPs may include but are not limited to: use of straw bales, slash windrows, filter fabric fences, sandbags, straw cover, jute netting, etc.

(c) Structures or development installed or erected for a temporary use (e.g. sandbags, check dams, plastic sheeting, chain link fences, debris walls, etc.) shall be removed within one year following an emergency event. If it can be demonstrated that the continued use of these devices is necessary to protect life property, public services or the environment, an extension of no more than two years may be granted by the development review officer.

(d) The new exploration, development (extraction or excavation), and production of mineral resources, used for commercial, private or public works projects, shall not be conducted as an emergency/disaster response activity.

(e) No spoils resulting from grading or excavation activities shall be deliberately deposited into a wetland, stream, pond, lake or riparian area within the National Scenic Area (NSA) as a part of an emergency/disaster response action. The only exception to this is for construction of a fire line during a wildfire, where avoiding the aquatic area or its buffer zone has been considered and determine to not be possible without further jeopardizing life or property.

2. Notification Requirements for Emergency/Disaster Response Actions

(a) Actions taken in response to an emergency/disaster event, as defined in Commission Rule 350-80-40, are allowed in all GMA and SMA land use designations, subject to the following notification requirements.

(A) Notification of an emergency/disaster response activity shall be submitted either within 48 hours of the commencement of a response action, or by the next business day following the start of such an action, whichever is sooner. Notification shall be submitted by the party conducting an emergency/disaster response activity or their representatives. In the case of multiple responding parties, the first party to

respond shall provide the required notification, unless, upon mutual agreement of responding parties, another responder elects to assume this responsibility.

(B) Notification shall be submitted by mail, fax, telephone, e-mail or in person. If notification occurs by telephone, a hard copy of the notification shall be submitted by mail or in person within 7 days.

(C) Notification shall be furnished to the Gorge Commission.

(D) At a minimum, the following information shall be required at the time of notification:

(i) nature of emergency/disaster event.

(ii) description of emergency/disaster response activities and magnitude of response actions to be taken, if applicable (such as extent of earth movement, erection of structures, etc.).

(iii) location of emergency/disaster response activities.

(iv) estimated start and duration of emergency/disaster response activities.

(v) contact person and phone number for the parties conducting emergency/disaster response actions.

(E) Repair and maintenance of an existing serviceable structure to its previously authorized and undamaged condition are not subject to the above referenced notification requirements.

(b) Upon notification of an emergency/disaster response action, the Gorge Commission shall, as soon as possible:

(A) review its natural resource inventory data and notify the contact person for the emergency/disaster response actions of all inventoried natural resource sites and their buffers, that are within or adjacent to the response area or that may be adversely affected by response activities;

(B) notify the Washington Department of Fish and Wildlife of all noticed emergency/disaster response actions, to provide that agency an opportunity to consult with responding agencies during the event, and;

(C) notify the Forest Service, the Washington Office of Archeology and Historic Preservation, and the Tribal governments of all emergency/disaster response activities. The Forest Service will review their cultural resource inventory data and notify the contact person for the emergency/disaster response action as soon as possible of all inventoried cultural resource sites, or their buffers, that are within, or adjacent to, emergency/disaster response areas.

(c) Upon notification of a response action, the Forest Service shall, as soon as possible, offer the services of a resource advisor to the agency(ies) conducting the response action. The resource advisor will provide on-site advice to minimize impacts to resources from emergency/disaster response actions.

(3) Post-Emergency/Disaster Response Development Review Application Requirements.

(a) Within 30 days following notification, a post-emergency/disaster response application shall be submitted by the party conducting the response action to the Gorge Commission. In the case of an event with multiple responding parties, the agency providing initial notification as required herein shall submit the application. An exception to this may occur if another responding party, by mutual agreement with the other respondents, elects to submit the application. Requests

to extend this submittal deadline may be made in writing and shall include the reason why an extension is necessary. Extensions shall not exceed 30 days in duration and not more than two (2) extensions shall be granted.

(b) Post-emergency/disaster response applications shall only address development activities conducted during an emergency/disaster response. Applications shall specify if development placed during an emergency/disaster event is permanent or temporary. Applicants shall be responsible for operations under their control and that of other responders, upon mutual agreement. Responders not agreeing to have another responder address their actions shall be responsible to submit an application for those actions.

(c) Emergency/disaster response actions not involving structural development or ground disturbance with mechanized equipment are exempt from these requirements, except for those actions within 500 feet of a known cultural resource (as determined in the notification process).

(d) Applications shall include the following information:

(A) applicants name and address.

(B) location of emergency/disaster response.

(C) a written description of the emergency/disaster response, including any structures erected, excavation or other grading activities, or vegetation removal.

(D) a map of the project area drawn to scale, at a scale of 1"=200' or a scale providing greater detail. The map shall include:

(i) north arrow and scale.

(ii) boundaries, dimensions and size of subject parcel(s).

(iii) bodies of water, watercourses, and significant landforms.

(iv) existing roads and structures.

(v) new structures placed and any vegetation removal, excavation or grading resulting from the response actions.

(E) An exception to the scale requirements of Commission Rule 350-80-075 (2)(d)(D) for an event encompassing an area greater than one square mile. In such cases, a clear sketch map of the entire response action area shall be provided. In addition, a map of 1"=200' or a scale providing greater detail shall be provided that shows a section of the response area exemplifying the specific actions taken.

(e) Applications for post-emergency/disaster response development shall be subject to the following requirements:

(A) provisions of Commission Rule 350-80-100, except for section 3.

(B) notice of the application to landowners, except for section 3, within 200' of the perimeter of the subject parcel, the Forest Service, Gorge Commission, the four Tribal governments and interested parties.

(C) provisions of Commission Rule 350-80-110, except section (4), substituting the phrase "post emergency/disaster response action development review" for the phrase "proposed action".

(D) provisions of Commission Rule 350-80-130 (1) through (5).

(E) interested persons shall have 21 days from the date which the notice is sent to submit written comments to the Gorge Commission relative to the consistency of the post-emergency/disaster actions with applicable guidelines in Commission Rule 350-80.

(4) Post-emergency/Disaster response Development Review: GMA/SMA Guidelines.

Actions taken in all land use designations within the GMA/SMA that are in response to an emergency/disaster event, as defined in Commission Rule 350-80-040.

(a) Scenic Resources

(A) Impacts of emergency/disaster response actions shall be evaluated to ensure that scenic resources are not adversely affected. Such actions shall be rendered visually subordinate in their landscape setting as seen from key viewing areas to the greatest extent practicable, except for actions located in areas exempted from visual subordination requirements, pursuant to Commission Rule 350-80-520 (3)(k).

(B) Vegetation shall be used to screen or cover road cuts, structural development, landform alteration, and areas denuded of vegetation, as a result of emergency/disaster response actions.

(C) Areas denuded of vegetation as a result of emergency/disaster response actions shall be revegetated with native plant species, or species commonly found within the applicable landscape setting, to restore the affected areas to its pre-response condition to the greatest extent practicable. Revegetation shall occur as soon as practicable, but no later than one year after the emergency/disaster event. An exception to the one-year requirement may be granted upon demonstration of just cause, with an extension up to one year.

(D) The painting, staining or use of other materials on new structural development shall be used to ensure that the structures are non-reflective, or of low reflectivity, and visually subordinate in their landscape setting as seen from key viewing areas, unless the structure is fully screened from key viewing areas by existing topographic features.

(E) Additions to existing structures, resulting from an emergency/disaster response action, which are smaller in total height, bulk or area than the existing structures may be the same color as the existing development. Additions larger than the existing development shall be visually subordinate in their landscape setting as seen from key viewing areas to the greatest extent practicable.

(F) Spoil materials associated with grading, excavation and slide debris removal activities in relation to an emergency/disaster response action, shall either be (1) removed from the NSA or deposited at a site within the NSA permitted by the agency administering a Scenic Area land use ordinance, or (2) (re)contoured, to the greatest extent practicable, to retain the natural topography, or a topography which emulates that of the surrounding landscape.

(b) Cultural Resources and Treaty Rights

(A) To the greatest extent practicable, emergency/disaster response actions shall not adversely affect cultural resources. Emergency/disaster response actions shall not affect Tribal treaty rights.

(B) The USDA Forest Service shall determine if a reconnaissance survey or historic survey is necessary within three days after receiving notice that a post-emergency land use application has been received by the Gorge Commission.

(i) Reconnaissance surveys shall be conducted by the USDA Forest Service and comply with the standards of Commission Rule 350-80-540 (1)(c)(d). Reconnaissance

survey reports shall comply with the standards of Commission Rule 350-80-540 (1)(c)(E).

(ii) Historic surveys shall be conducted by the USDA Forest Service and shall describe any adverse effects to historic resources resulting from an emergency/disaster response action. Historic surveys shall document the location, form, style, integrity, and physical condition of historic buildings and structures. Such surveys shall also include original photographs, if available, and maps, and should use archival research, blueprints, and drawings as necessary.

(C) Following the submittal of a post-emergency land use application, in addition to other public notice requirements that may exist, the Tribal governments shall be notified by the development review offer when (1) a reconnaissance survey is required or (2) cultural resources exist in the project area. Notices shall include a site plan. Tribal governments shall have 15 calendar days from the date a notice is sent to submit written comments. Written comments should describe the nature and extent of any cultural resources that exist in the project area or treaty rights that exist in the project area and how they have been affected, and identify individuals with specific knowledge about them.

(D) When written comments are submitted in compliance with Guideline 3 above, the project applicant shall offer to meet within five calendar days with the interested persons. The five day consultation period may be extended upon agreement between the project applicant and the interested persons. A report shall be prepared by the development review officer following the consultation meeting. Consultation meetings and reports shall comply with the standards established in Commission Rule 350-80-540 (2)(a) and Commission Rule 350-80-150 (8)(b)(A) and (B).

(E) If cultural resources are discovered within the area disturbed by emergency response actions, the project applicant shall have a qualified professional conduct a survey to gather enough information to evaluate the significance of the cultural resources and what effects the action had on such resources. The survey and evaluation shall be documented in a report that generally follows the guidelines in Commission Rule 350-80-540 (5)(a).

(G) The development review officer shall submit a copy of all reconnaissance and historic survey reports and treaty rights protection plans to the SHPO and the Tribal governments. Survey reports shall include measures to mitigate adverse effects to cultural resources resulting from emergency/disaster response actions. The SHPO and Tribal governments shall have 15 calendar days from the date a survey report is mailed to submit written comments to the Gorge Commission. The development review officer shall record and address all written comments in the development review order.

(H) The development review offer shall make a final decision on whether the emergency/disaster response actions are consistent with the applicable cultural resource goals, policies, and guidelines. If the final decision contradicts the comments submitted by the SHPO, or those submitted by a Tribal government regarding treaty rights, the development review officer shall justify how it reached an opposing conclusion.

(I) The cultural resource protection process may conclude when it has been determined that Tribal treaty rights have not been not affected and one of the following conditions exists:

(i) The emergency/disaster response action does not require a reconnaissance or historic survey, or a reconnaissance survey demonstrates that no cultural resources are known to exist in the project area, and no substantiated concerns were voiced by interested persons within 15 calendar days of the date that a notice was mailed.

(ii) The emergency/disaster response action avoided cultural resources that exist in the project area.

(iii) Adequate mitigation measures to affected cultural resources have been developed and will be implemented.

(iv) A historic survey demonstrates that emergency/disaster response actions, and associated development, had no effect on historic buildings or structures because:

(I) The SHPO concluded that the historic buildings or structures are clearly not eligible, as determined by using the criteria in the "National Register Criteria for Evaluation" (36 CFR 60.4), or

(II) The emergency/disaster response actions did not compromise the historic or architectural character of the affected buildings or structures, or compromise features of the site that are important in defining the overall historic character of the affected buildings or structures, as determined by the guidelines and standards in *The Secretary of the Interior's Standards for Rehabilitation* [U.S. Department of the Interior 1990] and *The Secretary of the Interior's Standards for Historic Preservation Projects* [U.S. Department of the Interior 1983].

(c) Natural Resources

(A) To the greatest extent practicable, emergency/disaster response actions shall not adversely affect natural resources.

(B) Buffer zones for wetlands, streams, ponds, riparian areas, sensitive wildlife sites or areas, and sites containing rare plants, shall be the same as those established in Commission Rule 350-80-560 through 600.

(C) Wetlands, Streams, Ponds, Lakes, riparian Areas

(i) Emergency/disaster response actions occurring within a buffer zone of wetlands, streams, pond, lakes or riparian areas shall be reviewed by the Washington department of Fish and Wildlife. These areas are also referred to in this section as aquatic areas. State biologists will help determine if emergency/disaster response actions have affected or have a potential to affect these aquatic areas or their bigger zones. State biologists shall respond within 15 days of the date the application is mailed.

(ii) When emergency/disaster response activities occur within wetlands, streams, ponds, lakes, riparian areas, or the buffer zones of these areas, the applicant shall demonstrate the following:

(I) All reasonable measures have been applied to ensure that the response actions have resulted in the minimum feasible alteration or destruction of the functions, existing contours, vegetation, fish and wildlife resources, and hydrology of wetlands, streams, ponds, lakes or riparian areas.

(II) Areas disturbed by response activities and associated development will be rehabilitated to the maximum extent practicable.

(iii) Impacts to wetlands, streams, ponds, lakes and riparian areas, and their buffers will be offset through mitigation and restoration to the greatest extent practicable. Mitigation and restoration efforts shall use native vegetation, and restore natural functions, contours, vegetation patterns, hydrology and fish and wildlife resources to the maximum extent practicable.

(iv) If the development review officer, in consultation with the state wildlife agency, determines that the emergency/disaster response actions had minor effects on the aquatic area or its buffer zone that could be eliminated with simple modifications, a letter shall be sent to the project applicant that describes the effects and measures that need to be taken to eliminate them. The state biologist, or a Forest Service natural resource advisor (as available) in conclusion with the state biologist, shall visit the site in order to make this determination. If the project applicant accepts these recommendations, the Gorge Commission shall incorporate them into its development review order and the aquatic area protection process may conclude.

(v) Unless addressed through guideline 4 of this section, mitigation and restoration efforts shall be delineated in a Rehabilitation Plan. Rehabilitation Plans shall satisfy Commission Rule 350-80-570 (8)(a) and (b). Rehabilitation plans shall also satisfy the following:

(I) Plans shall include a plan view and cross-sectional drawing at a scale that adequately depicts site rehabilitation efforts. Plans will illustrate final site topographic contours that emulate the surrounding natural landscape.

(II) Planting plans shall be included that specify native plant species to be used, specimen quantities and plant locations.

(III) The project applicant shall be responsible for the successful rehabilitation of all areas disturbed by emergency/disaster response activities.

(D) Wildlife Habitat

(i) Emergency/disaster response actions occurring within 1,000 feet of a sensitive wildlife area or site, shall be reviewed by the Washington Department of Fish and Wildlife. State wildlife biologists will help determine if emergency/disaster response actions have affected or have a potential to affect a sensitive wildlife area or site.

(ii) Site plans for emergency/disaster response sites shall be submitted by the development review officer to the Washington Department of Fish and Wildlife for review as prescribed in Commission Rule 350-80-580(5). The wildlife agency shall respond within 15 days of the date the application is mailed.

(iii) The wildlife protection process may terminate if the development review officer, in consultation with the state wildlife agency, determines (1) the sensitive wildlife area or site was not active, or (2) the emergency/disaster response did not compromise the integrity of the wildlife area or site or occurred at a time when wildlife species are not sensitive to disturbance.

(iv) If the development review officer, in consultation with the state wildlife agency, determines that the emer-

gency/disaster response activities had minor effects on the wildlife area or site that could be eliminated with simple modifications, a letter shall be sent to the project applicant that describes the effects and measures that need to be taken to eliminate them. The state wildlife biologist, or a Forest Service natural resource advisor (as available) in consultation with the state wildlife biologist, shall visit the site in order to make this determination. If the project applicant accepts these recommendations, the Gorge Commission shall incorporate them into its development review order and the wildlife protection process may conclude.

(v) If the development review officer, in consultation with the state wildlife agency, determines that the emergency/disaster response activities had adverse effect on a sensitive wildlife area or site, the project applicant shall prepare a Wildlife Management Plan. Wildlife Management Plans shall comply with Commission Rule 350-80-580(6). Upon completion of the Wildlife Management Plan, the development review officer shall:

(I) submit a copy of the Wildlife Management Plan to the state wildlife agency for review. The state wildlife agency will have 15 days from the date that a management plan is mailed to submit written comments to the gorge commission;

(II) record any written comments submitted by the state wildlife agency in its development review order. Based on these comments, the development review officer shall make a final decision on whether the proposed use would be consistent with the wildlife policies and guidelines. If the final decision contradicts the comments submitted by the state wildlife agency, the development review officer shall justify how it reached an opposing conclusion.

(III) require the project applicant to revise the wildlife management plan as necessary to ensure that the proposed use would not adversely affect a sensitive wildlife area or site.

(E) Deer and Elk Winter Range

(i) Any fencing permanently erected within deer and elk winter range, as a result of an emergency/disaster response, shall comply with Commission Rule 350-80-580(7).

(F) Rare Plants

(i) Emergency/disaster response actions occurring within 1,000 feet of a sensitive plant, shall be reviewed by the Washington Natural Heritage Program. State heritage staff will help determine if emergency/disaster response actions have occurred within the buffer zone of a rare plant.

(ii) Site plans for emergency/disaster response sites shall be submitted to the Washington Natural Heritage Program by the development review officer. State natural heritage staff will, within 15 days from the date the application is mailed, identify the location of the affected plants and delineate a 200 foot buffer zone on the applicant's site plan.

(iii) The rare plant protection process may conclude if the development review officer, in consultation with the state natural heritage program, determines that emergency/disaster response activities occurred outside of a rare plan buffer zone.

(iv) If the development review officer, in consultation with the state natural heritage program, determines that the emergency/disaster response activities had minor effects on rare plants or the rare plant buffer zone, a letter shall be sent

to the project applicant that describes the effects and measure that need to be taken to eliminate them. The state natural heritage staff, or a forest Service natural resources advisor (as available) in consultation with the state natural heritage staff, shall visit the site in order to make this determination. If the project applicant accepts these recommendations, the Gorge Commission shall incorporate them into its development review order and the rare plant protection process may conclude.

(v) If emergency/disaster response activities occurred within a rare plant buffer zone that had adverse effects on rare plants or their buffer zone, the project applicant shall prepare a protection and rehabilitation plan, that meets the requirements provided in Commission rule 350-80-590(b)

(vi) The development review officer shall submit a copy of all protection and rehabilitation plans to the state heritage program for review. The state natural heritage program will have 15 days from the date the protection and rehabilitation plan is mailed to submit written comments to the development review officer.

The development review officer shall record any written comments submitted by the state natural heritage program in its development review order. Based on these comments, the development review officer shall make a final decision on whether the proposed use would be consistent with the rare plant policies and guidelines. If the final decision contradicts the comments submitted by the state natural heritage program, the development review officer conducting the post-emergency development review shall justify how it reached an opposing conclusion.

(vii) The development review officer shall require the project applicant to revise the protection and rehabilitation plan as necessary to ensure that the proposed use would not adversely affect a rare plant site.

(d) Recreational Resources

(A) To the greatest extent practicable, emergency/disaster response actions shall not adversely affect recreational resources.

(B) Mitigation measures shall be implemented to mitigate any adverse effects on existing recreation resources caused by emergency/disaster response activities to the maximum extent practicable.

(5) Post-Emergency Construction

(a) The following review uses are allowed in all land use designations subject to compliance with Commission rules 350-80-100 through 130 and Commission Rule 350-80-520 through 620:

(A) Placement of structures necessary for continued public safety and the protection of private property and essential public services damaged during an emergency/disaster event. This includes replacement of temporary structures erected during such events with permanent structures performing an identical or related function. Land use applications shall be submitted within 12 months following an emergency/disaster event.

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 in the Register pursuant to the requirements of RCW 34.08.040.

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

Reviser's note: The typographical errors in the above material occurred in the copy filed by the Columbia River Gorge Commission and appear in the Register pursuant to the requirements of RCW 34.08.040.

[AMENDATORY SECTION]

350-80-340. Review uses — Open space.

(1) The following uses may be allowed on all lands designated GMA-Open Space subject to compliance with the appropriate scenic, cultural, natural, and recreation resources guidelines (Commission Rule 350-80-520 through 350-80-620):

(a) Low intensity recreation, subject to Commission Rule 350-80-610(2).

(b) Land divisions to facilitate efforts to protect and enhance scenic, cultural, natural or recreation resources.

(c) Non-emergency repair and maintenance of existing structures, trails, roads, railroads, utility facilities, and hydroelectric facilities that involve new ground disturbing activities or those which differ in depth and extent from past ground disturbance.

(d) Improvement of existing structures, trails, roads, railroads, utility facilities, and hydroelectric facilities.

(e) Placement of structures for public safety.

(f) Restoration and enhancement structures and/or activities including vegetation, scenic, soil, fish and wildlife habitat restoration and enhancements.

(2) The following uses may be allowed on land designated GMA-Open Space in the Gorge Walls, Canyonlands and Wildlands landscape setting:

(a) All uses listed in Commission Rule 350-80-340(1).

(b) Livestock grazing.

(c) Fish and wildlife management uses conducted by federal, state or tribal resource agencies.

(d) Soil, water or vegetation uses performed in accordance with a conservation plan approved by a county conservation district.

(e) Harvesting of wild crops.

(f) Educational or scientific research.

(g) Continued operation of existing quarries if they are determined to be consistent with guidelines to protect scenic, cultural, natural and recreation resources (Commission Rule 350-80-520 through 350-80-620).

(3) The following uses may be allowed on lands designated GMA-Open Space within the Mosley Lakes Natural Area:

(a) All those uses allowed in Commission Rule 350-80-340(1).

(b) Fish and wildlife management uses conducted by federal, state, or tribal resource agencies, after consultation with the Washington Natural Heritage Program.

(c) Educational or scientific research, after consultation with the Washington Natural Heritage Program.

(d) Commercial trapping.

(4) The following uses may be allowed on land designated GMA-Open Space within the Chenoweth Table Natural Area:

(a) All those uses allowed in Commission Rule 350-80-340(1).

(b) Low-intensity recreation, subject to the guidelines for recreation intensity classes 350-80-610(2), after consultation with the Oregon Natural Heritage Program.

(c) Wildlife management uses conducted by federal, state, or tribal resource agencies, after consultation with the Oregon Natural Heritage Program.

(d) Educational or scientific research, after consultation with the Oregon Natural Heritage Program.

(5) The following uses may be allowed on land designated GMA-Open Space within the Squally Point Natural Area:

(a) Except as limited by guideline (5)(b) below, all those uses allowed in Commission Rule 350-80-340(1).

(b) Except in the upland dunes south of the railroad tracks, low-intensity recreation, subject to the guidelines for recreation intensity classes 350-80-610(2), after consultation with the Oregon Natural Heritage Program.

(c) Repair and maintenance of railroads, except measures to stabilize dunes, after consultation with the Oregon Natural Heritage Program.

(6) The following uses may be allowed on land designated GMA-Open Space within the Klickitat River Wildlife and Natural Area:

(a) All those uses allowed in Commission Rule 350-80-340(1).

(b) Low-intensity recreation, subject to the guidelines for recreation intensity classes 350-80-610(2), after consultation with the Washington Natural Heritage Program and Washington Department of Wildlife.

(c) Wildlife management uses conducted by federal, state, or tribal resource agencies, after consultation with the Washington Natural Heritage Program.

(d) Educational or scientific research, after consultation with the Washington Natural Heritage Program.

(7) The following uses are allowed on land designated GMA-Open Space within the Balch Lake Wetland Area:

(a) All those uses allowed in Commission Rule 350-80-340(1).

(b) Livestock grazing, subject to a range conservation plan, after consultation with the Washington Department of Wildlife.

(c) Fish and wildlife management uses conducted by federal, state, or tribal resource agencies.

(d) Educational and scientific research, after consultation with the Washington Department of Wildlife.

(e) Low-intensity recreation, subject to the guidelines for recreation intensity classes 350-80-610(2), after consultation with the Washington Department of Wildlife.

(8) The following uses may be allowed on lands designated GMA-Open Space within the mouth of the Wind River Wildlife Area:

(a) All those uses allowed in Commission Rule 350-80-340(1).

(b) Fish and wildlife management uses conducted by federal, state, or tribal resource agencies.

(c) Soil, water, or vegetation uses performed in accordance with a conservation plan approved by a local conservation district.

(d) Harvesting of wild crops.

(e) Educational or scientific research, after consultation with the Washington Department of Wildlife or Fisheries.

(f) Commercial fishing and trapping.

(g) Low-intensity recreation, subject to the guidelines for recreation intensity classes 350-80-610(2), after consultation with the Washington Department of Wildlife.

(9) The following uses may be allowed on lands designated GMA-Open Space within state parks:

(a) All uses listed in Commission Rule 350-80-340(1).

(b) Fish and wildlife management uses conducted by federal, state or tribal resource agencies.

(c) Soil, water or vegetation uses performed in accordance with a conservation plan approved by a local conservation district.

(d) Harvesting of wild crops.

(e) Educational or scientific research.

(10) On land designated SMA-Open Space, the maintenance, repair, and operation of existing dwellings, structures, trails, roads, railroads, and utility facilities may occur without review.

(11) The following uses may be allowed on lands designated SMA-Open Space, subject to compliance with the appropriate scenic, cultural, natural and recreation resources guidelines (Commission Rule 350-80-520 through 350-80-620) and when consistent with an open space plan approved by the U.S. Forest Service pursuant to guideline (12) below:

(a) Changes in existing uses including reconstruction, replacement, and expansion of existing structures and transportation facilities, except for commercial forest practices.

(b) ~~Structures or vegetation management activities, including scientific research, related to scenic, cultural, recreational, and natural resource enhancement projects.~~

Restoration and enhancement structures and/or activities including vegetation, scenic, soil, fish and wildlife habitat restoration and enhancements.

(c) Low intensity recreation uses, including educational and interpretive facilities, consistent with Commission Rule 350-80-620.

(d) Utility facilities for public service upon a showing that:

(A) There is no alternative location with less adverse effect on Open Space land.

(B) The size is the minimum necessary to provide the service.

(e) New signs, pursuant to Commission Rule 350-80-160.

(12) An Open Space plan shall be completed by the primary managing agency or landowner prior to any new land uses or development, and shall be reviewed by the Forest Service. The Open Space plan shall include the following:

(a) Direction for resource protection, enhancement, and management.

(b) Review of existing uses to determine compatibility with Open Space values.

(c) Consultation with members of the public and with agency and resource specialists.

(13) Treatment of noxious weeds on lands designated SMA-Open Space shall be permitted, subject to review, without completion of an SMA Open Space plan when the following criteria have been met:

(a) Noxious weed infestation is new and eradication is still viable.

(b) Delayed or deferred treatment could have widespread or major adverse impacts to one or more of the following resources:

(A) Displacement of native and traditionally gathered plants;

(B) Degradation of wildlife habitat and forage;

(C) Degradation or loss of agricultural uses of land, such as cropland or livestock forage;

(D) Limitation of recreational uses.

(c) For federal lands, treatment effects have been thoroughly evaluated in an environmental assessment.

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

Reviser's note: The typographical errors in the above material occurred in the copy filed by the Columbia River Gorge Commission and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 00-19-001

PERMANENT RULES

DEPARTMENT OF

NATURAL RESOURCES

[Filed September 6, 2000, 1:34 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-118 Tidelands, shorelands and beds of navigable waters.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-057 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000

Maria Victoria Peeler

Deputy Supervisor

PERMANENT

WSR 00-19-002
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed September 6, 2000, 1:35 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-134 Aquatic land environmental protection.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-058 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000
 Maria Victoria Peeler
 Deputy Supervisor

WSR 00-19-003
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed September 6, 2000, 1:36 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-142 Piers.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-059 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000
 Maria Victoria Peeler
 Deputy Supervisor

WSR 00-19-004
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed September 6, 2000, 1:37 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-154 Marine aquatic plant removal.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-060 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000
 Maria Victoria Peeler
 Deputy Supervisor

WSR 00-19-005
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed September 6, 2000, 1:38 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-161 Aquaculture.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-061 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000

Maria Victoria Peeler

Deputy Supervisor

WSR 00-19-006
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed September 6, 2000, 1:38 p.m.]

Date of Adoption: September 5, 2000.

Purpose: Expedited repeal. Authorized by the Board of Natural Resources on September 5, 2000.

Citation of Existing Rules Affected by this Order: Repealing WAC 332-30-169 Artificial reefs.

Statutory Authority for Adoption: RCW 43.30.150, 79.90.540.

Adopted under preproposal statement of inquiry filed as WSR 00-15-062 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 5, 2000

Maria Victoria Peeler

Deputy Supervisor

WSR 00-19-007
PERMANENT RULES
FRUIT COMMISSION

[Filed September 6, 2000, 1:53 p.m.]

Date of Adoption: August 28, 2000.

Purpose: To clarify that an assessment is due to the Washington Fruit Commission on fruit which is delivered to Washington processors/handlers. This includes out-of-state fruit shipped into Washington and packed as Washington grown fruit.

Citation of Existing Rules Affected by this Order: Amending WAC 224-12-010, 224-12-030, 224-12-070, and 224-12-080.

Statutory Authority for Adoption: Chapter 15.28 RCW.

Adopted under notice filed as WSR 00-15-069 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 4, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 4, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

August 28, 2000

Kenneth F. Severn

President

AMENDATORY SECTION (Amending Regulation 1, filed 5/23/63)

WAC 224-12-010 Applicability. These regulations apply to growers, dealers, handlers, and processors of (~~Washington-grown~~) soft tree fruits, which include all vari-

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eties, subvarieties and "sport" varieties of cherries, apricots, peaches, prunes, plums and Bartlett pears. (Assessments and reporting on tart cherries and plums are suspended at present.) As to such fruit grown in 1963 and subsequent years these regulations hereby repeal and supersede all previous regulations.

AMENDATORY SECTION (Amending Regulation 3-6, filed 5/23/63)

WAC 224-12-030 Records. (1) Each dealer, handler, processor, or grower shall keep a complete and accurate record of the (~~Washington-grown~~) soft tree fruits handled, shipped, processed or produced by him. The dealer's or processor's record of fruit received shall include separate accounts for each grower or dealer who supplied fruit to him and shall show the supplier's name and mailing address, dates of purchase, kind of fruit and quantity of each delivery. There shall also be shown the amounts of any soft tree fruit assessments that were withheld from the supplier's account.

(2) There shall be kept a separate file on each fresh market shipment, with complete and accurate identification and description of the shipment.

(3) There shall be kept a separate account for each dealer, handler, or processor to whom fruit was sold for further handling or processing, and this record shall contain complete and accurate details of the transactions.

(4) The records described in subsections (1), (2), and (3), shall be maintained currently and kept as the principal place of business - subject to audit - for a period of not less than two years and shall be offered for examination at any reasonable time when official request is made by an authorized representative of the commission.

AMENDATORY SECTION (Amending Regulation 9-10, filed 5/23/63)

WAC 224-12-070 Processing fruit assessments—Reporting and payment—Growers, dealers, processors.

(1) Each processor of Washington-grown soft tree fruits shall make an annual processor report to the commission on each soft tree fruit. This report shall show each first handler separately and also in total for individual growers the number of pounds delivered of commercial graded fruit, pounds of cull fruit, and amount of assessment payable on the commercial graded fruit. Processor reports shall also describe utilization of the fruit, showing poundage breakdowns of commercial graded fruit, and culls separately, for the quantities (a) canned, (b) brined, (c) frozen or otherwise processed, (d) resold to any other processor or dealer, and (e) dumped or destroyed.

(2) More than one commodity may be reported on a single processor report, providing time limits for reporting are observed and that the data for each commodity is kept separate and distinct. For each soft tree fruit which he did not process or handle during the current season, the processor shall report "none handled." Processor report forms will be supplied by the commission, laid out in a manner to provide convenient listing of the information desired. Each processor report shall be signed by the owner, executive officer or man-

ager of the firm that is reporting. Washington soft tree fruit assessments shall be deducted by the processor from his growers' accounts, and this may include dealers who are primarily growers.

(3) Transmittal of the processor report and the payable assessments on each commodity shall be made by the processor to the Washington state fruit commission as soon as possible and within 21 days after each season's final delivery of raw fruit at the processor's packing or storing facilities.

(4) Each grower, broker, dealer, or handler of (~~Washington-grown~~) soft tree fruits who sells fruit to a broker, commercial processor or custom processor shall file, separately for each processor or broker to whom he sold, a processor report (or adequate letter of transmittal in lieu thereof) completed in the same manner and time described above as for processors and accompanied by payment of any assessments due the commission on such report. In any case in which the processor or broker does not deduct the proper assessment from the grower's account, the grower shall remit the assessment to the commission at the time he forwards his own processor report.

AMENDATORY SECTION (Amending Regulations 11-15, filed 5/23/63)

WAC 224-12-080 General provisions. (1) The soft fruit act provides that the assessments shall be paid by growers and are due prior to shipment. This includes out of state growers whose soft tree fruit is shipped into Washington and packed as Washington soft tree fruit. Packed as Washington soft tree fruit means soft tree fruits packed or processed in the state.

(2) The manner in which assessments shall be transmitted from the growers to commission, however, is established by these regulations, it being understood that when a handler or processor remits assessments to the commission he will have deducted the proper assessments back through the line of purchase and from the growers' accounts.

~~((2))~~ (3) Soft tree fruit assessments are imposed on the net pounds of commercial graded fruit shipped fresh or delivered to the processors. Cull fruit, except cherries which are brined, is exempt from assessments and also exempted are all sales of five hundred pounds, or less, of commercial graded soft fruit sold by the grower direct to consumer: Provided, however, That any shipment in excess of five hundred pounds shall be subject to said assessments irrespective of the ultimate disposition.

~~((3))~~ (4) On December 31 of each year, every Washington state soft tree fruit dealer, handler or processor shall file with the commission a written statement that he has—to the best of his knowledge—paid in full to the commission all soft tree fruit assessments properly due from him for the past season on both fresh market fruit and processing fruit. Or in the event that any assessments remain unpaid, such written statement shall describe the unpaid assessments, the reason for nonpayment, and make a definite commitment as to the date or dates when the assessment will be paid.

~~((4))~~ (5) These revised regulations, as provided in said act, have the force and effect of law, and any person who violates or aids in the violation of any of these regulations is in

violation of Washington state law and is guilty of a misdemeanor.

((5)) (6) Ten percent per annum interest as a delinquent penalty is payable on assessments which are more than thirty days past due (to help cover extra costs of accounting and correspondence).

((6)) (7) The seal of the commission shall be circular in form and contain the following inscription: "WASHINGTON STATE FRUIT COMMISSION" around the outside of the seal and the word "SEAL" in the center thereof.

WSR 00-19-011
PERMANENT RULES
STATE BOARD OF EDUCATION

[Filed September 7, 2000, 2:39 p.m.]

Date of Adoption: August 25, 2000.

Purpose: WAC 180-51-075 Social studies requirement—Mandatory courses—Equivalencies rule amendment.

Citation of Existing Rules Affected by this Order: Amending WAC 180-51-075.

Statutory Authority for Adoption: RCW 28A.230.170, 28A.230.060.

Adopted under notice filed as WSR 00-10-081 on May 2, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 6, 2000

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 00-05-010, filed 2/4/00, effective 3/6/00)

WAC 180-51-075 Social studies requirement—Mandatory courses—Equivalencies. The social studies requirement in WAC 180-51-060 shall consist of the following mandatory courses or equivalencies:

(1) Pursuant to WAC 180-51-060, one credit shall be required in United States history and government which shall include study of the Constitution of the United States. No other course content may be substituted as an equivalency for this requirement.

(2)(a) Pursuant to the provisions of RCW 28A.230.170, 28A.230.090, and WAC 180-51-060, one-half credit shall be required in Washington state history and government which shall include study of the Constitution of the state of Washington and is encouraged to include information on the culture, history, and government of the American Indian people who were the first inhabitants of the state.

(b) Secondary school students who have completed and passed a state history and government course of study in another state may have the Washington state history and government requirement waived by their principal. The study of the United States and Washington state Constitutions required under RCW 28A.230.170 shall not be waived, but may be fulfilled through an alternative learning experience approved by the school principal pursuant to a written district policy. For purposes of this subsection the term "secondary school students" shall mean a student who is in one of the grades seven through twelve.

(c) After completion of the tenth grade and prior to commencement of the eleventh grade, eleventh and twelfth grade students who transfer from another state, and who have or will have earned two credits in social studies at graduation, may have the Washington state history requirement waived by their principal if without such a waiver they will not be able to graduate with their class.

(3) Pursuant to WAC 180-51-060, one credit shall be required in contemporary world history, geography, and problems. Courses in economics, sociology, civics, political science, international relations, or related courses with emphasis on current problems may be accepted as equivalencies.

WSR 00-19-012
PERMANENT RULES
DEPARTMENT OF REVENUE

[Filed September 7, 2000, 4:18 p.m.]

Date of Adoption: September 7, 2000.

Purpose: Rule 035 discusses the due date for filing Washington's estate tax return, the interest and penalties imposed when the return is not timely filed, and the circumstances under which a penalty can be waived or cancelled. Rule 045 discusses the releases issued to personal representatives by the department when the state estate taxes are paid. Rule 045 also explains how and when an amended state return should be filed.

Rule 035 is being revised to incorporate chapter 105, Laws of 2000, which limits the late payment penalty to the lesser of 25% of the tax due or \$1500. Rule 045 is being revised to eliminate the requirement that refund claims for overpaid taxes be made within one year of the date the taxes were paid. RCW 83.100.130 no longer places this limitation on refund claims.

Citation of Existing Rules Affected by this Order: Amending WAC 458-57-035 Washington estate tax return to be filed—Penalty for late filing—Interest on late payments—Waiver or cancellation of penalty—Application of payment

and 458-57-045 Administration of the tax—Releases, amended returns, refunds, heirs of escheat estates.

Statutory Authority for Adoption: RCW 83.100.200.

Adopted under notice filed as WSR 00-14-028 on June 29, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 1, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 2, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 7, 2000

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-15-095, filed 7/21/99, effective 8/21/99)

WAC 458-57-035 Washington estate tax return to be filed—Penalty for late filing—Interest on late payments—Waiver or cancellation of penalty—Application of payment. (1) **Introduction.** This rule discusses the due date for filing of Washington's estate tax return and payment of the tax due. It explains that a penalty is imposed on the taxes due with the state return when the return is not filed on or before the due date, and that interest is imposed when the tax due is not paid by the due date. The rule also discusses the limited circumstances under which the law allows the department of revenue to cancel or waive the penalty, and the procedure for requesting that cancellation or waiver.

(2) **Filing the state return—Payment of the tax due.** The Washington estate tax return (state return) referred to in RCW 83.100.050 and a copy of the federal estate tax return (federal return) must be filed on or before the date that the federal return is required to be filed. The tax due with the state return must be paid on or before the date that the federal estate tax is required to be paid.

(a) Section 6075 of the Internal Revenue Code (IRC) requires that the federal return be filed within nine months after the date of the decedent's death. In the case of any estate for which a federal return must be filed, a state return must be filed with the Washington state department of revenue (department) on or before the date on which the federal return is required to be filed. (This may include a federally granted extension of time for filing. See subsection (2)(b).)

(b) Section 6081 of the IRC permits the granting of a reasonable extension of time for filing the federal return, gener-

ally not to exceed six months from the original due date. If a federal extension of the time to file is granted, the personal representative is required to file a true copy of that extension with the department on or before the original due date, or within thirty days of the issuance of the federal extension, whichever is later. RCW 83.100.050(2). If the personal representative fails to do so, the department may require the personal representative to file the state return on the date that the federal return would have been due had the federal extension not been granted.

(c) When the personal representative obtains an extension of time for payment of the federal tax, or elects to pay that tax in installments, the personal representative may choose to pay the state estate tax over the same time period and in the same manner as the federal tax. The personal representative is required to file a true copy of that extension with the department on or before the original due date, or within thirty days of the issuance of the federal extension, whichever is later. RCW 83.100.060(2). If the personal representative fails to do so, the department may require the personal representative to pay the state tax on the date that the federal tax would have been due had the federal extension not been granted.

(d) The department shall issue a release when Washington's estate tax has been paid. Upon issuance of a release, all property subject to the tax shall be free of any claim for the tax by the state. RCW 83.100.080.

(3) **The late filing penalty.** If the state return is not filed by the due date, or any extension of the state return's due date, the person required to file the federal return (~~shall pay a penalty~~) may be subject to a late filing penalty. This penalty applies if the person required to file the federal return has not timely filed the state return with the department prior to being notified by the department, in writing, of the necessity to file the state return. The late payment penalty is equal to five percent of the tax due for each month during which the ~~(report)~~ state return has not been filed ~~(- RCW 83.100.070. The total penalty may), not to exceed the lesser of twenty-five percent of the tax or one thousand five hundred dollars. RCW 83.100.070.~~

(a) The penalty is the equivalent of five percent for each month, but is accrued on a daily basis for those periods less than a month. For any portion of a month, it is calculated by taking the five percent monthly rate and dividing it by the number of days from the beginning of the month through the date the return is filed, including the filing date.

~~((a))~~ For example, assume a state return is due on February 3rd but is not filed until April 20th of the same year. The state return is delinquent starting with February 4th. The amount of tax due with the state return is \$10,000.

(i) The penalty should be computed as follows:

| | | |
|--|----------------------------------|------------|
| Feb 4-Mar 3 | \$10,000 tax at 5% per month | \$500.00 |
| Mar 4-Apr 3 | \$10,000 tax at 5% per month | \$500.00 |
| Apr 4-Apr 20 | \$10,000 tax at .1667% x 17 days | \$283.39 |
| Total delinquent penalty due on April 20th filing date | | \$1,283.39 |

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(ii) In this example, the first two calendar months are complete and incur the full five percent penalty. The last portion of a month is a total of seventeen days, including both April 4th and April 20th. Since April has thirty days total, the five percent monthly rate is divided by the thirty days in April to arrive at a daily rate of .001667 (or .1667 percent). The daily rate is then multiplied by the seventeen days of penalty accrual to arrive at the total percentage of penalty due for that portion of a month (.001667 x 17 days = .028339 or 2.8339 percent).

(b) If a federal extension of the due date is requested, the penalty provided for late filing of the state return will be imposed if the state return is filed after the due date and the federal extension is ultimately denied.

(4) **Interest is imposed on late payment.** The department is required by law to impose interest on the tax due with the state return if payment of the tax is not made on or before the due date. RCW 83.100.070. Interest applies to the delinquent tax only, and is calculated from the due date until the date of payment. Interest imposed for periods after December 31, 1996, will be computed at the annual variable interest rate described in RCW 82.32.050(2). Interest imposed for periods prior to January 1, 1997, will be computed at the rate of twelve percent per annum.

(5) **Waiver or cancellation of penalties.** RCW 83.100.070(3) authorizes the department to waive or cancel the penalty for late filing of the state return under limited circumstances.

(a) **Claiming the waiver.** A request for a waiver or cancellation of penalties should contain all pertinent facts and be accompanied by such proof as may be available. The request must be made in the form of a letter and submitted to the department's special programs division. The person responsible bears the burden of establishing that the circumstances were beyond the responsible person's control and directly caused the late filing. The department will cancel or waive the late filing penalty imposed on the state return when the delinquent filing is the result of circumstances beyond the control of the person responsible for filing of the state return. The person responsible for filing the state return is the same person who is responsible for filing the federal return.

(b) **Circumstances eligible for waiver.** In order to qualify for a waiver of penalty the circumstances beyond the control of the person responsible for filing the state return must directly cause the late filing of the return. These circumstances are generally immediate, unexpected, or in the nature of an emergency. Such circumstances result in the person responsible not having reasonable time or opportunity to obtain an extension of their due date (see subsection (2)(b)) or to otherwise timely file the state return. Circumstances beyond the control of the responsible person include, but are not necessarily limited to, the following:

(i) The delinquency was caused by the death or serious illness of the person responsible for filing the state return or a member of the responsible person's immediate family. In order to qualify for penalty waiver, the death or serious illness must directly prevent the person responsible from having reasonable time or opportunity to arrange for timely filing of the state return. Generally, the death or serious illness

must have occurred within sixty days prior to the due date, provided that a valid state return is filed within sixty days of the due date.

(ii) The delinquency was caused by an unexpected and unavoidable absence of the person responsible. Generally, this absence must be within sixty days prior to the due date, provided that a valid state return is filed within sixty days of the due date. "Unavoidable absence of the person responsible" does not include absences because of business trips, vacations, personnel turnover, or personnel terminations.

(iii) The delinquency was caused by the destruction by fire or other casualty of estate records necessary for completion of the state return.

(iv) An estate tax return was timely filed, but was filed incorrectly with another state due to an issue of the decedent's domicile.

(v) A Washington estate tax return was properly prepared and timely filed, but was sent to the location for filing of the federal estate tax return.

(6) **Waiver or cancellation of interest.** Title 83 RCW (Estate Taxation) does not provide any circumstances that allow for waiver of the interest, even though penalty may be waived under limited circumstances (see subsection (5)).

(7) **Application of payment towards liability.** The department will apply taxpayer payments first to interest, next to penalties, and then to the tax, without regard to any direction of the taxpayer.

AMENDATORY SECTION (Amending WSR 99-15-095, filed 7/21/99, effective 8/21/99)

WAC 458-57-045 Administration of the tax—Releases, amended returns, refunds, heirs of escheat estates. (1) **Introduction.** This rule contains information on releases issued by the department for state estate taxes paid. It explains how and when an amended state return should be filed (~~and states the time limit for claiming a refund of overpaid taxes~~). The rule also gives several requirements for notification to the department when a claimed heir to an escheat estate is located.

(2) **Releases.** When the state estate taxes have been paid in full, the department will issue a release to the personal representative upon request. The request will include a completed state return and a copy of the completed federal return. The final determination of the amount of taxes due from the estate is contingent on receipt of a copy of the final closing letter issued by the Internal Revenue Service (IRS). The department may require additional information to substantiate information provided by the estate. The release issued by the department will not bind or estop the department in the event of a misrepresentation of facts.

(3) **Amended returns.** An amended state return must be filed with the department within five days after any amended federal return is filed with the IRS and must be accompanied by a copy of the amended federal return.

(a) Any time that the amount of federal tax due is adjusted or when there is a final determination of the federal tax due the person responsible must give written notification to the department. This notification must include copies of

any final examination report, any compromise agreement, the state tax closing letter, and any other available evidence of the final determination.

(b) If any amendment, adjustment or final determination results in additional state estate tax due, interest will be calculated on the additional tax due at the annual variable interest rate described in RCW 82.32.050(2).

(4) **Refunds.** ~~((Claims for refund of taxes overpaid must be initiated within one year of the time the taxes are first paid to the state of Washington.))~~ Only the personal representative or the personal representative's retained counsel may make ~~((such))~~ a claim for a refund of overpaid tax. Any refund issued by the department will include interest at the existing statutory rate defined in RCW 82.32.050(2), computed from the date the overpayment was received by the department until the date it is mailed to the estate's representative. RCW 83.100.130(2).

(5) **Heirs of escheat estates.** Heirs to an estate may be located after the estate escheats to Washington. The personal representative of an escheat estate or a claimed heir must provide the department with all information and documentary evidence available that supports the heir's claim. All supporting documents must be in the English language when submitted to the department. The English translation of any foreign document shall be authenticated as reasonably required by the department.

(a) In all cases where there is a court hearing or the taking of a deposition on the question of a claimed heir, the personal representative shall give the department twenty days' written notice of such hearing or matter.

(b) The personal representative must give the department at least twenty days' written notice of the hearing on the final account and petition for distribution.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 10, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 10, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 8, 2000

Tom Fitzsimmons

Director

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-010 Purpose. By the provisions of chapter 70.93 RCW, the department of ecology has been delegated authority to conduct a permanent and continuous program to control and remove litter from this state to the maximum practical extent possible. The purpose of this chapter is to provide minimum standards for litter receptacles and to prescribe the use, placement and distribution of litter receptacles throughout the state, ~~((pursuant to))~~ under the authority set forth in RCW 70.93.040 and 70.93.090.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-020 Definitions. The following words and phrases as used herein ~~((shall))~~ have the following meanings, unless context clearly dictates otherwise:

(1) "Anti-litter symbol" means the standard symbol adopted herein by the department.

(2) "Department" means the Washington state department of ecology.

(3) "Litter" means all waste materials including, but not limited to, disposable packages or containers susceptible to being dropped, deposited, discarded or otherwise disposed of upon any property in the state, and solid waste that is illegally dumped, but not including the wastes of primary processes of mining, logging, sawmilling, farming or manufacturing.

(4) "Litter receptacle" means containers for the disposal of litter of not more than 60-gallon capacity: Provided, That special containers of larger capacity such as those referred to as "dumpsters," and garbage containers, or other waste containers serving single or multifamily residences are not included within this definition and their use is in no way regulated or affected by this chapter.

(5) "Person" ~~((shall))~~ means any industry, public or private corporation, copartnership, association, firm, individual, or other entity whatsoever.

(6) "Public place" means any area that is used or held out for the use of the public whether owned and operated by public or private interests, but not including indoor areas. An

WSR 00-19-015

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 00-18—Filed September 8, 2000, 10:28 a.m.]

Date of Adoption: September 8, 2000.

Purpose: Chapter 173-310 WAC provides minimum standards for litter receptacles and prescribes the use, placement and distribution of litter receptacles throughout the state. This adoption makes housekeeping changes and clarifies the language of the rule without changing its intent.

Citation of Existing Rules Affected by this Order: Amending WAC 173-310-010, 173-310-020, 173-310-030, 173-310-040, 173-310-050, 173-310-060, 173-310-070, 173-310-080, 173-310-090, and 173-310-100.

Statutory Authority for Adoption: Chapter 70.93 RCW.

Adopted under notice filed as WSR 00-13-023 on June 12, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

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indoor area (~~shall be construed to~~) means any enclosed area covered with a roof and protected from moisture and wind.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-030 Responsibility to (~~procure~~) obtain and place litter receptacle. It (~~shall be~~) is the responsibility of any person owning or operating any establishment or public place in which litter receptacles are required by this chapter to (~~procure~~) obtain, place and maintain (~~such~~) litter receptacles at their own expense on the premises in accordance with the provisions of this chapter.

AMENDATORY SECTION (Amending Order 73-7, filed 4/23/73)

WAC 173-310-040 Litter receptacles, where required. Litter receptacles meeting the standards established by this chapter (~~shall~~) must be placed in the following public places in the state:

- (1) Along public highways lying outside the limits of incorporated cities and towns;
- (2) Parks;
- (3) Campgrounds;
- (4) Trailer park facilities for transient habitation;
- (5) Drive-in restaurants;
- (6) Gasoline service stations;
- (7) Tavern parking lots;
- (8) Shopping centers;
- (9) Grocery store parking lots;
- (10) Marinas;
- (11) Boat launching areas;
- (12) Boat moorage and fueling stations;
- (13) Public and private piers
- (14) Beaches and bathing areas;
- (15) Outdoor parking lots, other than those specifically designated above, (~~having~~) that have a capacity of more than 50 automobiles;
- (16) Fairgrounds;
- (17) Schoolgrounds;
- (18) Racetracks;
- (19) Sporting event sites with seating capacity for more than 200 spectators;
- (20) Sites for carnivals, festivals, circuses, shows or events of any kind to which the public is invited;
- (21) Business district sidewalks.

Litter receptacles (~~need~~) must be placed in the above public places only during times (~~such~~) those places or the events held at them are open to the public.

(~~Placement of~~) Litter receptacles (~~shall~~) must be placed in conformance with laws, ordinances, resolutions and (~~regulations~~) rules pertaining to fire, safety, public health or welfare.

AMENDATORY SECTION (Amending Order DE 76-34, filed 9/13/76)

WAC 173-310-050 Number of litter receptacles required. The minimum number of receptacles meeting the

standards established by this chapter required in public places listed in the preceding section is as follows:

(1) Along public highways lying outside the limits of incorporated cities and towns - one receptacle at each rest area, view point or similar turnout, officially designated as such by the primary jurisdictional authority;

(2) Parks, campgrounds and trailer park facilities for transient habitation - one receptacle at each public restroom facility, and one receptacle at each established trailhead (~~giving~~) that gives access by foot, motorcycle, bicycle or a similar trail for excursion or exploration out of or away from the central activity area;

(3) Gasoline service stations - one litter receptacle placed in plain view of each gasoline service island, with a minimum of one receptacle for each side of the station on which gasoline pumps are located(-);

(4) Drive-in restaurants, tavern parking lots, shopping centers, grocery store parking lots and outdoor parking lots (~~having~~) that have a capacity of more than 50 automobiles - one receptacle, plus one additional receptacle for each 200 parking spaces in excess of 50 spaces;

(5) Marinas, boat launching areas, boat moorage and fueling stations and public and private piers - one receptacle at each (~~such~~) area;

(6) Beaches and bathing areas - one receptacle at each public restroom facility, and one receptacle at each access point officially designated as such by the primary jurisdictional authority;

(7) Schoolgrounds - one receptacle at each schoolground bus loading zone officially designated as such by the primary jurisdictional authority;

(8) Racetracks and sporting event sites with seating capacity for more than 200 spectators - one receptacle, plus one additional receptacle for each 1000 seating capacity in excess of 200(-);

(9) Fairgrounds and sites for carnivals, festivals, circuses, shows or events of any kind to which the public is invited - one receptacle at the entrance to each ride, and one receptacle at each end of walk-through exhibit buildings;

(10) Along the sidewalks of business districts of incorporated cities and towns - one receptacle per 800 feet of sidewalk curbing.

No variance from the provisions of this section (~~shall~~) may be allowed except (~~upon~~) with the express permission of the department of ecology.

Notwithstanding the minimum requirements of this section, any public place in which litter receptacles meeting the standards of this chapter are required that is found to have an accumulation of uncontained litter under circumstances that the person responsible for placing receptacles could have reasonably anticipated the litter (~~shall be~~) is deemed to have an insufficient number of receptacles to be in compliance with this (~~regulation~~) rule.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-060 Minimum standards. Litter receptacles (~~procured~~) obtained and placed in public places as

required by this chapter shall meet the following minimum standards:

(1) General specifications.

(a) The body of each litter receptacle ~~((shall))~~ must be constructed of a minimum of 24-gauge galvanized metal or other material of equivalent strength, that will with normal wear and tear, reasonably resist corrosion and acts of vandalism.

(b) All outside edges of each litter receptacle ~~((shall))~~ must be rounded.

(c) Openings in covered litter receptacles ~~((shall))~~ must be readily identifiable and readily accessible for the deposit of litter.

(d) Construction and general configuration of litter receptacles ~~((shall))~~ must be in conformance with all pertinent laws, ordinances, resolutions or ~~((regulations))~~ rules pertaining to fire, safety, public health or welfare.

(2) Color and marking.

(a) The entire outer surface of each litter receptacle ~~((shall))~~ must be colored medium green conforming with Federal Color Standard No. 595A, Color No. 24424, or Color No. 34424.

(b) Each litter receptacle shall bear the official anti-litter symbol, as adopted herein. The symbol ~~((shall))~~ must be colored deep blue conforming with Federal Color Standard No. 595A, Color No. 15180. The symbol ~~((shall))~~ may not be distorted as to proportion and ~~((shall))~~ may not be incorporated into a commercial advertisement on the receptacle. For litter receptacles along the right-of-way of public highways, the symbol ~~((shall))~~ must be of a size so as to be distinguishable from a minimum distance of 75 feet.

(c) The words "Deposit Litter" ~~((shall))~~ must be placed on the litter receptacle. Lettering used for these two words ~~((shall))~~ must be block-type capital letters to be readily legible at a distance of 30 feet.

(d) No commercial advertisement ~~((shall))~~ may be placed on any litter receptacle. However, the person owning any receptacle may place a single line on the receptacle identifying his ownership, and a single credit line designating any donor of the litter receptacle other than the owner may also be placed on the receptacle: Provided, That the lettering does not exceed the size specified for the words "Deposit Litter," and does not interfere with or distract from the prominence of the anti-litter symbol.

(3) Maintenance. Compliance with these minimum standards shall include proper upkeep, maintenance and repair of litter receptacles sufficient to permit ~~((such))~~ the receptacles to serve the functions for which they were designed and to prevent the appearance of ~~((such))~~ the receptacles from becoming unsightly. Inadequately maintained or unsightly litter receptacles ~~((shall be))~~ are in violation of these minimum standards.

(4) Wherever litter receptacles are placed in any public place other than where required by this chapter, ~~((such))~~ the receptacles shall conform to the provisions of this chapter.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-070 Anti-litter symbol. The official state anti-litter symbol ~~((shall be))~~ is the symbol depicted in Appendix A to this chapter ~~((conforming))~~ and shall conform to the Federal Color Standard No. 595A, Color No. 15180, which appendix is hereby incorporated into this chapter and made part hereof. Permission to use this symbol in the manner required by this chapter has been obtained from the copyright holder and any other use without the express permission of the copyright holder is prohibited.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-080 Prohibited acts. (1) No person ~~((shall))~~ may damage, deface, abuse or misuse any litter receptacle not owned by him or her so as to interfere with its proper function or to detract from its proper appearance.

(2) No person ~~((shall))~~ may deposit leaves, clippings, prunings or gardening refuse in any litter receptacle.

(3) No person ~~((shall))~~ may deposit household garbage in any litter receptacle: Provided, That this subsection ~~((shall))~~ may not be construed to mean that wastes of food consumed on the premises at any public place may not be deposited in litter receptacles.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-090 Penalties. Penalties for violation of this chapter ~~((shall))~~ must be imposed in accordance with chapter 70.93 RCW.

AMENDATORY SECTION (Amending Order 72-10, filed 5/15/72, effective 9/1/72)

WAC 173-310-100 Effective date and compliance. (1) This chapter shall become effective on September 1, 1972.

(2) All litter receptacles in any public place designated in this chapter ~~((which))~~ that are placed after the effective date hereof shall conform to the provisions of this chapter.

(3) Litter receptacles in any public place designated in this chapter ~~((which))~~ that were in place ~~((prior to))~~ before the effective date hereof ~~((shall))~~ must be modified to conform with marking requirements of this chapter ~~((WAC 173-310-060(2)(b)(c)))~~ no later than January 1, 1973.

(4) All litter receptacles in any public place designated in this chapter ~~((shall))~~ must be modified or replaced so as to fully conform with all requirements of this chapter no later than July 1, 1975.

WSR 00-19-016

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 00-19—Filed September 8, 2000, 10:30 a.m.]

Date of Adoption: September 8, 2000.

PERMANENT

Purpose: Chapter 173-312 WAC set forth requirements for the conduct of a financial assistance program to provide grants to local governments and programs under the Model Toxics Control Act, and to establish a structure for the administration of coordinated prevention grants funded from the local toxics control account authorized by RCW 82.21.030.

Citation of Existing Rules Affected by this Order: Amending WAC 173-312-010, 173-312-020, 173-312-030, 173-312-040, 173-312-050, 173-312-060, 173-312-080, 173-312-090, and 173-312-100.

Statutory Authority for Adoption: RCW 70.105D.-070(3).

Adopted under notice filed as WSR 00-13-024 on June 12, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 9, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 9, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 8, 2000

Tom Fitzsimmons
Director

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-010 Purpose and authority. (1) The purpose of this chapter is to set forth requirements for the conduct of a financial assistance program to provide grants to local governments for local hazardous waste plans and programs and solid waste plans and programs, ~~((pursuant to))~~ under the Model Toxics Control Act, RCW 70.105D.070(3). The plans and programs referenced in RCW 70.105D.070(3) are designed to prevent or minimize environmental contamination. Therefor, the grants are designated "coordinated prevention grants" under this chapter.

(2) A further purpose of this chapter is to establish a structure for the administration of coordinated prevention grants funded from the local toxics control account authorized by RCW 82.21.030. The administrative structure may be extended to other waste management grant programs using other funding sources including the 1972 waste disposal facilities bonds authorized by chapter 43.83A RCW, the 1980 waste disposal facilities bonds authorized by chapter 43.99 RCW, the litter control account authorized by chapter 70.93 RCW, the vehicle tire recycling account authorized

by chapter 70.95 RCW, the solid waste management account authorized by chapter 70.95 RCW, the hazardous waste assistance account authorized by chapter 70.95E RCW, and other waste management funding sources that may be established in the future by the legislature.

(3) The purposes of the coordinated prevention grants program are to:

(a) Consolidate all grant programs funded from the local toxics control account, and ~~((such))~~ other programs in subsection (2) of this section ~~((as))~~ that may be selected, into a single program, except for remedial action, public participation, and citizen proponent negotiations grants.

(b) Promote regional solutions and intergovernmental cooperation.

(c) Prevent or minimize environmental contamination by providing financial assistance to local governments to help them comply with state solid and hazardous waste laws and ~~((regulations))~~ rules.

(d) Provide funding assistance for local solid and hazardous waste planning and for implementation of some programs and projects in those plans.

(e) Encourage local responsibility for solid and hazardous waste management.

(f) Improve efficiency, consistency, reliability, and accountability of grant administration.

Note: Copies of all cited statutes, rules, and guidelines are available at the Department of Ecology, ~~((Mailstop: PV-11, Olympia, Washington 98504))~~ Records Management, P.O. Box 47600, Olympia, Washington 98504-7600.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-020 Definitions. "Cash expenditure" means any cash outlay by the recipient, regardless of the source of funds, for direct costs of goods and/or services; salaries and benefits of recipient employees, including force account; overhead cash; and payments made to contractors.

"Class one areas" means the counties of Spokane, Snohomish, King, Pierce, and Kitsap and all the cities therein.

"Class two areas" means the counties located west of the crest of the Cascade Mountains and all the cities therein, except Snohomish, King, Pierce, and Kitsap counties.

"Class three areas" means the counties east of the crest of the Cascade Mountains and all the cities therein, except Spokane County.

"Department" means the department of ecology.

"Grant" means the portion of the project costs borne by the department.

"In-kind contributions" are property or services that benefit a project and that are contributed by a third party, without direct monetary compensation, to the recipient (or to any contractor under the agreement). In-kind contributions include donated or loaned real or personal property, volunteer services, and employee services donated by a third party.

"Incineration" means a process of reducing the volume of solid waste by use of an enclosed device using controlled flame combustion, operating under federal and state environmental laws and ~~((regulations))~~ rules.

"Interlocal costs" are in-kind contributions made to a project by another local government (~~(pursuant to)~~ under a valid written agreement between the recipient and the other government (~~(which)~~ that details the work to be accomplished, the goods and services to be provided, and the value thereof. If the recipient reimburses another governmental entity for any portion of its contributions, the amount paid to the other entity is not an interlocal cost. It is a cash expenditure on the part of the recipient. Only the nonreimbursed portion of the other governmental entity's contributions is an interlocal cost.

"Landfill" means a disposal facility or part of a facility at which solid waste is permanently placed in or on land and which is not a landspreading disposal facility.

"Lead implementation agency" means the agency designated in the adopted local solid or hazardous waste plan as having the principal responsibility for the execution of all or most of the plan, and/or the coordinating agency (~~(which)~~ that delegates responsibility to other agencies to execute portions of the plan.

"Local government" means any political subdivision, regional governmental unit, district, municipal or public corporation, including cities, towns, and counties. The term encompasses but does not refer specifically to the departments within a city, town, or county.

"Local hazardous waste plan" means the plan to manage moderate-risk waste that a local government is required to prepare (~~(pursuant to)~~ under RCW 70.105.220.

"Match" means that portion of the cash expenditures borne by recipient funds and interlocal costs.

"Moderate-risk waste" means (a) any waste that exhibits any of the properties of hazardous waste but is exempt from regulation under chapter 70.105 RCW solely because the waste is generated in quantities below the threshold for regulation, and (b) any household wastes (~~(which)~~ that are generated from the disposal of substances identified by the department as hazardous household substances or substances that exhibit any of the properties of hazardous waste.

"Recipient" means the entity to which the funding is awarded and (~~(which)~~ that is accountable for the use of the funds provided. The recipient is the entire legal entity even if only one component or department is designated in the agreement document.

"Recyclable materials" means those solid wastes separated for recycling or reuse, such as papers, metals and glass, that are identified as recyclable material (~~(pursuant to)~~ under a local comprehensive solid waste plan.

"Recycling" means transforming or remanufacturing waste materials into usable or marketable materials for use other than landfill disposal or incineration.

"Solid waste" or "wastes" means all putrescible and non-putrescible solid and semisolid wastes including, but not limited to, garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned vehicles or parts thereof, and recyclable materials.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-030 Relation to other legislation and administrative rules. (1) This rule shall, together with chapters 173-322 and 173-321 WAC, and WAC 173-303-902, fulfill the requirement for rule making set forth in RCW 70.105D.070(7).

(2) The local government receiving a grant shall comply fully with all applicable federal, state, and local laws, orders, (~~(regulations)~~ rules, and permits.

(3) Grants will be awarded within the limits of available funds. The obligation of the department to make grant payments is contingent upon the availability of funds through legislative appropriation and allotment, and (~~(such)~~ other conditions not reasonably foreseeable by the department, which may render performance impossible.

(4) Nothing in this chapter (~~(shall)~~ may influence, affect, or modify existing department programs, (~~(regulations)~~ rules, or enforcement of applicable laws relating to solid and hazardous waste management and cleanup.

(5) All grants (~~(shall be)~~ are subject to existing applicable accounting and auditing requirements of state laws and (~~(regulations)~~ rules.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-040 Applicant eligibility. (1) Eligibility for solid waste planning grants. Counties that are required by chapter 70.95 RCW to adopt or update local solid waste plans(;) are eligible to apply for coordinated prevention grants to help pay for (~~(such)~~ those plans. This eligibility extends to cities that have submitted an independent city plan, a joint city plan, or joint city-county plan to the department by the effective date of this rule. This eligibility also extends to any city subsequently requesting funding for the preparation of an independent plan, if (~~(such)~~ the city provides for disposal sites wholly within its jurisdiction.

(2) Eligibility for solid waste enforcement grants. Jurisdictional health departments/districts are eligible to apply for coordinated prevention grants to pay for the enforcement of rules (~~(and regulations promulgated)~~ adopted under chapter 70.95 RCW.

(3) Eligibility for solid waste implementation grants. Counties whose solid waste plans are adopted, approved, and updated by the department as required by chapter 70.95 RCW are eligible to apply for coordinated prevention grants to help pay for the implementation of projects in the most recently approved and adopted plan(;): Provided, That (~~(such)~~ those projects are eligible as defined in WAC 173-312-050. This eligibility also extends to cities that are eligible for funding to do local solid waste plans or updates as provided by subsection (1) of this section.

If (~~(such)~~ the adopted plans designate lead implementation agencies to implement the plans, (~~(such)~~ those agencies are also eligible to apply for coordinated prevention grants.

Solid waste plan updates must be submitted to the department no later than July 1, 1991, for class one areas; July 1, 1992, for class two areas; and July 1, 1994, for class

three areas; unless an extension is granted by the department. Local governments that do not comply will not be eligible for coordinated prevention grant funding for solid waste project implementation until the required plan updates are submitted to the department.

(4) Eligibility for hazardous waste planning grants. Local governments that are required by chapter 70.105 RCW to adopt or update local hazardous waste plans are eligible to apply for coordinated prevention grants to help pay for ~~((such))~~ those plans.

(5) Eligibility for hazardous waste plan implementation grants. Local governments with department-approved local hazardous waste plans as required by chapter 70.105 RCW are eligible to apply for coordinated prevention grants to help pay for the implementation of projects in the plan. If ~~((such))~~ the plans designate lead implementation agencies to implement the plans, ~~((such))~~ those agencies are also eligible to apply for coordinated prevention grants.

(6) Any grant-eligible entities as defined in this section may submit their requests in a unified application as described in WAC 173-312-060 (4)(a), or may submit separate applications in a package application as provided in WAC 173-312-060 (4)(b).

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-050 Project eligibility. (1) Eligible project costs are those costs ~~((that))~~ which are necessary and reasonable to fund required local planning and the implementation of some projects and programs contained in those plans, including innovative approaches implementing policies of the plan. These are:

(a) Local hazardous waste planning as required by chapter 70.105 RCW.

(b) Local solid waste planning as required by chapter 70.95 RCW.

(c) Local hazardous waste plan implementation projects.

(d) Local solid waste enforcement by the jurisdictional health departments~~((s))~~ and districts.

(e) Local solid waste plan implementation projects, which are limited to:

(i) Projects that implement the requirements of chapter 173-304 WAC for closure of publicly-owned municipal solid waste landfills will be eligible for grant funding ~~((provided))~~ if all of the following criteria are met:

(A) The jurisdictional health department/district has required the landfill to reach postclosure no later than September 30, 1995;

(B) Financial assurance accounts for closure and postclosure have been established and maintained as required by chapter 173-304 WAC for landfills closed after November 27, 1989;

(C) The landfill has an approved closure plan as required by chapter 173-304 WAC;

(D) Local governments that have disposed of significant quantities of waste at the landfill make reasonable financial contribution to the costs of closure and postclosure; and

(E) The landfill is not eligible for remedial action grants under chapter 173-322 WAC or identified by the department as potentially requiring remedial action.

The total amount expended from the local toxics control account for solid waste landfill closure ~~((shall))~~ may not exceed fifteen million dollars and no funds ~~((shall))~~ may be expended for this purpose after December 31, 1995. No single landfill closure project ~~((shall be eligible for))~~ may receive more than five hundred thousand dollars from the local toxics control account.

(ii) Ground water monitoring well projects to meet the requirements of WAC 173-304-490.

(iii) Waste reduction and recycling projects and programs.

(2) Eligible project costs do not include:

(a) Solid waste incinerator feasibility studies, construction, maintenance, or operation.

(b) Landfill closure as required by chapter 173-304 WAC, except for ground water monitoring wells or projects ~~((which))~~ that meet the requirements of subsection (1)(e)(i) of this section.

(c) New landfill construction or landfill expansion, or landfill upgrading at an operating facility to meet the requirements of chapter 173-304 WAC.

(d) Garbage collection and disposal, except start-up costs for waste reduction and recycling programs.

(e) Solid and hazardous waste expenses not directly related to compliance with state solid and hazardous waste laws and ~~((regulations))~~ rules.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-060 Application process. (1) The department shall set forth in its grant guidelines the base funding levels estimated to be available for each county for coordinated prevention grants and the process by which applications will be submitted.

(2) The application ~~((shall))~~ must be submitted by the county agency or department having responsibility for solid waste, unless the county executive department ~~((shall))~~ selects another agency or department to submit the application.

(3) Coordinated prevention grant applications must:

(a) Include a commitment by the applicant~~((s))~~ to use local funds to match grant funds according to the requirements of WAC 173-312-090.

(b) Be for eligible projects as defined in WAC 173-312-050.

(c) Include a scope of work that is sufficiently detailed for the department to monitor grant performance.

(d) Include documentation that all cities in the county and lead implementation agencies ~~((which))~~ that have approved the adopted local hazardous waste plan or solid waste plan have had the opportunity to request that projects that meet the requirements of WAC 173-312-050 be included in the application.

(4) To obtain coordinated prevention grant funding, a county shall submit either a unified application or a package application, as defined herein:

(a) A unified grant application means that the county, the health department~~((/))~~ or district and any other grant eligible entities as defined in WAC 173-312-040 have reached agreement regarding the requested projects and funding allocations for both local solid and local hazardous waste plans and projects. The submittal will consist of a single county application with specific projects identified to be executed by the county and other local governments. Unified applications will receive financial incentives for administrative coordination set forth in WAC 173-312-090.

The unified application shall include a maximum grant request for no more than the base funding level for the county, plus the selected financial incentive.

The application ~~((shall))~~ must be signed, indicating approval by responsible officials from the county, local health department~~((/))~~ or district and any other grant-eligible entities as defined in WAC 173-312-040.

(b) A package application means that the county, the local health department~~((/))~~ or district and any other grant-eligible entities as defined in WAC 173-312-040 have not reached agreement regarding the requested projects and funding allocations, or choose to submit individual applications. The maximum grant request may exceed the base funding level. A package application is not eligible for the financial incentives for administrative coordination set forth in WAC 173-312-090. A package application must be submitted by the county. A package application may consist of individual signed applications from the county, the health department~~((/))~~ or district and other grant-eligible entities as defined in WAC 173-312-040; requests from other cities will be submitted as part of the county application.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-080 Allocation of grant funding. (1)

The department shall consider the following factors in calculating base funding levels, supplemental grant levels, and maximum grant amounts for recipients:

(a) Projected and actual revenue to the local toxics control account, and other funding sources cited in WAC 173-312-010(2), as determined by the department.

(b) The number of people served by a local government.

(2) Grants that may be awarded to eligible cities ~~((pursuant to))~~ under WAC 173-312-040 may not exceed a city's proportionate share, based on population, of a county's base funding level as defined in subsection (3)(a) of this section, unless the department, the county, the health department~~((/))~~ or district and the grant-eligible entities as defined in WAC 173-312-040 agree otherwise.

(3) Projected revenues to the local toxics control account that are available each biennium for coordinated prevention grant purposes ~~((shall))~~ must be divided into two portions. After administrative costs have been deducted, allocations will be calculated as follows:

(a) The base funding level ~~((shall))~~ must be calculated for each county by means of a formula ~~((which))~~ that shall consist of two elements:

(i) A fixed amount for each county, regardless of size; and

(ii) A per capita amount based on county population size as determined by the United States census data or by the official estimates of the state office of financial management.

(b) The smaller portion, as well as unused funds in (a) of this subsection, shall become supplemental funds and ~~((shall))~~ must be used for the following purposes:

(i) Financial incentives to local governments for administrative centralization and efficiency;

(ii) Remedial action grants issued ~~((pursuant to))~~ under chapter 173-322 WAC, if the need exceeds administrative allocations;

(iii) Landfill closure projects ~~((meeting))~~ that meet the requirements of WAC 173-312-050 (1)(e)(i);

(iv) Reserve funds for grants to deal with unanticipated or immediate threats to human health and the environment; and

(v) Supplemental grants, to be awarded based on the criteria set forth in WAC 173-312-070(2).

(4) Applicants must meet the requirements of this chapter to the satisfaction of the department in order to secure grant awards.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-090 State assistance share and local cash match. (1) Costs eligible under WAC 173-312-050 will be considered for grant funding of up to sixty percent. At least forty percent of eligible costs must be provided as local cash match. Counties ~~((which))~~ that submit unified applications as defined in WAC 173-312-060 (4)(a) either will be considered for grant funding of up to sixty-five percent ~~((; provided that))~~ if at least thirty-five percent of eligible costs is provided as local cash match, or will be eligible for a grant amount level ten percent greater than the base funding level.

(2) Counties, and grant-eligible jurisdictions within ~~((such))~~ counties, that are determined to be economically disadvantaged will be eligible for an increased state share and a reduced local cash match. For projects proposed by ~~((such))~~ those jurisdictions, costs eligible under WAC 173-312-050 will be considered for grant funding of up to seventy-five percent. At least twenty-five percent of eligible costs must be provided as local cash match.

Economically disadvantaged counties that submit unified grant applications as defined in WAC 173-312-060 (4)(a) will be eligible for a grant amount ten percent greater than the base funding level.

(3) A county is considered economically disadvantaged if it meets both of the following criteria:

(a) Per capita income, as measured by the latest official estimate of the state office of financial management, is in the lower twenty counties in the state; and

(b) Economic distress exists as defined by chapter 43.165 RCW.

(4) The department will include a list of economically disadvantaged counties as defined in this section in the guidelines for coordinated prevention grants.

(5) Local cash match may be met by cash expenditures and interlocal costs. Interlocal costs are the only type of in-kind contributions that may be used for local cash match.

AMENDATORY SECTION (Amending Order 90-65, filed 5/21/91, effective 6/21/91)

WAC 173-312-100 Grant administration. (1) The department shall prepare guidelines to facilitate compliance with and interpretation of this rule.

(2) The coordinated prevention grants shall operate on a biennial funding cycle. ~~((Such))~~ That cycle will consist of:

(a) A base grant phase, during which eligible applicant governments apply for grant funds up to the base funding level set forth in WAC 173-312-080 (3)(a) plus the selected administrative incentives; and

(b) A supplemental grant phase, during which grant recipients request grant amendments including supplemental funding requests for additional funds to assist ongoing or new projects. The supplemental grant phase will be contingent on the availability of funds to the local toxics control account.

(3) The department will obligate coordinated prevention grant funds to a recipient for a maximum period of two years. If the recipient has not accomplished the scope of work in the time period set forth in the agreement, the recipient must use a portion of its next biennial base funding level to complete the project(s).

(4) No costs incurred ~~((prior to))~~ before the effective date of a grant agreement are eligible unless specific provision is made in the grant agreement for ~~((such))~~ those costs.

WSR 00-19-017
PERMANENT RULES
DEPARTMENT OF ECOLOGY

[Order 00-16—Filed September 8, 2000, 10:31 a.m.]

Date of Adoption: September 8, 2000.

Purpose: Chapter 173-300 WAC sets forth requirements for operators of solid waste incinerator and landfill facilities and inspectors of those facilities. This adoption makes housekeeping changes and clarifies the language of the rule without changing its intent.

Citation of Existing Rules Affected by this Order: Amending WAC 173-300-010, 173-300-020, 173-300-030, 173-300-050, 173-300-060, 173-300-070, 173-300-080, 173-300-090, 173-300-100, 173-300-110, 173-300-120, 173-300-130, 173-300-140, 173-300-150, 173-300-160, 173-300-170, and 173-300-180.

Statutory Authority for Adoption: Chapter 431, Laws of 1989.

Adopted under notice filed as WSR 00-13-021 on June 12, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 15, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 15, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 8, 2000

Tom Fitzsimmons

Director

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-010 Authority and purpose. One of the basic requirements of the act relating to solid waste (chapter 431, Laws of 1989) is to have the owner or operator in responsible charge of a solid waste incinerator or solid waste landfill ~~((be))~~ certified in the operation and maintenance of the facility. To achieve this, the department shall, to the greatest extent possible, rely on the certification standards and procedures developed by national organizations and the federal government. Certification under this act is available to all individuals who can meet the minimum qualifications for a given type of facility. Operating personnel not required to become certified on a voluntary basis. NOTE: All codes, standards, or rules ~~((or regulations))~~ cited in this chapter are available for inspection at the Department of Ecology, ~~((Mail Stop PV 11, Olympia, WA 98504 8711))~~ 300 Desmond Drive S.E., Lacey, Washington.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-020 Definitions. (1) "Ash" means the residue ~~((including))~~ and includes any air pollution flue dusts from combustion or incineration of material including solid wastes.

Note: Please see definition for "special incinerator ash."

(2) "Biomedical waste" means solid waste of the following types:

(a) "Animal waste," which includes waste animal carcasses, body parts, and bedding of animals that were known to have been deliberately infected or inoculated with human pathogenic microorganisms during research.

(b) "Liquid human body fluids" means waste ~~((which))~~ that includes waste liquid emanating or derived from humans including but not limited to human blood and blood products, serum and plasma, sputum, drainage secretions, cerebrospinal fluid, synovial fluid, pleural fluid, peritoneal fluid, pericardial fluid and amniotic fluid that exceeds fifty milliliters per container, storage vessel, or plastic bag and cannot be and has not been directly discarded into a sanitary sewage system.

(c) "Cultures and stocks" means waste ~~((which))~~ that includes waste cultures and stocks of microbiological agents infectious to humans, human serums and discarded live and

attenuated vaccines infectious to humans, human blood specimens, and laboratory wastes that are contaminated with these agents or specimens.

(d) "Biosafety level 4 disease waste," which includes wastes contaminated with blood, excretions, exudates, or secretions from humans or animals who are isolated to protect others from highly communicable infectious diseases (~~(which)~~) that are identified as viruses assigned to Biosafety Level 4 by the Centers for Disease Control, National Institute of Health, Biosafety in Microbiological and Biomedical Laboratories, 2nd Edition, 1988. These viruses include, but are not limited to, Congo-Crimean hemorrhagic fever, tick-borne encephalitis virus complex (Absettarov, Hanzalova, Hypr, Kumlinge, Kyasanur Forest disease, Omsk hemorrhagic fever, and Russian spring-summer encephalitis), Marburg, Ebola, Junin, Lassa, and Machupo.

(e) "Pathological waste," which includes waste human source biopsy materials, tissues, and anatomical parts that emanate from surgery, obstetrical procedures, autopsy, and laboratory procedures. "Pathological waste" does not include teeth or formaldehyde or other preservative agents, human corpses, remains, and anatomical parts that are intended for interment or cremation.

(f) "Sharps waste," which includes waste hypodermic needles, syringes, IV tubing with needles attached, scalpel blades, and lancets that have been used in animal or human patient care or treatment in medical research.

(3) "Biomedical waste treatment" means incineration, steam sterilization, or any method, technique, or process that changes the biological character or composition of biomedical waste to render it noninfectious. Any waste, except sharps, that has been treated (~~(shall)~~) is not (~~(be)~~) considered to be biohazardous or biomedical.

(4) "Board" means the board of advisors for solid waste incinerator and landfill certification established by RCW 70.95D.050.

(5) "Certificate" means the certificate of competency issued by the director stating that the operator has met the requirements for the operation and maintenance of a specific classification of solid waste incinerator or landfill facility.

(6) "Certificate holder" means the individual to whom a certificate is issued.

(7) "Commercial waste" means nonhazardous solid waste (~~(which)~~) that is generated by the commercial business sector.

(8) "Department" means the Washington state department of ecology.

(9) "Director" means the director of the department of ecology or the director's designee.

(10) "Fee" means only those monies to be paid for examinations, certification, or renewal.

Note: Fees (~~(shall)~~) do not include the costs of training or other educational opportunities.

(11) "Hog fuel" means woodwaste (~~(which)~~) that is reduced in size to facilitate burning.

(12) "Incineration" means reducing the volume of solid wastes by use of an enclosed device using controlled flame combustion.

(13) "Incinerator" means an enclosed mechanical combustion device (~~(which)~~) that has as its primary purpose the burning and reduction of the volume of solid waste or solid waste-derived fuel. Crematoria facilities that have combustion devices (~~(that)~~) which burn human corpses, or burn animal bodies exclusively, in a manner that is not a solid waste reduction measure, or burn primarily hog fuel waste are not included in this definition. NOTE: Crematoria facilities that burn any kind of biomedical, treated or untreated medical waste, human or animal, or other solid waste, in their incinerator (~~(shall be)~~) are subject to this rule.

(14) "Incineration facility" means any municipal or private activity that has as part of its operations a solid waste incinerator. It may also include means for storage, preparation, and conveyance of the solid waste fuel, and air pollution control equipment.

(15) "Incinerator operator in responsible charge" means an individual who is the owner or who is designated as the on-site operator in responsible charge of operation and maintenance duties at a solid waste incineration facility.

(16) "Inspector" means any person employed by any public agency that inspects the operation of solid waste incinerators, or the operation of solid waste landfills, to determine the compliance of the facility with state and local laws or rules.

(17) "Institutional waste" means nonhazardous solid waste (~~(which)~~) that is generated by any commercial or non-commercial service establishment.

(18) "Landfill" means an operating disposal facility or part of a facility at which solid waste is placed in or on land and which is not a land treatment.

(19) "Landfill operator in responsible charge" means an individual who is the owner or who is designated as the on-site or on-call operator in responsible charge of operation and maintenance duties at a landfill facility.

(20) "Limited purpose landfill" means a landfill that receives solid waste of a limited type or types of known and consistent composition.

(21) "Monofill" means a disposal facility or part of a facility (~~(which)~~) that is not a land treatment facility, at which only a single, specific substance is deposited in or on.

(22) "Municipal solid waste" means any combination of nonhazardous solid waste generated by residential sources, and any institutional waste, commercial waste, and industrial waste. NOTE: Household hazardous wastes are an excluded waste under WAC 173-303-071 and therefore may be disposed of in a municipal or incinerated landfill or incinerated. Small quantities of hazardous waste may also be landfilled (~~(providing)~~) if the waste complies with WAC 173-303-070 (8)(a) and (b).

(23) "Owner" means(~~(s)~~);

(a) In the case of a town or city, the city or town acting through its chief executive officer or the lessee if operated (~~(pursuant to)~~) under a lease or contract;

(b) In the case of a county, the chief elected official of the county legislative authority or the chief elected official's designee;

(c) In the case of a board of public utilities, association, municipality, or other public body, the president or chief

elected official of the body or the president's or chief elected official's designee;

(d) In the case of a privately owned landfill or incinerator, the legal owner.

(24) "Reciprocity" means the automatic recognition of comparable training from another state, the federal government, a local government, or a professional association. NOTE: Correction of deficiencies such as a lack of training in Washington state solid waste law (~~shall be~~) is required for certification.

(25) "Reserved" is a note to the regulated community that means a section (~~having~~) that has no requirements and which is set aside for future possible rule-making (~~as a note to the regulated community~~).

(26) "Solid waste" or "wastes" as defined in RCW 70.95.030 (1989 ed.) means all putrescible and nonputrescible solid and semisolid wastes including, but not limited to, garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned vehicles or parts thereof, and recyclable materials. NOTE: Treated biomedical waste or medical waste not defined as biomedical waste (~~shall be~~) is considered to be solid waste. Woodwaste is also considered solid waste.

(27) "Special incinerator ash" means ash residues (~~resulting~~) that results from the operation of incineration or energy recovery facilities (~~managing~~) which manage municipal solid waste from residential, commercial, and industrial establishments, if the ash residues are:

(a) Not otherwise regulated as hazardous wastes under chapter 70.105 RCW; and

(b) Are not regulated as a hazardous waste under the federal Resource Conservation and Recovery Act, 42 U.S.C. Sec. 6901 et seq.

(28) "Woodwaste" means solid waste (~~consisting~~) that consists of wood pieces or particles generated as a by-product or waste from the manufacturing of wood products, and the handling and storage of raw materials, trees, and stumps. This includes but is not limited to sawdust, chips, shavings, bark, pulp, and log sort yard waste, but does not include wood pieces or particles containing chemical preservatives such as cresote, pentachlorophenol, or copper-chrome-arsenate.

Note: All applicable terms not defined above (~~shall~~) have the same meaning as those defined in chapter 173-304 WAC.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-030 Duties of the board of advisors.

(1) As a standing subcommittee of the state's solid waste advisory committee created under RCW 70.95D.050, the board of advisors shall report to the solid waste advisory committee four times a year or as directed in accordance with RCW 70.95D.040.

(2) The board shall act as an advisory committee to the department and shall assist in the development and review of the rules adopted under this chapter.

(3) The board shall assist in the development and evaluation of the training and testing material required for certification.

(4) On matters of revocation of certification, the board shall hold a hearing and make recommendations to the director.

(5) The board shall encourage operating personnel other than those who are required to be certified in chapter 70.95D RCW to become certified on a voluntary basis.

(6) Members shall receive no compensation for their services but (~~shall~~) must be reimbursed for their travel expenses while engaged in business of the committee in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-050 Operator certification required at incineration facilities. (1) After January 1, 1992, it (~~shall be~~) is unlawful to operate a solid waste incineration facility without a certified operator in responsible charge on-site during all hours of operation.

(2) All other operational employees are to be encouraged to become certified on a voluntary basis.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-060 Operator certification required at landfill facilities. (1) After January 1, 1992, it (~~shall be~~) is unlawful to operate the following types of landfills without an on-site certified landfill operator in responsible charge during all hours of operation when accepting waste, and during the closure phase of the facility. The operator's specific role in the closure phase (~~shall~~) must be specified in the closure plan. However, the certified operator may be away from the facility on official business or personal emergencies for periods of one day or less (~~provided~~) if they are on-call and available to respond in case of an emergency at the facility.

(a) All municipal waste landfills.

(b) All problem waste landfills. NOTE: Problem waste landfills are presently reserved per WAC 173-304-463.

(c) All special incinerator ash landfills or monofills. NOTE: In a case where a monofill is a separate cell at a municipal waste landfill, the responsible operator in charge of the complete facility may assume responsibility of the operation of the monofills.

(d) All inert waste and demolition waste landfills.

(e) All limited purpose solid waste landfills.

(2) These standards do not apply to:

(a) Dangerous waste landfills;

(b) Drop box facilities;

(c) Interim solid waste handling sites;

(d) Landspreading disposal facilities;

(e) Piles;

(f) Transfer stations;

(g) Waste recycling facilities; and

(h) Composting facilities.

(3) Owners of small landfills with a total capacity at closure of two hundred thousand cubic yards of solid waste or less, may (~~make application~~) apply to the department to have their facility operated and maintained by a certified

operator who is in responsible charge on an on-call basis at all times the landfill is operating(~~(:)~~): Provided, That a certified operator visit the site once each working day. The department shall consider all applications on a case-by-case basis. The department shall base its decision on the following requirements:

(a) A physical inspection of the facility by the department to (~~ascertain that~~) determine whether the facility is being operated in a manner that is protective of human health and the environment;

(b) That the facility has an up-to-date approved facility operating plan and is in compliance with all other sections of chapter 173-304 WAC;

(c) That the status of all facility variances, compliance schedules, and related grants are current as required; and

(d) That the facility strictly adheres to all other applicable laws and (~~regulations are strictly adhered to~~) rules.

(4) All landfills (~~having~~) that have on-call designations shall reapply for the designation every five years from the date of issuance. This designation may be revoked at any time the facility does not meet the minimum requirements.

(5) When a position required to be filled by an on-site certified landfill operator is vacated for a period of not longer than a maximum of thirty calendar days due to an emergency such as a short-term illness, the landfill owner may apply to the department for a variance that allows the facility be operated and maintained by a certified operator on an on-call basis as outlined in this section. These requirements may be waived temporarily at the director's discretion.

(6) All other operational employees are to be encouraged to become certified on a voluntary basis.

AMENDATORY SECTION (Amending Order 91-30, filed 6/4/91, effective 7/5/91)

WAC 173-300-070 Certification of inspectors. (1) Any person who is employed by a public agency to inspect the operation of a landfill or incinerator described under this chapter to determine the compliance of the facility with state or local laws or rules shall receive, in addition to the successful completion of the training and examination process as an operator under this chapter, training relevant to the inspection procedure.

(2) Inspectors (~~shall be~~) are exempt from all certification fees.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-080 Applications and certification requirements. (1) An application for incineration, landfill operator, or inspector certification (~~shall~~) must be filed with the department. An application fee shall accompany each application. The department shall make application forms available upon request.

(2) Upon receipt of the completed application and application fee, the department shall determine:

(a) If the applicant has successfully completed the required training and examinations;

(b) The status of a reciprocal certification; and

(c) That the facility at which the applicant is employed is in compliance with local and state laws or rules.

(3) Upon successful determination of all requirements and the payment of the certification fees provided for in WAC 173-300-110 and 173-300-120, the appropriate operator or inspector certificate will be issued.

(4) An owner may apply for a variance for a temporary certificate without an examination to fill a vacated position required by WAC 173-300-050 and 173-300-060 to have a certified operator, or 173-300-070, in the case of a certified inspector. A temporary certificate (~~shall~~) must be valid for a period of not more than twelve months from date of issue.

(5) Persons (~~holding~~) who hold a current operators certificate from any national organization, educational institution, the federal government, other states, or a province may be granted an interim certification (~~provided~~) if the applicant meets the requirements of WAC 173-300-140.

(a) No interim certification (~~shall~~) may be issued or be valid after January 1, 1992.

(b) Interim certification (~~shall~~) may not automatically qualify an operator for certification.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-090 Training and examinations. (1) The department shall prepare or cause to be prepared educational materials and opportunities to fulfill requirements of WAC 173-300-080(2) to help develop the skills necessary to operate a solid waste incinerator or solid waste landfill according to state and federal laws.

(2) The board of advisors shall assist in the development of written examinations to be used in determining the competency of operators. Incinerator operators (~~shall also be~~) are also required to successfully complete an examination to determine the competency needed to operate and maintain the facility for which the operator is responsible.

(3) Examinations (~~shall~~) must be held immediately at the end of all required operator training courses. Additional examinations (~~shall~~) must be held at places and times set by the board.

(4) All examinations (~~shall~~) must be graded by the department or the department's designee and the applicant (~~shall~~) must be notified by mail of the score attained. Examinations (~~shall~~) may not be returned to the applicant.

(5) An applicant who fails to pass an examination must be reexamined at the next scheduled examination. An additional application form and examination fee (~~shall be~~) is required. No individual will be allowed to retake the same examination.

(6) An applicant who fails to pass a second examination (~~shall be~~) is required to repeat the certification training.

(7) The board shall forward the recommendations for certification of those examined to the director.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-100 Certificate term. Except as provided for in WAC 173-300-080(4), the term for any certifi-

cate or renewal thereof (~~shall be~~) is from the first of January of the year of issuance until the thirty-first of December three years thereafter.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-110 Renewal of certificate. (1) Except as provided in WAC 173-300-080(4), all certificates held by incinerator operators, landfill operators, and inspectors (~~shall be~~) are renewable upon presentation of evidence that the certificate holder successfully completed a refresher course administered by the department, and successfully attended other professional educational opportunities approved by the department.

(2) The department shall mail renewal notices and refresher course information to all certificate holders eligible for renewal four months (~~prior to~~) before the date the certificate expires.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-120 Fees. (1) A fee of \$50.00 for each examination administered by the department shall accompany the application for examination.

(2) After an applicant successfully completes the examination and is notified by the department of the results, the applicant shall pay a certification fee of \$200.00 to the department within thirty days of the date of the results notification.

(3) A fee of \$50.00 is required to apply for consideration of certification through reciprocity under WAC 173-300-140. After determining that the reciprocal criteria has been met, the department will notify the applicant:

(a) That the applicant is deficient in a required area(~~s~~), and the process to correct the deficiency; or

(b) That the applicant has successfully completed all requirements for certification and that the applicant must pay a certification fee of \$200.00 to the department within thirty days of the date of notification.

(4) A \$200.00 renewal fee must accompany an application for certificate renewal.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-130 Revocation. (1) When a certificate is not renewed, (~~such~~) the certificate, upon notice by the director, (~~shall~~) must be suspended for sixty days.

(a) If renewal of the certificate is not completed during the suspension period, the director shall mail a written notice of revocation by certified mail to the certificate holder's employer as last known by the department and to the certificate holder at the address last known by the department.

(b) If, during the revocation notice period, the certificate is not renewed, the certificate (~~shall~~) must be revoked ten days after (~~such~~) the notice is mailed.

(2) Certificates may also be revoked when a majority of the board so recommends to the director, and the director agrees, upon finding:

(a) Fraud or deceit in obtaining the certificate;

(b) Gross negligence in the operation or inspection of an incineration or landfill facility;

(c) Violation of the requirements of chapter 70.95D RCW, this chapter or of any lawful rule(~~, regulation~~) or order of the department; or if(~~;~~)

(d) The facility operated by the certified employee is operated in violation of local, state, or federal environmental laws.

(3) No revocation (~~shall~~) may be made under subsection (2) of this section unless the operator has been notified that revocation is proposed, has been advised of the grounds therefore, and has been given an opportunity to appear before the board and be heard on the matter.

(4) A person whose certificate is revoked under this section (~~shall not be~~) is eligible to apply for a certificate for one year from the effective date of the final order of revocation.

(5) Whenever an individual's certificate is revoked, the individual (~~shall~~) may not be certified again until:

(a) He or she has repeated all required training for certification or has completed other requirements recommended by the board and approved by the department;

(b) Has applied for certification (~~pursuant to~~) under WAC 173-300-090;

(c) Paid the application fees; and

(d) Upon notification, paid the certification fee within thirty days of notification.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-140 Reciprocity. The director may, with the approval of the board of advisors, waive examinations for applicants (~~holding~~) who hold valid incinerator or landfill operators certificates, or inspector certificates issued by other states, a province, the federal government, or a professional association (~~having~~) that has comparable standards as determined by the board.

(1) Applications for reciprocity will be considered when:

(a) The training received by the applicant is comparable to training offered by the state of Washington. A detailed syllabus outlining all relevant training must be released by the appropriate training facility for review and approval by the board. Those applicants with deficiencies shall (~~have~~) resolve the deficiencies (~~resolved~~) before certification is granted(~~;~~). Applicants must contact the department within one year of application;

(b) The department receives written confirmation from the certifying authority of the state, province, the federal government, or professional association in which the applicant is certified, that the certificate is currently valid and was earned by passing a written examination. A copy of the exam passed by the applicant must also be released for review by the board; and

(c) The application fee is received.

(2) The board shall review and compare out-of-state examinations with Washington's examinations to determine at which level the examination is most equivalent.

(3) Training in state of Washington solid waste law (~~shall be~~) is required for certification.

(4) Incinerator operators (~~shall be~~) are required to successfully complete an examination to determine the competency needed to operate and maintain the facility for which the operator is currently responsible.

(5) Certificates (~~shall~~) must be issued to each reciprocity applicant who meets the minimum training and examination requirements set forth in WAC 173-300-080. Upon notification by the department that the applicant meets all the criteria, the certification fee is due within thirty days from the date of notification.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-150 Unlawful acts—Variance from requirements. After January 1, 1992, it is unlawful for any person, firm, corporation, municipal corporation, or other governmental subdivision or agency to operate a solid waste incineration or landfill facility unless an operator in responsible charge is duly certified by the director under this chapter or any lawful rule or order of the department. The department shall allow the owner or operator of a landfill or solid waste incineration facility to request a variance from this requirement under emergency conditions. Emergency conditions may include but are not limited to unexpected health related problems that incapacitate the operator or an unexpected termination of employment of the operator. The department may impose (~~such~~) conditions (~~as~~) that may be necessary to protect human health and the environment during the term of the variance.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-160 Penalties. Any person, including any firm, corporation, municipal corporation, or other governmental subdivision or agency, with the exception of incinerator operators, (~~violating~~) who violates any provision of this chapter, is guilty of a misdemeanor. Incinerator operators who violate any provision of this chapter (~~shall be~~) are guilty of a gross misdemeanor. Each day of operation in violation of this chapter shall constitute a separate offense. The prosecuting attorney or the attorney general, as appropriate, shall secure injunctions of continuing violations of any provisions of this chapter.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-170 Appeals. Decisions of the director under this chapter may be appealed within thirty days from the date of notice thereof to the pollution control hearings board (~~pursuant to~~) under chapter 43.21B RCW and chapter 370-08 WAC.

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-180 Incineration of biomedical or medical waste. Incineration of biomedical, treated or untreated medical waste (~~shall~~) must be conducted under sufficient burning conditions to reduce all combustible material to a form (~~such~~) so that no portion of the combustible material is visible in its uncombusted state.

WSR 00-19-018

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 00-17—Filed September 8, 2000, 10:35 a.m.]

Date of Adoption: September 8, 2000.

Purpose: Chapter 173-306 WAC, protect human health, the environment, and employees during the management and disposal of special incinerator ash, and to enhance and encourage the higher waste management priorities as spelled out in chapter 70.138 RCW. This adoption makes house-keeping changes and clarifies the language of the rule without changing its intent.

Citation of Existing Rules Affected by this Order: Amending WAC 173-306-010, 173-306-050, 173-306-100, 173-306-150, 173-306-200, 173-306-300, 173-306-310, 173-306-320, 173-306-330, 173-306-340, 173-306-345, 173-306-350, 173-306-400, 173-306-405, 173-306-410, 173-306-440, 173-306-450, 173-306-470, 173-306-480, 173-306-490, 173-306-495, 173-306-500, 173-306-900, and 173-306-9901.

Statutory Authority for Adoption: Chapter 70.138 RCW.

Adopted under notice filed as WSR 00-13-022 on June 12, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 24, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 24, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 8, 2000

Tom Fitzsimmons

Director

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-010 Authority and purpose. This chapter is ~~((promulgated))~~ adopted under the authority of chapter 70.138 RCW, Incinerator ash residue, to protect human health, the environment, and employees during the management and disposal of special incinerator ash. It is also the purpose of this chapter to enhance and encourage the higher waste management priorities as spelled out in chapter 70.138 RCW. This chapter is intended to establish consistent, enforceable management requirements for special incinerator ash that otherwise would be regulated as hazardous waste under chapter 70.105 RCW, the Hazardous Waste Management Act. This chapter is not intended to address ash residues that are classed as hazardous waste under federal ~~((regulations))~~ rules, 40 CFR Part 261, unless the Environmental Protection Agency decides ~~((such))~~ those wastes are not subject to Subtitle C of the Resource Conservation and Recovery Act.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-050 Applicability. This chapter applies to municipal solid wastes intended for incineration or energy recovery and special incinerator ash as those terms are defined in WAC 173-306-100. (Incinerator ash whose designation status is unknown ~~((shall))~~ must be considered special incinerator ash until data developed under WAC 173-306-500(4) is submitted to the department.) This chapter shall not apply to the following wastes:

- (1) Solid waste as defined in WAC 173-306-100 that is not regulated as hazardous waste under chapter 70.105 RCW and that is not intended for incineration or energy recovery;
- (2) Hazardous wastes regulated under the Federal Resource Conservation and Recovery Act, 42 U.S.C. sec. 6901 et seq.;
- (3) Incinerator ash from the operation of incineration or energy recovery facilities burning only tires, woodwaste, infectious waste, sewage sludge, or any other single type of refuse other than municipal solid waste; and
- (4) Incinerator ash from the operation of incineration or energy recovery facilities burning municipal solid waste at a rate of twelve tons of municipal solid waste per day or less.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-100 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Active area" means that portion of a facility where ash disposal operations are being, are proposed to be, or have been conducted. Buffer zones ~~((shall not be))~~ are not considered part of the active area of a facility.
- (2) "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.
- (3) "Ash" means special incinerator ash.

(4) "Ash cell" or "cell" means an active disposal phase of the site which ~~((shall))~~ must be divided into a series of phases to minimize the active ash disposal area.

(5) "Beneficial use" means the water uses as defined by the water resources management program established by the Water Resources Act of 1971 and chapter 173-500 WAC.

(6) "Bottom ash" means ash residues remaining on the incineration or energy recovery facility grates or in the combustion chambers after combustion. Bottom ash may or may not be a special incinerator ash.

(7) "Buffer zone" means that part of a facility ~~((that))~~ which lies between the active area and the property boundary.

(8) "Closure" means those actions taken by the owner or operator of an ash facility to cease disposal operations. A closure notice will be provided to the department with the exact date to ensure that all ~~((such))~~ facilities are closed in conformance with applicable ~~((regulations))~~ rules at the time of ~~((such))~~ closure~~(s)~~ and to prepare the site for the post-closure period ~~((and))~~ using best engineering practices.

(9) "Construction quality assurance plan" means a plan describing the methods by which the professional engineer in responsible charge of inspection of the project will determine that the facilities were constructed without significant change from the department approved plans and specifications.

(10) "Contaminate" means to discharge a substance into ground water that would cause:

(a) The concentration of that substance in the ground water to exceed the maximum contamination level specified in WAC 173-306-9901;

(b) A statistically significant increase in the concentration of that substance in the ground water where the existing concentration of that substance exceeds the maximum contaminant level specified in WAC 173-306-9901; or

(c) A statistically significant increase above background in the concentration of a substance which:

(i) Is not specified in WAC 173-306-9901; and

(ii) Is present in the ash; and

(iii) Has been determined to present a substantial risk to human health or the environment in the concentration found at the point of compliance by the department in consultation with the department of health.

(11) "Critical habitat" means habitat defined as critical by the Endangered Species Act of 1973 (P.L. 93-205).

(12) "Department" means the department of ecology.

(13) "Department's approval" means an approval letter by the director after the review of all engineering reports, plans and specifications, and any other engineering documents by a registered engineer.

(14) "Director" means the director of the department of ecology or the director's designee.

(15) "Displacement" means the relative movement of any two sides of a fault measured in any direction.

(16) "Dispose" or "disposal" means the treatment, utilization, processing, or final deposit of special incinerator ash.

(17) "Disposal facility" means all structures, other appurtenances, improvements and land used for recycling, storing, treating, or disposing of special incinerator ash.

(18) "Domestic water" means any water used for human consumption, other domestic activities, livestock watering or for any use for which a water right has been granted.

(19) "Energy recovery" means the recovery of energy in a usable form from mass burning, fluidized bed or refuse-derived fuel incineration, pyrolysis, or any other means of using the heat of combustion of solid waste that involves high temperature (above twelve hundred degrees Fahrenheit) processing.

(20) "Existing disposal facility" means a disposal facility ~~((which))~~ that is owned or leased and in operation, or for which construction has begun, on or before the effective date of this chapter and the owner or operator has obtained permits or approvals necessary under federal, state and local statutes, ~~((regulations))~~ rules, and ordinances.

(21) "Existing residential development" means any existing development of residential dwelling units with a density of at least one unit per acre and a total of more than ten dwellings at time of permit application.

(22) "Expanded disposal facility" means a disposal facility adjacent to an existing facility for which the land is purchased and approved by the department after the effective date of this chapter. The department shall consider a vertical expansion approved and permitted after the effective date of this chapter ~~((shall))~~ to be ~~((considered))~~ an expanded disposal facility.

(23) "Fault" means a fracture along which rocks or soils on one side have been displaced with respect to those on the other side.

(24) "Facility" means disposal facility.

(25) "Flyash" or "flyash/scrubber residue" means ash swept from the incineration or energy recovery facility combustion chamber and collected from the boilers, economizers, and air pollution control devices such as scrubbers, baghouses, and electro-static precipitators. Flyash or flyash/scrubber residues may or may not be special incinerator ash.

(26) "Generate" means any act or process ~~((which))~~ that produces special incinerator ash or which first causes special incinerator ash to become subject to regulation.

(27) "Generator" means any incineration facility owner/operator who generates a special incinerator ash. An existing generator is any generator whose facility is in operation on the effective date of this chapter.

(28) "Holocene" means the most recent ~~((epoch of the Quaternary))~~ measure of geologic time period extending from the end of the Pleistocene period to the present.

(29) "Incineration" means reducing the volume of solid wastes by use of an enclosed device ~~((using))~~ that uses controlled flame combustion.

(30) "Independent third party" means, for the purpose of liner construction, a person, approved by the department, with demonstrated experience in successful liner installation or inspection, who is financially and organizationally independent of:

(a) The generator or facility owner/operator(;;);

(b) The raw material producer (such as the resin manufacturer or the bentonite producer)(;;);

(c) The liner manufacturer(;;);

(d) The liner installer(;;); or

(e) Any other person who might have a financial or organizational connection to the facility.

(31) "Land treatment" means the practice of applying ash waste onto or incorporating into the soil surface. If the waste

will remain after the facility is closed, this practice is disposal.

(32) "Management" means the handling, storage, collection, transportation, and disposal of special incinerator ash.

(33) "Monofill" means a disposal facility or part of a facility, ~~((which))~~ that is not a land treatment facility, at which only special incinerator ash is finally deposited in or on.

(34) "New disposal facility" means a facility ~~((which))~~ that begins operation or construction after the effective date of this chapter.

(35) "One hundred year flood" means a flood that has a one percent chance of being equalled or exceeded in any given year.

(36) "Perennial surface water bodies" are normally continuous bodies of water with natural flows throughout the year ~~((including))~~ and includes lakes, rivers, ponds, irrigation canals, streams, reservoirs, inland waters, salt waters, and all other waters of the state (not to include man-made lagoons or impoundments for waste treatment or storage) within the jurisdiction of the state of Washington as defined by chapter 90.48 RCW, the Water Pollution Control Act.

(37) "Permeability" means the ability with which a porous material allows liquid or gaseous fluids to flow through it.

(38) "Permit" means a special incinerator ash disposal permit.

(39) "Person" means any person, firm, association, county, public, municipal, or private corporation, agency, or other entity whatsoever.

(40) "Pile" means any noncontainerized accumulation of ash that is used for treatment or utilization.

(41) "Plans and specifications" means the detailed drawings and specifications used in the construction or modification of ash disposal facilities.

(42) "Point of compliance" means that part of ground water ~~((that))~~ which lies beneath the perimeter of a disposal facility's active area as that active area would exist at the closure of the facility.

(43) "Post-closure" means the requirements placed upon disposal facilities after closure to ensure their environmental safety for a thirty-year period or until the site becomes stabilized (i.e., cap integrity maintained, little or no settlement or leachate generation).

(44) "Processing" means an operation to convert ash into a useful product or to prepare it for disposal.

(45) "Reclamation" means to process an ash waste in order to recover usable products.

(46) "Utilization" means consuming, expending, exhausting or using an ash waste.

(47) "Sole source aquifer" means an aquifer designated by the Environmental Protection Agency ~~((pursuant to))~~ under section 1424e of the Safe Drinking Water Act (P.L. 93-523).

(48) "Solid waste" means all putrescible and nonputrescible solid and semisolid wastes, including but not limited to garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned vehicles or parts thereof, and recyclable commodities. This includes all liquid, solid, and semisolid materials ~~((which))~~ that are not the primary

products of public, private, industrial, commercial, mining, and agricultural operations. Solid waste includes, but is not limited to, sludge from wastewater treatment plants, septage from septic tanks, woodwaste, dangerous waste, and problem wastes.

(49) "Special incinerator ash" means ash residues (~~(resulting)~~) that result from the operation of incineration or energy recovery facilities managing municipal solid waste from residential, commercial, and industrial establishments, if the ash residues (a) would otherwise be regulated as hazardous wastes under chapter 70.105 RCW; and (b) are not regulated as a hazardous waste under the Federal Resource Conservation and Recovery Act, 42 U.S.C. Sec 6901 et seq.

(50) "Spill" means any accidental discharges or overflow of fluids or processed water from contained areas or holding tanks to floor drains or a municipal sewer system.

(51) "Stabilization" or "solidification" means a technique that limits the solubility and mobility of waste constituents. Solidification immobilizes a waste through physical means and stabilization immobilizes a waste by bonding or chemically reacting with the stabilizing material.

(52) "Storage" means the temporary holding (no longer than forty-five days from date of production) of a limited amount (not to exceed thirty days worth of daily production) of special incinerator ash.

(53) "Subsidence" means a sinking of the land surface due to the removal of solid mineral matter or fluids from the subsurface.

(54) "Surface impoundment" means a facility or part of a facility (~~(which)~~) that 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) designed to hold an accumulation of liquids or sludges. The term includes holding, storage, settling and aeration pits, ponds or lagoons, but does not include injection wells.

(55) "Treatment" means those engineered physical or chemical processes to make special incinerator ash safer for transport, amenable for energy or material resource recovery, amenable for storage or disposal, or reduced in volume.

(56) "Unstable slopes" means any area where the mass movement of earthen materials i.e., landslides, rockfalls, mudslides, slumps, earth flows, or debris flow is likely to occur.

(57) "Vadose zone" means that portion of a geologic formation in which soil pores contain some water, the pressure of that water is less than atmospheric pressure, and the formation occurs above the zone of saturation.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-150 Prohibition of surface impoundments, land treatment and municipal solid waste codisposal of ash. No person (~~(shall)~~) may manage any special incinerator ash in a surface impoundment, land treatment facility as defined in WAC 173-306-100, or codispose with municipal solid waste.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-200 Generator management plans. (1) Applicability. These standards apply to special incinerator ash generators (~~(-incinerating)~~) that incinerate more than twelve tons of municipal solid waste per day. Existing generators shall meet the requirements of this section within six months after the effective date of this chapter.

(2) Management plans procedures.

(a) (~~(Prior to)~~) Before generating or managing any special incinerator ash, any generator subject to this section shall submit a generator management plan to the department for review and approval. The department may publish guidelines on the form and content of management plans consistent with this chapter. Within thirty days of receipt, the department shall determine (~~(if)~~) whether the plan is factually complete and so notify the generator.

(b) Upon receipt of a complete generator management plan, the department shall give notice of its receipt of a proposed management plan to the public and to interested persons for public comment for thirty days after the date of publication.

(c) The department shall also perform the following additional public notification requirements:

(i) (~~(Mailing)~~) Mail the notice to persons who have expressed an interest in being notified;

(ii) (~~(Mailing)~~) Mail the notice to other state agencies and local governments with a regulatory interest in the proposal;

(iii) The public notice shall include a statement that any person may express their views in writing to the department within thirty days of the last date of publication;

(iv) Any person submitting written comment or any other person (~~(may)~~) upon request, may obtain a copy of the department's final decision;

(v) The department shall add the name of any person, upon request, to a mailing list to receive copies of notices for all applications within the state or within a geographical area.

(d) The department shall review each generator management plan to determine whether the generator management plan complies with this chapter and chapter 70.138 RCW, including whether the necessary ash disposal permit has been or is likely to be issued.

(e) Within sixty days of receipt of a complete generator management plan, the department (~~(shall)~~) may approve, approve with conditions, or reject the submitted generator management plan. Approval may be conditioned upon additional requirements necessary to protect employees, human health, and the environment, including special management requirements such as waste and ash segregation, or treatment techniques such as neutralization, detoxification, and solidification (~~(f)~~) or stabilization.

(f) All generators shall comply with their individual approved management plan. No generator may construct and operate an incineration or energy recovery facility without an approved management plan.

(g) Any generator operating under an approved generator management plan shall notify the department and the department may require resubmission of the generator management plan when there is a proposed material change in the ash management of the special incinerator ash collection and/or handling system.

Upon receipt of the revised generator management plan, the department shall proceed according to subsection (2) of this section.

(3) Generator management plan requirements. ~~((Prior to))~~ Before managing special incinerator ash, all applicable generators shall develop generator management plans. Generator management plans shall show how the following requirements are met:

(a) Planning requirements:

(i) All generators shall demonstrate how the management of ash, including disposal, ~~((has complied))~~ complies with the city and county comprehensive solid waste management plan of RCW 70.95.080, as applicable.

(ii) All generators shall demonstrate how ash management areas comply with or are a part of the spill prevention plans.

(b) Requirements for managing solid waste to reduce ash toxicity and ash quantity. All generators shall:

(i) Conduct annual municipal solid waste compositional studies to identify kinds and amounts of toxic metals, including cadmium and lead, other hazardous materials, halogenated plastics, and other substances that contribute to the toxicity of special incinerator ash;

(ii) Establish policies, procedures, incentives, and treatment methods to remove toxic metals in municipal solid waste ~~((prior to))~~ before incineration or energy recovery;

(iii) Establish procedures to insure that dangerous wastes are not knowingly accepted at the incineration or energy recovery facility including developing lists of consumer or commercial items that may or may not be acceptable for incineration;

(iv) Establish a timetable for implementing (b)(i), (ii), and (iii) of this subsection, and a method for evaluating the effectiveness of the program in reducing the toxicity and volume of special incinerator ash.

(c) Collection and handling requirements.

(i) All incineration or energy recovery facilities ~~((shall))~~ must be designed and operated to prevent fugitive dust emissions and direct exposure of the ash to the weather. Special incinerator ash ~~((shall))~~ must be collected, stored, and handled in enclosed buildings or the equivalent (e.g., covered conveyors and transfer points). This requirement is not applicable to ferrous metal separated from bottom ash.

(ii) Floor or surface drains serving ash collection, storage, and handling areas ~~((shall))~~ must not be connected to uncontaminated storm water run-off drains. Spills and process waters ~~((shall))~~ must be handled in one or more of the following methods:

(A) Reused in the process;

(B) Discharged to surface waters under a National Pollution Discharge Elimination System Permit issued ~~((pursuant to))~~ under chapter 173-220 WAC;

(C) Discharged to surface water, ground water, or a municipal sewer system under a state discharge permit issued ~~((pursuant to))~~ under chapter 173-216 WAC;

(D) Injected through wells under an underground injection control permit issued ~~((pursuant to))~~ under chapter 173-218 WAC; or

(E) Managed in another method approved by the department.

(iii) All incineration and energy recovery facilities ~~((shall))~~ must be designed and operated to comply with chapter 296-62 WAC, the general occupational health standards.

(iv) The percentage of carbon in bottom ash ~~((shall))~~ may not exceed six percent by weight, dry, as determined by ASTM D3178-84 or other methods approved by the department. Alternative carbon content limits may be established by the department, upon a demonstration by the owner or operator that methane generation and settlement ~~((shall))~~ does not exceed levels associated with bottom ash meeting the six percent carbon standard. Representative samples ~~((shall))~~ must be taken according to the guidelines established by the department.

(d) Storage requirements.

(i) ~~((Storage of))~~ Ash ~~((shall))~~ must be stored in totally enclosed buildings, in leak-proof containers, or in tanks;

(ii) Storage ~~((shall))~~ may not exceed forty-five days from the date of generation of the ash, and/or the storage amount ~~((shall))~~ may not exceed thirty days of daily production;

(iii) Storage ~~((shall))~~ must be in an area served by the floor and surface drain requirements in (c)(ii) of this subsection.

(e) ~~((Transport of))~~ Ash from an incineration or energy recovery facility must be transported to an off-site or on-site disposal facility ~~((shall be))~~ in covered and sealed vehicles or containers to avoid wind dispersal or fluid leakage. Owners and operators shall prevent ash trackout onto the site and the public right-of-way by employing tire washing or any equivalent means. Contaminated washwaters ~~((shall))~~ must be disposed of according to (c)(ii) of this subsection.

(f) Waste management accountability. All owners or operators of incineration or energy recovery facilities shall:

(i) Establish procedures acceptable to the department for tracking movements of special incinerator ash from the point of generation and/or handling to the site of final deposit or disposal. ~~((Such))~~ The tracking method may include inventory control and tracking systems, scale~~((s))~~, ticket~~((s))~~, and receipt tracking, gate logs, operating logs, or material balances;

(ii) File a report with the department if the owner or operator has not confirmed that an ash waste has been received at the intended destination within forty-five days of the date the waste was accepted by the transporter. The report must include:

(A) A legible copy of the shipping paper or manifest for which the owner or operator does not have confirmation of delivery; and

(B) A cover letter signed by the generator or his representative explaining the efforts taken to locate the waste and the results of these efforts.

(g) Other state and local requirements. All generators shall comply with all federal, state, and local environmental

and industrial hygiene right-to-know laws and ~~((regulations))~~ rules, including chapter 197-11 WAC, the State Environmental Policy Act rules; chapter 173-304 WAC, the Minimum functional standards for solid waste handling; and chapter 173-434 WAC, the air emission rules for incinerators.

(4) Annual report requirements. All generators shall submit annual reports to the department by March 1 of the following calendar year on forms specified by the department specifying:

- (a) Annual amounts, in tons, of:
 - (i) Municipal solid waste incinerated;
 - (ii) Bottom ash generated; and
 - (iii) Flyash/scrubber residue generated.

(b) Disposal sites for all special incinerator ash. For multiple disposal sites, the amounts of disposal that are occurring in tons per year;

(c) Permittee's name, address, telephone number, date of permit issuance and expiration date for the disposal sites listed in (b) of this subsection;

(d) Designation test results. The results of testing bottom ash and flyash/scrubber residues separately and combined flyash and bottom ash on representative samples taken each quarter of the year and subjected to the criteria of WAC 173-303-100~~((and))~~. Results of testing bottom ash quarterly for carbon residue according to subsection (3)(c)(iv) of this section must be included unless otherwise approved by the department. After one year of testing, the department may reduce this requirement if a less frequent program can provide adequate data to determine the effectiveness of an ash toxicity reduction program. Representative sampling methods shall follow guidelines specified by the department;

(e) Toxics separation test results. The results of testing bottom ash and flyash separately for toxic metals from samples taken in (d) of this subsection must be included, in order to judge the progress made in toxic metals separation and reduction;

(f) Special test results. The results of testing bottom ash and flyash separately for dioxins and dibenzofurans on a composite sample made from the eight quarterly samples taken in (d) of this subsection must be included; and

(g) Ambient lead and cadmium samples taken in the air and soil respectively at the property boundary must be included to demonstrate compliance with the performance standard of WAC 173-306-440 (2)(b) and (c). The samples ~~((shall))~~ must be taken annually for cadmium and quarterly for lead, unless otherwise approved by the department.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-300 Permit requirements for disposal facilities. (1) Applicability. The permit standards of WAC 173-306-300 through 173-306-330 apply to disposal facilities as defined in WAC 173-306-100. These standards do not apply to generators of special incinerator ash who only handle, store and collect ash on-site and transport ash off-site, nor to facilities specifically excluded under WAC 173-306-400 through 173-306-490.

(2) No disposal facility ~~((shall))~~ may be established, constructed, altered, expanded, or closed, until the owner or

operator has obtained a permit issued ~~((pursuant to))~~ under this chapter or a modified permit issued ~~((pursuant to))~~ under WAC 173-306-310(3).

(3) Effective dates for permit requirements. The permit requirements of this section apply to all applicable existing, new or expanding disposal facilities within six months after the effective date of this chapter.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-310 Permit procedures. (1) Application procedures.

(a) Persons owning or operating new or expanded ash disposal facilities shall apply to the department for a permit, ~~((prior to))~~ before accepting any special incinerator ash for disposal. These procedures apply ~~((for))~~ to permit renewal. Monofill owners who have successfully complied with the requirements for Type B design in WAC 173-306-450 (4)(a)(i) during the eighteen-month demonstration period shall apply for a permit ~~((prior to))~~ before using the Design B liner. Applicants shall file two copies of the application with the department that have:

- (i) Been signed and notarized as correct by the owner and operator; and
- (ii) Attached evidence of compliance with the requirements of chapter 197-11 WAC, the State Environmental Policy Act rules.

(b) Permit applications must contain the information set forth in WAC 173-306-330 in order to be considered complete. Upon receipt of a permit application, the department shall review the application for completeness and notify the permit applicant accordingly.

(c) Within thirty days of receipt of a complete application, the department shall give notice of its receipt of a proposed complete permit application to the public and to interested persons for public comment for thirty days after the date of publication.

(d) The department will perform the following additional public notification requirements:

- (i) ~~((Mailing))~~ Mail the notice to persons who have expressed an interest in being notified;
- (ii) ~~((Mailing))~~ Mail the notice to other state agencies and local governments with a regulatory interest in the proposal;
- (iii) The public notice shall include a statement that any person may express ~~((their))~~ his or her views in writing to the department within thirty days of the last date of publication;
- (iv) Any person submitting written comment or any other person ~~((may))~~, upon request, may obtain a copy of the department's final decision; and

(v) The department shall add the name of any person, upon request, to a mailing list to receive copies of notices for all applications within the state or within a geographical area.

(2) Issuance procedures.

(a) The department shall review each completed application to determine:

- (i) Whether the disposal facility meets the requirements of this chapter;

(ii) Whether the disposal facility has been adequately addressed in the city and county comprehensive solid waste management plan as applicable; and

(iii) Whether the disposal facility complies with other environmental laws and ~~((regulations))~~ rules.

(b) The department ~~((shall))~~ may approve, deny, or conditionally approve a completed permit application within sixty days of receipt of the department's notice.

(c) The department ~~((shall))~~ may issue up to five-year term permits for ash disposal; applications for reissuance of permits ~~((shall))~~ must be made at least six months ~~((prior to))~~ before permit expiration. The applicant and the department shall follow the procedures of WAC 173-306-310 (1) and (2) in applying for and reissuing permits.

(3) Modification and revocation procedures. When the department obtains any information justifying modification, or the applicant applies for modification of an existing permit, the department may modify or revoke and reissue the permit according to the procedures of this section. An updated application may be requested 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.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-320 Demonstration and class-use permits. (1) Demonstration permits. Demonstration permits must be required for persons utilizing ash (see WAC 173-306-490 (2)(b)). In addition, persons applying for a utilization permit must demonstrate that the proposed utilization will successfully meet the requirements of WAC 173-306-490 (2)(b)(ii) before full scale reuse or utilization is practiced.

(a) The demonstration permit will be issued in accordance with the procedures of WAC 173-306-310;

(b) The demonstration permit shall address those requirements necessary to meet the standards of WAC 173-306-490 (2)(b)(ii) and (iii), and show that a disposal facility meeting the requirements of this chapter is available in case the demonstration fails or this permit is revoked;

(c) The demonstration permit shall provide a specific time period and a limit on the quantity of ash ~~((which))~~ that will be used for the demonstration; the department may extend the demonstration period as a modification of the demonstration permit;

(d) Unless otherwise approved by the department, the permittee shall submit a report to the department within ninety days of the end of the demonstration. The report shall contain the results of all field tests and laboratory analyses and all data developed during the demonstration period. The department shall then use the information to determine whether or not there is adequate information to issue a class-use permit ~~((which))~~ that will incorporate conditions sufficient to provide compliance with all requirements of WAC 173-306-490 (2)(b)(ii) and (iii). If the information is adequate, the department will ~~((proceed to))~~ issue a class-use permit under the provisions of this section. If the information

is inadequate, the department may, as the situation warrants, either issue a modification to the demonstration permit in accordance with the procedures of WAC 173-306-310(3) and this subsection, or deny the class-use permit application.

(2) Class-use permits. Class-use permits are required for persons who distribute utilized ash on the land in a manner ~~((constituting))~~ that constitutes disposal~~((;))~~. The permit is issued to the seller or distributor of utilized ash or ash products to a class of users.

(a) The class-use permit will be issued in accordance with the procedures of WAC 173-306-310;

(b) The class-use permit shall contain those requirements necessary to meet the standards of WAC 173-306-490 (2)(b), including reporting requirements; and

(c) The department will place limitations on the class of users of utilized ash or ash products if it is shown that ~~((such))~~ the limits are necessary to protect human health and the environment.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-330 Application contents for permits.

(1) Application contents for permits for new or expanded facilities.

(a) All permit applications shall contain the following:

(i) A general description of the facility;

(ii) The types of ash to be handled at the facility;

(iii) The plan of operation required by WAC 173-306-405(3) (except for demonstration and class-use permits, WAC 173-306-320);

(iv) The operating log required by WAC 173-306-405(4) (except for demonstration and class-use permits, WAC 173-306-320);

(v) The inspection schedule and inspection log required by WAC 173-306-405.

(b) Application contents for monofill facilities. In addition to the requirements of (a) of this subsection, each monofill application for a permit must contain:

(i) A hydrogeological assessment of the facility that addresses:

(A) Local/regional geology and hydrology, including holocene faults within two hundred feet of the active area and three thousand feet of all other faults, unstable slopes, and subsidence areas on site; or a department approved geologic hazard assessment study;

(B) Evaluation of bedrock and soil types and properties;

(C) Depths to ground water ~~((and))~~ or aquifer(s), or both;

(D) Direction and flow rate of the uppermost aquifer;

(E) Direction of regional ground water;

(F) Quantity, location, and construction (where available) of private and public wells within a two thousand foot radius of site;

(G) Tabulation of all water rights for ground water and surface water within a two thousand foot radius of the site;

(H) Identification and description of all surface waters within a one-mile radius of the site;

(I) Background and surface water quality assessment, and for expanded facilities, identification of impacts to date

of applicant's existing facilities upon ground and surface waters from monofill leachate discharges;

(J) Calculation of a site water balance;

(K) Conceptual design of a ground water and surface water monitoring system, including proposed installation methods for these devices and, where applicable, a vadose zone monitoring plan;

(L) Land use in the area, including nearby residences;

(M) Topography of the site and surrounding areas; and

(N) Drainage pattern of the site and surrounding areas.

(ii) Preliminary engineering report/plans and specifications that address:

(A) How the facility will meet the siting standards of WAC 173-306-350;

(B) Relationship of facility to city and county solid waste comprehensive plan as applicable and the basis for calculating the facility's life;

(C) The design of bottom and side liners;

(D) Identification of materials for daily cover and borrow sources for final cover and soil liners;

(E) Interim/final leachate collection, treatment, and disposal;

(F) Leachate detection where applicable;

(G) Fugitive dust controls;

(H) Trench design, fill methods, elevation of final cover and bottom liner, and equipment requirements;

(I) The run-on and run-off system;

(J) The design to avoid washout;

(K) Filling phases, interim cover and final cap elevation; interim cover should be minimized depending on site specific topography and projected filling phases;

(L) Closure/post-closure design, construction, maintenance, and land use;

(M) Signs, fencing, and road paving; and

(N) Scales, employee amenities, communication, and unloading areas.

(iii) An operation plan that addresses:

(A) Operation and maintenance of leachate collection, treatment, and disposal systems;

(B) Operation and maintenance of fugitive dust controls;

(C) Monitoring plans for ground water, surface water, soils and ambient air to include sampling technique, frequency, handling, and analysis requirements;

(D) Safety and emergency accident/fire plans;

(E) Routine filling, grading, cover, and housekeeping; and

(F) Record system to address records on weights (or volumes), number of vehicles, and the types of waste received.

(iv) A closure plan that addresses:

(A) Estimate of closure season/year;

(B) Capacity of site in volume and tonnage;

(C) Maintenance of active fill versus completed, final covered acreage;

(D) Estimated closure construction timing and notification procedures;

(E) Inspection by regulatory agencies;

(F) Items required in WAC 173-306-410(3); and

(G) Identification of final closure cost including cost calculations and funding mechanisms.

(v) A post-closure plan that addresses:

(A) Estimated time period for post-closure activities;

(B) Site monitoring of ash monofill, soil, air, ground water, and surface water;

(C) Deed clause changes, land use, and zoning restrictions;

(D) Maintenance activities to maintain cover and run-off systems;

(E) Items required in WAC 173-306-410(6);

(F) Identification of post-closure costs including cost calculations and funding mechanisms; and

(vi) Other information as required by the department.

(c) Application contents for treatment (including solidification and stabilization) standards. In addition to the requirements of (a) of this subsection, each application for a treatment permit must contain:

(i) Preliminary engineering reports/plans and specifications that address:

(A) The chemical and physical principle(s) upon which the treatment is based, including laboratory, pilot plant, prototype, or full-scale data with sufficient detail to assure the department that the treatment process is feasible and to allow the department to specify capacity and operating conditions;

(B) Tank, reaction vessel, furnace, total-enclosed treatment facility and container designs and the basis for selecting the materials of construction and the thickness of the treatment device (such as corrosion data) or protective lining;

(C) Fugitive dust controls, including conveyor, transport, unloading, and building design;

(D) Instrumentation and process control design to assure operating within conditions specified in the permit;

(E) Warning signs and occupational health and safety engineering controls;

(F) Monitoring equipment; and

(G) Other factors as required by the department.

(ii) An operation plan that addresses:

(A) Operation and maintenance of the treatment device;

(B) Operation and maintenance of fugitive dust controls;

(C) Monitoring as required in WAC 173-306-500 and the department on a case-by-case basis; and

(D) Safety, occupational health, and emergency accident/fire plans.

(iii) A closure plan that addresses:

(A) Estimate of closure year and cost;

(B) Methods of removing wastes and cleaning or decontaminating reaction devices and final disposal of both;

(C) Closure timing and notification procedures;

(D) Final inspection by regulatory agencies;

(E) Items required in WAC 173-306-410(3); and

(iv) Other information as required by the department.

(d) Application contents for utilization facilities. In addition to the requirements of (a) of this subsection, each application for utilization must contain:

(i) For accumulation (~~(prior to)~~) before utilization facilities:

(A) The method of calculating the percent of ash being reused within a calendar year; and

(B) Compliance with the generator management plan storage requirements of WAC 173-306-200 (3)(d)(i) and (ii) if accumulation is by the generator; or

(C) Compliance with the monofill facility standards of WAC 173-306-440 if accumulation is by a disposal facility.

(ii) For reuse constituting disposal facilities:

(A) Information supplied by the applicant pertaining to the factors of WAC 173-306-490 (2)(b)(iii); and

(B) Other information as required by the department.

(2) Application contents for permits for existing facilities. Owners or operators of existing facilities applying for a permit to comply with the requirements of WAC 173-306-310 shall include:

(a) ~~(Include)~~ The information required in subsection (1)(a) of this section; and

(b) Other information as required by the department.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-340 Engineering reports, plans and specifications required in permits. (1) ~~(Prior to construction or modification of)~~ Before constructing or modifying disposal facilities, final engineering reports, plans and specifications ((shall)) must be submitted to and approved by the department according to a compliance schedule specified in the permit. The engineering report for a disposal facility ((shall)) must be sufficiently final so that plans and specifications can be developed from it without substantial changes.

(2) All final engineering reports, plans and specifications should be submitted by the owner or operator consistent with the compliance schedule in the permit and at least thirty days ~~((prior to))~~ before the time approval is needed. The department will review and comment on and ~~((either))~~ may approve (or conditionally approve) ~~((comment on;))~~ or disapprove ~~((such))~~ the plans and reports within the thirty-day period unless circumstances prevent, in which case the owner or operator will be notified and informed of the reason for the delay.

(3) The final engineering report may be submitted ~~((prior to))~~ before or concurrently with the final plans and specifications.

(4) The department will review the documents to ascertain that the proposed facility will be:

(a) Designed, constructed, operated, maintained, and closed to meet the requirements of the permit issued ~~((pursuant to))~~ under this chapter; and

(b) Consistent with good engineering practices.

(5) Within thirty days ~~((following))~~ after acceptance by the owner or operator of or modification to an ash disposal facility, a professional engineer in responsible charge of inspection of the project shall submit to the department one complete set of record drawings or as-builts, and a declaration stating the facilities were constructed in accordance with the provisions of the construction quality assurance plan and without significant change from the department approved plans and specifications.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-345 Construction quality assurance plan. (1) ~~((Prior to construction or modification, a detailed~~

~~plan must be submitted to and approved by the department, showing how adequate and competent construction inspection will be provided to insure compliance with the requirements of this chapter and the approved engineering documents. Submission of))~~ Before construction or modification, a detailed plan that shows how adequate and competent construction inspection will be provided to insure compliance with the requirements of this chapter and the approved engineering documents must be submitted to and approved by the department. The plan ((shall)) must be submitted according to a schedule specified in the permit.

(2) The construction quality assurance plan shall include:

(a) A construction schedule summarizing planned construction activities, noting sequence interrelationships, durations, and terminations;

(b) A description of construction management, organization management procedures, lines of communication, and responsibility;

(c) A description of anticipated quality control testing, including type of test, frequency, and who will perform the tests;

(d) A description of the construction inspection program including inspection responsibilities, anticipated inspection frequency, deficiency resolution, and inspector qualifications; and

(e) For monofills, a description of how WAC 173-306-440 (4)(d) is to be met.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-350 Incinerator ash siting standards for disposal facilities. (1) Applicability. These standards apply to all new or expanded monofills. These standards do not apply to:

(a) Existing monofills or monofills that have closed before the effective date of this chapter; or

(b) Treatment, utilization, or processing facilities.

(2) Siting standards.

Owners or operators of all applicable disposal facilities shall, at the time of permit application, meet the following locational standards:

(a) Geology. No facility ~~((shall))~~ may be located within two hundred feet, measured horizontally, from a fault that has had displacement in holocene times ~~((, and))~~. All faults within three thousand feet of a facility must be identified and evaluated ~~((in))~~ under WAC 173-306-330(1), where ~~((such))~~ existing geologic information is available or can be obtained with reasonable effort. For sites for which fault information cannot reasonably be obtained, a geologic hazard assessment performed by an experienced, qualified geologist may be substituted for this siting criteria, if the study methods are reviewed and approved by the department ~~((prior to))~~ before the investigation.

(b) Ground water.

(i) No facility ~~((shall))~~ may be located where the depth from the lowest point of the bottom liner to the seasonal high water level of the upper most aquifer of beneficial use is less

than ten feet or 120 days travel time hydraulically, whichever is greater.

(ii) No facility ~~((shall))~~ may be located over a sole source aquifer.

(iii) No facility's active area ~~((shall))~~ may be located closer than one thousand feet to the nearest downgradient ground water intake for domestic water in use and existing at the time of permit application unless the owner or operator can show that the active area is no less than one hundred twenty days travel time hydraulically to the nearest downgradient ground water intake for domestic water.

(c) Natural soils. No facility ~~((shall))~~ may be located:

(i) Where known subsidence exists within the facility boundary;

(ii) In an area where unstable slopes may impact the active area of the facility;

(iii) Where weak or unstable soils exist within the proposed facility boundary, unless the structural stability of the soils is mitigated through engineering practices. (The following soils or conditions are defined as weak or unstable: Organic soils, expansive soils, liquefaction sands, soft clays, sensitive clays, loess and quick conditions.)

(d) Flooding. No facility's active area ~~((shall))~~ may be located within the one hundred-year flood elevation as indicated in the most current Federal Emergency Management Agency maps.

(e) Surface water. No facility's active area ~~((shall))~~ may be located within five hundred feet, measured horizontally, of the ordinary high water mark of any perennial surface water body.

(f) Sensitive areas. No facility ~~((shall))~~ may be located:

(i) In an area that would result in the taking of species or the direct elimination of critical habitat for federal or state listed threatened or endangered species;

(ii) In a wetland as defined by the United State Fish and Wildlife Service (Cowardin et al. 1979);

(iii) In a shoreline of the state under the jurisdiction of the Shoreline Management Act;

(iv) In an area classified as a wilderness area as defined by the Wilderness Act of 1964 (P.L. 88-577);

(v) In a state or federally designated wildlife refuge or a game farm;

(vi) In an area with city, county, state, or federal designation as a park or recreation area or any area provided for under chapter 79.70 RCW, natural area preserves; and

(vii) In an area with city, county, state, or federal designation as an archaeological or historic area or a national monument.

(g) Land use. No facility ~~((shall))~~ may be located so that its active area is closer than two hundred feet to the facility property line. The active area may be no closer than one thousand feet to the nearest housing unit in an existing residential development. The one thousand-foot rule may be evaluated on a case-by-case basis in rural areas and unincorporated towns.

(h) Climatic factors. No facility ~~((shall))~~ may be located in an area that has a history of severe climatic factors without engineered protection to mitigate those factors. Severe climatic factors, include but are not limited to, high annual rainfall, extreme temperatures (high or low), and high winds.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-400 Ash disposal facility standards.

(1) Applicability. The standards of WAC 173-306-405 through 173-306-470 are the ash disposal standards and apply to all disposal facilities except ash disposal facilities that ~~((have))~~ are engaged in closure or ~~((have))~~ were closed before the effective date of this chapter.

(2) Standards for permits. The standards of WAC 173-306-405 through 173-306-470 ~~((shall))~~ must be used as the basis for permitting as required in WAC 173-306-300.

(3) Effective dates.

(a) All existing ash disposal facilities not in conformance with these standards ~~((shall))~~ must be placed ~~((upon))~~ on compliance schedules as part of the permit issued in WAC 173-306-300. Full compliance ~~((shall))~~ must be met within three years of the effective date of this chapter~~(:)~~. However, the following facility standards ~~((shall))~~ must be met within eighteen months of the effective date of this chapter:

(i) The general facility standards of WAC 173-306-405;

(ii) The operating and maintenance standards of WAC 173-306-440(5); and

(iii) The monitoring requirements of WAC 173-306-500.

(b) All new and expanded facilities shall meet the ash disposal facility standards of WAC 173-306-405 to 173-306-470 after the effective date of this chapter.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-405 General facility operational standards. (1) Applicability. All special incinerator ash disposal facilities shall meet the requirements of this section.

(2) Imminent hazard. Notwithstanding any provisions of this chapter, enforcement actions may be brought in the event that the management practices of an ash disposal facility present an imminent and substantial hazard to the health of employees, the public health or the environment.

(3) Plan of operation. Each owner or operator shall develop and use the plan of operation required during the permitting process in WAC 173-306-300. The plan shall describe the facility's operation and ~~((shall))~~ convey to the operating personnel the concept of operation intended by the designer. The facility ~~((shall))~~ must be operated in accordance with the plan~~(:)~~. Modifications to the plan must be approved by the department. The plan of operation ~~((shall))~~ must be available for inspection at the request of the department. Each plan of operation shall include:

(a) Ash management during the facility's active life;

(b) Frequency and methods of inspections and monitoring;

(c) Employee safety and training~~((addressing))~~ that addresses:

(i) Protection from exposure and contact with ash~~(:)~~;

(ii) Employee training~~((and))~~;

(iii) Medical monitoring; ~~((also))~~ and

(iv) A safety plan or procedure;

(d) Actions to take for mitigating any sudden release of ash to surface water or dispersal by wind;

(e) Modifications to the plan permit ~~((and))~~, or plan of operation, or both, in the event of ground water contamination;

(f) Equipment maintenance, particularly for leachate collection and treatment; and

(g) Other ~~((such))~~ details as required by the department.

(4) Recordkeeping. The facility owner or operator shall keep a written operating record at ~~((his))~~ the facility that must be furnished upon request and made available at all reasonable times, to any employee of the department.

(a) The following information ~~((shall))~~ must be recorded, as it becomes available, and maintained in the operating record until closure of the facility:

(i) The type and quantity of each ash shipment received or managed on-site and the ~~((method(s) and date(s)))~~ methods and dates of management at the facility;

(ii) Records and inspection results as required by subsections (5) and (6) of this section;

(iii) Monitoring, testing, or analytical data where required by WAC 173-306-500;

(iv) All closure and, for final deposit, post-closure cost estimates required for the disposal facility; and

(v) Deviations from the plan of operation specified in subsection (3) of this section.

(b) The retention period for all facility records required under this chapter is extended automatically during the course of any unresolved enforcement action regarding the facility or as requested by the department.

(5) Reporting. Each owner or operator shall prepare and submit a copy of the annual report to the department by March 1 of the following year. The annual report shall cover facility activities during the previous year and must include the following information:

(a) The name and address of the disposal facility;

(b) The calendar year covered by the report;

(c) Annual quantity in tons and the type of ash accepted by the disposal facility and the method of management;

(d) Results of soil, air quality, and ground water monitoring required in WAC 173-306-440;

(e) The most recent closure cost estimate and, for final deposit monofills, post-closure cost estimates under WAC 173-306-410; and

(f) Other information required by the department.

(6) Inspections. The owner or operator shall inspect the facility to prevent malfunctions and deterioration, operator errors, and discharges ~~((which))~~ that may cause or lead to the release of ash to the environment or a threat to human health. The owner or operator must conduct these inspections often enough to identify problems in time to correct them before they harm human health or the environment. The owner or operator shall keep an inspection log or summary including, at a minimum, the date and time of inspection, the printed name and the hand-written signature of the inspector, a notation of observations made and the date and nature of any repairs or corrective action. The log or summary must be kept at the facility or other convenient location if permanent office facilities are not on-site, for at least three years from the date of inspection. Inspection records ~~((shall))~~ must be made available to the department upon request.

(7) Other state and local requirements. All owners or operators of ash disposal facilities shall comply with all state and local laws and ~~((regulations))~~ rules such as zoning, land use, fire protection, industrial safety and hygiene, water pollution, air pollution, nuisance and aesthetics.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-410 General closure and post-closure requirements. (1) Applicability. The closure requirements of subsections (2), (3), and (4) of this section apply to all disposal facilities. The post-closure requirements of subsections (5), (6), and (7) apply to monofills subject to WAC 173-306-440.

(2) Closure performance requirements. Each owner and operator shall close ~~((their))~~ the facility in a manner that:

(a) Minimizes the need for further maintenance;

(b) Controls, minimizes, or eliminates threats to human health and the environment from post-closure escape of ash constituents, leachate, monofill gases, contaminated rainfall or ash decomposition products to the ground or soil, ground water, surface water, and the atmosphere; and

(c) Prepares the facility for the post-closure period.

(3) Closure plan and amendment. Closure as defined in WAC 173-306-100 includes, but is not limited to, grading, seeding, landscaping, contouring and screening.

(a) Each owner or operator shall develop and use a plan of closure approved by the department as part of the permitting process of WAC 173-306-310.

(b) The closure plan shall project time intervals at which closure activities ~~((are to))~~ must be implemented, and shall identify estimated closure costs and project fund withdrawal intervals from the approved financial assurance instrument, where applicable.

(c) No owner or operator ~~((shall commence))~~ may begin disposal operations in any part of a facility until a closure plan for the entire facility has been approved by the department, and until a financial assurance instrument has been provided, as required by WAC 173-306-470.

(d) The department may determine at its discretion and for cause that a facility closure plan is invalid and may require an owner or operator to:

(i) Amend the facility closure plan and obtain the department's written approval; and/or

(ii) Cease facility operation or closure activities in whole or in part until an approved closure plan is obtained.

(e) Each owner or operator shall close the facility in accordance with the approved closure plan and all approved amendments.

(4) Closure procedures.

(a) Each owner or operator shall notify the department and, where applicable, the financial assurance instrument trustee, of the intent to implement the closure plan in whole or in part, no later than one hundred eighty days ~~((prior to))~~ before the projected final receipt of waste at part of or at the entire facility.

(b) The owner or operator shall ~~((commence implementation of))~~ begin implementing the closure plan in part or whole within thirty days after receipt of a final volume of ash

and/or attaining the final monofill elevation at part of or at the entire facility as identified in the approved facility closure plan.

(c) Ash ~~((shall))~~ may not be accepted for use in closure except as identified in the closure plan approved by the department, as required in subsection (3)(a) of this section.

(d) When facility closure is completed in part or whole, each owner or operator shall submit to the department:

(i) Facility closure plan sheets signed by a professional engineer registered in the state of Washington. The plan shall reflect all as-built changes to final closure construction as approved in the closure plan; and

(ii) An affidavit signed by the owner or operator and a professional engineer registered in the state of Washington that the site has been closed in accordance with the approved closure plan.

(e) Maps and a statement of fact concerning the location of the final ash disposal ~~((shall))~~ must be recorded as part of the deed with the county auditor not later than three months after closure. Records and plans specifying ash amounts, locations and periods of operation ~~((shall))~~ must be submitted to the local zoning authority or the authority with jurisdiction over land use and must be made available for inspection.

(f) When the department finds the facility has been closed in accordance with the specifications of the approved closure plan and the closure requirements of this section, the department shall:

(i) Issue a certificate of closure for the site to the owner or operator and the department; and

(ii) Notify the owner or operator and the department that the facility post-closure period has begun in whole or in part on a specified date.

(5) Post-closure performance standard. Monofill owners or operators shall ~~((provide))~~ perform post-closure activities as needed to protect human health and the environment.

(6) Post-closure plan and amendment. Post-closure includes monitoring of ground water, surface water, and air quality; maintenance of the facility, facility structures, and monitoring systems; and other activities deemed appropriate by the department.

(a) The owner or operator shall develop and use a post-closure plan approved as a part of the permitting process in WAC 173-306-310. The post-closure plan shall address facility maintenance and monitoring activities for a thirty-year period.

(b) The post-closure plan shall project time intervals at which post-closure activities are to be implemented, and identify post-closure cost estimates and projected fund withdrawal intervals from the selected financial assurance instrument, where applicable, for the associated post-closure costs.

(c) No owner or operator ~~((shall commence))~~ may begin disposal operations in any part of a facility until a post-closure plan for the entire facility has been approved by the department, and until a financial assurance instrument has been provided, where applicable, as required by WAC 173-306-470. Facility post-closure activities must be completed in accordance with the approved post-closure plan or the plan must be so amended with the approval of the department.

(d) The department may determine, at its discretion and for cause, that a facility post-closure plan is invalid and may require an owner or operator to:

(i) Amend the facility post-closure plan and obtain the department's written approval; and/or

(ii) Cease facility operation or closure activities in part or wholly until an approved post-closure plan is obtained.

(7) Post-closure procedures.

(a) Each owner or operator shall ~~((commence))~~ begin post-closure activities after ~~((completion of))~~ completing closure activities outlined in subsection (4)(d)(i) and (ii) of this section. The department may direct that post-closure activities cease until the owner or operator has received the department's certification of closure and a notice to proceed with post-closure activities.

(b) When post-closure activities are complete, the owner or operator shall submit an affidavit to the department, signed by the owner or operator and a professional engineer registered in the state of Washington, stating why post-closure activities are no longer necessary.

(c) If the department finds that post-closure activities have stabilized the facility, the department may, at its discretion, authorize the owner or operator to gradually reduce or discontinue post-closure maintenance and monitoring activities. The department shall certify the end of the post-closure care period by ~~((issuance of))~~ issuing a certificate of post-closure completion to the facility owner or operator.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-440 Ash monofill facility standards.

(1) Applicability. This section applies to owners and operators of facilities that monofill special incinerator ash, except as WAC 173-306-400 provides otherwise.

(2) Minimum standards for performance.

(a) Ground water. Monofill owners or operators ~~((shall))~~ may not contaminate underlying ground water beyond the point of compliance. Contamination and point of compliance are defined in WAC 173-306-100.

(b) Soil. Soils at the property boundary ~~((shall))~~ may not exceed the following limits for cadmium due to the facility operations based upon annual samples:

(i) The annual increase in cadmium loading in the upper six inches of soil with a pH equal to or greater than 6.5 ~~((shall))~~ may not exceed 0.5 kilograms per hectare annually or a total accumulation of 20 kilograms per hectare; and

(ii) The annual increase in cadmium loading in the upper six inches of soil with a pH less than 6.5 ~~((shall))~~ may not exceed a total accumulation of 5.0 kilograms per hectare.

(c) Air quality. Monofill owners or operators ~~((shall))~~ may not cause a violation of an emission standard from any emission of particulates, dusts or gases associated with the operation and/or closure/post-closure of the landfill nor any ambient air quality standard at the property boundary including the following ambient lead standard:

The level of lead and its compounds measured as elemental lead in suspended particulate matter measured during a twenty-four hour sample taken at the downwind facility boundary ~~((shall))~~ may not exceed 1.5 micrograms per cubic

meter of air due to the facility's operation or the latest national ambient air quality standards. The sampling frequency will be monthly unless otherwise approved by the department.

(d) Surface waters. Monofill owners or operators ~~((shall))~~ may not cause a violation of any receiving water quality standard or violate chapter 90.48 RCW from discharges of surface run-off, leachate, or any other liquid associated with a monofill.

(3) Siting standards. Monofill owners or operators receiving special incinerator ash shall comply with incinerator ash siting standards of WAC 173-306-350(2).

(4) Minimum design standards.

(a) Minimizing liquids. Monofill owners or operators shall minimize liquids admitted to active areas by:

(i) Covering according to subsection (5)(e) of this section.

(ii) Disposing of no ash containing free liquids unless approved by the department;

(iii) Designing, constructing, and maintaining run-off controls to restrict the chance of a run-off event from releasing contaminated run-off waters to an annual probability of one percent or less (one hundred-year event or greater). In meeting this requirement the following items are to be considered:

(A) The design of the containment structure ~~((s))~~ (s) should be selected based on the ability of the facility to store, test, and/or treat the run-off during a twenty-four hour or longer storm event.

(B) The design assumes that the storm event occurs during the final year of the active life of the monofill or at a time when the facility is most vulnerable to a storm ~~((which))~~ that could produce the release of contaminated waters. The method of placement of the ash should be considered when determining the volume available for storage of run-off.

(C) A minimum of one foot of freeboard (measured from the invert of the emergency spillway) should be maintained following the occurrence of the design storm.

(D) An emergency spillway is to be constructed for the containment structure to provide controlled release of excess run-off waters in the case where the design storm is exceeded.

(iv) Design, construct, and maintain diversion channels, channel containment berms, culverts, pipes, and other drainage control features to pass and/or store run-on to restrict the chance of failure of the drainage control features to an annual probability of one percent or less (one hundred-year event or greater). In meeting this requirement the following items are to be considered:

(A) For those cases where the run-on waters are to be stored and/or treated, selection of the ~~((design))~~ storm design should be based on the appropriate procedures governing run-off controls.

(B) For those cases where the run-on waters are to be diverted around the facility, the drainage control features should be sized to pass the run-on peak discharge (design flood) of a magnitude ~~((having))~~ that has an annual exceedance probability of one percent or less (one hundred-year flood peak discharge or greater).

(C) Sufficient erosion protection and freeboard (one foot minimum) are to be provided for all drainage control features to preclude failure of those features during passage of the design flood.

(v) Submit engineering plans and specifications for any containment barrier equalling or exceeding as storage capacity of ten acre-feet to the department's dam safety section for review under RCW 90.03.350.

(b) Leachate systems. Monofill owners or operators shall:

(i) Install a department-approved leachate collection system sized according to water balance calculations or using other accepted engineering methods;

(ii) Install a leachate collection system ~~((se as))~~ to prevent no more than one foot of leachate developing at the topographical low point of the active area; and

(iii) Install a leachate treatment system to meet requirements of WAC 173-306-200 (3)(c)(ii)(B) through (E).

(c) Liner and final cap design. Ash monofill owners or operators shall comply with the requirements of WAC 173-306-450.

(d) Liner construction and inspection. Ash monofill owners or operators shall:

(i) Comply with the requirements of WAC 173-306-450.

(ii) Employ an independent third party as defined in WAC 173-306-100 to inspect the liners during construction and installation for uniformity, damage and imperfections (e.g., holes, cracks, thin spots, foreign materials) and quality of construction; and immediately after construction and installations to inspect:

(A) Synthetic liners and covers for tight seams and joints and the absence of tears, punctures or blisters; and

(B) Soil-based and admixed liners and covers for imperfections (e.g., lenses, cracks, channels, root holes) or structural nonuniformities that may affect liner permeability.

(e) Filling requirements for ash cells. Monofill owners or operators shall design and fill ash monofills in phases or cells, as defined in WAC 173-306-100. Only one cell ~~((shall))~~ may be open and in use at one time; each cell ~~((shall))~~ must be graded and covered with a flexible high density polyethylene liner or other material of equivalent mechanical strength and chemical resistance during the interim period before reaching final elevation. The liner ~~((shall))~~ must be 60 mils and have the ability to withstand weather conditions. The owner or operator shall provide, as part of the interim cover, a method of detecting and/or monitoring/inspecting the integrity and any possible failure of the interim cover.

(f) Fugitive dust controls. Monofill owners and operators shall:

(i) Employ tire washing for all ash-carrying vehicles as they leave the site or any equivalent method to prevent the trackout of ash onto the site and the public right of way. Contaminated wash-waters ~~((shall))~~ must be disposed of according to WAC 173-306-200 (3)(c);

(ii) Orient the major axis of the active area of the monofill with respect to the prevailing wind directions so as to minimize the effect of wind upon dispersion of special incinerator ash unless engineering designs can provide equivalent protection; and

(iii) Provide for paved approach and exit roads outside the active area with traffic separation and traffic control on-site and at the site entrance.

(g) Other design requirements. Monofill owners and operators shall:

(i) Post signs at each entrance to the active portion and at other locations, in sufficient numbers to be seen from any approach to the active portion. Signs must bear the legend "Danger - unauthorized personnel keep out" or an equivalent legend, and must be legible from a distance of twenty-five feet;

(ii) Have either:

(A) A twenty-four-hour surveillance system which continuously monitors and controls entry onto the active portion of the facility; or

(B) An artificial or natural barrier; or

(C) A combination of both, which completely surrounds the active portion of the facility, with a means to control access through gates or other entrances to the active portion of the facility at all times.

(iii) Provide for monitoring according to WAC 173-306-500 using a design approved by the department;

(iv) Weigh all incoming ash on scales or provide an equivalent method of measuring ash tonnage;

(v) Provide for employee facilities including shelter, toilets, handwashing facilities, and potable drinking water;

(vi) Provide for unloading area((s)) to be as small as possible, consistent with traffic patterns and safe operation; and

(vii) Provide communication (such as telephones) between employees working at the monofill and on-site or off-site management offices to handle emergencies.

(5) Standards for operation and maintenance. All owners and operators shall:

(a) Prohibit the co-disposal of any other solid or hazardous waste in a special incinerator ash landfill;

(b) Comply with the requirements of the general operation standards, WAC 173-306-405;

(c) Control fugitive dust by wetting, by the use of dust suppressing substances, covering, compacting, or otherwise managing the active area of the monofill to control wind dispersal and prevent visible emissions of windblown dust. Road dust on unpaved roads ((~~shall~~)) must also be similarly controlled.

(d) Clearly mark the active area boundaries authorized in the permit, with permanent posts or using an equivalent method clearly visible for inspection purposes.

(e) Compact and cover ash daily ((~~prior to~~)) before adding successive layers according to the requirements of WAC 173-306-450.

(f) Maintain the monitoring systems required in subsection (4)(g)(iii) of this section;

(g) Inspect the monofill weekly while it is in operation and after major storms to detect evidence of any of the following:

(i) Deterioration, malfunctions, or improper operation of run-on and run-off control systems and interim cover;

(ii) The presence of liquids in leak detection systems, where installed, to comply with subsection (4)(b) of this section. The department ((~~shall~~)) must be notified of any leaks

into the leak detection system within seven days after detecting the leak and immediately remove any accumulated liquid. Notification shall include a schedule for determining the cause of the leak and any remedial measures or increased ground water monitoring to assure that the performance standards of subsection (2)(a) of this section are met;

(iii) The presence of leachate in, and proper functioning of, leachate collection and removal systems; and

(iv) Proper functioning of engineered wind dispersal control systems.

(h) Record the inspections in the log as required in WAC 173-306-405(6).

(6) Closure and post-closure requirements.

(a) At final closure of the monofill or upon closure of any cell, the owner or operator ((~~must~~)) shall cover the monofill or cell with a final cover designed and constructed according to subsection (4)(d) of this section and shall comply with all closure requirements of WAC 173-306-410;

(b) After final closure, the owner or operator must comply with all post-closure requirements of WAC 173-306-410, and must:

(i) Maintain the integrity and effectiveness of the final cover, including making repairs to the cap as necessary to correct the effects of settling, subsidence, erosion, or other events;

(ii) Prevent run-on and run-off from eroding or otherwise damaging the final cover;

(iii) Maintain and monitor the leak detection system in accordance with subsection (4)(b) of this section, where such a system is present; the owner or operator shall immediately remove any accumulated liquid and notify the department of any leaks into the leak detection system within seven days after detecting the leak. Notification shall include a schedule for determining the cause of the leak and any remedial measures or increased ground water monitoring to assure that the performance standards of subsection (2)(a) of this section are met;

(iv) Operate the leachate collection and removal system; and

(v) Maintain and operate the monitoring systems of WAC 173-306-500.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-450 Liner and final cap design and construction standards. (1) Applicability. This section applies to owners or operators of facilities that monofill combined or separated special incinerator ash, except as WAC 173-306-400 provides otherwise.

(2) Liner design.

(a) Owners or operators ((~~that~~)) who monofill combined or separated fly ash and bottom ash shall comply with the requirements of Design A, subsection (3) of this section.

(b) Owners or operators ((~~that~~)) who demonstrate ability to maintain the permeability requirements of Design B during an eighteen-month demonstration period may seek approval to use Design B following the demonstration period.

(3) Design A.

(a) General requirements. Owners or operators shall comply with the liner inspection requirements of WAC 173-306-440 (4)(d) and siting and design requirements of WAC 173-306-440 (3) and (4). In addition, owners or operators shall:

(i) Thoroughly compact ash residues. Owners or operators shall compact ash residues thoroughly by using compaction equipment.

(ii) Provide daily cover to prevent fugitive dust emissions and run-on and run-off discharges. Cover material may include high density polyethylene or any department approved equivalent material.

(b) Liner design. The liner ~~((shall))~~ must be an engineered liner of the following design from bottom to top:

(i) A foundation or base capable of providing support to the liner and resistance to pressure gradients above and below the liner to prevent failure of the liner due to settlement, compression, or uplift(;;). The foundation slope ~~((shall))~~ must be a minimum of two percent;

(ii) Next, a single composite liner consisting of an engineered soil liner at least two feet thick ~~((having))~~ that has permeability of 1×10^{-7} cm/sec or the equivalent upon which a synthetic liner of sixty mils high density polyethylene or other material of equivalent mechanical strength and chemical resistance is placed(;;). Liner slopes ~~((shall))~~ must be a minimum of four percent;

(iii) Next, a leachate detection system consisting of a minimum of twelve inches of sand or equivalent material with a permeability greater than or equal to 1×10^{-2} cm/sec with drain pipes;

(iv) Next, a synthetic liner of sixty mils high density polyethylene or other material of equivalent mechanical strength and chemical resistance;

(v) Next, a leachate collection and removal system ~~((consisting))~~ that consists of a minimum of twelve inches of sand or equivalent material with a permeability greater than or equal to 1×10^{-2} cm/sec with drain pipes; and

(vi) A fabric filter placed between the drainage layer and the first lift of special incinerator ash.

(4) Design B. Owners or operators ~~((that))~~ who monofill combined or separated fly and bottom ash shall comply with these design criteria.

(a) General requirements. Owners or operators shall comply with the liner inspection requirements of WAC 173-306-440 (4)(d) and siting and design requirements of WAC 173-306-440 (3) and (4). In addition, owners or operators shall:

(i) Compact ash residues to a permeability of 1×10^{-5} cm/sec. All ferrous material will be removed using magnetic separation or an equivalent method approved by the department so that the pozzolanic effect of compacted ash will not be impeded.

(ii) Lifts will be tested for ash permeability using guidance established by the department. Lift thickness ~~((prior to))~~ before compaction ~~((shall))~~ may not exceed one foot.

(A) Design B liner design may be used as long as lift permeability tests at 1×10^{-5} cm/sec or less.

(B) If the ash permeability requirement cannot be maintained, the owner or operator shall immediately close the Design B cell according to the closure requirements of WAC

173-306-410 and subsection (5) of this section and ~~((recommence))~~ resume disposal activities using the Design A liner.

(iii) Provide daily cover to prevent fugitive dust emissions and run-on and run-off discharges. Cover material may include high density polyethylene or any department approved equivalent material.

(b) Liner design. The liner ~~((shall))~~ must be an engineered liner of the following design:

(i) A foundation or base capable of providing support to the liner and resistance to pressure gradients above and below the liner to prevent failure of the liner due to settlement, compression, or uplift(;;). Foundation slope ~~((shall))~~ must be a minimum of two percent;

(ii) Next, a single composite liner ~~((consisting))~~ that consists of an engineered soil liner at least two feet thick ~~((having))~~ that has a permeability of 1×10^{-7} cm/sec or the equivalent upon which a synthetic liner of sixty mils high density polyethylene or other material of equivalent mechanical strength and chemical resistance rests(;;). Liner slopes ~~((shall))~~ must be a minimum of four percent;

(iii) Next, a leachate collection system ~~((consisting))~~ that consists of a minimum of twelve inches of sand or equivalent material with a permeability greater than or equal to 1×10^{-2} cm/sec with drain pipes; and

(iv) A fabric filter placed between the drainage layer and the first layer of special incinerator ash.

(5) Final cap design. All owners or operators of special incinerator ash monofills shall comply with the following design requirements.

(a) The final cap shall maintain a surface slope between two and five percent and side slope of no more than thirty-three percent and shall consist, from bottom to top, of:

(i) Two feet of ash, well graded (with ferrous material removed and having proportional size distribution of ash particles) and thoroughly compacted;

(ii) Next, a layer, system, or mechanism capable of detecting cap failure;

(iii) Next, a fabric filter overlaid by at least two feet of clay ~~((having))~~ that has a permeability of 1×10^{-7} cm/sec upon which a synthetic liner of sixty mils high density polyethylene or other material of equivalent mechanical strength and chemical resistance rests; and

(iv) Eighteen inches of native soil covered by six inches of topsoil.

(b) Final cap inspections ~~((shall))~~ must be done in accordance with the liner inspection requirements of WAC 173-306-440 (4)(d).

(c) In case of cap failure, immediately notify the department with a plan for remedial action.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-470 Financial assurance. (1) Applicability.

These standards apply to all new and expanded monofill facilities, and to existing monofill facilities that have not closed before or within twelve months after the effective date of this chapter.

(2) Cost estimate for closure.

(a) Each owner or operator shall prepare a written closure cost estimate as part of the facility closure plan. The closure cost estimate must be in current dollars and must represent the cost of closing the facility in accordance with the closure requirements in WAC 173-306-410.

(i) The cost estimate (~~(shall)~~) must be based on a reasonable cost estimate for completing design, purchase, construction, and other activities as identified in the facility closure plan as required under WAC 173-306-410;

(ii) The closure plan shall project intervals for withdrawal of closure funds from the closure financial assurance instrument to complete the activities identified in the approved closure plan;

(iii) The closure cost estimate (~~(shall)~~) may not be reduced by allowance for salvage value of equipment, ash, or the resale value of property or land.

(b) Each owner or operator must prepare a new closure cost estimate in accordance with (a) and (c) of this subsection whenever:

(i) Changes in operating plans or facility design affect the closure plan;

(ii) (~~(There is)~~) A change in the expected year of closure (~~(that)~~) affects the closure plan; or

(iii) The department directs the owner or operator to revise the closure plan or closure cost estimate.

(c) Each owner or operator shall review the closure cost estimate thirty days (~~(prior to)~~) before the anniversary date of the date on which the first closure cost estimate was prepared. The review shall examine all factors, including inflation, involved in estimating the closure cost. Any cost changes (~~(shall)~~) must be factored into a revised closure cost estimate (~~(and)~~). The revised cost estimate must be submitted to the department.

(d) During the operating life of the facility, and when the estimate has been adjusted in accordance with (c) of this subsection, the owner or operator shall make available for review the 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)~~).

(e) The department shall evaluate each cost estimate and may accept, or at its discretion require revision of, the cost estimate in accordance with its evaluation.

(f) The department may require the facility owner or operator to adjust the cost estimate in accordance with the department's review and direction.

(3) Financial assurance account for closure. Each owner or operator of special incinerator ash monofill facility shall establish a financial assurance account in an amount that, over the life of the facility, will accumulate funds at a rate that will enable premature closure during the monofill life. The total amount (~~(shall)~~) must be equal to the closure cost estimate prepared in accordance with subsection (2) of this section.

(a) Applicable monofill facilities that accept special incinerator ash must choose from the following financial assurance account options or combination of options:

(i) For monofill disposal facilities owned or operated by municipal corporations, the closure and post-closure reserve account (~~(shall)~~) must be handled in one of the following ways:

(A) Cash and investments accumulated and restricted for closure with an equivalent amount of fund balance reserved in the fund accounting for special incinerator ash activity; or published Budget Accounting Reporting System Manual; or

(B) The cash and investments held in a nonexpendable trust fund.

(ii) Closure trust fund established with an entity (~~(which)~~) that has the authority to act as a trustee and whose trust operations are regulated and examined by a federal or state agency. The wording of the trust agreement must be acceptable to the department. The purpose of the closure trust fund is to receive and manage any funds paid by the owner or operator and to disburse those funds only for closure activities as identified in the approved closure plan.

(b) For private disposal facilities that accept public waste, established closure financial assurance accounts (~~(shall)~~) may not constitute an asset of the facility owner or operator.

(c) Any income in excess of the closure cost estimate accruing to the established closure financial assurance account will be used at the owner's discretion (~~(as to the use of said funds)~~).

(d) Excess moneys remaining in the closure financial assurance account after the department has certified the completion of closure as identified in WAC 173-306-410 (4)(f)(i) (~~(shall)~~) must be returned to the owner or operator.

(4) Cost estimate for post-closure.

(a) Each owner or operator shall prepare a written post-closure cost estimate as part of the facility post-closure plan. The post-closure cost estimate must be in current dollars and must represent the total cost of completing post-closure activities for the facility for a thirty-year post-closure period in accordance with the post-closure requirements in WAC 173-306-410.

(i) The post-closure cost estimate (~~(shall)~~) must be based on a reasonable cost estimate for completing post-closure monitoring, maintenance, and other activities identified in the approved facility post-closure plan as required under WAC 173-306-410;

(ii) The post-closure plan shall project intervals for withdrawal of post-closure funds from the post-closure financial assurance instrument to complete the activities identified in the approved post-closure plan;

(iii) The post-closure cost estimate (~~(shall)~~) may not be reduced by allowance for salvage, value of equipment, ash, or the resale value of property or land.

(b) Each owner or operator shall prepare a new post-closure costs estimate for the remainder of the post-closure care thirty-year period in accordance with (a) and (c) of this subsection, whenever:

(i) Change in the post-closure plan increases the cost of post-closure care; or

(ii) The department directs the owner or operator to revise the post-closure plan or post-closure cost estimate.

(c) Each owner or operator shall review the post-closure cost estimate thirty days (~~(prior to)~~) before the annual date on which the first post-closure cost estimate was prepared. The review shall examine all factors, including inflation, involved in estimating the post-closure cost. Any cost changes (~~(shall)~~) must be factored into a revised post-closure cost estimate and

the revised cost estimate must be submitted to the department.

(d) During the operating life of the facility, the owner or operator shall keep the latest post-closure cost estimate prepared in accordance with (a) and (b) of this subsection available for review.

(5) Financial assurance account for post-closure. Each owner or operator of an applicable monofill facility shall establish a financial assurance account in an amount equal to the post-closure cost estimate prepared in accordance with subsection (4) of this section.

(a) Owners or operators of applicable monofill facilities that accept special incinerator ash shall choose from the following options or combinations of options for accounting for the financial assurance account:

(i) For monofill disposal facilities owned or operated by municipal corporations, the post-closure reserve ~~((shall))~~ must be handled in one of the following ways:

(A) Cash and investments accumulated and restricted for post-closure with an equivalent amount of fund balance reserved in the fund accounting for special incinerator ash activity; or

(B) Cash and investments held in a nonexpendable trust fund.

(ii) Post-closure trust fund established with an entity ~~((which))~~ that has the authority to act as a trustee and whose trust operations are regulated and examined by a federal or state agency. The wording of the trust agreement must be acceptable to the department. The purpose of the post-closure trust fund is to receive and manage any funds paid by the owner or operator and to disburse those funds only for post-closure activities as identified in the approved post-closure plan.

(b) For private disposal facilities that accept public waste, established post-closure financial assurance accounts ~~((shall))~~ may not constitute an asset of the facility owner or operator.

(c) Any income accruing to the established post-closure financial assurance account will be used at the owner's discretion ~~((as to the use of said excess funds))~~.

(d) Excess moneys remaining in the post-closure financial assurance account after the department has certified the completion of post-closure ~~((as))~~ requirements identified in WAC 173-306-410 (7)(c) ~~((shall))~~ must be returned to the owner or operator.

(6) Closure/post-closure financial assurance account establishment and reporting.

(a) Closure and post-closure financial assurance funds ~~((shall))~~ must be generated at each facility by transferring a percentage of the facility user fees to the selected financial assurance instrument at the agreed upon rate to be specified in the closure and post-closure plans ~~((, such))~~ so that adequate closure and post-closure funds will be generated to ensure full implementation of the approved closure and post-closure plans.

(b) Each applicable facility owner or operator shall establish a procedure with the financial assurance instrument trustee for notification of nonpayment of funds to be sent to the Department of Ecology, Solid and Hazardous Waste and

Financial Assistance Program, ((Mailstop PV-11)) P.O. Box 47600, Olympia, WA 98504-((8711)) 7600.

(c) Each owner or operator shall file with the department an annual audit of the financial assurance accounts established for closure and post-closure activities, and a statement of the percentage of user fees ~~((;))~~ diverted to the financial assurance instruments.

(i) For monofill disposal facilities owned and operated by municipal corporations, the closure reserve account ~~((shall))~~, including each of the post-closure care years, must be audited according to the audit schedule of the office of state auditor and ~~((shall))~~ must be filed with the department of ecology ~~((, including each of the post-closure care years))~~.

(ii) For monofill disposal facilities not owned or operated by municipal corporations:

(A) Annual audits ~~((shall))~~ must be conducted by a certified public accountant licensed in the state of Washington, and ~~((shall))~~ must be filed with the department no later than March 31 of each year for the previous calendar year, including each of the post-closure care years.

(B) The audit shall also include calculations ~~((demonstrating))~~ that demonstrate the proportion of closure completed during the preceding year as specified in the closure and post-closure plans.

(d) Owners or operators of an existing monofill disposal ((facilities)) facility may submit to the department a written request with ~~((their))~~ the annual audit ~~((to the department requesting))~~ asking for a waiver from ~~((utilizing))~~ applying user fees to generate the moneys necessary for the closure and/or post-closure financial assurance account.

(i) The waiver request should provide documentation to demonstrate the facility user fees are prohibitively high, and should include alternate method ~~((t))s((;))~~ for funding the facility's closure and/or post-closure financial assurance account;

(ii) The waiver request review procedure will be conducted according to WAC 173-306-900.

(7) Authorization for financial assurance account fund withdrawal for closure and post-closure activities.

(a) Each owner or operator will withdraw funds from the closure and/or post-closure financial assurance instrument as specified in the approved closure/post-closure plans;

(b) If the withdrawal of funds from the financial assurance instrument exceeds by more than five percent the withdrawal schedule stated in the approved closure and/or post-closure plan, the closure and/or post-closure plan ~~((shall))~~ must be amended.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-480 Treatment (including solidification and stabilization) standards. (1) Applicability. The standards of this section apply to treatment, as defined in WAC 173-306-100, of any special incinerator ash subject to this chapter. These standards do not apply to the manual or mechanical removal of ferrous metal from ash residues.

(2) Requirements. All owners and operators shall design, construct, operate, maintain, and close treatment facilities so as to:

(a) Meet the general facility standards of WAC 173-306-405;

(b) Only treat special incinerator ash in tanks, reaction vessels, furnaces (such as glass furnaces), containers, or totally enclosed treatment facilities (such as pipelines). No treatment process (~~shall~~) may be designed to occur in ash piles, surface impoundments, or land treatment facilities;

(i) The department shall review and approve tank and reaction vessel design. All tanks and reaction vessels will be closed or otherwise designed to avoid emissions of dusts or vapors to the atmosphere. Tanks and reaction vessels (~~shall~~) must be of sufficient thickness and corrosion resistance to prevent rupture;

(ii) Totally enclosed treatment facilities must be in good condition and of a design and construction to avoid rupture under maximum operating conditions and must be capable of being inspected periodically; and

(iii) Furnaces must be in good condition structurally, designed and operated to accept only special incinerator ash and capable of being inspected periodically. The department may review and approve furnace design.

(c) Meet the performance standards of WAC 173-306-440(2). The department shall specify the type and frequency of all sampling and monitoring necessary to assure compliance.

(d) Assure that treatment of special incinerator ash occurs under conditions spelled out in prototype, pilot plant or full scale operation. The design must be approved by the department and the department shall (~~approve the design and~~) specify operating conditions.

(e) Control fugitive dust emissions in the handling of special incinerator ash by:

(i) Collecting and handling in enclosed buildings or the equivalent (e.g., covered conveyors and transfer points); and

(ii) Adding moisture, dust suppressants, or other methods as necessary.

(f) Comply with chapter 296-62 WAC, the general occupational health standards.

(g) Assure that treated special incinerator ash is disposed of according to this chapter or chapter 173-304 WAC, the minimum functional standards for solid waste, if the residues are designated as solid waste.

(h) Close the treatment facility according to the requirements of WAC 173-306-410.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-490 Ash utilization standards. (1) Applicability.

(a) These standards apply to persons who utilize special incinerator ash including:

(i) Generators of special incinerator ash;

(ii) Owners and operators of disposal facilities; and

(iii) Persons who neither generate nor dispose of special incinerator ash but are involved in the reuse or utilization of special incinerator ash.

(b) These standards do not apply to the following wastes and waste processes:

(i) Ferrous metal separation from ash;

(ii) Special incinerator ash that is reinjected into the incinerator or energy-recovery facility from which it was produced;

(iii) Reclamation of nonferrous metals.

(2) Standards.

(a) Accumulation (~~(prior to)~~) before reuse or utilization.

(i) All ash for utilization (~~shall~~) must be stored in totally enclosed buildings.

(ii) Floor or surface drains serving storage areas (~~shall~~) may not be connected to uncontaminated storm water run-off drains. Contaminated water (~~shall~~) must be processed according to WAC 173-306-200 (3)(c)(ii).

(iii) All ash not utilized within one calendar year of generation (~~shall be~~) is subject to:

(A) The management plan requirements of WAC 173-306-200 if a generator is accumulating the ash; or

(B) The permitting and facility standard requirements of WAC 173-306-300 and 173-306-400, if a disposal facility is accumulating the ash.

(b) Use constituting disposal. Use constituting disposal is applying ash to the land or placing ash on the land in a manner constituting disposal, or applying ash contained in a product to the land or placing ash products on the land in a manner constituting disposal. Placement on the land includes placement in water (such as in reef construction).

(i) Persons wishing to reuse or utilize ash in a manner constituting disposal shall apply for a permit under WAC 173-306-310.

(ii) Persons reusing or utilizing ash in a manner constituting disposal are subject to the following sections of the general facility standards:

(A) WAC 173-306-405(2);

(B) WAC 173-306-405 (3)(b);

(C) WAC 173-306-405 (5)(a), (b), (c), and (f); and

(D) WAC 173-306-405(7).

(iii) The department will base its decision on whether to issue a permit upon the following factors:

(A) The effectiveness of the utilized ash or ash product for the claimed use;

(B) The degree to which the utilized ash is like an analogous product;

(C) The extent to which the utilized ash or ash product minimizes loss or escapes to the environment;

(D) The extent to which the utilized ash or ash product impacts public health, the environment, and employee health given a reasonable worst case exposure, risk assessment analyses and compliance with the performance standards of WAC 173-306-440(2);

(E) The extent to which an end market for the utilized ash and ash product is guaranteed;

(F) The time period between generating the ash and utilization;

(G) The degree to which the end uses (and users) can be tracked and recorded; and

(H) Other factors as appropriate.

(iv) The department may require that applicants apply for a demonstration permit or class use permit under WAC 173-306-320, if available information exists to satisfy the informational requirements of (b)(ii) and (iii) of this subsection.

(c) Utilization as ingredients in industrial products, or as effective substitutes. The utilization of ash in industrial products or as effective substitutes for commercial products are activities that ordinarily are not considered to be waste management because they are like normal production processes and/or the products are used like commercial products. (E.g., ash as a substitute in cement construction blocks is an example.)

(i) The department may grant requests for classifying ~~((such))~~ that type of reuse or utilization for solely commercial purposes, if:

(A) The applicant shows that the ash or ash products are recycled in a manner ~~((such))~~ so that they closely resemble products or raw materials rather than waste; and

(B) The applicant addresses the factors of (b)(iii) of this subsection (except for (2)(b)(iii)(G)).

(ii) Public review of the decision to grant or deny such a request ~~((shall))~~ must be conducted according to WAC 173-306-900 (4), (5), and (6).

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-495 Other methods of ash disposal. (1) Applicability. This section applies to other methods of ash disposal not specifically identified elsewhere in this chapter, nor excluded from this chapter.

(2) Requirements. Owners and operators of other methods of ash disposal shall:

(a) Comply with the requirements in WAC 173-306-405;

(b) Obtain a permit under WAC 173-306-300 from the department, by submitting an application containing information required in WAC 173-306-330, and ~~((such))~~ other information as may be required by the department including:

(i) Preliminary engineering reports and plans and specifications; and

(ii) A closure plan.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-500 Monitoring and sampling methods. (1) Applicability. These requirements apply to owners and operators of incinerators, energy recovery facilities, disposal facilities, and management facilities ~~((that))~~ who are required to perform ash sampling, analyses and testing, ground water and air quality monitoring under this chapter.

(2) Ground water monitoring requirements.

(a) The ground water monitoring system:

(i) Must consist of at least one background or up-gradient well and three down-gradient wells, installed at appropriate locations and depths to yield ground water samples from the uppermost aquifer and all hydraulically connected aquifers below the active portion of the facility.

(ii) Must represent the quality of background water that has not been affected by leakage from the active area; and

(iii) Must represent the quality of ground water passing the point of compliance. Additional wells may be required by the department in complicated hydrogeological settings or to define the extent of contamination detected.

(b) 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, other substrata aquifers and waterbearing strata. Construction ~~((shall))~~ must be accomplished in accordance with chapter 173-160 WAC, minimum standards for construction and maintenance of water wells.

(c) The ground water monitoring program shall 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;

(v) Chain of custody control; and

(vi) Procedures to ensure employee health and safety during well installation and monitoring.

(d) Sample constituents.

(i) Owners or operators of all facilities shall test for the following parameters:

(A) Temperature;

(B) Conductivity;

(C) pH;

(D) Chloride;

(E) Nitrate, nitrite, and ammonia as nitrogen;

(F) Sulfate;

(G) Dissolved iron, cadmium, lead, and mercury;

(H) Dissolved zinc and manganese;

(I) Chemical oxygen demand;

(J) Total organic carbon;

(K) Calcium and sodium; and

(L) Gamma radiation.

(ii) The department may specify additional or fewer constituents depending upon the leachate analyses, the composition of the ash, and other information.

(iii) ~~((Test methods used to detect the parameters of (d)(i) of this subsection shall be EPA Publication Number SW-846, "Test Methods for Evaluating Solid Waste Physical/Chemical Methods."))~~ To detect the parameters of (d)(i) of this subsection, EPA Publication Number SW-846, "Test methods for evaluating solid waste physical/chemical methods" must be used.

(e) The ground water monitoring program must include a determination of the ground water surface elevation each time ground water is sampled.

(f) The owner or operator shall use a department-approved statistical procedure for determining whether a significant change over background has occurred.

(g) The owner or operator must determine ground water quality at each monitoring well at the compliance point at least quarterly from start-up through the post-closure 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.

(h) The owner or operator must determine and report the ground water flow rate and direction in the uppermost aquifer at least annually.

(i) If the owner or operator determines that there is a statistically significant increase for parameters or constituents at

any monitoring well at the compliance point, the owner or operator must:

(i) Notify the department of this finding in writing within seven days of receipt of the sampling data. The notification must indicate ~~((what))~~ which parameters or constituents have shown statistically significant increases;

(ii) Immediately resample the ground water in all monitoring wells and determine the concentration of all constituents listed in the definition of contamination in WAC 173-306-100 including additional constituents identified in the permit and whether there is a statistically significant increase such that the ground water performance standard has been exceeded. The department ~~((shall))~~ must be notified within fourteen days of receipt of the sampling data.

(j) The department may require modifications to the disposal facility, the plan of operation or the permit, including facility closure, if the performance standard of WAC 173-306-440 (2)(a) is exceeded and, in addition, may revoke any permit and require reapplication under WAC 173-306-310.

(3) Modifications. An owner or operator required to modify the facility or plan of operation under this section must first obtain approval from the department and must at a minimum:

(a) Implement modifications that reduce contamination and, if possible, prevent~~((s))~~ constituents from exceeding their respective concentration limits at the compliance point by removing the constituents, treating them in place or other remedial measures; and

(b) Begin modifications according to a written schedule after the ground water performance standard is exceeded.

(4) Ash and soil sampling, and analysis.

(a) Ash residue samples taken for the purpose of determining their designation status as a special incinerator ash waste ~~((shall follow))~~ must be conducted according to guidance ~~((and/or guidelines))~~ established by the department. Ash samples taken for the purpose of determining carbon residue and for determining dioxins and dibenzofuran content, if different from samples taken for designation status under chapter 173-303 WAC, ~~((shall))~~ must also ((follow)) be conducted according to guidance ~~((and/or guidelines))~~ established by the department. Representative sampling methods and frequency as developed ~~((by))~~ in guidelines ~~((of))~~ by the department ~~((shall))~~ must be employed.

(b) Ash samples ~~((shall))~~ must be analyzed as follows:

(i) For designation purposes, as a special incinerator ash waste, the samples ~~((shall))~~ must be analyzed according to:

(A) "Chemical testing methods for complying with the state of Washington dangerous waste regulation," WDOE 83-13;

(B) "Biological testing methods," WDOE 80-12;

(C) "Test methods for evaluating solid waste, physical/chemical methods," SW 846.

(ii) For chlorinated-p-dioxins and dibenzofurans, 40 CFR Part 261 Appendix X is adopted by reference.

(iii) For cadmium in soil, method 7130 or 7131 cited in "Test methods for evaluating solid waste, physical/chemical methods," SW 846.

(5) Ambient air quality sampling for lead. Ambient lead concentrations ~~((shall))~~ must be measured and reported according to 40 CFR Part 50 Appendix G, which is adopted

by reference, except that the sampling frequency will be determined by the department: Provided, That the department has not adopted "Compendium of methods for the determination of inorganic compounds in ambient air" (EPA/625/R-96/01a, July 1999).

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-900 Variances. (1) Any person applying for an ash disposal permit or who owns or operates an ash generation or disposal facility may apply to the department for a variance from any section of this chapter. The application ~~((shall))~~ must be accompanied by ~~((such))~~ information such as the department may require.

(2) The applicant shall provide usual and reasonable public notification within the area that will be impacted, including publication in the area's major general circulation newspaper and mailing notices to surrounding property owners. Proof of compliance ~~((shall))~~ must be submitted with the variance application.

(3) The department shall give public notice of an application and allow a thirty-day public comment period. Notice ~~((shall))~~ must be mailed to persons who have written to the department asking to be notified of all variance requests and shall indicate that a public hearing may be requested.

(4) In considering a variance request, the department shall consider:

(a) The relative interests of the applicant, other property owners likely to be affected by the applicant's activity and the general public;

(b) If the ash handling practices or facility location protect public health, worker health, safety or the environment to a degree equal to or greater than the standard from which a variance is requested;

(c) Whether compliance with the ~~((regulation))~~ rule from which the variance is sought would produce hardship without equal or greater benefits to the public;

(d) Whether compliance with the ~~((regulation))~~ rule will require spreading of costs over a considerable time period; and

(e) ~~((If))~~ Whether the timetable is for a period that is ~~((needed))~~ sufficient to comply with this chapter.

(5) The department shall approve or disapprove a variance request within ninety days of receipt unless the applicant and the department agree to a continuance.

(6) Any variance granted ~~((pursuant to))~~ under this section may be renewed. Application for a variance renewal ~~((shall))~~ must be made at least sixty days ~~((prior to))~~ before the expiration of the variance and must follow the application process of subsections (1) through (5) of this section.

AMENDATORY SECTION (Amending WSR 90-10-047, filed 4/30/90, effective 5/31/90)

WAC 173-306-9901 Maximum contaminant levels for ground water. Maximum contaminant levels for ground water ~~((shall be))~~ are those specified in chapter 248-54 WAC, as the primary drinking water standards. Analytical methods for these contaminants may be found in the Code of Federal

Regulations, 40 CFR Part 141. (These contaminant levels are to be considered interim levels for the purpose of regulating disposal facilities and ~~((shall))~~ must be used until ~~((such time as))~~ the department establishes ground water quality standards for all types of activities impacting ground water.)

WSR 00-19-034
PERMANENT RULES
DEPARTMENT OF AGRICULTURE

[Filed September 12, 2000, 9:09 a.m.]

Date of Adoption: September 12, 2000.

Purpose: To revise existing rules regarding strawberry planting stock certification. This revision converts the rules to clear and readable format, clarifies existing requirements and updates the program to acknowledge current industry and program practices.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-328-009, 16-328-030, 16-328-035, 16-328-038 and 16-328-080; and amending WAC 16-328-008, 16-328-010, 16-328-015, 16-328-025, 16-328-060, 16-328-065, 16-328-083, 16-328-085, and 16-328-088.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Adopted under notice filed as WSR 00-14-079 on July 5, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 9, Repealed 5.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 9, Repealed 5.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 1, Amended 9, Repealed 5.

Effective Date of Rule: Thirty-one days after filing.

September 12, 2000

Jim Jesernig
 Director

Chapter 16-328 WAC

**CERTIFICATION OF STRAWBERRY ((PLANTS—
 CERTIFICATION)) PLANTING STOCK**

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-008 Definitions. (1) "Department" means the department of agriculture of the state of Washington.

(2) "Director" means the director of the department of agriculture or ~~((his))~~ a duly appointed representative. ~~((Inspector))~~

(3) ~~(("Virus-infected (affected)" means presence of a virus(es) or mycoplasma-like organism(s) in a plant or plant part.~~

(4) ~~"Virus-like" means a disorder of genetic or nontransmissible origin.~~

(5) ~~"Off-type" means not true to name.~~

(6) ~~"Indicator plant" means any herbaceous or woody plant used to index or determine virus infection.~~

(7) ~~"Index or indexing" means to determine virus infection by means of inoculation from the plant to be tested to an indicator plant; or by any other method.~~

(8) ~~"Similar varietal characteristics" means that the plants have the same general character of growth.~~

(9) ~~"Fairly fresh" means that the roots and petioles are not excessively wilted or otherwise damaged.~~

(10) ~~"Firm" means that the crowns are not soft or spongy, although they may yield to slight pressure.~~

(11) ~~"Moist" means that the plants are reasonably turgid and not dried to a degree that would affect normal growth.~~

(12) ~~"Fairly clean" means that the roots are not matted or caked with dirt.~~

(13) ~~"Fairly well trimmed runners and petioles" means that the runners and petioles shall be fairly well trimmed when the length of each does not exceed three inches.~~

(14) ~~Free from damage by:~~

(a) ~~"Sunburn" means that the roots shall not be damaged by sunburn or scald, but slight discoloration may be permitted.~~

(b) ~~"Mold" means that the plants must be free from excessive mold or decay. Plants slightly affected by mold may be allowed.~~

(c) ~~"Freezing injury" means that the roots shall be of a normal color and only moderately affected by discolored roots which affect the normal growth of the plant. Black roots caused by disease shall not be permitted.~~

(d) ~~"Broken or split crowns, mechanical injury" means the breaking or severance of the crown from the root section or splitting of the crown or other mechanical injury that would affect the normal growth of the plant.~~

(15) ~~"Free from detectable pests or diseases" means that administratively determined tolerance levels shall be established and administered for destructive pests such as cyclamen mite, crown borer, aphids, the red stele fungus, and nematodes. The evaluations for the pests shall be conducted by methods approved by the director.)~~ "Fairly clean" means that the roots are not matted or caked with dirt.

(4) "Fairly fresh" means that the roots and petioles are not excessively wilted or otherwise damaged.

(5) "Fairly well trimmed runners and petioles" means that the length of each runner and petiole is three inches or less.

(6) "Firm" means that the crowns are not soft or spongy, although they may yield to slight pressure.

(7) Free from damage by:

(a) "Sunburn" means that the roots are not damaged by sunburn or scald, but slight discoloration may be present.

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(b) "Mold" means that the plants are free from excessive mold or decay. Plants slightly affected by mold may be allowed.

(c) "Freezing injury" means that the roots are of a normal color, and the plant is only moderately affected by discolored roots which may affect its normal growth. Black roots caused by disease are not permitted.

(d) "Broken or split crowns, mechanical injury" means there is no breaking or severance of the crown from the root section, or splitting of the crown, or other mechanical injury that would affect the normal growth of the plant.

(8) "Index" means to test for virus infection by means of inoculation from the plant to be tested to an indicator plant, or by any other method accepted by the department.

(9) "Indicator plant" means any herbaceous or woody plant used to index or test for virus infection.

(10) "Moist" means that the plants are reasonably turgid and not dried to a degree than would affect normal growth.

(11) "Nuclear stock" means strawberry plants that have been indexed and found free of known viruses and virus-like diseases by United States Department of Agriculture personnel or other personnel acceptable to the department. Nuclear plants must be reindexed for virus and virus-like diseases at least every three years and maintained under conditions that would ensure freedom from infection.

(12) "Off-type" means appearing by visual examination to be different from the species or variety listed on the application or exhibiting symptoms of a genetic or nontransmissible disorder.

(13) "Similar varietal characteristics" means that the plants have the same general character of growth.

(14) "Tolerance" means the maximum acceptable percentage of planting stock that is diseased, infected by plant pests, defective, or off-type based on visual inspection or laboratory testing by the director or other authorized person.

(15) "Virus-like" means a graft-transmissible disorder resembling a virus disease, including, but not limited to, diseases caused by viroids and phytoplasmas.

AMENDATORY SECTION (Amending Order 3005, filed 7/21/92, effective 8/21/92)

WAC 16-328-010 Strawberry plant certification fees. Strawberry plant certification fees are as follows:

(1) Certification application fee. The applicant ~~((shall))~~ must furnish all information requested on the application for inspection ~~((and shall)), including, but not limited to, the crop, variety, class planted, date planted, source of seed or plants, acreage, field number, applicant's name and address, applicant's signature, and date of application.~~ The applicant must allow the department to take plants or plant parts from any planting for inspection or testing purposes. A separate application ~~((shall be made))~~ is required for each cultivar and/or ~~((unit))~~ lot entered for certification. ~~((Each lot of each cultivar shall be listed separately on the application. Lots under observation by the department shall pay the inspection fees.))~~ Applications for inspection ~~((shall))~~ must be filed with the ~~((Seed Branch, 2015 South First Street, Yakima, Washington 98903))~~ Plant Services Program, P.O. Box 42560,

Olympia, Washington, 98504-2560 by June 30 of each year and be accompanied by a one hundred twenty-five dollar fee.

(2) Inspection fees. The inspection fee ~~((shall be))~~ is twenty-five dollars per hour ~~((and))~~ plus mileage ~~((shall be))~~ charged at a rate established by the state office of financial management. Inspection and testing fees ~~((shall be))~~ are payable upon completion of work ~~((done and shall be for the sole purpose of defraying expenses incurred in the inspection and certification of strawberry nursery stock)).~~ Billing ~~((to the applicant shall be made by the seed branch.~~

~~(3) A grower desiring to produce certified strawberry plants as herein provided shall establish with the department facts evidencing sufficient experience to produce healthy, high quality stock.~~

~~(4) Failure to pay fees when due shall result in removing the applicant from this program.~~

~~(5) No application for any grower owing the Washington state department of agriculture for previous fees shall be considered)) may be arranged subject to department policies and processes.~~

~~(3) The department will remove any applicant from the certification program for failing to pay fees when due.~~

~~(4) The department will not accept applications from growers owing the department for previous fees.~~

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-015 Certifying agency issuance of certificate. (1) ~~((The))~~ Issuance of a state of Washington certified plant tag ~~((or)), stamp or other document,~~ under this chapter ~~((affirms solely))~~ means only that the tagged ~~((or)), stamped, or otherwise documented~~ strawberry ~~((rootstock))~~ planting stock has been subjected to ~~((certification standards and procedures by the department))~~ procedures and requirements described in this chapter and determined to be in compliance with its standards and requirements. The department disclaims all express or implied warranties, including without limitation, implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter.

(2) The department is not responsible for disease, genetic disorder, off-type, failure of performance, mislabeling, or otherwise, in connection with this chapter. No grower, nursery dealer, government official, or other person is authorized to give any expressed or implied warranty, or to accept financial responsibility on behalf of the department regarding this chapter.

(3) Participation in the strawberry ~~((plant))~~ planting stock certification program ~~((shall be))~~ is voluntary.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-025 ~~((Strawberry plant certification— Isolation requirements.))~~ Production requirements for foundation strawberry planting stock. (1) Foundation ~~((stock. These shall be produced in specially constructed~~

houses to ensure protection from virus vectors or produced in a tissue culture laboratory.

(2) ~~Registered stock. These shall be produced in specially constructed houses or grown in areas isolated by one-half mile or more from noncertified strawberry stock in order to minimize danger of virus infection.~~

(3) ~~Certified stock. Same as registered stock~~) strawberry plants must originate directly from nuclear stock and must be grown in an insect-proof facility on pasteurized soil or a soil-less growing medium free of plant pests and vectors of plant pests.

(2) Growers may use micro-propagation techniques to multiply foundation plants prior to planting them in a foundation facility, if both of the following conditions are met:

(a) The micro-propagated plants are isolated from all nonfoundation strawberry plants at all times; and

(b) The micro-propagation facility is approved by the department.

(3) Growers may maintain and increase foundation stock indefinitely, if no individual plant remains in the foundation planting for more than two growing periods.

NEW SECTION

WAC 16-328-045 Production requirements for registered and certified strawberry planting stock. (1) Registered strawberry plants must originate directly from foundation stock.

(2) Certified strawberry plants must be planted with first year plantings of registered or foundation stock.

(3) Registered or certified strawberry plants must be grown in an insect-proof facility or in a field that is at least one-half mile from any noncertified strawberry plants.

(4) The grower must remove or rogue all low-yielding, diseased, off-type or abnormal plants.

(5) Use of any pesticide which suppresses the symptoms of red stele without eradicating the causal pathogen is prohibited.

(6) If registered or certified strawberry plants are grown in a field, all of the following conditions must be complied with:

(a) The field must not have been planted with strawberries during the previous growing season, unless the plants are of the same variety and class and one or both of the following two conditions have been complied with:

(i) The field was inspected by the department in the previous year and found free of red stele; or

(ii) The field was fumigated or treated to control red stele by methods approved by the department.

(b) Each variety must be separated by a distance of at least twelve feet.

(c) All insects and diseases must be effectively controlled using methods recommended by the Washington State University Cooperative Agricultural Extension Service.

(d) The field must be relatively free of weeds.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-060 ~~((Strawberry plant certification—Field standards.))~~ **Standards and tolerances for inspection of growing foundation, registered, and certified strawberry planting stock.** (1) ~~The~~ ~~((entire field or unit shall meet certification requirements except when soilborne pests are found in excess of tolerance in a portion of the field or unit, and the infestation can be safely delimited in the opinion of the department; or when plants in the infested portion are treated to eradicate or to control the pest to comply with the tolerance under the supervision of the department.~~

(2) ~~Specific requirements~~) unit of certification is the lot.

(2) Any portion of a field not meeting the standards, tolerances and criteria established in this chapter may be marked and removed from consideration for certification if, in the judgment of the department, it does not jeopardize the certification eligibility of the remaining portion of the field.

(3) The department will perform at least two visual inspections of each planting prior to harvest and one inspection during or after harvest.

(4) Each lot of foundation, registered or certified planting stock may have no more than the percentage of affected plants listed in the table below.

TOLERANCES (%)

| Factors | Foundation ((field)) (all inspections) | Registered ((field)) | Certified ((Field)) | |
|---|---|----------------------|-----------------------|--------------------|
| | | | 1st & 2nd inspections | 3rd inspection |
| Visible Symptoms of Virus Diseases | 0 ^(*) | 0 | 1 ^(b) | 0.5 ^(b) |
| Visible Symptoms of Red Stele ^(b) | 0 | 0 | 0 | 0 |
| Nematode ^(*) | 0 | 0 | 0 | 0 |
| Variety Mixture | 0 | 0 | 0.1 | 0 |
| All other Diseases (including lethal decline) | 0 | 0.5 | 2 | 1 |

^(*) ~~All foundation stock mother plants must be indexed for virus content no more than two years previously in order to qualify at this level.~~

^b Visible:

^e ~~It is strongly recommended that preplant application of an approved nematicide be made to fields to be used in this program. The department reserves the right to require soil tests for plant parasitic nematodes to be made by methods and at times approved by the department and the data furnished to the department for any field in this certification program.))~~

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-065 Strawberry ~~((plant))~~ **planting stock certification—((Designation of plants))** **Identification and marking.** (1) ~~((Foundation planting stock shall be identified by the state of Washington official certified straw-~~

PERMANENT

berry plant tag or stamp, and in addition shall be marked "foundation planting stock."

(2) Registered planting stock shall be identified by the state of Washington official certified strawberry plant tag or stamp, and in addition shall be marked "registered planting stock."

(3) No. 1 certified planting stock shall be identified by the state of Washington official certified strawberry plant tag or stamp.

(4) No. 2 certified planting stock shall be identified by the state of Washington official certified strawberry plant tag or stamp. After the plants have passed inspection, foundation, registered and certified strawberry planting stock must be identified by the official state of Washington plant tag or stamp. In addition, foundation or registered strawberry planting stock must be marked with the appropriate class as "foundation planting stock" or "registered planting stock."

(2) When they are offered for sale, crown division plants from certified planting stock must be segregated and packed separately from other stock. The plants must be identified with the official state of Washington plant tag or stamp and marked "crown divisions."

(3) All containers must be marked with the name and address of the grower, grade or class of stock, and variety.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-083 Strawberry ((plant)) planting stock grades and standards—Washington No. 1. Washington No. 1 ((shall)) strawberry planting stock consists of strawberry plants of one variety or plants of similar varietal characteristics which are:

- (1) Fairly fresh.
- (2) Firm.
- (3) Moist.
- (4) Fairly clean.
- (5) Fairly well trimmed runners and petioles.
- (6) Free from damage caused by:
 - (a) Sunburn.
 - (b) Mold.
 - (c) Freezing injury, black roots.
 - (d) Broken or split crown, mechanical injury.
- (7) Free from detectable dangerous pests or diseases, including plant parasitic nematodes.

Strawberry plants in this grade ((shall)) must have ((not less than)) at least ten main roots((, the length of which shall be not less than)) with a minimum length of two and one-half inches, ((with)) and a minimum crown diameter of one-fourth inch measured at the base of the crown.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-085 Strawberry ((plant)) planting stock grades and standards—Washington No. 2. Washington No. 2 shall consist of strawberry plants of one variety or plants of similar varietal characteristics which meet all of the requirements of Washington No. 1 except strawberry plants in this grade ((shall)) must have ((not less than)) at

least six main roots((, the)) with a minimum length of ((which shall be not less than)) two and one-half inches.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-328-088 Strawberry ((plant)) planting stock grades and standards—Tolerances for inspection during or after harvest. (1) ((Application of tolerances. The tolerances for the standards are on a container basis. However, individual packages in any lot may vary from the specified tolerances as stated below, provided the averages for the entire lot, based on sample inspection, are within the tolerance specified.

(2) Tolerances. In order to allow for variations incident to proper grading and packing, not more than a combined total of ten percent, by count, of the plants in any lot may fail to meet the requirements of the above grade.)) In order to allow for variations incident to proper grading and packing, not more than a combined total of ten percent, by count, of the plants in any lot may fail to meet the requirements of the grades specified in WAC 16-328-083 or 16-328-085.

(2) Individual packages in any lot may vary from the tolerance specified above in this section, if the average for the entire lot, based on sample inspection, is within the tolerance.

(3) ((Packing.)) Strawberry ((plants are to)) planting stock must be packed in such manner ((that they shall)) to retain a fresh condition.

REPEALER

The following sections of the Washington Administrative Code are repealed:

| | |
|----------------|--|
| WAC 16-328-009 | Strawberry plant certification standards. |
| WAC 16-328-030 | Strawberry plant certification—Requirements for production of foundation and registered stock. |
| WAC 16-328-035 | Strawberry plant certification—Requirements for the production of certified stock. |
| WAC 16-328-038 | Production of certified strawberry nursery stock by micro-propagation techniques. |
| WAC 16-328-080 | Strawberry plant certification—Tagging or stamping and plant inspection. |

WSR 00-19-035

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed September 12, 2000, 9:13 a.m.]

Date of Adoption: September 12, 2000.

PERMANENT

Purpose: To revise existing rules relative to certification of caneberry planting stock. This revision converts the rules to clear and readable format, brings them into compliance with new international standards for caneberries, and updates the program and terminology to bring them into compliance with current industry and program practices.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-333-030, 16-333-050, 16-333-060, 16-333-065, 16-333-070 and 16-333-080; and amending WAC 16-333-010, 16-333-020, 16-333-040, and 16-333-090.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Adopted under notice filed as WSR 00-14-077 on July 5, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 7, Amended 6, Repealed 4.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 7, Amended 6, Repealed 4.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 7, Amended 6, Repealed 4.

Effective Date of Rule: Thirty-one days after filing.

September 12, 2000

Jim Jesernig

Director

Chapter 16-333 WAC

~~((RULES AND STANDARDS FOR))~~ CERTIFICATION OF ~~((PLANTS))~~ CANEBERRY PLANTING STOCK

AMENDATORY SECTION (Amending Order 1876, filed 11/5/85)

WAC 16-333-010 Definitions. (1) "Caneberry" means any cultivated *Rubus* species.

(2) "Department" means the department of agriculture of the state of Washington.

~~((2))~~ (3) "Director" means the director of the department of agriculture or ~~((his))~~ a duly appointed representative.

~~((3))~~ "Virus-infected (affected)" means ~~presence of a virus(es) or yellows disease agent in a plant or plant part. The word "virus" shall be used hereafter to include yellows disease in this chapter.~~

(4) "Virus-like" means a disorder of genetic or nontransmissible origin.

(5) "Off-type" means not true to name.

~~((6))~~ "Indicator plant" means ~~any herbaceous or woody plant used to index or determine virus infection.~~

~~((7))~~ (4) "Index ((or indexing))" means to ~~((determine))~~ test for virus infection by means of inoculation from the plant

to be tested to an indicator plant~~((:)),~~ or by any other method approved by the department.

(5) "Indicator plant" means any herbaceous or woody plant used to index or test for virus infection.

(6) "Nuclear stock" means caneberry plants that have been indexed and found free of known viruses and virus-like diseases by United States Department of Agriculture personnel or other personnel acceptable to the department. Nuclear plants must be reindexed for virus and virus-like diseases at least every three years and maintained under conditions that would ensure freedom from infection.

(7) "Off-type" means appearing by visual examination to be different from the species or variety listed on the application or exhibiting symptoms of a genetic or nontransmissible disorder.

(8) "Root cuttings" means sections of roots which have one or more bud.

(9) "Succulent plants" means small, actively growing plants that are developing from root buds, not having passed through a dormant period.

~~((10))~~ ("One-year-old plants" means ~~well-rooted plants that have developed during one growing season.~~

~~((11))~~ "Caneberry" means any cultivated *Rubus* species. "Tolerance" means the maximum acceptable percentage of planting stock that is diseased, infected by plant pests, defective, or off-type based on visual inspection or laboratory testing by the director or other authorized person.

(11) "Virus-like" means a graft-transmissible disorder resembling a virus disease, including, but not limited to, diseases caused by viroids and phytoplasmas.

AMENDATORY SECTION (Amending Order 1932, filed 6/9/87)

WAC 16-333-020 Certifying agency issuance of certificate. (1) ~~((The))~~ Issuance of a ~~((certified))~~ state of Washington certified plant tag ((or)), stamp or other document under this chapter ~~((affirms solely))~~ means only that the tagged ((or)), stamped or otherwise documented caneberry planting stock has been subjected to ((certification standards and procedures by the department)) procedures and requirements described in this chapter and determined to be in compliance with its standards and requirements. The department disclaims all express or implied warranties, including without limitation, implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter.

(2) The department is not responsible for disease, genetic disorder, off-type, failure of performance, mislabeling, or otherwise, in connection with this chapter. No grower, nursery dealer, government official, or other person is authorized to give any expressed or implied warranty, or to accept financial responsibility on behalf of the department regarding this chapter.

(3) Participation in the caneberry planting stock certification program shall be voluntary.

AMENDATORY SECTION (Amending Order 3005, filed 7/21/92, effective 8/21/92)

WAC 16-333-040 Caneberry certification fees. (1) Caneberry certification application fee. The applicant ~~((shall))~~ must furnish all information requested on the application ~~((for inspection and shall))~~ form furnished by the department, including, but not limited to, the crop, variety, class planted, date planted, source of seed or plants, acreage, field number, applicant's name and address, applicant's signature, and date of application. The applicant must allow the department to take plants or plant parts from any planting for inspection and testing purposes. A separate application ~~((shall be made))~~ is required for each cultivar and/or ~~((unit))~~ lot entered for certification. ~~((Each lot of each cultivar shall be listed separately on the application. Lots under observation by the department shall pay the inspection fees.))~~ Applications ~~((for inspection shall))~~ must be filed with the ~~((seed branch, 2015 South First Street, Yakima, Washington 98903))~~ Plant Services Program, P.O. Box 42560, Olympia, Washington 98504-2560 by May 15 each year and be accompanied by a one hundred twenty-five dollar fee.

(2) Inspection fees. The inspection fee ~~((shall be))~~ is twenty-five dollars per hour ~~((and))~~ plus mileage ~~((shall be))~~ charged at a rate established by the state office of financial management. Inspection ~~((fees shall be))~~ and testing are payable upon completion of work ~~((done and shall be for the sole purpose of defraying expenses incurred in the inspection and certification of caneberry nursery stock)).~~ Billing ~~((to the applicant shall be made by the seed branch.~~

~~((3) Applications for certification shall reach the department's seed branch, 2015 South First Street, Yakima, WA 98903, by May 15 each year.~~

~~((4) A grower desiring to produce certified caneberry plants as herein provided shall establish with the department facts evidencing sufficient experience to produce healthy, high quality stock.~~

~~((5) Failure to pay fees when due shall result in removing the applicant from the certification program.~~

~~((6) No application from any grower owing the department for previous fees shall be considered))~~ may be arranged subject to department policies and processes.

~~((3) The department will remove any applicant from the certification program for failing to pay fees when due.~~

~~((4) The department will not accept applications from growers owing the department for previous fees.~~

NEW SECTION

WAC 16-333-045 Production requirements for foundation caneberry planting stock. (1) Foundation caneberry plants must originate directly from nuclear stock and may be grown in a greenhouse, screenhouse or field.

(2) Growers may use micro-propagation techniques to multiply foundation plants prior to planting them in a foundation greenhouse, screenhouse or field, if both of the following conditions are met:

(a) The micro-propagated plants are isolated at all times from all other caneberry plants, except those that have been indexed and found free of virus or virus-like infections; and

(b) The micro-propagation facility is approved by the department.

(3) Growers may transplant micro-propagated foundation plants to a greenhouse or screenhouse for conditioning prior to planting them in a foundation field.

(4) Foundation plants may be harvested from a foundation field planting for no more than one year.

(5) Foundation plants grown in an insect-proof facility on pasteurized soilless media may be maintained indefinitely, providing they are indexed and found free of virus or virus-like infections at intervals of no more than three years by personnel employed by the United States Department of Agriculture or other institution approved by the department.

(6) Each foundation plant in a foundation greenhouse or screenhouse must be grown in a container individually identified by the cultivar and lot.

(7) Different cultivars planted in a foundation field must be separated by a distance of fourteen feet or by a physical barrier that prevents the intermingling of roots.

(8) Upon request, growers must provide records to the department documenting the cultivar, nuclear source, indexing results and date of acquisition for any foundation stock.

NEW SECTION

WAC 16-333-051 Production requirements for registered caneberry planting stock. (1) Registered caneberry plants must originate directly from nuclear or foundation stocks and may be grown in a greenhouse, screenhouse or field.

(2) Registered plants of differing cultivars produced in a registered greenhouse or screenhouse must be grown in separate containers.

(3) Different cultivars planted in a registered field must be separated by a distance of fourteen feet or by a physical barrier that prevents the intermingling of roots.

(4) Registered plants may be harvested from a registered planting for no more than one year.

(5) Upon request, growers must provide records to the department documenting the cultivar, source, indexing results and date of acquisition for any registered stock.

NEW SECTION

WAC 16-333-056 Production requirements for certified caneberry planting stock. (1) Certified caneberry plants must originate directly from foundation or registered planting stock, or from root cuttings or succulent plants from foundation or registered plants.

(2) Different cultivars planted in a certified field must be separated by a distance of fourteen feet or by a physical barrier that prevents the intermingling of roots.

(3) Certified plants may be harvested from a certified planting for no more than one year.

(4) Upon request, growers of certified planting stock must provide records to the department documenting the cultivar, source, indexing results and date of acquisition for any certified stock.

NEW SECTION

WAC 16-333-061 Site requirements for foundation, registered and certified caneberry planting stock. (1) Prior to planting foundation, registered, or certified planting stock, the grower must obtain approval from the department for each field site or facility.

(2) For approval by the department, a field site for growing foundation, registered, or certified planting stock must comply with each of the following criteria:

(a) The site has not been planted to caneberry plants or solanaceous crops for the previous five years, or the entire site has been tarp fumigated with chloropicrin and methyl bromide or other equivalent soil treatments approved by the department.

(b) The entire site is at least five hundred feet from any noncertified *Rubus* plants.

(c) The site has been treated for plant parasitic nematodes using methods recommended by the Washington State University Cooperative Agricultural Extension Service, and its soil has been tested and found free of harmful plant parasitic nematodes.

(3) In order to grow foundation or registered caneberry planting stock in a greenhouse or screenhouse, the grower must use a pasteurized growing media, free of plant pests and vectors of virus pests.

(4) Upon request, growers must provide records to the department documenting fumigations, treatments, and tests.

(5) A map identifying cultivars and lots at each site must be provided to the department by the grower.

(6) Growers must tag all lots identifying the cultivar and/or the lot number.

NEW SECTION

WAC 16-333-066 Caneberry greenhouse and screenhouse inspection. (1) Foundation or registered caneberry plants growing in a greenhouse or screenhouse must be inspected by the department at least one time during the growing period when the plants are likely to express symptoms of virus infection, crown and cane gall infections, and other disorders. The department may conduct additional inspections.

(2) During inspection, the department will flag all plants that are visibly off-type, crown gall infected, virus infected, or exhibiting virus-like symptoms.

(3) Growers must remove all plants flagged by the department immediately after inspection.

(4) The unit of certification is the lot.

NEW SECTION

WAC 16-333-071 Caneberry field inspection. (1) Field grown foundation, registered, or certified caneberry planting stock must be inspected by the department at least three times during the growing period.

(a) The first and second inspections must be conducted when the plants are likely to express symptoms of virus infection, crown and cane gall infections, and other disorders.

(b) The department will conduct the third inspection during or after harvest.

(c) The department may conduct additional inspections.

(2) During inspections, the department will flag all plants that are visibly off-type, crown gall infected, virus infected, or exhibiting symptoms of other caneberry pests or diseases.

(3) Growers must rogue in compliance with the criteria in this subsection all plants flagged by the department within one week after inspection.

(a) Roguing after the first field inspection must include removing the undesirable plant and all of its roots.

(b) Roguing after the second field inspection must include removing the undesirable plant and all of its roots, as well as all plants and plant parts within ten feet of the undesirable plant.

(4) Any portion of a field not meeting the standards, tolerances and criteria established in this chapter may be marked and removed from consideration for certification if, in the judgment of the department, it does not jeopardize the certification eligibility of the remaining portion of the field.

(5) The unit of certification is the lot.

NEW SECTION

WAC 16-333-085 Tolerances for foundation, registered and certified caneberry planting stock. (1) Each lot of foundation, registered or certified planting stock may have no more than the percentage of affected plants listed in the table below:

| Factors | Foundation | Registered | Certified |
|--|-----------------|-----------------|-----------------|
| | All inspections | All inspections | All inspections |
| | Percent | Percent | Percent |
| Varietal mixture | 0 | 0 | 0 |
| Visible symptoms of virus diseases | 0 | 0.05 | 0.5 |
| Crown and cane gall | 0 | 0.1 | 1.0 |
| Nematode | 0 | 0.05 | 0.1 |
| Anthracnose | 0 | 2.0 | 5.0 |
| Other diseases | 0 | 0.2 | 0.5 |
| Root, cane or crown inhabiting insects | 0 | 0.05 | 0.1 |

(2) Caneberry planting stock that fails to meet any tolerance for its intended class may be reclassified to the next class for which it meets all of the tolerances.

AMENDATORY SECTION (Amending Order 1876, filed 11/5/85)

WAC 16-333-090 Caneberry (~~tagging or stamping and plant inspection~~) planting stock identification and grading. (1) (~~"Certified"~~) All caneberry planting stock (~~shall~~) meeting the requirements and standards of this chapter may be identified with the state of Washington official certified caneberry plant tag or stamp (~~under the supervision of~~) issued by the department (~~after plants have passed inspection~~).

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(2) ~~((Only plants meeting Washington standards for caneberry plants shall be tagged or stamped, except those marked foundation or registered.~~

~~(3)) All containers ((shall)) must be marked with the name and address of the grower, ((grade or)) class of certified stock, ((and)) variety, and lot number.~~

~~((4) The grower is referred to chapter 15.14 RCW, planting stock, for additional information.) (3) Quality and grading of planting stock is the responsibility of the grower.~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-333-030 Caneberry certification standards.
- WAC 16-333-050 Requirements for production of caneberry foundation and registered stock.
- WAC 16-333-060 Requirements for production of caneberry certified planting stock.
- WAC 16-333-065 Production of certified caneberry nursery stock by micropropagation techniques.
- WAC 16-333-070 Caneberry field inspection.
- WAC 16-333-080 Caneberry field standards.

**WSR 00-19-036
PERMANENT RULES
DEPARTMENT OF AGRICULTURE**

[Filed September 12, 2000, 9:16 a.m.]

Date of Adoption: September 12, 2000.

Purpose: To revise existing rules relative to certification of fruit tree planting stock. This revision converts the rules to clear and readable format, clarifies existing requirements, and updates the program and its terminology to acknowledge current industry and program practices.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-350-001, 16-350-003, 16-350-060, 16-350-065, 16-350-070 and 16-350-075; and amending WAC 16-350-010, 16-350-015, 16-350-020, 16-350-025, 16-350-030, 16-350-032, 16-350-035, 16-350-040, 16-350-045, and 16-350-050.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Adopted under notice filed as WSR 00-14-078 on July 5, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 10, Repealed 6.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 10, Repealed 6.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 10, Repealed 6.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 10, Repealed 6.

Effective Date of Rule: Thirty-one days after filing.

September 12, 2000

Jim Jesernig

Director

Chapter 16-350 WAC

~~((FRUIT TREES --))~~REGISTRATION AND CERTIFICATION OF FRUIT TREE PLANTING STOCK

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-010 General. (1) Trees may be registered as rootstock and ~~((top stock))~~ scion sources for the propagation of certified nursery stock when inspected, tested and found to be ~~((true to name and))~~ discernibly free from harmful virus and virus-like diseases and other conditions by procedures outlined in this program.

~~(2) ((Registration and/or certification does not imply any warranty on the part of the department or any employee thereof.~~

~~(3) Participation in this program shall be voluntary.)~~ Issuance of a certified state of Washington plant tag, stamp or other document under this chapter means only that the tagged, stamped or otherwise documented fruit tree or fruit tree related ornamental stock and rootstock have been subjected to procedures and requirements described in this chapter and determined to be in compliance with its standards and requirements. The department disclaims all express or implied warranties, including without limitation implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter.

(3) The department is not responsible for disease, genetic disorders, off-type, failure of performance, mislabeling or otherwise, in connection with this chapter. No grower, nursery dealer, government official, or other person is authorized to give any expressed or implied warranty, or to accept financial responsibility on behalf of the department regarding this chapter.

(4) Participation in the fruit tree planting stock certification program is voluntary.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-015 Definitions. (1) ("Virus infected (affected)") means presence of a harmful virus(es) in a plant or plant part.

(2) "Virus-like" means a disorder of genetic or nontransmissible origin.

(3) "Off-type" means not true to name.

(4) "Indicator plant" means any herbaceous or woody plant used to index or ((~~determine~~)) test for virus infection.

((~~5~~)) (2) "Index" means to ((~~determine~~)) test for virus infection by means of inoculation from the plant to be tested to an indicator plant, or by any other method approved by the department.

((~~6~~)) "Registered tree" means that a registration number has been assigned by the department to a tree or clonal planting that has been inspected and tested in accordance with the provisions of this program.

(7) "Scion block" means a planting of registered trees which serves as a source of scionwood for the propagation of "Washington certified nursery stock."

(8) "Seed block" means a planting of registered prunus seed trees which serves as a source of seed for producing rootstock used in the propagation of "Washington certified nursery stock."

(9) "Stool bed" means a clonal planting of self-rooted registered trees for the specific purpose of producing vegetatively propagated rootstock used in the propagation of "Washington certified nursery stock."

(10) "Washington certified nursery stock" means nursery grown seedlings, clonal rootstocks originating from registered trees and nursery grown trees propagated by using topstock from registered trees and rootstock originating from registered trees except as herein provided for certain rootstocks, but limited to the plant Genera 1. *Chaenomeles*, 2. *Cydonia*, 3. *Crataegus*, 4. *Malus*, 5. *Prunus*, 6. *Pyrus*, 7. *Sorbus*.

(11) "Washington certified seed" means seed produced on registered seed trees.) (3) "NRSP-5" means the United States Department of Agriculture National Research Support Project 5.

(4) "Off-type" means appearing by visual examination to be different from the species or variety certified or exhibiting symptoms of a genetic or nontransmissible disorder.

(5) "Scion block" means a planting of registered trees which serves as a source of scion wood for the propagation of certified nursery stock.

(6) "Seed block" means a planting of registered trees which serves as a source of seed for producing rootstock used in the propagation of certified nursery stock.

(7) "Stool bed" means a clonal planting of self-rooted registered trees for the specific purpose of producing vegetatively propagated rootstock used in the propagation of certified nursery stock.

(8) "Virus-like" means a graft-transmissible disorder resembling a virus disease, including, but not limited to, diseases caused by viroids and phytoplasmas.

(9) "Washington certified nursery stock" means nursery grown seedlings, clonal rootstocks and nursery grown trees

of the plant genera *Chaenomeles*, *Cydonia*, *Crataegus*, *Malus*, *Prunus*, *Pyrus* and *Sorbus*, that comply with the requirements of this chapter.

(10) "Washington certified seed" means seed produced on registered seed trees in compliance with this chapter.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-020 Requirements. (1) The applicant ((~~nurseryman shall be~~)) is responsible, subject to the approval of the department, for the selection of the location and the proper maintenance of registered plantings ((~~being~~)) grown under the provisions of this program. The applicant ((~~nurseryman shall be~~)) is also responsible for maintaining the identity of all nursery stock entered in this program in a manner approved by the department. Any planting entered in this program ((~~shall~~)) must be kept in a thrifty growing condition ((~~and~~)) free of plant pests.

(2) ((~~There shall be no~~)) Budding, grafting, or top-working of registered trees ((in any scion block, seed block or stool bed)) is prohibited, except for indexing under the supervision of the department.

(3) ((~~Any plant found to be affected by a virus or virus-like disease or if off type shall be removed and destroyed immediately from any planting~~)) Applicants must remove any tree that is infected with virus or virus-like disease or is off-type, following notification by the department.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-025 Requirements for registered scion blocks. (1) ((~~Location. A scion block shall be located not less than 100 feet from any nonregistered cultivated plant of the Rosaceae family. The ground in a scion block and for a distance of 20 feet surrounding it shall be kept either clean cultivated or in an approved, properly controlled, ground cover. Registered scion block trees shall be planted and maintained in a manner and at sufficient distance that branches of different varieties do not overlap. Each tree shall bear a permanent registration number.~~))

(2) Acceptability. The root stock and top stock sources of the scion block trees shall have originated from foundation trees established under this program, or from virus tested trees originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the scion block.) The department will assign a registration number to each registered scion tree.

(2) Only registered trees are permitted in a registered scion block.

(3) Isolation requirements.

(a) Prunus trees must be at least one hundred feet from any nonregistered Prunus tree.

(b) Chaenomeles, Cydonia, Crataegus, Malus, Pyrus, and Sorbus trees must be at least sixty feet from any nonregistered plant of the Rosaceae family. The department may

waive the isolation distance for registered trees of these genera, if the trees are separated by a physical barrier that would prevent the intermingling of roots.

(4) The ground in a scion block and for a distance of twenty feet on all sides around it must be kept either clean cultivated or in ground cover relatively free of broadleaf weeds.

(5) Registered scion trees must be propagated from foundation scion wood obtained from NRSP-5 or other equivalent sources approved by the department and rootstock that complies with the requirements established in this chapter, except:

(a) Registered scion trees of the genus *Malus* may be propagated with scion wood from other registered *Malus* trees, if all of the following three conditions are complied with:

(i) No registered tree utilized is more than two generations from the foundation source.

(ii) The registered tree providing scion wood for a second generation registered tree is identified and its location is known.

(iii) The department monitors the propagation of second generation registered scion trees.

(b) Registered scion trees may be propagated from trees that have been indexed and found free of all known virus and virus-like diseases by NRSP-5 or other programs approved by the department using equivalent indexing methods.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-030 Requirements for registered seed blocks. (1) (~~Location.~~ A prunus seed block shall be located not less than 100 feet from any nonregistered plant of the *Prunus* species. The ground in a seed block and for a distance of 20 feet surrounding the seed block shall be kept clean cultivated or in an approved, controlled ground cover. Each tree shall bear a permanent registration number.

(2) ~~Acceptability.~~ The rootstock and top stock sources of the seed tree shall have originated from foundation trees established under this program or from virus tested trees originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the seed block.) The department will assign a registration number to each registered seed tree.

(2) Only registered trees are permitted in a registered seed block.

(3) *Prunus* seed blocks must be located at least one hundred feet from any nonregistered *Prunus* plants.

(4) The ground in a seed block and for a distance of twenty feet on all sides around it must be kept either clean cultivated or in ground cover relatively free of broadleaf weeds.

(5) Registered seed trees must be propagated from foundation or registered scion wood and rootstock that has been demonstrated to be free of all virus or virus-like diseases.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-032 Requirements for registered stool beds. (1) (~~Location.~~ A stool bed shall be located not less than fifty feet from any nonregistered cultivated plant of the Rosaceae family. The following exception will apply. Non-registered stool beds may be located no less than ten feet from registered stool bed plantings. The ground in a stool bed and for a distance of ten feet surrounding it shall be kept clean cultivated.

(2) ~~Acceptability.~~ Existing stool beds that index clean on the commonly used virus indicators will qualify as registered stool beds. New stool beds (those planted after January 1, 1976) shall have originated from foundation stock established under this program, or from virus tested plants originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the stool bed.) Only registered trees are permitted in a registered stool bed.

(2) Registered stool beds must be at least ten feet from nonregistered plants of the Rosaceae family.

(3) The ground in a stool bed and for a distance of at least ten feet on all sides around it must be kept clean cultivated.

(4) Registered stool beds must be planted with foundation or registered planting stock. Certified rootstocks from programs approved by the department may also be used, provided the resulting stock in the stool bed is tested and found free of virus and virus-like diseases prior to harvest of certified rootstock.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-035 Requirements for certified nursery planting stock. (1) (~~Rootstocks.~~) All (~~stone and pome fruit and related ornamental~~) nursery stock being grown for (~~blue tag~~) certification (~~shall be on rootstocks from registered trees except for stone fruit and related ornamental trees grown on virus tested seedlings and pome fruit and related ornamental trees grown on apple and pear seedlings. These seedling rootstocks, when grown from commercial seed, will be acceptable if seed transmissible virus content does not exceed five percent. Clonal rootstocks used in the production of Washington certified blue tag nursery stock must originate from registered stool beds.~~

(2) ~~Location.~~ Nursery stock being grown for certification shall be planted sufficiently apart to maintain its identity and shall be kept clean cultivated. It shall be designated as to rootstock, top stock, and interstock sources. There shall be no rebudding or regrafting of nursery row stock unless such stock is reworked with budwood from the same registered scion tree.

(3) ~~Seed.~~ Certified seed shall have been produced on registered seed trees only.

(4) ~~Tagging.~~ A blue tag shall designate trees produced from registered scion source trees and which have been propagated on rootstocks produced from registered seed source or

stool-bed trees; or which are self-rooted. Stone and pome fruit and related ornamental trees grown on seedling rootstocks from commercial seed will also qualify for blue tag certification if seed transmissible virus content does not exceed five percent.

A yellow tag shall designate trees produced from registered scion source trees and which have been propagated on rootstocks which originate from nonvirus tested sources.

All nursery stock meeting the requirements of this program when sold shall have the variety, interstock and rootstock designated where applicable as follows: Variety/interstock/rootstock.

~~(5) Acceptability.~~ All nursery stock meeting the requirements of this program shall be known as Washington certified nursery stock)) must be propagated on certified rootstock. Certified rootstock may be any one of the following:

(a) Rootstock originating from registered trees.

(b) Rootstock originating from other approved certification programs.

(c) Prunus seedlings grown from commercial seed, if the seed lot has been tested for transmissible virus content and not more than five percent of the seed tested positive for transmissible virus content.

(d) Pome fruit seedlings.

(2) Growers must keep records identifying the scion, rootstock, and interstock sources for all Washington certified stock. Upon request, these records must be made available to the department.

(3) Seed may be designated as Washington certified seed only if both of the following conditions are complied with:

(a) The seed was produced on registered seed trees; and

(b) The seed lot has been tested for transmissible virus content, and not more than five percent of the seed tested positive for transmissible viruses.

(4) Washington certified nursery stock must be identified by a blue certification tag.

(5) When it is offered for sale, Washington certified nursery stock must be identified as to variety, interstock and rootstock.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-040 Inspection and testing for certification of nursery planting stock. (1) ~~((Methods and procedures.~~ Inspection and testing procedures prescribed in this program may be made only by the department and shall be conducted in a manner and at times determined as suitable. The methods and procedures used for making the virus disease determinations will conform to IR-2 standards.

(2) ~~Inspection of nursery stock for certification.~~ At least one visual inspection shall be made of nursery rootstock in a planting for certification during the first growing season. At the request of the department any undesirable rootstock shall be rogued before propagation. At least two visual inspections shall be made of nursery stock during the growing season following bud or graft placement.

The department shall refuse certification in part or all of a planting if plants have been propagated from registered

trees determined to be affected by a virus or virus-like disease or if other requirements of this program have not been met.)) The department will conduct all inspections, testing and indexing prescribed in this chapter in a manner and at times the department has determined to be suitable. The methods and procedures used for making the virus and virus-like disease determinations will conform to the standards of NRSP-5.

(2) The department will conduct at least one visual inspection of certified nursery rootstock during the first growing season. Upon request by the department, growers must rogue any undesirable rootstock prior to bud or graft placement.

(3) The department will conduct at least two visual inspections of nursery stock during the growing season following bud or graft placement.

(4) The department will refuse certification of planting stock that has been propagated from registered trees found to be infected by a virus or virus-like disease, or if other requirements of this chapter have not been complied with.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-045 Application and fees. (1) ~~((Application.~~

(a)) The applicant ((nurseryman shall furnish to)) must provide the department with all information ((pertinent to the operation of this program)) documenting the eligibility of all registered and certified stock and ((shall give his/her consent to)) must allow the department to take ((propagating wood from any tree)) samples for indexing or testing purposes.

~~((b) Trees registered and used under the provisions of the Washington state nursery improvement program shall be deemed usable as registered scion trees and seed trees if they meet the requirements outlined in this program.~~

(e) ~~Application for inspection and indexing of registered scion and seed trees and for inspection of nursery stock))~~ (2) An application for certification must be filed with the department by June 1 of each year accompanied by an application fee. The application fee will consist of \$100.00 plus \$1.00 for each registered seed tree ((entered in this program)).

~~((2) Fees.))~~ (3) The application fee will apply toward the one percent annual assessment on the gross sale price of the wholesale market value for all fruit trees, fruit tree related ornamentals, and fruit tree rootstock sold within the state or shipped from the state of Washington by any licensed nursery dealer during any license period, as set forth in RCW 15.13.130((- Provided, That)). No refund of the application fee will be allowed.

AMENDATORY SECTION (Amending Order 2058, filed 11/9/90, effective 12/10/90)

WAC 16-350-050 Tagging and identity. (1) ~~((Tagging.))~~ The department ~~((will))~~ authorizes the use of official certification tags for the identification of nursery stock or seed that meet the requirements of this program. These tags will be supplied by the ~~((Washington state))~~ department ~~((of~~

agriculture)) to all ((members)) growers participating in the program. Participating ((members)) growers will reimburse the department ((of agriculture)) for all certification tags supplied. This reimbursement will be based on the cost incurred by the ((Washington state)) department ((of agriculture)).

(2) ((Identity.)) Any person selling Washington certified nursery stock or Washington certified seed is responsible for the identity of the stock bearing each tag and for such nursery stock or seed meeting the requirements of this program. Persons issued tags authorized by the program ((shall)) must account for stock produced and sold ((and)), keep such records ((as may be necessary)), and make them available to the department upon request.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-350-001 Promulgation.
- WAC 16-350-003 Promulgation.
- WAC 16-350-060 Grades and standards for Washington certified fruit tree nursery stock.
- WAC 16-350-065 Statutory declaration of unlawful acts.
- WAC 16-350-070 Effective date.
- WAC 16-350-075 Certifying agency issuance of certificate.

**WSR 00-19-045
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-187—Filed September 13, 2000, 4:38 p.m., effective September 14, 2000]

Date of Adoption: August 11, 2000.

Purpose: To repeal WAC 232-28-264.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-264.

Statutory Authority for Adoption: RCW 77.12.040.

Adopted under notice filed as WSR 00-14-080 on July 5, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: This rule is necessary to avoid conflict with current regulations.

Effective Date of Rule: September 14, 2000.

September 13, 2000

Debbie Nelson
for Kelly D. White, Chairman
Fish and Wildlife Commission

REPEALER

The following sections of the Washington Administrative Code are repealed:

- 232-28-264 1999-2000 Official hunting hours and small game seasons

Reviser's note: The repealer appears above as filed by the agency pursuant to RCW 34.08.040; however, the reference to sections is probably intended to be section.

**WSR 00-19-048
PERMANENT RULES
OFFICE OF THE
INSURANCE COMMISSIONER**

[Insurance Commissioner Matter R 98-18—Filed September 14, 2000, 2:40 p.m.]

Date of Adoption: September 14, 2000.

Purpose: Some aspects of the previous rules have been confusing to some parties. The adopted changes clarify the scope and language of the existing regulation and eliminate possible areas of ambiguity that may exist. Exemptions are eliminated. Certain documents must be filed prior to use. The amendments should aid in clarifying the scope of the rules, be easier to implement and administer, and further protect the consumers of the state of Washington.

Citation of Existing Rules Affected by this Order: Amending WAC 284-30-600 and 284-30-610.

Statutory Authority for Adoption: RCW 48.02.060, 48.30.010.

Other Authority: RCW 48.01.020, 48.01.060.

Adopted under notice filed as WSR 00-13-113 on June 21, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 284-43-600 (1)(a) includes a clarification. The proposed final sentence ended with contract" - it now ends "policy or certificate." This retains consistent language through the regulation.

New WAC 284-30-600(4) clarifies that the section does not apply to certain self-funded plans or insurers acting as administrators of those plans.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal

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Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 2, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 2, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 14, 2000

D. J. Patin

Acting Chief Deputy Commissioner

AMENDATORY SECTION (Amending Order 90-14, filed 1/16/91, effective 4/1/91)

WAC 284-30-600 Unfair practices with respect to out-of-state group life and disability insurance. (1) ~~((Pursuant to))~~ under RCW 48.30.010, ((except as provided in subsection (2) of this section)) it is an unfair method of competition and an unfair practice for any insurer to ~~((effect life))~~ engage in any insurance transaction, as defined in RCW 48.01.060, regarding life insurance, annuities, or disability insurance coverage on individuals in this state under a group policy ((which is)) delivered to a policyholder outside this state when:

(a) ~~((Such))~~ The policy or ((any)) certificate ((used there-with)) providing coverage in the state of Washington, including, but not limited to, applications, riders, or endorsements, contains any inconsistent, ambiguous or misleading clauses, or exceptions and conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the policy or certificate.

(b) ~~((Such))~~ The policy or ((any certificate used there-with)) certificate providing coverage in the state of Washington, including, but not limited to, applications, riders, or endorsements, has any title, heading, or other indication of its provisions which is misleading.

(c) ~~((Such))~~ The policy or certificate delivered to residents of the state of Washington does not include all terms and conditions of the coverage.

(d) The type of group being covered under the contract providing coverage in the state of Washington does not qualify for group life insurance or group disability insurance under the provisions of Title 48 RCW.

(e) The coverage is being solicited by deceptive advertising.

~~((d))~~ ((f)) With respect to disability insurance, the ((out-of-state group)) policy or certificate providing coverage in the state of Washington does not:

(i) Provide that claims will be processed in compliance with RCW 48.21.130 through ~~((48.21.146))~~ 48.21.148;

(ii) Meet the requirements as to benefits and coverage mandated by chapter 48.21 RCW and rules effectuating that chapter, specifically including those set forth in chapter 284-51 WAC, and WAC 284-30-610 ~~((and)), 284-30-620 and 284-30-630;~~

(iii) With respect to long-term care insurance, also meet the requirements of chapter 48.84 RCW and chapter 284-54 WAC;

(iv) With respect to Medicare supplemental insurance, also meet the requirements of chapter 48.66 RCW and chapter 284-66 WAC; and

(v) Meet the loss ratio standards applicable to group insurance ~~((pursuant to))~~ under RCW 48.66.100 and 48.70.030 and chapter 284-60 WAC ((284-60-060)).

~~((e))~~ ((g)) With respect to life insurance, the out-of-state group policy or certificate providing coverage in the state of Washington fails to comply with the provisions of ((RCW 48.24.100 through 48.24.260, WAC 284-23-550, 284-30-620, and));

(i) Chapter 48.24 RCW;

(ii) WAC 284-23-550 and 284-23-600 through 284-23-730;

(iii) WAC 284-30-620; and

(iv) WAC 284-30-630.

~~((a))~~ Unless the individual insured pays all or substantially all of the cost of his or her coverage, subsection (1) of this section is not applicable to life or disability insurance coverage provided by any group policy issued for a group which would be qualified for group life insurance if the master policy were delivered to a policyholder in this state pursuant to RCW 48.24.035, 48.24.040, 48.24.050, or 48.24.095.

~~((b))~~ Subsection (1) of this section is not applicable with respect to coverage under a master policy issued for an association group which would be qualified for group insurance under such policy if it were delivered to the policyholder in this state pursuant to the requirements of RCW 48.24.045:

(i) If such association clearly has a genuine purpose and existence of significant value to its members independent of its status as the group policyholder and independent of its involvement in insurance on behalf of its members, and if, further, there is a realistic and demonstrable basis related to the situs of the association or the residences of a substantial portion of its members justifying the issuance of the group policy in the other state; or

(ii) If such association provides such coverage to each of its members, except those who may not qualify by reason of age, at no charge to them other than the standard membership dues or costs paid by each member.

~~((c))~~ Subsection (1) of this section is not applicable with respect to a group policy issued for a group which qualifies for group insurance pursuant to RCW 48.24.060, 48.24.080, and 48.24.090.

~~((d))~~ Except for coverages excluded by (a), (b), and (c) of this subsection, this section applies to all life and disability coverage on individuals in this state under group policies which are delivered to policyholders outside this state, specifically including those issued for trustee and other groups which are eligible for group insurance pursuant to RCW 48.21.010, 48.21.030, 48.24.020, 48.24.045, and 48.24.070.

~~(3)) Except as provided in subsection ~~((4))~~ (3)(c) of this section, for purposes of this section it is immaterial whether the ~~((insurance))~~ coverage is offered by means of a solicitation through: A sponsoring organization~~(, through the mail or other mass communication media, or through); the mail broadcast or print media; electronic communication, including electronic mail and websites;~~ licensed agents or brokers; or any other method of communication.~~

~~((4))~~ (3) It is further defined to be an unfair practice for any insurer ~~((effecting))~~ marketing group insurance coverage in this state ~~((through policies delivered to an out-of-state master policyholder to fail))~~ to do the following with respect to ~~((such insurance))~~ the coverage:

(a) ~~((It must))~~ To fail to comply with the requirements of this state relating to advertising and claims settlement practices, and ~~((it must, upon request,))~~ to fail to furnish the commissioner, upon request, copies of all advertising materials intended for use in this state;

(b) ~~((It must make available copies of any policy forms, and certificate forms used therewith, upon request of the commissioner; and~~

~~(c) Where the sale of such coverage to individuals in this state will be through solicitation by agents, solicitors or brokers, so that WAC 284-30-610 will be applicable to such solicitations, the insurer shall file with the commissioner copies of the pertinent group policy and certificate forms, and shall include a copy of the disclosure statement required by WAC 284-30-610, appropriately completed, which will be))~~ To fail to file copies of all certificate forms and any other related forms providing coverage in Washington, including trust documents or articles of incorporation with the commissioner at least thirty days prior to use; and

~~(c) To fail to file with the commissioner a copy of the disclosure statement required by WAC 284-30-610, where the sale of coverage to individuals in this state will be through solicitation by agents, solicitors or brokers. The disclosure statement must be appropriately completed, as it appears when delivered to the Washington individuals who are solicited by the Washington licensees.~~

~~((Such material))~~ The disclosure form must also be filed at least ~~((twenty days before the))~~ thirty days prior to any solicitation of coverage ~~((commences)).~~

~~(4) This section does not apply to self-funded plans that are defined by and subject to the federal Employee Retirement Income Security Act of 1974 (ERISA) or to insurers when acting as third-party administrators for self-funded ERISA plans.~~

AMENDATORY SECTION (Amending Order 90-14, filed 1/16/91, effective 4/1/91)

WAC 284-30-610 Unfair practices with respect to the solicitation of coverage under out-of-state group policies.

(1) It is an unfair method of competition and an unfair practice for:

- An ~~((insurance company))~~ insurer to permit its appointed licensed agent~~((, and for))~~;
- An insurance agent~~((,);~~
- Solicitor; or
- A broker,

to solicit an individual in the state of Washington to buy or apply for life insurance, annuities, or disability insurance coverage when ~~((such))~~ the coverage is provided ~~((pursuant to))~~ under the terms of a group ~~((insurance))~~ policy delivered to an association or organization (or to a trustee designated by ~~((such))~~ the association or organization), as policyholder, outside this state, ~~((if obtaining such coverage or continuing it is dependent upon the covered individual being a member of or in some way affiliated with such association or organization (other than as an employee, or a dependent of an employee, thereof,))~~ unless the following steps are taken:

(a) An accurately completed disclosure statement, substantially in the form set forth in subsection (2) of this section, must be ~~((signed by the soliciting licensee, and delivered to and))~~ brought to the attention of the individual being solicited before the application for coverage is completed and signed. The disclosure form must be signed by both the soliciting licensee and the individual being solicited and it must be given to the individual.

(b) ~~((The signed original disclosure statement must be left with such individual.~~

~~(e))~~ A copy of the completed disclosure statement must be ~~((signed by such individual to acknowledge its receipt, and be))~~ submitted by the soliciting licensee, with the application for coverage, to the ~~((insurance company))~~ insurer providing the coverage.

~~((d) The insurance company))~~ (c) The insurer must confirm the accuracy of the form's contents, and retain ~~((such))~~ the copy for not less than three years from the date the coverage commences or from the date received, whichever is later.

(2) Disclosure statement form: Type size to be no less than ten-point

~~((Insurance Company's))~~ Insurer's name and address)

IMPORTANT INFORMATION ABOUT THE ~~((INSURANCE))~~ COVERAGE YOU ARE BEING OFFERED

Save this statement! It may be important to you in the future. The Washington State Insurance Commissioner requires that we give you the following information about the ~~((health insurance))~~ coverage offered to you under a group ~~((insurance))~~ policy issued by ~~((insurance company))~~ insurer, (to/on behalf of) (association or organization).

The policy is subject to and governed by the laws of the state of

~~((The coverage ~~((meets/does not meet))~~ minimum insurance standards required of Washington state policies. You ~~((will/will not))~~ receive benefits required to be provided by Washington policies. The policy is designed to return benefits which are valued at a percentage ~~((less than/equal to/greater than))~~ the percentage of premiums that would be required under Washington state's rules or laws for group coverage.))~~ The certificate of coverage issued to you is governed by the state of Washington.

The Washington State Insurance Commissioner ~~((will have limited))~~ has authority to assist you concerning ~~((the))~~ your coverage.

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To keep this ((insurance)) coverage, you (must/need not) continue membership in the group. If you are not now a member, the initial cost of membership is \$. . . . Additional dues or membership fees are currently \$. . . . per Membership costs (may/will not) increase in future years. You will also have the ((insurance)) premiums to pay.

The ((insurance)) coverage (can/can not) be discontinued by the group. It (can/can not) be terminated by the insurer. If the group organization ceases to exist, your coverage (would/would not) terminate. You (are/are not) entitled by the contract to convert your coverage to your own ((insurance)) policy.

~~((Group organization's name) and (insurance company's name) (are/are not) directly or indirectly subject to common control with respect to their management and policies, through ownership, by contract, or otherwise.))~~ (Group organization's name) (will/will not) be paid for its participation in this insurance program. (An explanation of payments ((may)) must be inserted here.)

~~((Apart from its involvement in insurance such as that offered to you, the organization engages in the following activities of value to its members: The organization has approximately members, at this time. About % of them do not participate in the group's health insurance program.))~~

If you apply for this coverage, you (will/will not) have a "free look" (of days*) during which you may cancel your contract and recover your premium without obligation. Your membership fee to join the group (is/is not) refundable. *(Omit phrase, "of days", if there is no "free look.")

DELIVERED to the applicant this day of ((-----)) (month), ((199-)) (year), by

(Signed) (agent, solicitor or broker).

Printed Name:

~~((RECEIPT HEREOF IS ACKNOWLEDGED))~~ I ACKNOWLEDGE THAT I HAVE RECEIVED AND UNDERSTAND THIS DISCLOSURE STATEMENT: Applicant.

(3) This section does not apply with respect to coverage provided to individuals under a group contract which is provided for a group of a type described in RCW 48.24.035, 48.24.040, 48.24.060, ~~((48.24.070,))~~ 48.24.080, 48.24.090, or 48.24.095.

WSR 00-19-050
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed September 14, 2000, 4:42 p.m.]

Date of Adoption: September 14, 2000.

Purpose: To update and rewrite according to the principles in the governor's executive order on regulatory improvement (EO 97-02). This rule explains the responsibilities of HMO's and facilities that provide care for medical assistance clients in regard to advance directives.

Citation of Existing Rules Affected by this Order: Amending WAC 388-501-0125.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.035.

Adopted under notice filed as WSR 00-14-065 on July 5, 2000.

Changes Other than Editing from Proposed to Adopted Version: MAA changed the proposed text to limit the focus of subsection (4)(a) to information about advance directives.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 14, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-501-0125 ((Requirements for)) Advance directives. ~~((1) Each hospital, nursing facility, provider of home health care or personal care services, hospice program, or health maintenance organization receiving Medicaid funds shall as providers under this section:~~

~~((a) Maintain written policies and procedures concerning a person's right to make medical decisions including advance directives;~~

~~((b) Provide written information to all adults as defined in RCW 26.28.010 and 26.28.015 receiving medical care by or through the provider or organization to include the person's right to:~~

- ~~((i) Make decisions concerning the person's medical care;~~
- ~~((ii) Accept or refuse surgical or medical treatment; and~~
- ~~((iii) Formulate advance directives.~~

~~((c) Provide written information to all adults on policies concerning implementation of these rights;~~

~~((d) Document in the person's medical record whether or not the person has executed an advance directive;~~

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~~(e) Not condition the provision of care or otherwise discriminate against a person based on whether or not the person has executed an advance directive;~~

~~(f) Ensure compliance with the requirements of chapters 11.94, 68.50, and 70.122 RCW concerning advance directives;~~

~~(g) Provide for educating staff and the community on the requirements for advance directives.~~

~~(2) For the purpose of this section, the term "advance directive" means a voluntarily written instruction, such as a living will, durable power of attorney for health care, or anatomical gift recognized under state law (whether statutory or as recognized by the courts of the state) and relating to the provision of such care when the person is incapacitated.~~

~~(3) The written material distributed by the providers as defined concerning medical decision making shall summarize state law found in statute and case law and may include the actual law, copies of the statute, case law, or forms.~~

~~(4) The provider as defined shall give information concerning these rights to adults as follows:~~

~~(a) Hospitals at the time of the person's admission as an inpatient;~~

~~(b) Nursing facility at the time of the person's admission as a resident;~~

~~(c) Provider of home health care or personal care services before the person comes under the care of the provider;~~

~~(d) Hospice program at the time of the initial receipt of hospice care by the person in the program; and~~

~~(e) Health maintenance organization at the time of enrollment of the person with the organization.~~

~~(5) This section shall not be construed to require any physician to implement an advance directive, when the physician objects on the basis of conscience. When the physician refuses to implement the directive, the physician shall make a good faith effort to transfer the person to another physician who will implement the person's directive.~~

~~(6) When a person in a comatose or otherwise incapacitated state, unable to receive information or to say whether an advance directive has been executed, comes under the care of a provider, the provider shall include information concerning advance directives with materials about the provider's policies and procedures to the families or to the surrogates or other concerned persons of the incapacitated person as specified under RCW 7.70.065. The provider shall be obligated to provide this information to the person once the person is no longer incapacitated.~~

~~(7) When a person is incapacitated or otherwise unable to receive information or articulate whether such person has executed an advance directive and no one comes forward with a previously executed advance directive, the provider shall document in a person's file that the person was unable to receive information and was unable to communicate whether an advance directive exists.~~

~~(8) When the patient or a relative, surrogate, or other interested person presents the provider with a copy of the person's advance directive, the provider shall comply, except as specified under subsection (5) of this section, with the advance directive)) In this section "advance directive" means a written instruction, recognized under state law, relating to~~

the provision of health care when an individual is incapacitated.

(1) All agencies, health maintenance organizations (HMOs), and facilities including hospitals, critical access hospitals, skilled nursing and nursing facilities, and providers of in-home care services that serve medical assistance clients eighteen years of age or older must have written policies and procedures concerning advance directives.

(2) The agencies, HMOs, and facilities must give the following information to each adult client, in writing and orally, and in a language the client understands:

(a) A statement about the client's right to:

(i) Make decisions concerning the client's medical care;

(ii) Accept or refuse surgical or medical treatment;

(iii) Execute an advance directive;

(iv) Revoke an advance directive at any time;

(b) The written policies of the agency, HMO, or facility concerning advance directives, including any policy that would preclude it from honoring the client's advance directive; and

(c) The client's rights under state law.

(3) The agencies, HMOs, and facilities must provide the information described in subsection (2) of this section to adult clients as follows:

(a) Hospitals at the time the client is admitted as an inpatient;

(b) Nursing facilities at the time the client is admitted as a resident;

(c) Providers of in-home care services before the client comes under the care of the provider or at the time of the first home visit so long as it is provided prior to care being rendered;

(d) Hospice programs at the time the client initially receives hospice care from the program; and

(e) HMOs at the time the client enrolls with the organization.

(4) If the client is incapacitated at the time of admittance or enrollment and is unable to receive information or articulate whether or not the client has executed an advance directive, the agencies, HMOs, and facilities:

(a) May give information about advance directives to the person authorized by RCW 7.70.065 to make decisions regarding the client's health care;

(b) Must document in the client's file that the client was unable to communicate whether an advance directive exists if no one comes forward with a previously executed advance directive; and

(c) Must give the information described in subsection (2) to the client once the client is no longer incapacitated.

(5) The agencies, HMOs, and facilities must:

(a) Review each client's medical record prior to admittance or enrollment to determine if the client has an advance directive;

(b) Honor the directive or follow the process explained in subsection (6); and

(c) Not refuse, put conditions on care, or otherwise discriminate against a client based on whether or not the client has executed an advance directive.

(6) If an agency, HMO, or facility has a policy or practice that would keep it from honoring a client's advance directive, the facility or organization must:

(a) Tell the client prior to admission or enrollment or when the client executes the directive:

(b) Provide the client with a statement clarifying the differences between institution-wide conscience objections and those that may be raised by individual physicians and explaining the range of medical conditions or procedures affected;

(c) Prepare and keep a written plan of intended actions according to the requirements in RCW 70.122.060 if the client still chooses to retain the facility or organization; and

(d) Make a good faith effort to transfer the client to another health care practitioner who will honor the directive if the client chooses not to retain the facility or organization.

(7) A health care practitioner may refuse to implement a directive, and may not be discriminated against by the facility or organization for refusing to withhold or withdraw life-sustaining treatment.

(8) The agencies, HMOs, and facilities must document, in a prominent place in each client's medical record, whether or not the client has executed an advance directive.

(9) The agencies, HMOs, and facilities must educate staff and the community on issues concerning advance directives.

(10) The agencies, HMOs, and facilities must comply with state and federal laws and regulations concerning advance directives, including but not limited to: 42 USC 1396a, subsection (w); 42 CFR 417.436; 42 CFR 489 Subpart I; and chapter 70.122 RCW.

WSR 00-19-058

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed September 18, 2000, 2:02 p.m.]

Date of Adoption: September 6, 2000.

Purpose: Allows for the exemption of biosolids from fertilizer regulation if they meet the requirements for biosolids in ecology's biosolids rules. However, if a biosolid product does not meet the exemption requirements the biosolids may be registered as a fertilizer.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-200-705; and amending WAC 16-200-695.

Statutory Authority for Adoption: RCW 15.54.270(4) and 15.54.800.

Adopted under notice filed as WSR 00-15-065 on July 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 18, 2000

Jim Jesernig

Director

NEW SECTION

WAC 16-200-600 Purpose. The following sections concerning the protection of ground water, labeling requirements and examination of fertilizer minerals and limes (WAC 16-200-708 through 16-200-742) are established in this chapter under the authority of the Commercial Fertilizer Act, chapter 15.54 RCW.

This chapter also describes the requirements for registration of commercial fertilizers, including the information which must be submitted as part of the registration application, the sample preparation and analysis methods which must be used, the maximum application rates the department will use to determine whether a commercial fertilizer may be registered, the Washington standards for metals (in pounds per acre per year), and the acts which are unlawful under this chapter.

AMENDATORY SECTION (Amending WSR 99-08-037, filed 3/31/99, effective 5/1/99)

WAC 16-200-695 Definitions. The definitions set forth in this section shall apply throughout this chapter unless context otherwise requires:

(1) "Organic" means a material containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth. When the term "organic" is utilized in the label or labeling of any commercial fertilizer, it shall be qualified as either "synthetic organic" or "natural organic," with the percentage of each specified.

(2) "Natural organic" means a material derived from either plant or animal products containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth.

(3) "Synthetic organic" means a material that is manufactured chemically (by synthesis) from its elements and other chemicals, containing carbon and one or more elements (other than hydrogen and oxygen) essential for plant growth.

(4) "Unit" means one percent (by weight) of a ton.

(5) "AOAC" means the association of official analytical chemists.

(6) "Commercial fertilizer" means a substance containing one or more recognized plant nutrients and that is used for its plant nutrient content or that is designated for use or claimed to have value in promoting plant growth, and shall

include limes, gypsum, and manipulated animal and vegetable manures. It does not include unmanipulated animal and vegetable manures, organic waste-derived material, and other products exempted by the department by rule.

(7) "Fertigation" means a method of applying commercial fertilizers with irrigation water to fertilize land or plants.

(8) "Fertilizer component" means a commercial fertilizer ingredient containing one or more recognized plant nutrients which is incorporated in the commercial fertilizer for its plant nutrient value.

(9) "Maximum acceptable cumulative metals additions to soil" means the amount of total metals that can be added to soil over a forty-five-year period of time without exceeding the Canadian standards which have been adopted in RCW 15.54.800(3) as Washington standards for metals.

(10) "Organic waste-derived material" means grass clippings, leaves, weeds, bark, plantings, prunings, and other vegetative wastes, uncontaminated wood waste from logging and milling operations, food wastes, food processing wastes, and materials derived from these wastes through composting. "Organic waste-derived material" does not include products that include biosolids.

(11) "Maximum application rate" means the maximum amount of commercial fertilizer expressed by weight (such as: pounds, ounces, kilograms, or milligrams) or volume (such as: gallons, quarts, fluid ounces, liters, or milliliters) to be applied to an area of a specified size (such as: acres, square feet, hectares, or square meters) in a period of time stated in years.

(12) "Biosolids" means municipal sewage sludge that is a primarily organic, semisolid product resulting from the wastewater treatment process that can be beneficially recycled, including material derived from biosolids, and septic tank sludge, also known as septage. For the purposes of this rule, semisolid products include biosolids or products derived from biosolids ranging in character from mostly liquid to fully dried solids.

(13) "Unpackaged biosolids" means biosolids distributed in a loose, unpackaged form such as, but not limited to, tote bags, tote tanks, bins, tanks, trailers, spreader trucks, railcars, and pick-up truckloads or other containers provided by the final user solely for transport of the material.

(14) "Packaged biosolids" means biosolids distributed in a container provided by the distributor of the material.

NEW SECTION

WAC 16-200-701 What products are exempt from the definition of commercial fertilizer? In addition to unmanipulated animal and vegetable manures and organic waste-derived materials, the following materials are exempt from the definition of commercial fertilizer:

(1) Unpackaged biosolids if they comply with biosolids regulation under chapter 173-308 WAC, and they do not use the term "fertilizer" in the labeling of the biosolids, except to disclaim them as commercial fertilizer;

(2) Packaged biosolids if they do not meet the definition for commercial fertilizer, do not use the term "fertilizer" in the labeling of the biosolids, except to disclaim them as com-

mercial fertilizer, and comply with biosolids regulation under chapter 173-308 WAC.

NEW SECTION

WAC 16-200-703 How are biosolids regulated under the Commercial Fertilizer Act? (1) Unpackaged biosolids and packaged biosolids that do not meet the definition for commercial fertilizer must include a legible and conspicuous disclaimer on their labeling. The disclaimer must specifically state that the product is not a commercial fertilizer, and that any nutrient claims are estimates or averages and are not guaranteed.

(2) Packaged biosolids that meet the definition for commercial fertilizer must be registered as commercial fertilizer.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-200-705 Purpose.

WSR 00-19-066
PERMANENT RULES
LOTTERY COMMISSION
[Filed September 19, 2000, 1:03 p.m.]

Date of Adoption: September 15, 2000.

Purpose: The scratch games covered by these rules have been closed.

Citation of Existing Rules Affected by this Order: Repealing WAC 315-11A-215, 315-11A-216, and 315-11A-217.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under preproposal statement of inquiry filed as WSR 00-14-057 on July 3, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 18, 2000

Mary Jane Ferguson
Rules Coordinator

WSR 00-19-067

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed September 19, 2000, 2:00 p.m., effective January 1, 2001]

Date of Adoption: September 19, 2000.

Purpose: WAC 458-40-650 provides a description of the different qualities of timber species for valuation purposes. These quality codes are used when valuing timber in the stumpage value tables provided in WAC 458-40-660. The stumpage value tables provided in WAC 458-40-660 are used to calculate the amount of a harvester's timber excise tax liability.

The number of quality codes described in Rule 650 and used in the stumpage value tables provided in Rule 660 have been reduced to reflect changes in the market. The new quality codes more accurately reflect the current pricing breaks for timber, and reduce the administration burden both for harvesters and the Department of Revenue.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-650 Timber excise tax—Timber quality codes defined and 458-40-660 Timber excise tax—Stumpage value tables—Stumpage value adjustments.

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Other Authority: RCW 84.33.091, 82.32.060, and 84.33.077.

Adopted under notice filed as WSR 00-13-115 (WAC 458-40-650) and 00-13-119 (WAC 458-40-660) on June 21, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 458-40-650 - none.

WAC 458-40-660 - harvest value adjustments for volume per acre were changed by eliminating the proposed requirement to include chipwood in that calculation. This change also resulted in the elimination of the conversion table for chipwood volume in the proposed rule. The adopted rule incorporates the stumpage values for the 2nd half of 2000 previously adopted on June 27, 2000, as WSR 00-14-011.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 2, Repealed 0.

Effective Date of Rule: January 1, 2001.

September 19, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 96-02-054, filed 12/29/95, effective 1/1/96)

WAC 458-40-650 Timber excise tax—Timber quality codes defined. The timber quality code numbers for each species of timber shown in the stumpage value tables contained in this chapter are defined as follows:

TABLE 1—Timber Quality Code Table
Stumpage Value Areas 1, 2, 3, 4, 5, and 10

| Species | Quality Code Number | Log grade specifications ¹ |
|---|---------------------|--|
| Douglas-fir | 1 | Over 50% No. 2 Sawmill and better log grade, and 15% and over Special Mill, No. 1 Sawmill, and better log grade. |
| Douglas-fir | 2 | Over 50% No. 2 Sawmill and better log grade, and less than 15% Special Mill, No. 1 Sawmill, and better log grade. |
| Douglas-fir | 3 | 25-50% inclusive No. 2 Sawmill and better log grade. |
| Douglas-fir | 4 | Less than 25% No. 2 Sawmill and better log grade. |
| Western Redcedar and Alaska-Cedar | 1 | ((Over 30% No. 2 Sawmill and better log grade, and 15% and over Special Mill, No. 1 Sawmill, Peeler and better log grade.)) All log grades. |
| ((Western Redcedar and Alaska-Cedar | 2 | Over 30% No. 2 Sawmill and better log grade, and less than 15% Special Mill, No. 1 Sawmill, Peeler and better log grade. |
| Western Redcedar and Alaska-Cedar | 3 | 5-30% inclusive No. 2 Sawmill and better log grade. |
| Western Redcedar and Alaska-Cedar | 4 | Less than 5% No. 2 Sawmill and better log grade.)) |
| Western Hemlock, True Firs, Other Conifer, and Spruce | 1 | Over 50% No. 2 Sawmill and better log grade, and 5% and over Special Mill, No. 1 Sawmill and better log grade. |
| Western Hemlock, True Firs, Other Conifer, and Spruce | 2 | Over 50% No. 2 Sawmill and better log grade, and less than 5% Special Mill, No. 1 Sawmill and better log grade. |
| Western Hemlock, True Firs, Other Conifer, and Spruce | 3 | 25-50% inclusive No. 2 Sawmill and better log grade. |
| Western Hemlock, True Firs, Other Conifer, and Spruce | 4 | Less than 25% No. 2 Sawmill and better log grade. |
| Ponderosa Pine | 1 | Less than 10 logs 16 feet long per thousand board feet Scribner scale. |

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| Species | Quality Code Number | Log grade specifications ¹ |
|--------------------------------------|---------------------|---|
| Ponderosa Pine | 2 | 10 or more logs 16 feet long per thousand board feet Scribner scale. |
| Lodgepole Pine | 1 | All log grades. |
| Red Alder ((and other hardwoods)) | 1 | ((Over 50%)) 40% and over No. 3 Sawmill and better log grades. |
| Red Alder ((and other hardwoods)) | 2 | ((10-50% inclusive)) Less than 40% No. 3 Sawmill and better ((other hardwoods)) log grades. |
| ((Red Alder and other hardwoods | 3 | Less than 10% No. 3 Sawmill and better log grades.) |
| Black Cottonwood and other hardwoods | 1 | ((35% and over Peeler log grade.)) All log grades. |
| ((Black Cottonwood | 2 | Less than 35% Peeler log grade and 15% and greater No. 1 Sawmill and better log grade. |
| Black Cottonwood | 3 | Less than 15% No. 1 Sawmill and better log grade.) |
| Chipwood | 1 | All logs that comply with the definition of chipwood in WAC 458-40-610 ((18)(d)). |
| Piles | 1 | All logs that comply with the definition of piles in WAC 458-40-610 ((18)(g)). |
| Poles | 1 | All logs that comply with the definition of poles in WAC 458-40-610 ((18)(h)). |

¹ For ((detailed descriptions and definitions of)) information on approved log scaling((, grading rules,)) and ((procedures)) grading methods see WAC 458-40-680.

**TABLE 2—Timber Quality Code Table
Stumpage Value Areas 6 and 7**

| Species | Quality Code Number | Log grade specifications ¹ |
|--|---------------------|---|
| Ponderosa Pine | 1 | Less than 10 logs 16 feet long per thousand board feet Scribner scale. |
| Ponderosa Pine | 2 | 10 or more logs 16 feet long per thousand board feet Scribner scale. |
| All conifers other than Ponderosa Pine | 1 | All log sizes. |
| Hardwoods | 1 | Sawlogs only. |
| Small logs | 1 | All conifer logs that comply with the definition of small logs in WAC 458-40-610 ((18)(e)). |
| Chipwood | 1 | All logs that comply with the definition of chipwood in WAC 458-40-610 ((18)(d)). |
| Piles | 1 | All logs that comply with the definition of piles in WAC 458-40-610 ((18)(g)). |
| Poles | 1 | All logs that comply with the definition of poles in WAC 458-40-610 ((18)(h)). |

AMENDATORY SECTION (Amending WSR 00-14-011, filed 6/27/00, effective 7/1/00)

WAC 458-40-660 Timber excise tax—Stumpage value tables—Stumpage value adjustments. (1) **Introduction.** This ((section sets forth the)) rule provides stumpage value tables and ((the)) stumpage value adjustments ((that are)) used to calculate the amount of a harvester's timber excise tax ((owed by a timber harvester)).

(2) **Stumpage value tables.** The following stumpage value tables are ((hereby adopted for use in reporting)) used to calculate the taxable value of stumpage harvested ((during the period July)) from January 1 through ((December 31, 2000)) June 30, 2001:

**TABLE 1—Stumpage Value Table
Stumpage Value Area 1
((July)) January 1 through ((December 31, 2000)) June 30, 2001**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Timber Quality Code Number | Hauling Distance Zone Number | | | | | |
|--|----------------------------|------------------------------|-------|-------|-------|-------|-------|
| | | 1 | 2 | 3 | 4 | 5 | |
| Douglas-Fir | DF | 1 | \$513 | \$506 | \$499 | \$492 | \$485 |
| | | 2 | 513 | 506 | 499 | 492 | 485 |
| | | 3 | 462 | 455 | 448 | 441 | 434 |
| | | 4 | 301 | 294 | 287 | 280 | 273 |
| Western Redcedar ⁽²⁾ | RC | 1 | 902 | 895 | 888 | 881 | 874 |
| | | ((2 | 799 | 792 | 785 | 778 | 771 |
| | | 3 | 782 | 775 | 768 | 761 | 754 |
| | | 4 | 781 | 774 | 767 | 760 | 753)) |
| Western Hemlock and Other Conifer ⁽³⁾ | WHEN | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 338 | 331 | 324 | 317 | 310 |
| | | 3 | 332 | 325 | 318 | 311 | 304 |
| | | 4 | 306 | 299 | 292 | 285 | 278 |
| ((Other Conifer | OE | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 338 | 331 | 324 | 317 | 310 |
| | | 3 | 332 | 325 | 318 | 311 | 304 |
| | | 4 | 306 | 299 | 292 | 285 | 278)) |
| Red Alder | RA | 1 | 286 | 279 | 272 | 265 | 258 |
| | | 2 | 235 | 228 | 221 | 214 | 207 |
| | | ((3 | 182 | 175 | 168 | 161 | 154)) |
| Black Cottonwood | BC | 1 | 38 | 31 | 24 | 17 | 10 |
| | | ((2 | 34 | 27 | 20 | 13 | 6 |
| | | 3 | 15 | 8 | 1 | 1 | 1)) |
| Other Hardwood | OH | 1 | 167 | 160 | 153 | 146 | 139 |
| | | ((2 | 138 | 131 | 124 | 117 | 110 |
| | | 3 | 78 | 71 | 64 | 57 | 50)) |

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**TABLE 1—Stumpage Value Table
Stumpage Value Area 1**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|--------------------------------------|--------------|----------------------------|------------------------------|------|------|------|------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir Poles | DFL | 1 | 903 | 896 |
| Western Redcedar Poles | RCL | 1 | 903 | 896 | 889 | 882 | 875 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |
| RC & Other Posts ⁽⁴⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁵⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁵⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

⁽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.

⁽⁴⁾ Stumpage value per 8 lineal feet or portion thereof.

⁽⁵⁾ Stumpage value per lineal foot.

**TABLE 2—Stumpage Value Table
Stumpage Value Area 2**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|--|--------------|----------------------------|------------------------------|-----|-----|-------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir | DF | 1 | \$529 | \$522 |
| | | 2 | 529 | 522 | 515 | 508 | 501 |
| | | 3 | 485 | 478 | 471 | 464 | 457 |
| | | 4 | 388 | 381 | 374 | 367 | 360 |
| Western Redcedar ⁽²⁾ | RC | 1 | 902 | 895 | 888 | 881 | 874 |
| | | ((2 | 799 | 792 | 785 | 778 | 771 |
| | | 3 | 782 | 775 | 768 | 761 | 754 |
| | | 4 | 781 | 774 | 767 | 760 | 753)) |
| Western Hemlock and Other Conifer ⁽³⁾ | WHEN | 1 | 530 | 523 | 516 | 509 | 502 |
| | | 2 | 370 | 363 | 356 | 349 | 342 |

**TABLE 2—Stumpage Value Table
Stumpage Value Area 2**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|--------------------------------------|--------------|----------------------------|------------------------------|------|------|------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | | | 3 | 353 | 346 |
| | | 4 | 318 | 311 | 304 | 297 | 290 |
| ((Other Conifer | OC | 1 | 530 | 523 | 516 | 509 | 502 |
| | | 2 | 370 | 363 | 356 | 349 | 342 |
| | | 3 | 353 | 346 | 339 | 332 | 325 |
| | | 4 | 318 | 311 | 304 | 297 | 290)) |
| Red Alder | RA | 1 | 286 | 279 | 272 | 265 | 258 |
| | | 2 | 235 | 228 | 221 | 214 | 207 |
| | | ((3 | 182 | 175 | 168 | 161 | 154)) |
| Black Cottonwood | BC | 1 | 38 | 31 | 24 | 17 | 10 |
| | | ((2 | 34 | 27 | 20 | 13 | 6 |
| | | 3 | 15 | 8 | 1 | 1 | 1)) |
| Other Hardwood | OH | 1 | 167 | 160 | 153 | 146 | 139 |
| | | ((2 | 138 | 131 | 124 | 117 | 110 |
| | | 3 | 78 | 71 | 64 | 57 | 50)) |
| Douglas-fir Poles | DFL | 1 | 903 | 896 | 889 | 882 | 875 |
| Western Redcedar Poles | RCL | 1 | 903 | 896 | 889 | 882 | 875 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |
| RC & Other Posts ⁽⁴⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁵⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁵⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

⁽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.

⁽⁴⁾ Stumpage value per 8 lineal feet or portion thereof.

⁽⁵⁾ Stumpage value per lineal foot.

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**TABLE 3—Stumpage Value Table
Stumpage Value Area 3**

~~((July))~~ January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|---|--------------|----------------------------|------------------------------|----------------|----------------|----------------|------------------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir ⁽²⁾ | DF | 1 | \$492 | \$485 |
| | | 2 | 451 | 444 | 437 | 430 | 423 |
| | | 3 | 442 | 435 | 428 | 421 | 414 |
| | | 4 | 258 | 251 | 244 | 237 | 230 |
| Western Redcedar ⁽³⁾ | RC | 1 | 902 | 895 | 888 | 881 | 874 |
| | | ((2 | 799 | 792 | 785 | 778 | 771 |
| | | 3 | 782 | 775 | 768 | 761 | 754 |
| | | 4 | 781 | 774 | 767 | 760 | 753)) |
| Western Hemlock <u>and</u> <u>Other Conifer</u> ⁽⁴⁾ | WHEN | 1 | 357 | 350 | 343 | 336 | 329 |
| | | 2 | 326 | 319 | 312 | 305 | 298 |
| | | 3 | 317 | 310 | 303 | 296 | 289 |
| | | 4 | 227 | 220 | 213 | 206 | 199 |
| ((Other Conifer | OC | 1 | 357 | 350 | 343 | 336 | 329 |
| | | 2 | 326 | 319 | 312 | 305 | 298 |
| | | 3 | 317 | 310 | 303 | 296 | 289 |
| | | 4 | 227 | 220 | 213 | 206 | 199)) |
| Red Alder | RA | 1 | 286 | 279 | 272 | 265 | 258 |
| | | 2 | 235 | 228 | 221 | 214 | 207 |
| | | ((3 | 182 | 175 | 168 | 161 | 154)) |
| Black Cottonwood | BC | 1 | 38 | 31 | 24 | 17 | 10 |
| | | ((2 | 34 | 27 | 20 | 13 | 6 |
| | | 3 | 15 | 8 | 1 | 1 | 1)) |
| Other Hardwood | OH | 1 | 167 | 160 | 153 | 146 | 139 |
| | | ((2 | 138 | 131 | 124 | 117 | 110 |
| | | 3 | 78 | 71 | 64 | 57 | 50)) |
| Douglas-fir Poles | DFL | 1 | 903 | 896 | 889 | 882 | 875 |
| Western Redcedar Poles | RCL | 1 | 903 | 896 | 889 | 882 | 875 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |
| RC & Other Posts ⁽⁵⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁶⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁶⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

⁽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.

⁽⁵⁾ Stumpage value per 8 lineal feet or portion thereof.

⁽⁶⁾ Stumpage value per lineal foot.

**TABLE 4—Stumpage Value Table
Stumpage Value Area 4**

~~((July))~~ January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|---|--------------|----------------------------|------------------------------|----------------|----------------|----------------|------------------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir ⁽²⁾ | DF | 1 | \$506 | \$499 |
| | | 2 | 506 | 499 | 492 | 485 | 478 |
| | | 3 | 503 | 496 | 489 | 482 | 475 |
| | | 4 | 297 | 290 | 283 | 276 | 269 |
| Lodgepole Pine | LP | 1 | 242 | 235 | 228 | 221 | 214 |
| Ponderosa Pine | PP | 1 | 399 | 392 | 385 | 378 | 371 |
| | | 2 | 262 | 255 | 248 | 241 | 234 |
| Western Redcedar ⁽³⁾ | RC | 1 | 902 | 895 | 888 | 881 | 874 |
| | | ((2 | 799 | 792 | 785 | 778 | 771 |
| | | 3 | 782 | 775 | 768 | 761 | 754 |
| | | 4 | 781 | 774 | 767 | 760 | 753)) |
| Western Hemlock <u>and</u> <u>Other Conifer</u> ⁽⁴⁾ | WHEN | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 369 | 362 | 355 | 348 | 341 |
| | | 3 | 346 | 339 | 332 | 325 | 318 |
| | | 4 | 308 | 301 | 294 | 287 | 280 |
| ((Other Conifer | OC | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 369 | 362 | 355 | 348 | 341 |
| | | 3 | 346 | 339 | 332 | 325 | 318 |
| | | 4 | 308 | 301 | 294 | 287 | 280)) |
| Red Alder | RA | 1 | 286 | 279 | 272 | 265 | 258 |
| | | 2 | 235 | 228 | 221 | 214 | 207 |
| | | ((3 | 182 | 175 | 168 | 161 | 154)) |
| Black Cottonwood | BC | 1 | 38 | 31 | 24 | 17 | 10 |
| | | ((2 | 34 | 27 | 20 | 13 | 6 |
| | | 3 | 15 | 8 | 1 | 1 | 1)) |
| Other Hardwood | OH | 1 | 167 | 160 | 153 | 146 | 139 |
| | | ((2 | 138 | 131 | 124 | 117 | 110 |
| | | 3 | 78 | 71 | 64 | 57 | 50)) |

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**TABLE 4—Stumpage Value Table
Stumpage Value Area 4**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|--------------------------------------|--------------|----------------------------|------------------------------|------|------|------|------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-fir Poles | DFL | 1 | 903 | 896 |
| Western Redcedar Poles | RCL | 1 | 903 | 896 | 889 | 882 | 875 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |
| RC & Other Posts ⁽⁵⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁶⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁶⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

⁽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.

⁽⁵⁾ Stumpage value per 8 lineal feet or portion thereof.

⁽⁶⁾ Stumpage value per lineal foot.

**TABLE 5—Stumpage Value Table
Stumpage Value Area 5**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|---------------------------------|--------------|----------------------------|------------------------------|-----|-----|-------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir ⁽²⁾ | DF | 1 | \$496 | \$489 |
| | | 2 | 496 | 489 | 482 | 475 | 468 |
| | | 3 | 424 | 417 | 410 | 403 | 396 |
| | | 4 | 340 | 333 | 326 | 319 | 312 |
| Lodgepole Pine | LP | 1 | 242 | 235 | 228 | 221 | 214 |
| Ponderosa Pine | PP | 1 | 399 | 392 | 385 | 378 | 371 |
| | | 2 | 262 | 255 | 248 | 241 | 234 |
| Western Redcedar ⁽³⁾ | RC | 1 | 902 | 895 | 888 | 881 | 874 |
| | | ((2 | 799 | 792 | 785 | 778 | 771 |

**TABLE 5—Stumpage Value Table
Stumpage Value Area 5**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|--|--------------|----------------------------|------------------------------|------|------|------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | | | 3 | 782 | 775 |
| | | 4 | 781 | 774 | 767 | 760 | 753)) |
| Western Hemlock and Other Conifer ⁽⁴⁾ | WHEN | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 372 | 365 | 358 | 351 | 344 |
| | | 3 | 346 | 339 | 332 | 325 | 318 |
| | | 4 | 330 | 323 | 316 | 309 | 302 |
| ((Other Conifer | OC | 1 | 504 | 497 | 490 | 483 | 476 |
| | | 2 | 372 | 365 | 358 | 351 | 344 |
| | | 3 | 346 | 339 | 332 | 325 | 318 |
| | | 4 | 330 | 323 | 316 | 309 | 302)) |
| Red Alder | RA | 1 | 286 | 279 | 272 | 265 | 258 |
| | | 2 | 235 | 228 | 221 | 214 | 207 |
| | | ((3 | 182 | 175 | 168 | 161 | 154)) |
| Black Cottonwood | BC | 1 | 38 | 31 | 24 | 17 | 10 |
| | | ((2 | 34 | 27 | 20 | 13 | 6 |
| | | 3 | 15 | 8 | 1 | 1 | 1)) |
| Other Hardwood | OH | 1 | 167 | 160 | 153 | 146 | 139 |
| | | ((2 | 138 | 131 | 124 | 117 | 110 |
| | | 3 | 78 | 71 | 64 | 57 | 50)) |
| Douglas-fir Poles | DFL | 1 | 903 | 896 | 889 | 882 | 875 |
| Western Redcedar Poles | RCL | 1 | 903 | 896 | 889 | 882 | 875 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |
| RC & Other Posts ⁽⁵⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁶⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁶⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

⁽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.

- (5) Stumpage value per 8 lineal feet or portion thereof.
- (6) Stumpage value per lineal foot.

**TABLE 6—Stumpage Value Table
Stumpage Value Area 6**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|---|--------------|----------------------------|------------------------------|------|------|-------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| | | | Douglas-Fir ⁽²⁾ | DF | 1 | \$305 | \$298 |
| ((Engelmann Spruce | ES | 1 | 245 | 238 | 231 | 224 | 217)) |
| Lodgepole Pine | LP | 1 | 242 | 235 | 228 | 221 | 214 |
| Ponderosa Pine | PP | 1 | 399 | 392 | 385 | 378 | 371 |
| | | 2 | 224 | 217 | 210 | 203 | 196 |
| Western Redcedar ⁽³⁾ | RC | 1 | 423 | 416 | 409 | 402 | 395 |
| True Firs and Engelmann Spruce ⁽⁴⁾ | WHEN | 1 | 245 | 238 | 231 | 224 | 217 |
| Western White Pine | WP | 1 | 446 | 439 | 432 | 425 | 418 |
| Hardwoods | OH | 1 | 14 | 7 | 1 | 1 | 1 |
| Western Redcedar Poles | RCL | 1 | 516 | 509 | 502 | 495 | 488 |
| Small Logs | SML | 1 | 25 | 24 | 23 | 22 | 21 |
| Chipwood | CHW | 1 | 2 | 1 | 1 | 1 | 1 |
| RC Shake & Shingle Blocks | RCF | 1 | 92 | 85 | 78 | 71 | 64 |
| LP & Other Posts ⁽⁵⁾ | LPP | 1 | 0.35 | 0.35 | 0.35 | 0.35 | 0.35 |
| Pine Christmas Trees ⁽⁶⁾ | PX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁷⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |

- (1) Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.
- (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.
- (5) Stumpage value per 8 lineal feet or portion thereof.
- (6) Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
- (7) Stumpage value per lineal foot.

**TABLE 7—Stumpage Value Table
Stumpage Value Area 7**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

| Species Name | Species Code | Timber Quality Code Number | Hauling Distance Zone Number | | | | |
|---|--------------|----------------------------|------------------------------|-------|-------|-------|-------|
| | | | 1 | 2 | 3 | 4 | 5 |
| Douglas-Fir ⁽²⁾ | DF | 1 | \$305 | \$298 | \$291 | \$284 | \$277 |
| ((Engelmann Spruce | ES | 1 | 245 | 238 | 231 | 224 | 217)) |
| Lodgepole Pine | LP | 1 | 242 | 235 | 228 | 221 | 214 |
| Ponderosa Pine | PP | 1 | 411 | 404 | 397 | 390 | 383 |
| | | 2 | 316 | 309 | 302 | 295 | 288 |
| Western Redcedar ⁽³⁾ | RC | 1 | 423 | 416 | 409 | 402 | 395 |
| True Firs and Engelmann Spruce ⁽⁴⁾ | WHEN | 1 | 260 | 253 | 246 | 239 | 232 |
| Western White Pine | WP | 1 | 446 | 439 | 432 | 425 | 418 |
| Hardwoods | OH | 1 | 14 | 7 | 1 | 1 | 1 |
| Western Redcedar Poles | RCL | 1 | 516 | 509 | 502 | 495 | 488 |
| Small Logs | SML | 1 | 25 | 24 | 23 | 22 | 21 |
| Chipwood | CHW | 1 | 2 | 1 | 1 | 1 | 1 |
| RC Shake & Shingle Blocks | RCF | 1 | 92 | 85 | 78 | 71 | 64 |
| LP & Other Posts ⁽⁵⁾ | LPP | 1 | 0.35 | 0.35 | 0.35 | 0.35 | 0.35 |
| Pine Christmas Trees ⁽⁶⁾ | PX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁷⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |

- (1) Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.
- (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.
- (5) Stumpage value per 8 lineal feet or portion thereof.
- (6) Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
- (7) Stumpage value per lineal foot.

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**TABLE 8—Stumpage Value Table
Stumpage Value Area 10**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

| Species Name | Timber Quality Species Code Number | Hauling Distance Zone Number | | | | | |
|--|------------------------------------|------------------------------|-----|-----|-------|-------|-------|
| | | 1 | 2 | 3 | 4 | 5 | |
| | | Douglas-Fir ⁽²⁾ | DF | 1 | \$492 | \$485 | \$478 |
| | | 2 | 492 | 485 | 478 | 471 | 464 |
| | | 3 | 489 | 482 | 475 | 468 | 461 |
| | | 4 | 283 | 276 | 269 | 262 | 255 |
| Lodgepole Pine | LP | 1 | 242 | 235 | 228 | 221 | 214 |
| Ponderosa Pine | PP | 1 | 399 | 392 | 385 | 378 | 371 |
| | | 2 | 262 | 255 | 248 | 241 | 234 |
| Western Redcedar ⁽³⁾ | RC | 1 | 888 | 881 | 874 | 867 | 860 |
| | | ((2 | 785 | 778 | 771 | 764 | 757 |
| | | 3 | 768 | 761 | 754 | 747 | 740 |
| | | 4 | 767 | 760 | 753 | 746 | 739)) |
| Western Hemlock and Other Conifer ⁽⁴⁾ | WHEN | 1 | 490 | 483 | 476 | 469 | 462 |
| | | 2 | 355 | 348 | 341 | 334 | 327 |
| | | 3 | 332 | 325 | 318 | 311 | 304 |
| | | 4 | 294 | 287 | 280 | 273 | 266 |
| ((Other Conifer | OC | 1 | 490 | 483 | 476 | 469 | 462 |
| | | 2 | 355 | 348 | 341 | 334 | 327 |
| | | 3 | 332 | 325 | 318 | 311 | 304 |
| | | 4 | 294 | 287 | 280 | 273 | 266)) |
| Red Alder | RA | 1 | 272 | 265 | 258 | 251 | 244 |
| | | 2 | 221 | 214 | 207 | 200 | 193 |
| | | ((3 | 168 | 161 | 154 | 147 | 140)) |
| Black Cottonwood | BC | 1 | 24 | 17 | 10 | 3 | 1 |
| | | ((2 | 20 | 13 | 6 | + | + |
| | | 3 | 15 | 8 | + | + | +)) |
| Other Hardwood | OH | 1 | 153 | 146 | 139 | 132 | 125 |
| | | ((2 | 124 | 117 | 110 | 103 | 96 |
| | | 3 | 64 | 57 | 50 | 43 | 36)) |
| Douglas-fir Poles | DFL | 1 | 889 | 882 | 875 | 868 | 861 |
| Western Redcedar Poles | RCL | 1 | 889 | 882 | 875 | 868 | 861 |
| Chipwood | CHW | 1 | 3 | 2 | 1 | 1 | 1 |
| RC Shake Blocks | RCS | 1 | 303 | 296 | 289 | 282 | 275 |
| RC Shingle Blocks | RCF | 1 | 121 | 114 | 107 | 100 | 93 |

**TABLE 8—Stumpage Value Table
Stumpage Value Area 10**

((July)) January 1 through ((December 31, 2000)) June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

| Species Name | Timber Quality Species Code Number | Hauling Distance Zone Number | | | | | |
|--------------------------------------|------------------------------------|---------------------------------|------|------|------|------|------|
| | | 1 | 2 | 3 | 4 | 5 | |
| | | RC & Other Posts ⁽⁵⁾ | RCP | 1 | 0.45 | 0.45 | 0.45 |
| DF Christmas Trees ⁽⁶⁾ | DFX | 1 | 0.25 | 0.25 | 0.25 | 0.25 | 0.25 |
| Other Christmas Trees ⁽⁶⁾ | TFX | 1 | 0.50 | 0.50 | 0.50 | 0.50 | 0.50 |

(1) Log scale conversions Western and Eastern Washington. See conversion methods WAC ((458-40-684 and 458-40-686)) 458-40-680.

(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.

(5) Stumpage value per 8 lineal feet or portion thereof.

(6) Stumpage value per lineal foot.

(3) Harvest value adjustments. ((Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against)) The stumpage values ((as set forth)) in subsection (2) of this ((section)) rule for the designated stumpage value areas((See WAC 458-40-670 for more information about these adjustments.)) are adjusted for various logging and harvest conditions, subject to the following:

(a) No harvest adjustment is allowed for special forest products, chipwood, or small logs.

(b) Conifer and hardwood stumpage value rates cannot be adjusted below one dollar per MBF.

(c) Except for the timber yarded by helicopter, a single logging condition adjustment applies to the entire harvest unit. The taxpayer must use the logging condition adjustment class that applies to a majority (more than 50%) of the acreage in that harvest unit. If the harvest unit is reported over more than one quarter, all quarterly returns for that harvest unit must report the same logging condition adjustment. The helicopter adjustment applies only to the timber volume from the harvest unit that is yarded from stump to landing by helicopter.

(d) The volume per acre adjustment is a single adjustment class for all quarterly returns reporting a harvest unit. A harvest unit is established by the harvester prior to harvesting. The volume per acre is determined by taking the volume logged from the unit excluding the volume reported as chipwood or small logs and dividing by the total acres logged. Total acres logged does not include leave tree areas (RMZ, UMZ, forested wetlands, etc.) over 2 acres in size.

The following harvest adjustment tables ((are hereby adopted for use during the period of July)) apply from January 1 through ((December 31, 2000)) June 30, 2001:

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TABLE ((9)) 10—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, 5, and 10
 ((July)) January 1 through ((December 31, 2000)) June 30, 2001

| Type of Adjustment | Definition | Dollar Adjustment Per Thousand Board Feet Net Scribner Scale |
|--------------------|------------|--|
|--------------------|------------|--|

I. Volume per acre

| | | |
|----------------------|---|---------------------------------------|
| Class 1 | Harvest of ((more than 40)) <u>30</u> thousand board feet or <u>more</u> per acre. | \$0.00 |
| Class 2 | Harvest of ((20)) <u>10</u> thousand board feet to ((40)) <u>but not including 30</u> thousand board feet per acre. | - \$ ((4.00)) <u>15.00</u> |
| Class 3 | Harvest of <u>less than</u> 10 thousand board feet ((to but not including 20 thousand board feet)) per acre. | - \$ ((7.00)) <u>35.00</u> |
| ((Class 4 | Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre. | -\$9.00 |
| Class 5 | Harvest of <u>less than 5 thousand board feet per acre.</u> | -\$10.00)) |

II. Logging conditions

| | | |
|---------|---|--|
| Class 1 | ((Most of the harvest unit has less than 30% slope. No significant rock outcrops or swamp barriers:)) <u>Ground based logging a majority of the unit using tracked or wheeled vehicles or draft animals.</u> | \$ 0.00 |
| Class 2 | ((Most of the harvest unit has slopes between 30% and 60%. Some rock outcrops or swamp barriers:)) <u>Cable logging a majority of the unit using an overhead system of winch driven cables.</u> | - \$ ((17.00)) <u>30.00</u> |
| Class 3 | ((Most of the harvest unit has rough, broken ground with slopes over 60%. Numerous rock outcrops and bluffs. | -\$25.00 |
| Class 4 | For)) <u>Applies to logs ((that are)) yarded from stump to landing by helicopter. This does not ((include)) apply to special forest products.</u> | - \$145.00 |

~~((Note: A Class 2 adjustment may be used for slopes less than 30% when cable logging is required by a duly promulgated forest practice regulation. Written documentation of this requirement must be provided by the taxpayer to the department.))~~

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

IV. Thinning ~~((see WAC 458-40-610(2)))~~

| | | |
|---------|--|---------------------|
| Class 1 | Average log volume of 50 board feet or more. | -\$25.00 |
|---------|--|---------------------|

Dollar Adjustment Per Thousand Board Feet Net Scribner Scale

| Type of Adjustment | Definition | Dollar Adjustment Per Thousand Board Feet Net Scribner Scale |
|--------------------|---|--|
| Class 2 | Average log volume of less than 50 board feet) . <u>A limited removal of timber described in WAC 458-40-610(21).</u> | - \$ ((125.00)) <u>100.00</u> |

TABLE ((10)) 11—Harvest Adjustment Table
Stumpage Value Areas 6 and 7

~~((July))~~ January 1 through ~~((December 31, 2000))~~ June 30, 2001

| 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 | ((Most)) <u>The majority</u> of the harvest unit has less than 40% slope. No significant rock outcrops or swamp barriers. | \$0.00 |
| Class 2 | ((Most)) <u>The majority</u> of the harvest unit has slopes between 40% and 60%. Some rock outcrops or swamp barriers. | -\$20.00 |
| Class 3 | ((Most)) <u>The majority</u> of the harvest unit has rough, broken ground with slopes over 60%. Numerous rock outcrops and bluffs. | -\$30.00 |
| Class 4 | ((For)) <u>Applies to logs ((that are)) yarded from stump to landing by helicopter. This does not ((include)) apply to special forest products.</u> | - \$145.00 |

Note: A Class 2 adjustment may be used for slopes less than 40% when cable logging is required by a duly promulgated forest practice regulation. Written documentation of this requirement must be provided by the taxpayer to the department.

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

TABLE ((11)) 12—Domestic Market Adjustment

Public Timber

Harvest of timber not sold by a competitive bidding process that 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 that must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

PERMANENT

Federal Timber Sales: All species except Alaska Yellow Cedar. (Stat. Ref. - 36 CFR 223.10)

State, and Other Nonfederal, Public Timber Sales: Western Red Cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

Private Timber

Harvest of private timber that is legally restricted from foreign export, under the authority of The Forest Resources Conservation and Shortage Relief Act (Public Law 101-382), (16 U.S.C. Sec. 620 net seq.); the Export Administration Act of 1979 (50 U.S.C. App. 2406(i)); a Cooperative Sustained Yield Unit Agreement made pursuant to the Act of March 29, 1944, (16 U.S.C. Sec. 583-583i); or Washington Administrative Code (WAC 240-15-015(2)) is also eligible for the Domestic Market Adjustment.

The adjustment amounts ((shall be) are) as follows:

| | | |
|----------|---------------------------|----------------|
| Class 1: | SVA's 1 through 6, and 10 | \$0.00 per MBF |
| Class 2: | SVA 7 | \$0.00 per MBF |

Note: The adjustment will not be allowed on special forest products.

WSR 00-19-077
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)

[Filed September 19, 2000, 3:32 p.m., effective November 1, 2000]

Date of Adoption: September 19, 2000.

Purpose: Chapter 388-280 WAC, United States repatriation program. To rewrite the rules relating to the administration of this program in Washington state to meet the standards of Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-280-1010, 388-280-1020, 388-280-1030, 388-280-1040, 388-280-1050, 388-280-1060, 388-280-1070, 388-280-1080, 388-280-1090, 388-280-1100, 388-280-1110, 388-280-1120, 388-280-1130, 388-280-1140, 388-280-1150, and 388-280-1160.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 00-16-086 on July 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 6, Amended 0, Repealed 16.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 6, Amended 0, Repealed 16.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Mak-

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 6, Amended 0, Repealed 16.

Effective Date of Rule: November 1, 2000.

September 19, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Chapter 388-280 WAC

UNITED STATES ((U.S.) ~~REPATRIATE~~) REPATRIATION PROGRAM

NEW SECTION

WAC 388-280-0010 What is the United States Repatriation Program? The United States Repatriation Program assists a U.S. citizen or dependent who is:

- (1) Without financial resources; and
- (2) Returned or brought back to the U.S. from a foreign country because of:
 - (a) Mental illness; or
 - (b) Destitution, physical illness, or a crisis such as war.

For the purposes of this chapter, "we" and "us" means the department of social and health services.

NEW SECTION

WAC 388-280-0020 How do I apply for repatriation assistance? You apply for repatriation assistance by contacting the U.S. State Department or us.

- (1) If you contact the U.S. State Department, we consider a referral from them as an approved application.
- (2) If you contact us directly, we apply for you to the U.S. Department of Health and Human Services (HHS).

NEW SECTION

WAC 388-280-0030 Do I have to repay the repatriation assistance? Repatriation assistance is a loan. You, or your representative if you are mentally ill, must:

- (1) Sign a statement recognizing repatriation assistance as a loan; and
- (2) Agree to repay the funds.

NEW SECTION

WAC 388-280-0040 Are there limits to my income and resources? (1) You are ineligible to receive repatriate assistance if you have nonexempt:

- (a) Income, as defined by temporary assistance for needy families (TANF) equal to or greater than the TANF need standards as described in WAC 388-450-0005; or
 - (b) Resources, as defined by TANF under WAC 388-470-0005 that are available to meet your resettlement needs.
- (2) We consider a resource available to you when:
- (a) The value can be determined;
 - (b) It is controlled by you; and
 - (c) You can use the resource to meet your needs.

PERMANENT

NEW SECTION

WAC 388-280-0050 How long can I receive repatriation assistance? (1) If you are mentally ill, you receive temporary care until you:

- (a) Can be released to the care of a relative or state agency; or
 - (b) Are discharged or granted release from hospitalization.
- (2) If you are not mentally ill, you may receive repatriation assistance up to twelve months as follows:

- (a) "Temporary assistance" meaning repatriation assistance provided during the first ninety days after you return to the United States.
- (b) "Extended assistance" meaning repatriation assistance provided for up to nine months after the end of your temporary assistance. We must have approval in advance from HHS, so you must ask us to apply for extended assistance while receiving temporary assistance and be:
 - (i) Ineligible for any other assistance program; and
 - (ii) Unable to support or care for yourself due to age, illness, or lack of job skills.

NEW SECTION

WAC 388-280-0060 What services are available to me under the Repatriation Program? (1) The HHS sets limits on how much we pay for repatriation assistance. The limits are:

- (a) The temporary assistance for needy families (TANF) payment standards under WAC 388-478-0015 for goods and services to meet basic needs;
 - (b) Up to five hundred sixty dollars per person to meet resettlement costs, if necessary, and for only one month while you receive temporary assistance.
- (2) Within payment limits, repatriation assistance includes:
- (a) Travel to your place of residence, limited to:
 - (i) One domestic trip at the lowest fare and using the most direct means;
 - (ii) Meals and lodging while you are traveling;
 - (iii) Money for incidentals; and
 - (iv) If you are ill or disabled, travel expenses for an escort.
 - (b) Goods and services necessary for your health and welfare, including:
 - (i) Transportation for medical treatment, hospitalization or social services;
 - (ii) Temporary shelter;
 - (iii) Meals;
 - (iv) Clothing;
 - (v) Hospitalization to treat mental or acute illness or other medical care; and
 - (vi) Guidance, counseling and other social services.
 - (c) Resettlement costs, including:
 - (i) Utility or housing deposits; and
 - (ii) Basic household goods, such as cookware or blankets.

REPEALER

The following sections of the Washington Administrative Code are repealed:

| | |
|------------------|---|
| WAC 388-280-1010 | Purpose. |
| WAC 388-280-1020 | Definition. |
| WAC 388-280-1030 | Application. |
| WAC 388-280-1040 | Repaying repatriation assistance. |
| WAC 388-280-1050 | Safeguarding information. |
| WAC 388-280-1060 | Referral to other agencies. |
| WAC 388-280-1070 | Income and resources. |
| WAC 388-280-1080 | Eligibility. |
| WAC 388-280-1090 | Client responsibilities. |
| WAC 388-280-1100 | Department responsibilities as the port of entry state. |
| WAC 388-280-1110 | Department responsibilities as the final destination state. |
| WAC 388-280-1120 | Unattended minors. |
| WAC 388-280-1130 | Scope of services. |
| WAC 388-280-1140 | Time limits on benefits. |
| WAC 388-280-1150 | Payment limits. |
| WAC 388-280-1160 | Assistance payment—Types of payments. |

WSR 00-19-078
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)
 (WorkFirst Division)
 [Filed September 19, 2000, 3:35 p.m.]

Date of Adoption: September 19, 2000.

Purpose: The purpose of this revision is to repeal WAC 388-265-1750 because it is duplicated in other sections of chapter 388-265 WAC and to amend WAC 388-265-1650. The amendment will update and simplify the language in WAC 388-265-1650 to comply with Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-265-1750; and amending WAC 388-265-1650.

Statutory Authority for Adoption: RCW 74.08.090, 74.08.280.

Adopted under notice filed as WSR 00-16-088 on July 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or

PERMANENT

Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.

September 19, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Adopted under notice filed as WSR 00-15-093 on July 19, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 5, Repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 5, Repealed 3.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 5, Repealed 3; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 19, 2000

Larry Davis
Executive Director
by Patty Martin

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-265-1650 (~~(Protective payment—)~~) **Your fair hearing rights regarding protective payment.** (~~(With the exception of noncooperation with the office of support enforcement, a client has the right to a fair hearing if the client is:~~

~~(1) Dissatisfied with the department's decision that a protective payment shall be made, continued, or changed; or~~

~~(2) Dissatisfied with the protective payee selected))~~ **You have the right to a fair hearing if you disagree with:**

(1) the department's decision to:

(a) assign payment of benefits through a protective payee,

(b) continue assignment, or

(c) change the protective payee to another provider.

(2) the contents of your protective payee plan; or

(3) the protective payee selected for you.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-50-100 Authority and purpose. (1) The general authority for this chapter is RCW 28A.305.130(~~((6))~~) (8) which authorizes the state board of education to prepare an outline of study for the common schools and RCW 28A.305.130(~~((8))~~) (9) which authorizes the state board of education to adopt rules (~~(and regulations)~~) to meet the educational needs of students. Where applicable, specific statutory authority is cited within sections of this chapter.

(2) The purposes of this chapter are to:

(a) Implement RCW 28A.305.130 (8) and (9) by prescribing state requirements for a course of study in the common schools;

(b) Implement courses of study specifically required by statutes;

(c) Establish procedural and substantive requirements for the granting of credit for equivalent courses of study which may be in conjunction with or as a substitution for courses of study in common schools.

AMENDATORY SECTION (Amending Order 5-94, filed 1/19/94, effective 2/19/94)

WAC 180-50-120 Washington state history and government requirements. (1) Grades 1-6. A one-semester course—i.e., 90 (50 minute) hours of instruction—or its equivalent in Washington state history and government shall be required in the common schools in grades one through six **combined, but not at each grade level.**

(2) Grades 7-12. A one-semester course—i.e., 90 (50 minute) hours of instruction—or its equivalent in Washington state history and government shall be required in the common schools in grades seven through twelve **combined, but**

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-265-1750 Protective payee fees.

WSR 00-19-106
PERMANENT RULES
STATE BOARD OF EDUCATION

[Filed September 20, 2000, 11:37 a.m.]

Date of Adoption: August 25, 2000.

Purpose: To amend and repeal sections of chapter 180-50 WAC.

Citation of Existing Rules Affected by this Order: Repealing WAC 180-50-105, 180-50-125 and 180-50-130; and amending WAC 180-50-100, 180-50-120, 180-50-300, 180-50-310, and 180-50-315.

Statutory Authority for Adoption: RCW 28A.04.120.

PERMANENT

not at each grade level. Such course shall include a study of the Washington state Constitution and is encouraged to include information on the culture, history, and government of the American Indian people who were the first inhabitants of the state. ~~((Pursuant to RCW 28A.230.170, 28A.230.060, and 28A.230.090 this course also shall be required for high school graduation unless waived pursuant to WAC 180-51-075.))~~

AMENDATORY SECTION (Amending Order 12-84, filed 10/4/84)

**WAC 180-50-300 Equivalency course of study—
Credit for learning experiences conducted away from school or by persons not employed by the school district.**

~~(1)~~ Credit, including high school graduation credit, may be granted for school planned or approved learning experiences primarily conducted away from the facilities owned, operated, or supervised by the district or conducted primarily by individuals not employed by the district.

~~(2)~~ School planned or approved learning experiences such as, but not limited to, travel study, work study, private lessons, and educational programs sponsored by governmental agencies may be accepted for credit upon compliance with ~~((procedures))~~ written policies established by the district. ~~((Rules))~~

~~(3)~~ Written policies which permit the granting of credit for such out-of-school learning activities shall be adopted by the district board of directors and shall be available to students, parents, and the public ~~((and representatives of the superintendent of public instruction))~~ upon request. Such ~~((rules))~~ policies shall include at least the following provisions:

~~((4))~~ ~~(4)~~ A proposal for approval of credit for such learning experiences shall be submitted to the personnel designated in the written policy for review, revision, and approval or disapproval prior to the experience and shall include at least the following information:

- (a) Name of program or planned learning experience;
- (b) Length of time for which approval is desired;
- (c) Objectives of the program or planned learning experience;

~~(d)~~ Which one or more of the state learning goals and related essential academic learning requirements are part of the program or planned learning experience;

~~(e)~~ Description of how credits shall be determined in accord with WAC 180-51-050(1);

~~((f))~~ ~~(f)~~ Content outline of the program and/or major learning activities and instructional materials to be used;

~~((g))~~ ~~(g)~~ Description of how student performance will be assessed;

~~((h))~~ ~~(h)~~ Qualifications of instructional personnel; ~~(and~~

~~((i))~~ ~~(i)~~ Plans for evaluation of program; and

~~(j)~~ How and by whom the student will be supervised.

~~((2))~~ ~~The proposal shall be presented to the personnel designated by the district board of directors for review, revision, and approval or disapproval.~~

~~((5))~~ ~~(5)~~ The reasons for approval or disapproval shall be communicated to the students ~~((and~~ parents ~~((or~~ guardians.

AMENDATORY SECTION (Amending Order 17-87, filed 12/22/87)

**WAC 180-50-310 Equivalency course of study—
Credit for correspondence courses, electronically mediated courses, and college courses.** Each common school district board of directors shall adopt ~~((rules))~~ policies governing the acceptance of correspondence or college courses for credit, including high school graduation credit. Such rules shall limit acceptance to courses from approved schools or institutions and shall be available upon request for review by students, parents, and the public ~~((and representatives of the superintendent of public instruction))~~. The following are approved schools:

(1) Schools that are members of the National University Continuing Education Association or accredited by the ~~((National Home Study))~~ Distance Education and Training Council;

(2) Community colleges, ~~((vocational--))~~ technical ~~((institutes))~~ colleges, four-year colleges and universities, and approved private schools in Washington state; and

(3) Other schools or institutions, including electronically mediated schools or programs, which are approved, after evaluation of a particular course offering, by the school district.

AMENDATORY SECTION (Amending Order 13-85, filed 6/3/85)

**WAC 180-50-315 Equivalency course of study—
Credit for work experience.** School districts may accept work experience training in lieu of either required or elective high school credits if such work experience training meets the following standards:

(1) The work ~~((program))~~ experience training shall be supervised by the school;

(2) The work experience training shall be ~~((definitely))~~ related to the school program of the student;

(3) Credit given for work experience training shall represent growth in the student and the type of work done ~~((should have definite educational value))~~, shall involve one or more of the state learning goals and related essential academic learning requirements, and shall be awarded in accord with WAC 180-51-050(1);

~~((4))~~ ~~(The job in which experience is gained shall provide varied experiences;~~

~~((5))~~ ~~(5)~~ A work experience training program shall be supplemented by an adequate program of guidance, placement, follow-up, and coordination between job and school;

~~((6))~~ ~~(6)~~ Work experience as a planned part of a school subject may be included in the credit given for that subject;

~~((7))~~ ~~(7)~~ One credit may be granted for not less than four hundred five hours of work experience training related to a student's school program;

~~((8))~~ (7) A student participating in a work experience training shall be legally employed and ~~((must have passed his sixteenth birthday))~~ shall not be less than sixteen years old;

~~((9))~~ (8) An employer's report of the student's work record, indicating satisfactory progress on the job, shall be filed with the school; and

~~((10))~~ (9) The regular state apprenticeship program, in which the training is worked out cooperatively with the school and meets the standards for high school graduation, is acceptable.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-50-105 Purposes.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-50-125 United States history—High school requirement.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-50-130 Social studies course—High school requirement.

**WSR 00-19-107
PERMANENT RULES
STATE BOARD OF EDUCATION**

[Filed September 20, 2000, 11:43 a.m.]

Date of Adoption: August 25, 2000.

Purpose: Amend WAC 180-57-070 Mandatory high school transcript contents—Items.

Citation of Existing Rules Affected by this Order: Amending WAC 180-57-070.

Statutory Authority for Adoption: RCW 28A.04.155.

Adopted under notice filed as WSR 00-10-019 on April 21, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 19, 2000

Larry Davis

Executive Director

by Patty Martin

AMENDATORY SECTION (Amending Order 18-84, filed 12/10/84)

WAC 180-57-070 Mandatory high school transcript contents—Items. The standardized high school transcript shall contain only the following information:

(1) The student's name (last name, first name, and middle name(s) or middle initial(s));

(2) The student's current address, address at graduation, or address at withdrawal from school (street, city, state, zip code);

(3) The name and address of parent(s) or guardian(s) (street, city, state, zip code) if such information is available;

(4) The student's birth date and sex;

~~((4))~~ (5) The student's identification number (if applicable);

~~((5))~~ (6) The school's name;

~~((6))~~ (7) The school's address (street, city, state, zip code, and telephone number);

~~((7))~~ (8) The dates of the student's entry, reentry, withdrawal, and graduation (if applicable) related to the school issuing the transcript;

~~((8))~~ (9) A list of previous high schools attended (school name, address, city, state, and month and year of entrance and exit);

(10) The student's attendance record (total unexcused absences. "Unexcused absence" shall mean the same as defined under RCW 28A.225.020(2));

(11) The student's academic history for high school (grade level and date of course completion, course titles, marks/grades earned as defined in WAC 180-57-050, credits attempted as defined in WAC 180-57-040, and grade point average as defined in WAC 180-57-055). Courses completed and credits earned through running start shall be noted with an "RS" designation. Courses completed and credits earned through advanced placement shall be noted with an "AP" designation. Courses completed and credits earned through college in the high school shall be noted with a "CHS" designation. Courses completed and credits earned through an international baccalaureate program shall be noted with an "IB" designation. Courses completed which earn college credit through tech-prep and/or the corresponding credits or certification earned shall be noted with a "T-P" designation;

~~((9))~~ The name and address of parent(s) or guardian(s) (street, city, state, zip code) if such information is available;

~~((10))~~ A list of previous high schools attended (school name, address, city, state, and month and year of entrance and exit); and

PERMANENT

PERMANENT

~~(11))~~ (12) The transcript shall include notation that the student has met the standard on the secondary Washington assessment of student learning and/or earned the state certificate of mastery; and

(13) The signature and/or seal of the authorized school official (name, title, and date).

WSR 00-19-108
PERMANENT RULES
STATE BOARD OF EDUCATION
 [Filed September 20, 2000, 11:48 a.m.]

Date of Adoption: August 25, 2000.

Purpose: To add new sections, amend sections and repeal sections of chapter 180-51 WAC.

Citation of Existing Rules Affected by this Order: Repealing WAC 180-51-055, 180-51-065, 180-51-070 and 180-51-080; and amending WAC 180-51-025, 180-51-030, 180-51-035, 180-51-040, 180-51-045, 180-51-060, 180-51-085, 180-51-100, 180-51-105, 180-51-110 and 180-51-115; and new section WAC 180-51-001.

Statutory Authority for Adoption: RCW 28A.230.090.

Adopted under notice filed as WSR 00-15-092 on July 19, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 11, Repealed 4.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 11, Repealed 4.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 11, Repealed 4; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 19, 2000

Larry Davis

Executive Director
by Patty Martin

NEW SECTION

WAC 180-51-001 Education reform vision. (1) The state is shifting from a time and credit-based system of education to a standards and performance-based education system. Certain ways of thinking about time must shift in order to support the on-going implementation of school reform. The board's long-term vision of a performance-based education system includes:

(a) No references to grade levels or linking a student's educational progress to a particular age. Instead, learning is viewed in terms of developmental progress, academically

and vocationally, so that while the curriculum may be sequential the student moves through it at her or his developmental pace, regardless of age;

(b) An understanding that in the absence of other important information, a student's grade point average and performance on the Washington assessment of student learning do not provide a complete picture of the student's abilities and accomplishments;

(c) An understanding that our concept of school needs to expand and take into account that education and learning are about connected learning experiences, which can and do occur inside and outside the physical boundaries of a school building; and

(d) An understanding that students do not all learn in the same way (there are multiple learning styles), that teachers do not all instruct in the same way (there are multiple teaching styles and strategies), and these facts suggest that it should be possible to assess students' performance and achievement in multiple ways while maintaining common, high expectations and standards for learning.

(2) Long-term, as the performance-based education system continues to evolve, the state board of education believes that there should be an on-going review of assessment administration issues. The state board envisions a time when state assessments are administered during one or more assessment windows annually. During these times, students are allowed to take the appropriate norm-referenced or criterion-referenced state assessment based upon the collective determination by the student, the student's parent(s), teacher(s), and counselor that the student is developmentally ready to take the assessment, rather than because the student is a particular age or is in a particular grade.

AMENDATORY SECTION (Amending WSR 93-04-115, filed 2/3/93, effective 3/6/93)

WAC 180-51-025 Local school district application of state requirements. The content of courses and the determination of which courses satisfy particular subject area requirements and whether a particular course may satisfy more than one subject area requirement (~~for different students~~) shall be determined locally in accordance with (~~rules~~) written policies adopted by boards of directors of districts: Provided, That if a foreign language graduation requirement is established, credits earned in American sign language shall count toward the completion of the requirement.

AMENDATORY SECTION (Amending WSR 93-04-115, filed 2/3/93, effective 3/6/93)

WAC 180-51-030 High school credit for courses taken before attending high school. (~~Pursuant to RCW 28A.230.090, any student who has completed high school courses before attending high school shall, upon the request of the student and his or her parent or guardian, be given high school credit which shall apply toward fulfilling high school graduation requirements if:~~

~~(1) The academic level of the course exceeds the requirements for seventh and eighth grade classes and is equivalent~~

to or exceeds the requirements for courses in grades nine through twelve; or

(2) The student successfully completes a regular grade seven or eight course or a supplemented course which has been determined by the district board of directors to be the equivalent of a course offered at a district high school and the course instructor is certificated to teach the course in grades nine through twelve in accordance with WAC 180-16-221 through 180-16-224.

A student who has taken a course consistent with subsection (1) or (2) of this section shall not be required to satisfy any additional requirements to receive high school credit for the course.

The provisions of this section shall also apply to any student enrolled in grades nine through twelve on or after April 11, 1990.)) See RCW 28A.230.090(4).

AMENDATORY SECTION (Amending Order 7-84, filed 5/17/84)

WAC 180-51-035 Applicable standards for graduation—Amendments to this chapter. A student shall have the right to graduate in accordance with the standards in effect for the school of graduation for any year since such student commenced the ninth grade or the equivalent of a four-year high school program unless more than ten years has passed since such entry. In such case, the student shall have the right to graduate in accordance with the standards in effect for the school of graduation for any year within the last ten years. All subsequent amendments to this chapter and all subsequent local standards shall apply prospectively to the students who enter the ninth grade or begin the equivalent of a four-year high school program subsequent to the amendments.

AMENDATORY SECTION (Amending Order 7-84, filed 5/17/84)

WAC 180-51-040 Copies of graduation requirements for each year. Each high school shall keep on file for student and public inspection a copy of the state board of education rules and ((regulations)) guidelines regarding high school graduation requirements and procedures for equivalencies applicable for the school year, including the preceding ten years. Any locally adopted high school graduation requirements and procedures for equivalencies shall also be kept on file with such state requirements. Copies of state requirements by year also shall be kept on file in the office of ((superintendent of public instruction)) the state board of education.

AMENDATORY SECTION (Amending Order 7-84, filed 5/17/84)

WAC 180-51-045 Notice to students, parents, and guardians. Commencing with the beginning of the ninth grade, or the equivalent of a four-year high school program, and each year thereafter, each high school shall provide each student and his or her parents or guardians with a copy of the high school graduation requirements applicable to each stu-

dent and a progress report at the close of each school year thereafter of each individual student's progress toward meeting those requirements. If a student is not making normal progress toward such requirements, the high school shall notify the student and parents or guardians of alternative education experiences, including summer school opportunities available in the community, if any, or in close proximity.

AMENDATORY SECTION (Amending Order 18-87, filed 12/22/87)

WAC 180-51-060 Minimum subject areas for high school graduation. (1) The minimum subject areas and credits therein shall be:

| SUBJECT | CREDIT |
|---|---------|
| English | 3 |
| Mathematics | 2 |
| Science* | 2 |
| Social Studies | 2 1/2 |
| United States History and Government | (1) |
| Washington State History and Government | (1/2)** |
| Contemporary World History, Geography, and Problems | (1)** |
| Occupational Education*** | 1 |
| Physical Education | 2 |
| Restricted Elective | **** 1 |
| <i>*At least one credit of the two science credits shall be in a laboratory science.</i> | |
| <i>**See WAC 180-51-075 for equivalencies.</i> | |
| <i>***"Occupational education" means credits resulting from a series of learning experiences designed to assist the student to acquire and demonstrate competency of skills under student learning goal three, student learning goal four, and the vocational-technical education program approval standards adopted by the superintendent of public instruction and which skills are required for success in current and emerging occupations.</i> | |
| <i>****This one credit requirement must be selected from ((fine;)) visual((;)) or performing arts or any of the subject areas listed above.</i> | |
| Electives | 5 1/2 |
| Total | 19 |

(2) The minimum elective credits shall be met by additional courses in the required subject areas, by specific local district requirements, or by any course offered pursuant to WAC 180-50-115.

(3) In accordance with WAC 180-51-035, this section shall expire on June 30, 2014, for those students who begin the equivalent of a four-year high school program prior to July 1, 2004.

PERMANENT

(4) The state board of education and superintendent of public instruction are not authorized by law to issue a high school diploma.

AMENDATORY SECTION (Amending WSR 92-08-078, filed 3/31/92, effective 5/1/92)

WAC 180-51-085 Physical education requirement—

Excuse. The ~~((two credit physical education))~~ fitness requirement shall be met by course work in ~~((physical))~~ fitness education. The content of courses shall be determined locally pursuant to WAC 180-51-025. ~~((Suggested course outlines and student outcomes shall be developed by the office of the superintendent of public instruction.))~~ Students ~~((shall))~~ may be excused from physical education pursuant to RCW 28A.230.050. Such excused students shall be required to substitute equivalency credits in accordance with policies of boards of directors of districts.

AMENDATORY SECTION (Amending WSR 93-04-115, filed 2/3/93, effective 3/6/93)

WAC 180-51-100 Temporary exemption from

~~((1985))~~ course and credit requirements. Annual exemptions to the definition of an annualized high school credit may be granted upon the request of a public or approved private school which offers evidence that delineates content, time, or competency assessments which are substantially equivalent to the definition stated in WAC 180-51-050. The waiver process shall be administered by the ~~((superintendent of public instruction))~~ state board of education. ~~((School districts shall have the right to appeal decisions of the superintendent of public instruction to the state board of education. The superintendent of public instruction shall present to the state board of education an annual report on the waivers granted.))~~

AMENDATORY SECTION (Amending Order 4-94, filed 1/19/94, effective 2/19/94)

WAC 180-51-105 Exceptions to graduation requirements for former educational ~~((clinic))~~ center students. Pursuant to the provisions of RCW 28A.205.030 and chapter 392-184 WAC, the provisions of this chapter are modified in order to provide for the exemptions required by RCW 28A.205.030 for former education center students.

AMENDATORY SECTION (Amending Order 12-85, filed 6/5/85)

WAC 180-51-110 Equivalency credit for alternative learning experiences, nonhigh school courses, electronically mediated courses, work experience, and challenges. The board of directors of a district offering a high school diploma shall adopt ~~((rules))~~ written policies providing for the granting of high school graduation credit for alternative learning experiences, nonhigh school courses, work experience, and challenges. High school credits may be given for, but not limited to, the following:

(1) Planned learning experiences conducted away from the school under the supervision or with the approval of the

school and linked to one or more of the state learning goals and related essential academic learning requirements;

(2) Work experience on the basis that four hundred five hours of work experience equals one credit;

(3) National guard high school career training;

(4) Postsecondary courses in accredited colleges and universities. In the case of courses taken under the statutory running start option under RCW 28A.600.300 through 28A.600.400, the district shall award high school credit pursuant to RCW 28A.230.090(6);

(5) Courses in accredited or approved ~~((vocational))~~ technical ~~((institutes))~~ colleges;

(6) Correspondence courses from accredited colleges and universities or schools approved by the National University ~~((Extension))~~ Education Association or the ~~((National Home Study))~~ Distance Education and Training Council;

(7) Electronically mediated courses meeting standards which shall be adopted by written policy by the school district, or standards adopted by the Northwest Association of Schools and Colleges, or the Distance Education and Training Council, or the Commission for International and Trans-regional Accreditation;

(8) Other courses offered by any school or institution if specifically approved for credit by the district; and

~~((8))~~ (9) Credit based on competency testing, in lieu of enrollment or taking specific courses, may be granted by the district.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-51-115 Procedures for granting high school graduation credits for students with special educational needs. (1) No student shall be denied the opportunity to earn a high school diploma solely because of limitations on the student's ability. The board of directors of districts granting high school diplomas shall ~~((develop rules))~~ adopt written policies, including procedures, for meeting the unique limitations of each student. Such procedures may provide for:

~~((1))~~ (a) The extension of time the student remains in school up to and including the school year in which such student reaches twenty-one years of age;

~~((2))~~ (b) A special education program in accordance with chapter 28A.155 RCW if the student is eligible; and

~~((3))~~ (c) Special accommodations for individual students, or in lieu thereof, exemption from any requirement in this chapter, if such requirement impedes the student's progress toward graduation and there is a direct relationship between the failure to meet the requirement and the student's limitation.

(2) Unless otherwise prohibited by federal or state special education laws, such procedures may not provide for exemption from the certificate of mastery graduation requirement under RCW 28A.655.060 (3)(c).

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-51-055 Minimum credits for high school graduation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-51-065 Sequential requirement for English, mathematics, and science—Exception for transfer students from without the state, for students who fail a required course, and special accommodations.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-51-070 Laboratory science requirement.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-51-080 Occupational education requirement.

Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 3, Amended 6, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, Amended 6, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 3, Amended 6, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.
September 19, 2000
M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-001 ((Purpose:)) What is the HIV early intervention program? ((The department shall administer federal and state funds appropriated to assist eligible persons with HIV infection to access early intervention services.)) The early intervention program provides treatment of HIV infection to eligible clients based on available funds. The department provides these early intervention services to improve the public health by treating people living with HIV, its complications, and side effects of HIV treatment, and in order to decrease the risk of clients with HIV infecting others. Information on how to contact this program is in WAC 246-130-090.

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-010 ((Definitions:)) What definitions do we use? The following words and phrases have the following meaning in chapter 246-130 WAC ((unless the context clearly indicates otherwise)):

("AIDS" means acquired immunodeficiency syndrome.

"APDP" means HIV/AIDS prescription drug program.

"Department" or "DOH" means the Washington state department of health.

"Early intervention services" means personal health services and behavioral risk reduction interventions codelivered with these services that reduce the rate of progression of HIV infection and reduce HIV transmission.

"HIP" means the HIV intervention program.

"HIV" means human immunodeficiency virus.

"Participation" means the amount of cost borne by the eligible client.

"Personal health services" mean clinical interventions and treatments, including but not limited to medications, that are delivered to individuals and are intended to reduce morbidity and mortality.)) (1) "AIDS" means acquired immunodeficiency syndrome.

WSR 00-19-117

PERMANENT RULES

DEPARTMENT OF HEALTH

[Filed September 20, 2000, 11:59 a.m.]

Date of Adoption: August 30, 2000.

Purpose: The HIV early intervention program helps eligible persons with HIV infection in Washington state pay for prescription medications and other services to treat HIV infection. Chapter 246-130 WAC identifies the services the program offers, how the department decides what services to offer, how clients may access the services, how providers are reimbursed, and how the public may provide input.

Citation of Existing Rules Affected by this Order: Repealing WAC 246-130-070; and amending WAC 246-130-001, 246-130-010, 246-130-020, 246-130-030, 246-130-040, and 246-130-060.

Statutory Authority for Adoption: RCW 43.70.040.

Other Authority: RCW 43.70.120.

Adopted under notice filed as WSR 00-14-063 on July 5, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal

PERMANENT

(2) "Applicant" means a person applying for early intervention program services.

(3) "Client" means a person determined to be currently eligible by the department for early intervention program services.

(4) "Department" means the Washington state department of health.

(5) "Early intervention program services" means medically necessary treatment and services that reduce the rate of progression of HIV infection and HIV transmission. This includes behavioral risk reduction interventions. See WAC 246-130-020 for details.

(6) "Federal poverty level" means the official income level for poverty released by the federal government each year in February.

(7) "Formulary" means the list of prescription drugs that the early intervention program will pay for. To obtain a copy of that list, see WAC 246-130-090.

(8) "HIV" means human immunodeficiency virus.

(9) "Medical assistance administration (MAA)" means the part of the department of social and health services responsible for operating the state's Medicaid and related medical programs.

(10) "Provider" means a health care professional contracted by the department to supply pharmaceutical, medical, dental, or laboratory services to a client.

(11) "Schedule of services" means the department's list of medical, dental, and laboratory services covered by its early intervention program. To obtain a copy of that list, see WAC 246-130-090.

(12) "Standard of care" means treatment for HIV commonly accepted by the local medical community.

(13) "Steering committee" means the department's HIV early intervention steering committee. This advisory committee serves at the pleasure of the DOH secretary per RCW 43.70.040(2), consists of Washington state residents living with HIV and HIV medical experts and community organizations, and advises the department on its early intervention program. Its bylaws are available from the department per WAC 246-130-090.

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-020 (~~Early intervention services.~~)

What early intervention program services are available? ((To the extent federal or state funds are appropriated for the purpose of providing services through HIP or APDP, the department shall contract with participating pharmacies, other health care providers, or social service providers for the delivery of early intervention services.)) Services to treat HIV are available from the department, based on available funding, to eligible clients as described in this section.

(1) The department decides what specific medical, laboratory, dental, and prescription medication services to cover after actively consulting with its steering committee and considering:

(a) Support of the steering committee, which represents clients and local medical HIV/AIDS communities;

(b) FDA approval (for prescription medications);

(c) Recognition by the medical community as a standard of care;

(d) Effectiveness in treatment for HIV, complications of HIV, side effects of current treatments for HIV or support for HIV treatment adherence; and

(e) Relative cost of services.

(2) The early intervention program services described in this section are available to all clients, unless they receive those services from other sources. Specific services of this section are available for a client only when medically necessary to treat HIV and associated diseases, complications of treating HIV, or support for HIV treatment adherence.

(3) Specific covered medical, laboratory, and dental services are listed in the department's "schedule of services."

(4) Prescription drugs covered are listed in the department's "early intervention drug formulary."

(5) Covered health insurance includes:

(a) Premium payment, including COBRA premiums;

(b) Deductible payment up to five hundred dollars per twelve-month period; and

(c) Co-pay payment for third-party insurance, except basic health plan, as follows:

(i) The percentage of prescription medication costs covered by the department and not covered by third-party insurers; and

(ii) Fixed dollar co-pay required by a client's third-party insurance plan.

(d) For basic health plan enrollees, the department pays the percentage of prescription medication expenses not covered by the basic health plan but covered by the department's early intervention program formulary.

(6) The department may also coordinate other services to treat HIV and AIDS. These are available as funding and contracting permit. For example, as of July 1, 2000, the department may pay the spend-down for MAA medically needy (MN) clients who are also DOH clients, up to one thousand one hundred dollars per month.

(7) You may contact the department per WAC 246-130-090 to make comments on service coverage or to receive information.

NEW SECTION

WAC 246-130-028 What services are not available?

The department does not cover any services which are:

- (1) Not specified or referenced in WAC 246-130-020; or
- (2) Not funded as specified in WAC 246-130-030(3).

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-030 (~~(Reimbursements.)~~) How do we pay providers? ((The department will make reimbursement to contracted providers to provide early intervention services to eligible persons. The department shall produce a schedule of reimbursement for all services covered on a fee-for-service basis that shall be applicable to all contracted providers.))

The department pays providers for covered services delivered to clients, as limited by this section.

(1) The department pays providers who contract with the department for services described in WAC 246-130-020.

(a) The department will only pay for services delivered by a contracted provider.

(b) Services must be billed within one hundred eighty days of being provided.

(2) The department only pays for covered, medically necessary early intervention program services delivered to clients who are eligible under WAC 246-130-040.

(3) Payment of services depends on availability of federal and state funds. The department will not deny payment of any individual claim for funding availability unless the department denies an entire class of claims, or an entire program.

(a) Providers and clients will receive written notice of any limitation or reduction in coverage or payment that results from loss of federal or state funding at least thirty days in advance.

(b) If the department denies or reduces payment for any class of claims or program, it must only show that it made a good faith effort to mail written notice to all providers and clients.

(4) Providers who dispute a payment may do so through the contracts process. See WAC 246-130-080(3).

(5) Providers must bill the department per terms of the contract between the provider and department.

(6) The department is payer of last resort.

(a) Providers must bill all other third-party sources prior to billing the department for covered services, and

(b) Providers must reimburse the department for any funds paid by the department, which are payable by other sources.

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-040 ((Financial eligibility-)) How do persons with HIV become eligible? ((The department shall provide early intervention services for persons with HIV infection, including those persons with disabling AIDS conditions, who meet financial eligibility requirements established by the department and who are not receiving similar services funded by other resources. Prior to their application, the department shall publish and seek public comment upon the process and criteria for establishing medical and financial eligibility for early intervention services. The department shall provide for public involvement in establishing and periodically reviewing these criteria, including seeking input from clients and providers of early intervention services.

The following exemptions shall not be considered in determining financial eligibility for early intervention services:

(1) A home, defined as real property owned by an eligible client as a principal place of residence, together with the property surrounding and contiguous thereto not to exceed five acres;

(2) Commercial property, or property used for the purpose of producing income, except to the extent that its value exceeds the sum of twenty thousand dollars;

(3) Household furnishings;

(4) An automobile;

(5) Savings, property, or other liquid assets, to the extent the value thereof does not exceed the sum of ten thousand dollars;

(6) Proceeds whether lump sum or annuities from a viatical settlement contract; and

(7) Accelerated benefits of a life insurance policy whether in lump sum or annuities-)) (1) The department determines client eligibility for its early intervention program per this section. Beginning the month that the applicant's completed application was postmarked, an applicant is eligible for twelve months of early intervention program services when:

(a) The applicant has a medical diagnosis of HIV (the department may require a doctor's diagnosis);

(b) The applicant has a Washington state address and intends to stay in Washington state;

(c) The applicant or his/her designated representative has submitted truthful information on the department's application form to the department;

(d) The applicant has monthly income, averaged over twelve months, equal to or less than the limit set by DOH in consultation with the early intervention program steering committee. For example: In 2000, that limit was three hundred seventy percent of Federal Poverty Level for one person (\$2,575) per month. The department shall announce and seek public comment on proposed changes to the income limit. Income includes:

(i) Wages, salary, overtime, tips, and bonuses;

(ii) Social Security, trust funds for disability, or other disability insurance payments;

(iii) Unemployment benefits;

(iv) Veteran's Administration benefits;

(v) Lump sum payments of gifts, cash inheritance, property, lottery winnings, worker's compensation for lost income, or severance pay;

(vi) Private pensions, annuities, or royalties; and

(vii) Investment dividends.

(e) The applicant has current resources of less than ten thousand dollars. Resources include trust funds, and any other financial resources available to the applicant. The department does not count the following as resources:

(i) One home, defined as real property owned by the client as his or her principal place of residence in Washington state, together with surrounding property not to exceed five acres;

(ii) Commercial property, or property used for producing income, up to the first twenty thousand dollars of value;

(iii) Household furnishings;

(iv) One automobile; or

(v) Pensions and other Internal Revenue Service designated retirement accounts;

(f) The applicant is not currently eligible for or cannot access medical benefits from the department of social and health services; and

(g) The applicant is not currently an inmate of any correctional institute or jail or will not be when their application is approved.

(2) Periods of eligibility caused by false information may cause the department to:

(a) Disenroll a client from the department's early intervention program; and

(b) Recover funds paid by the department during periods of false eligibility.

AMENDATORY SECTION (Amending WSR 95-23-018, filed 11/7/95, effective 12/8/95)

WAC 246-130-060 (~~Medical and financial information~~) **What information is required for client eligibility, and will it be kept confidential?** (~~An individual seeking early intervention services shall provide medical and financial information upon request of the department including:~~

~~(1) Sources and amounts of resources to verify financial eligibility;~~

~~(2) Evidence that all other available resources or entitlements for which a person is eligible were accessed before a person could receive early intervention services through HIP or APDP; and~~

~~(3) Other medical or financial information as required by the department.)~~ **An applicant seeking early intervention program services must apply to the department.**

(1) Applicant and client information supplied to the department is confidential.

(2) Applicants must provide medical and financial information at the department's request, including:

(a) Sources and amounts of all income and resources;

(b) Evidence that all resources or entitlements available to an applicant were accessed before that applicant applied for or received early intervention program services; and

(c) Other medical or financial information.

(3) Clients must notify the department of medical or financial changes that affect their eligibility within twenty days of the change. Clients who do not notify the department of medical or financial changes must pay back to the department funds provided during the period of ineligibility caused by those changes.

NEW SECTION

WAC 246-130-080 **What do clients do if they disagree with the department's decision about their eligibility or coverage?** Applicants and clients may appeal any decision by the department about their early intervention program eligibility or coverage.

(1) Chapter 246-10 WAC details the adjudicated proceeding for matters involving receipt of benefits. The department will provide information on the cause for denied benefits, how a proceeding may be requested, the forms necessary to request a proceeding and information on required time frames.

(2) Applicants and clients may not appeal the department's denial or limitations when the department closes or

limits an early intervention program service due to funding availability. See WAC 246-130-030(3) for more details.

(3) Rate and payment disputes between providers and the department are handled by contract.

(4) Clients of any other public agency must use that agency's process to resolve eligibility or other disputes regarding that agency. MAA's fair hearings process is described in chapter 388-08 WAC.

NEW SECTION

WAC 246-130-090 **How do I contact the department?** For information or application, contact:

Department of Health
Client Services
P.O. Box 47841
Olympia, WA 98504-7841
Telephone 1-800-272-2437 Option 2

Or, visit the WEB site at www.doh.wa.gov. Clicking on "HIV Information" accesses information about the early intervention program.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-130-070 Participation.



WSR 00-19-025
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-182—Filed September 8, 2000, 4:41 p.m.]

Date of Adoption: September 8, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-19000F and 232-28-62000A; and amending WAC 232-28-620.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The harvestable quota of salmon has been achieved in Catch Record Card Areas 1, 2, 2-2 west of the Buoy 13 line and Catch Record Card Area 3 and Area 4 west of the Bonilla Tatoosh line. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

September 8, 2000

Sara G. LaBorde
for Jeff P. Koenings
Director

NEW SECTION

WAC 232-28-62000A Coastal salmon seasons. Notwithstanding the provisions of WAC 232-28-620:

(1) Catch Record Card Areas 1, 2, 2-2 west of the Buoy 13 Line, 3, and 4 west of the Bonilla-Tatoosh Line - Closed until further notice.

(2) Catch Record Card Area 4 east of the Bonilla-Tatoosh Line - Open until further notice, daily limit of 2 salmon, except release all chinook and release wild coho salmon.

REPEALER

The following section of the Washington Administrative Code is repealed immediately:

WAC 220-56-19000F Coastal salmon—Saltwater seasons. (00-155)

The following section of the Washington Administrative Code is repealed effective 12:01 October 1, 2000:

WAC 232-28-62000A Coastal salmon seasons.

WSR 00-19-026
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-183—Filed September 8, 2000, 4:44 p.m., effective September 12, 2000, 6:00 a.m.]

Date of Adoption: September 8, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05100U; and amending WAC 220-32-051.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Sets third week of tribal commercial fishing. The tribal fishery is projected to remain within the constraints of the 2000 management agreement and the biological opinion. Rule is consistent with action of the Columbia River Compact on September 8, 2000. Confirms state rules with tribal rules. There is insufficient time to promulgate permanent regulations.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: September 12, 2000, 6:00 a.m.

September 8, 2000

Sara G. LaBorde
for Jeff P. Koenings
Director

NEW SECTION

WAC 220-32-05100U Columbia River salmon seasons above Bonneville Dam. Notwithstanding the provisions of WAC 220-32-050, WAC 220-32-051, WAC 220-32-052, WAC 220-32-058, effective immediately until further notice, it is unlawful for a person to take or possess salmon, shad, carp, or sturgeon taken for commercial purposes in Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla, and Nez Perce treaties may fish for salmon, shad, carp, or sturgeon under the following provisions:

1) Open Periods: 6:00 a.m. September 12, 2000 to 6:00 p.m. September 16, 2000

2) Open Areas: SMCRA 1F, 1G, 1H

3) Gear: No mesh restriction

4) Allowable sale includes: salmon and shad

5) Spring Creek Hatchery Sanctuary: Those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to 1 1/2 miles downstream from the western shoreline of the mouth of Spring Creek are closed.

6) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:

a) Hood River are those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between markers located approximately 0.85 miles down river from the west bank at the end of the break wall at the west end of the port of Hood River and 1/2 mile upriver from the east bank.

b) Herman Creek are those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.

c) Deschutes River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

d) Umatilla River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

e) Big White Salmon River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between a marker located 1/2 mile downstream from the west bank upstream to Light "35".

f) Wind River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between markers located 1 1/4 miles downstream from the west bank and 1/2 mile upstream from the east bank.

g) Klickitat River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between the downstream margin of Lyle Landing downstream to a marker located near the railroad

tunnel approximately 1/8 miles downstream from the west bank.

h) Little White Salmon River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between Light "27" upstream to a marker located approximately 1/2 mile upstream from the eastern shoreline.

3) Notwithstanding the provisions of WAC 220-22-010, during the open periods described above:

a) Area 1F (Bonneville Pool) includes those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 Mile Rapids located approximately 1.8 miles below the Dalles Dam.

b) Area 1G includes those waters of the Columbia River upstream from a line drawn between a deadline marker on the Oregon shore located approximately 3/4 miles above The Dalles Dam fishway exit, thence at a right angle to the thread of the river to a point in mid-river, then downstream to Light "1" on the Washington shore, and downstream from Preacher's Eddy Light below John Day Dam.

c) Area 1H includes those waters of the Columbia River upstream from a fishing boundary marker approximately 1/2 mile above the John Day River, Oregon, extending at a right angle across the thread of the river to a point in mid-river, then downstream to a fishing boundary marker on the Washington shore approximately opposite the mouth of the John Day River, and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. September 16, 2000:

WAC 220-32-05100U Columbia River salmon seasons above Bonneville Dam.

**WSR 00-19-027
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-184—Filed September 8, 2000, 4:45 p.m., effective September 8, 2000, 7:01 p.m.]

Date of Adoption: September 8, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-702.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The above Puget Sound purse seine, gill net, and reef net openings are part of the final agreements reached at the April 7, 2000, meeting of the Pacific Fishery Management Council in Portland, Oregon. Those agreements were drafted into regulatory format and filed with the Code Reviser's Office under the expedited rule-making process. Rules in that filing do not become effective until September 22, 2000, but several fisheries are scheduled to begin prior to that date. Absence of a maximum mesh size in the gill net fishery and allowed retention of chinook in the purse seine fishery for Area 7B reflects a nontreaty share of the harvestable chinook still remaining. The gill net mesh size restrictions and nonretention of chinook for purse seines adopted for the period September 18 through September 20 in the Area 7B fishery reflects a coho directed fishery. These emergency rules are necessary at this time to harvest surplus salmon, or else the salmon will migrate into their streams, and commercial fishing opportunity will be lost. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: September 8, 2000, 7:01 p.m.
September 8, 2000

Sara G. LaBorde
for Jeff P. Koenings
Director

NEW SECTION

WAC 220-47-703 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 7:01 p.m. Friday, September 8, 2000 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods, gears, mesh sizes, area, and species restrictions:

Area 6D: Open to skiff gill nets only using 5 inch minimum and 5 1/2 inch maximum mesh from 7:00 a.m. to 7:00 p.m. on the following dates: 9/21, 9/22, 9/25, 9/26, 9/27, 9/28, 9/29, 10/2, 10/3, 10/4, 10/5, 10/6, 10/9, 10/10, 10/11, 10/12, 10/13, 10/16, 10/17, 10/18, 10/19, 10/20, 10/23, 10/24, 10/25, 10/26, 10/27.

In Area 6D, it is unlawful to retain chinook salmon at any time, or any chum salmon taken prior to October 16.

Salmon that are unlawful to retain must be removed from the net by cutting the meshes ensnaring the fish. Area 6D is closed to commercial salmon fishing within 1/4 mile of each mouth of the Dungeness River.

Area 7: Open for reef nets from 7:00 a.m. to 7:00 p.m. daily beginning Sunday, September 10 through Saturday, November 11. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7A: Open for reef nets from 7:00 a.m. to 7:00 p.m. daily beginning Sunday, September 10 through Saturday, November 11. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7B: Open as follows:

gill nets - open to gill nets using 5 inch minimum mesh during these times:

6:00 a.m. Monday, September 11 through 8:00 p.m. Wednesday, September 13

and gill nets - open to gill nets using 5 inch minimum 5 1/2 inch maximum mesh during these times:

6:00 a.m. Monday, September 18 through 7:00 p.m. Wednesday, September 20

purse seines - open to purse seines using the 5-inch strip during these times:

6:00 a.m. Monday, September 11 through 8:00 p.m. Wednesday, September 13

and purse seines - open to purse seines using the 5-inch strip and it is unlawful to retain chinook during these times:

6:00 a.m. September 18 through 7:00 p.m. Wednesday, September 20

Area 9A: Open to gill nets using 5 inch minimum mesh from 7:00 a.m. Sunday, September 17 to 4:00 p.m. Saturday, October 28. Chum salmon caught prior to October 1 must be released immediately. Chum salmon that are unlawful to be retained must be removed from the net by cutting the meshes ensnaring the fish.

Area 12A: Open to beach seines only 7:00 a.m. to 7:00 p.m. daily beginning Monday, September 4 to Friday, September 8; Monday, September 11 to Friday, September 15; Monday, September 18 to Friday, September 22; Monday, September 25 to Friday, September 29; Monday, October 2 to Friday, October 6; Monday, October 9 to Friday, October 13.

In Area 12A, it is unlawful to retain chinook or chum salmon at any time.

Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 8A, 9, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 7:01 p.m. Friday, September 8, 2000:

WAC 220-47-702 Puget Sound all-citizen commercial salmon fishery. (00-179)

WSR 00-19-028
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-170—Filed September 11, 2000, 11:18 a.m.]

Date of Adoption: August 29, 2000.

Purpose: Amend hunting rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-27900A; and amending WAC 232-28-279.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The legal "northeast" elk tag was erroneously described in the permanent rule as a "northwest" elk tag. The seasons in GMUs 372 and 382 are being adjusted because of fire damage to elk foraging areas. Lengthening the season on any elk and allowing any elk tag will reduce crop depredation and reduce state liability. This also provides for additional recreational opportunity without endangering the elk reproductive potential, since the bull elk ratio has risen above the optimum. There is insufficient time to adopt permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

August 29, 2000

J. P. Koenigs

Director

by Larry Peck

NEW SECTION

WAC 232-28-27900A Elk seasons. Notwithstanding the provisions of WAC 232-28-279, effective immediately until further notice:

(1) Northeast elk tags are valid for the Eastern Washington elk tag area.

(2) The modern firearm elk season in GMUs 372 and 382 is adjusted as follows:

(a) September 1 through September 30, 2000 - Antlerless elk only.

(b) October 1 through 13 any elk, any elk tag and October 28 through November 5, 2000 - Any elk.

(c) December 9 through 13, 2000 - Antlerless elk only.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 13, 2000:

WAC 232-28-27900A Elk seasons.

WSR 00-19-037
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-180—Filed September 12, 2000, 3:21 p.m., effective September 17, 2000, 12:01 a.m.]

Date of Adoption: September 12, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900V; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of hatchery-origin fall chinook and coho will return to the Yakima and Naches rivers this fall as the result of Yakima fisheries project hatchery production programs managed by the Yakama Nation fisheries resources program. As many as 3,000+ Wells stock hatchery steelhead released from Ringold Springs Rearing Ponds are expected to return. The National Marine Fisheries Service has agreed that impacts of this fishery to Upper Columbia steelhead will not exceed acceptable limits, and that these hatchery fish, in excess of broodstock requirements (approximately 250 fish) are not necessary for

recovery of endangered steelhead stocks. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: September 17, 2000, 12:01 a.m.
September 12, 2000

J. P. Koenings
Director

NEW SECTION

WAC 232-28-61900V Exceptions to statewide rules. (Columbia, Naches, and Yakima rivers.) Notwithstanding the provisions of WAC 232-28-619:

(1) Effective October 1 through December 31, 2000 it is lawful to fish for and possess steelhead in those waters of the Columbia River from Highway 395 Bridge at Pasco to the Old Hanford townsite wooden powerline towers. Daily limit of two fish, wild steelhead release.

(2) Effective September 16 through October 31, 2000 it is lawful to fish for and possess salmon in those waters of the Naches River from the mouth to the confluence with the Tieton River (near the junction of U.S. Highway 12 and S.R. 410). Daily limit is two salmon, chinook or coho.

(3) Effective September 16 through October 31, 2000 it is lawful to fish for and possess salmon in those waters of the Yakima River from the Highway 240 Bridge at Richland to 400 feet below Posser Dam and eastbound lane of I-82 bridge at Union Gap to 400' below Roza Dam. Daily limit is two salmon, chinook or coho.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. January 1, 2001:

WAC 232-28-61900V Exceptions to statewide rules. (Columbia, Naches, and Yakima rivers.)

**WSR 00-19-044
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-185—Filed September 13, 2000, 4:36 p.m.]

Date of Adoption: September 13, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-06000B, 220-44-02000B, 220-88C-01000B, 220-88C-02000B and 220-88C-03000B; and amending WAC 220-33-060 and 220-44-020.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The Fish and Wildlife Commission approved revised provisions for the emerging commercial fishery for sardine. The prohibition of retention of sardine in existing fisheries becomes unnecessary with the establishment of this new fishery. These rules are interim until permanent rules take effect.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 5, Amended 0, Repealed 5.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

September 13, 2000

J. P. Koenings
Director

NEW SECTION

WAC 220-33-06000B Forage fish other than smelt. Notwithstanding the provisions of WAC 220-33-060:

(1) Effective immediately through October 15, 2000, it is lawful to retain sardines taken with dip bag net gear in the Columbia River. The smelt dip bag net fishery license is the license required to operate a dip bag net for sardines in the Columbia River.

(2) Effective immediately through October 15, 2000, it is lawful to retain sardines taken in the anchovy or herring fisheries in the Columbia River, as provided for in WAC 220-33-060.

NEW SECTION

WAC 220-44-02000B Coastal baitfish gear. Notwithstanding the provisions of WAC 220-44-020:

(1) It is lawful to fish for and retain sardines as provided for in Chapter 220-88C WAC.

(2) Sardines may not be retained in the smelt, anchovy and candlefish fisheries provided for in this section.

NEW SECTION

WAC 220-88C-01000B Designation of the coastal sardine fishery as an emerging commercial fishery. (1)

The Director designates the coastal sardine fishery as an emerging commercial fishery for which a vessel is required. It is unlawful to fish for, possess or deliver sardines taken for commercial purposes from Washington territorial waters west of the Bonilla-Tatoosh Line, west of Grays Harbor, west of Willapa Bay, west of the Buoy 10 line at the mouth of the Columbia River, or waters of the Exclusive Economic Zone unless the operator of the vessel has an emerging commercial fisheries license and a valid coastal sardine trial fishery permit.

(2) Sardines may not be taken or delivered from the above waters with any license other than an emerging commercial fishery license.

NEW SECTION

WAC 220-88C-02000B Coastal sardine emerging commercial fishery - Trial fishery catch limits - Species restrictions. (1) The total allowable catch in the coastal sardine emerging commercial fishery is 1,000 metric tons each month, from the 15th of each month through the 14th of the following month thereafter, for the remainder of the fishery. The Director may allow any unharvested amount from a previous month to be taken in the next following monthly period.

(2) It is unlawful to retain any other species of fish or shellfish taken in the coastal sardine emerging commercial fishery except mackerel, anchovy and squid.

(3) It is unlawful for any salmon to be taken aboard a vessel participating in the coastal sardine emerging commercial fishery, and any salmon within the seine must be released or dip netted from the net prior to the completion of each set.

NEW SECTION

WAC 220-88C-03000B Coastal sardine emerging commercial fishery - Observer, notification, sampling and logbook requirements. (1) Each vessel operator participating in the coastal sardine emerging commercial fishery must agree to allow department authorized observers on a minimum of fifty percent of the vessel trips. Vessel operators may hire their own observers, provided the observer meets department criteria, or vessel operators may satisfy the observer requirement by paying to the department the sum of \$100 for each trip from which a landing of any fish or shellfish is made, or a vessel trip during which an observer is aboard. If the vessel operator chooses to make payment to

the department to satisfy the observer requirement, the payment is due to the department within ten days of the landing of the vessel.

(2) Each vessel operator participating in the coastal sardine emerging commercial fishery must notify the department during official business hours (Monday through Friday, 8:00 a.m. to 5:00 p.m., daily) at least 24 hours prior to leaving on a vessel trip (notification of a Saturday, Sunday, or Monday trip must be made the previous Friday). On the department's sardine message hotline the vessel operator must provide the license holder's name, the vessel name, telephone contact number for the operator, time and location of departure and estimated time of return.

(2) Department samplers may retain up to 500 sardine from each trip for biological information gathering.

(3) Each vessel operator must maintain a monthly logbook for each calendar month, whether or not fishing activity occurs during that calendar month, and, if fishing occurs, make a complete and accurate record of the location of each set, the approximate poundage of sardines taken in each set, all by-catch encountered, whether landed aboard the vessel or not, and, if the by-catch includes salmon, the number and species of the salmon. The log book must be received by the department by the 15th day of each following month.

(4) Failure to comply with the observer, notification, sampling, and logbook requirements will void the trial fishery permit.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following sections of the Washington Administrative Code are repealed effective 11:59 p.m. October 15, 2000:

| | |
|--------------------|--|
| WAC 220-33-06000B | Forage fish other than smelt. |
| WAC 220-44-02000B | Coastal baitfish gear. |
| WAC 220-88C-01000B | Designation of the coastal sardine fishery as an emerging commercial fishery. |
| WAC 220-88C-02000B | Coastal sardine emerging commercial fishery - Trial fishery catch limits - Species restrictions. |
| WAC 220-88C-03000B | Coastal sardine emerging commercial fishery - Observer, notification, sampling and logbook requirements. |

WSR 00-19-054
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-186—Filed September 15, 2000, 4:23 p.m., effective September 26, 2000, 8:00 a.m.]

Date of Adoption: September 15, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
 Amending WAC 220-52-040, 220-52-046, 220-69-240, and 220-22-400.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The state may not authorize commercial shellfish harvests absent agreed planning or compliance with a process. The provisions of this rule are in conformity with agreed plans with applicable tribes which have been entered as required by the court order. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 5, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: September 26, 2000, 8:00 a.m.
 September 15, 2000

Sara G. LaBorde
 for Jeff P. Koenings
 Director

NEW SECTION

WAC 220-52-04000U Puget Sound crab fishery—
Exceptions to permanent pot limit rules. Notwithstanding the provisions of WAC 220-52-040, effective 8:00 a.m. September 26, 2000 until further notice the following Marine Fish-Shellfish Management and Catch Reporting Areas are restricted in the number of pots fished, operated, or used by a person or vessel and it is unlawful for any person to use, maintain, operate, or control pots in excess of the following limits:

(1) 20 pots in that portion of Marine Fish-Shellfish Management and Catch Reporting Area 25A west of a line pro-

jected from the new Dungeness Light to the mouth of Cooper Creek and east of a line projected from the new Dungeness Light to the outermost end of the abandoned dock at the Three Crabs Restaurant on the southern shore of Dungeness Bay.

(2) 10 pots in that portion of Marine Fish-Shellfish Management and Catch Reporting Area 23D west of a line from the eastern tip of Ediz Hook to the ITT Rayonier dock.

NEW SECTION

WAC 220-52-04600C Puget Sound crab fishery—
Exceptions to permanent seasons and areas. Notwithstanding the provisions of WAC 220-52-046 and WAC 220-52-040:

(1) Effective 8:00 a.m. September 26, 2000 until further notice all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas are open except Areas 25C, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D and the closures provided for in this section. Effective September 27, 2000 until further notice hours are from one-half hour before sunrise to one-half hour after sunset.

(2) The following areas are closed to commercial crab fishing until further notice:

(a) Those waters of Marine Fish/Shellfish Catch Area 20B which include all waters of Prevost Harbor between Stuart Island and Satellite Island southwest of a line extending from Charles Point on Stuart Island to the northwest tip of Satellite Island and southwest of a line projected 120 degrees from true north from the southeast end of Satellite Island to Stuart Island.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21A which includes all waters inside of Chuckanut Bay east of a line projected north from Governor's Point to the east side of Chuckanut Island thence to Chuckanut Rock thence to the most southerly tip of Clark's Point.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in East Sound north of a line projected from the southern point of Judd Bay to Giffin rocks.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A west of a line from the new Dungeness Light to the outermost tip of the abandoned dock at the Three Crabs Restaurant.

(e) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A east of a line projected from the outermost tip of the ferry dock at Mukilteo projected to the green #3 buoy at the mouth of the Snohomish River and west of a line projected from that #3 buoy southward to the oil boom pier on the shoreline.

(f) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25E south of a line from Contractors Point to Tukey Point.

(3) The following areas are closed to commercial crab fishing during the periods indicated:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Deer Harbor north of a line projected from Steep Point to Pole Pass are closed September 26 through October 31.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24C inshore of the 400 foot depth contour within an area bounded by parallel lines projected northeasterly from Sandy Point and the entrance to the marina at Langley are closed September 26 through October 15.

(4) The following areas are open to commercial crab fishing until further notice:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21B in Samish Bay north and east of a line from Point Williams to Fish Point.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24B north of a line projected true west from Kayak Point and south and west of a line from Kayak Point to Barnum Point.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24D north of a line extending from the point located at the southern end of Honeymoon Bay (48°03.047 N, 122° 32.306 W) to the point just north of Beverly Beach.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A east of a line projected true north from the green number 1 buoy at Scatchet Head and west of a line projected true north from the green number 1 buoy at Possession Point, and north of a line connecting the two buoys described herein.

(e) Effective October 15, 2000, those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A in Useless Bay south and west of a line from the south end of the Double Bluff State Park seawall (47 58.782 N, 122 30.840 W) projected 110 degrees true to the boulder on shore (47 57.690 N, 122 26.742 W).

NEW SECTION

WAC 220-52-04700C Puget Sound commercial crab pot deployment. Notwithstanding the provisions of WAC 220-52-047:

(1) Dungeness crab pots may be deployed between 8:00 a.m. September 26, 2000 and 7:59 a.m. September 28, 2000 in Puget Sound waters from a vessel not designated on his or her Puget Sound crab license provided that the primary or alternate operator designated on the license is on board the non-designated vessel, and provided prior notice has been given as indicated below.

(2) The license holder must leave a telephone message at the La Conner office, (360) 466-4345, extension 245, with the following information:

- a) Name and license number of license owner
- b) Name of designated primary operator if different from license owner
- c) Name of alternate operator if used to deploy pots from a non-designated vessel
- d) Buoy brand number and number of pots to be deployed from a non-designated vessel
- e) Name and identification numbers (WN and/or Coast Guard) of the non-designated vessel

NEW SECTION

WAC 220-69-24000S Duties of commercial purchasers and receivers—Puget Sound crab Notwithstanding the provisions of WAC 220-69-240, effective 8:00 a.m. September 26, 2000 until further notice every person originally receiving or purchasing crab harvested from Marine Fish-Shellfish Management and Catch Reporting Area 26A shall record either 26A-E or 26A-W on shellfish receiving tickets based on the location of harvest and the boundary definitions specified in WAC 220-22-40000A.

NEW SECTION

WAC 220-22-40000A Marine Fish-Shellfish Management and Catch Reporting Areas—Puget Sound crab Notwithstanding the provisions of WAC 220-22-400, effective immediately until further notice, for purposes of commercial crab catch reporting, Area 26A-W includes all waters of Area 26A south and west of a line projected from the southern tip of Possession Point on Whidbey Island 110° true to the shipwreck on the opposite shore, and Area 26A-E includes all waters of Area 26A not included in 26A-W.

**WSR 00-19-055
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-188—Filed September 15, 2000, 4:27 p.m.]

Date of Adoption: September 15, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-32500I and 220-56-32500J; and amending WAC 220-56-325.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This regulation is needed to ensure an orderly fishery, manage within court-ordered sharing requirements, and to ensure conservation. The state recreational share of spot shrimp has been taken in the areas closed under this rule. Depth restrictions will provide opportunity to harvest available nonspot shrimp without impacting the spot shrimp resource. The recreational season for non-spot shrimp in Discovery Bay can be extended because the tribes released a portion of their unused shrimp quota to the state managers. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

September 15, 2000

Sara G. LaBorde

for Jeff P. Koenings

Director

NEW SECTION

WAC 220-56-32500J Shrimp—Areas and seasons.

Notwithstanding the provisions of WAC 220-56-325 and WAC 220-56-310:

(1) Effective immediately through October 15, 2000 it is lawful to harvest or possess all shrimp species except spot shrimp taken for personal use in Marine Areas 8-1, 8-2, 9 and 10 except that:

(a) It is unlawful to set or pull shrimp gear in waters greater than 150 feet.

(b) Spot shrimp must be returned immediately to the water unharmed.

(2) Effective immediately until September 30, 2000, it is lawful to harvest or possess all shrimp species except spot shrimp taken for personal use in Shrimp District 1.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-32500I Shrimp—Areas and seasons. (00-108)

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. October 16, 2000:

WAC 220-56-32500J Shrimp—Areas and seasons.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Sets three days of coho fishing and one day of chinook fishing. Impacts to ESA listed fish are projected to remain within guidelines of 2000 management agreement and NMFS standards. Harvestable numbers of hatchery coho, chinook, and sturgeon are available. Rule is consistent with action of the Columbia River Compact of September 15, 2000.

The select areas are part of an on-going BPA funded study to design fisheries in areas outside of the mainstem Columbia River. Several stocks of salmon have been released from net pens in these select areas to provide for fisheries. All salmon returning to these net pens are harvestable. This rule is consistent with actions of the Columbia River Compact hearing of July 27, 2000, and is consistent with requirements of the Endangered Species Act. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

September 15, 2000

Sara G. LaBorde

for Jeff P. Koenings

Director

NEW SECTION

WAC 220-33-01000I Columbia River gillnet seasons below Bonneville—Select area commercial fisheries Notwithstanding the provisions of WAC 220-33-010 and WAC 220-33-020, it is unlawful for a person to take or possess salmon, shad, and sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except during the times and conditions listed:

1) AREA: SMCRA 1A, 1B and 1C upstream to Longview Bridge.

SEASON: September 18, 19, 20. 7:00 a.m. to 7:00 p.m. daily.

**WSR 00-19-056
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-189—Filed September 15, 2000, 4:29 p.m.]

Date of Adoption: September 15, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-01000H; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 77.12.047.

EMERGENCY

GEAR: 6 inch maximum mesh
unslackened floater gillnet

ALLOWABLE SALE: salmon and sturgeon

2) AREA: Those waters of SMCRA 1D upstream from a line projected from Warrior Rock to Red Buoy Number 4 thence to fishing boundary marker on Bachelor Island and SMCRA 1E.

SEASON: 8:00 p.m. September 19, 2000 to 6:00 a.m. September 20, 2000.

GEAR: 8 inch minimum mesh
9 3/4 inch maximum mesh

ALLOWABLE SALE: salmon and sturgeon

3) BLIND SLOUGH/KNAPPA SLOUGH SELECT AREA

AREA: Open waters of Blind Slough extend from markers at the mouth of Gnat Creek located approximately 1/2 mile upstream of the county road bridge downstream to markers at the mouth of Blind Slough. Concurrent Washington/Oregon waters extend downstream of the railroad bridge. In addition, Knappa Slough is open to fishing in all waters bounded by a line from the northerly most marker at the mouth of Blind Slough westerly to a marker on Karlson Island downstream to boundary lines defined by markers on the western end of Minaker Island to markers on Karlson Island and the Oregon shore. An area at the mouth of Big Creek defined by markers of about a 100 foot radius is closed to fishing.

SEASON: Blind Slough.
7:00 p.m. September 15, 2000 to 7:00 a.m. September 16, 2000

Blind Slough and Knappa Slough.

7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Tuesdays 7:00 a.m. Wednesdays
7:00 p.m. Thursdays to 7:00 a.m. Fridays
7:00 p.m. Fridays to 7:00 a.m. Saturdays
September 18, 2000 to September 30, 2000

6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Tuesdays to 8:00 a.m. Wednesdays
6:00 p.m. Thursdays to 8:00 a.m. Fridays
6:00 p.m. Fridays to 8:00 a.m. Saturdays
October 2, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

4) TONGUE POINT/SOUTH CHANNEL SELECT AREA

AREA: Tongue Point Basin is open to fishing in all waters bounded by a line from the red light at Tongue Point to the flashing green light at the rock jetty on the northwesterly tip of Mott Island, a line from a marker at the south end of Mott Island easterly to a marker on the northwest bank on Lois Island, and a line from a

marker on the southwest end of Lois Island due westerly to a marker on the opposite bank. In addition, South Channel is open to fishing in all waters bounded by a line from a marker on John Day Point through the green buoy "7" thence to a marker on the southwest end of Lois Island upstream to an upper boundary line from a marker on Settler Point northwesterly to flashing red marker "10" thence northwesterly to a marker on the sand bar defining the terminus of South Channel. All open waters are under concurrent jurisdiction.

SEASON: Tongue Point and South Channel

7:00 p.m. Sundays to 7:00 a.m. Mondays
7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
7:00 p.m. Thursdays to 7:00 a.m. Fridays
September 17, 2000 to September 29, 2000

6:00 p.m. Sundays to 8:00 a.m. Mondays
6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
6:00 p.m. Thursdays to 8:00 a.m. Fridays
October 1, 2000 to October 31, 2000

GEAR: Tongue Point Basin

8 inch maximum mesh
250 fathoms maximum length
Weight on leadline cannot exceed two pounds per fathom. Fishers participating in the Tongue Point Basin fishery may have stored on board their boats, gill nets with leadlines in excess of two pounds per fathom.

South Channel

8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

5) DEEP RIVER SELECT AREA

AREA: Deep River is open to fishing down river from the town of Deep River to the mouth (a line from navigation marker "16" southwest to a marker on the Washington shore). Concurrent waters extend downstream of the Highway 4 bridge. State waters extend upstream of the Highway 4 bridge.

SEASON: 7:00 p.m. Sundays to 7:00 a.m. Mondays
7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Tuesdays to 7:00 a.m. Wednesdays
7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
Immediately to September 28, 2000

6:00 p.m. Sundays to 8:00 a.m. Mondays
6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Tuesdays to 8:00 a.m. Wednesdays
6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
October 1, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

EMERGENCY

6) STEAMBOAT SLOUGH SELECT AREA

AREA: Steamboat Slough is open to fishing in waters bounded by markers on Price Island and the Washington shore, at both upstream and downstream ends of Steamboat Slough. All open waters are under concurrent jurisdiction.

SEASON: 7:00 p.m. Tuesdays to 7:00 a.m. Wednesdays
 7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
 7:00 p.m. Thursdays to 7:00 a.m. Fridays
 7:00 p.m. Fridays to 7:00 a.m. Saturdays
 Immediately to September 30, 2000

6:00 p.m. Tuesdays to 8:00 a.m. Wednesdays
 6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
 6:00 p.m. Thursdays to 8:00 a.m. Fridays
 6:00 p.m. Fridays to 8:00 a.m. Saturdays
 October 3, 2000 to October 28, 2000

GEAR: 8 inch maximum mesh
 100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

OTHER: It is unlawful to transport or possess fish outside the fishing area unless by licensed buyer. An exception to the rule allows transportation out of the fishing area with a permit issued by an authorized agency employee after examining the catch.

Reviser's note: The unnecessary underscoring in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-33-01000H Columbia River gillnet seasons below Bonneville—
 Select areas commercial fisheries. (00-171)

WSR 00-19-060
EMERGENCY RULES
WASHINGTON STATE PATROL
 [Filed September 19, 2000, 8:43 a.m.]

Date of Adoption: September 19, 2000.

Purpose: Compliance with a Spokane County District Court ruling that there is "no reason to differentiate between those who lend for profit and those who lend for free." This is in regards to loaning or renting a vehicle to a suspended driver who is later arrested and the vehicle is towed per RCW and WAC. The owners of the vehicles, whether rental companies or private citizens, are to be treated equally.

Citation of Existing Rules Affected by this Order: Amending WAC 204-96-010.

Statutory Authority for Adoption: RCW 46.55.113, 46.55.120.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: So that the WAC applies equally to all who drive and own vehicles, per Spokane County District Court ruling.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Immediately.

September 19, 2000
 Annette M. Sandberg
 Chief

AMENDATORY SECTION (Amending WSR 00-18-006, filed 8/24/00, effective 8/24/00)

WAC 204-96-010 Vehicle impounds. When a driver of a vehicle is arrested for a violation of:

- RCW 46.61.502 Driving under the influence,
- RCW 46.61.504 Physical control of vehicle under the influence,
- RCW 46.20.342 Driving while license suspended or revoked,
- RCW 46.20.420 Operation of motor vehicle under other license/permit prohibited while suspended or revoked,

the arresting officer shall cause the vehicle to be impounded.

If the driver is arrested for a violation of RCW 46.20.342 (1)(c) (3rd degree suspended/revoked) and has no convictions for violations of RCW 46.20.342 in the past five years, the vehicle shall be impounded, but no suspended driver hold shall be placed on the vehicle. If the driver is also the registered owner then the vehicle shall be held until all outstanding penalties, fines, and forfeitures owed by him/her are satisfied. The driver/registered owner must present proof from a court of law that he/she has no outstanding penalties, fines, or forfeitures.

If the driver is arrested for a violation of RCW 46.20.342 (1)(c) (3rd degree suspended/revoked) and has any prior con-

EMERGENCY

victions for violations of RCW 46.20.342 in the past five years, the vehicle shall be held for thirty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has no convictions for violations of RCW 46.20.342 in the past five years, the vehicle shall be held for thirty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has been convicted of a violation of RCW 46.20.342 (1)(a) or (b) in the past five years, the vehicle shall be held for sixty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has been convicted of a violation of RCW 46.20.342 (1)(a) or (b) two or more times in the past five years, the vehicle shall be held for ninety days.

The release of all vehicles impounded under this WAC shall be governed by RCW 46.55.120. Commercially rented vehicles may be impounded, however no suspended driver holds shall be placed upon the vehicle. The rental company shall be notified by phone.

A vehicle may be released prior to the mandated hold period if the employer or spouse of the arrested driver establishes significant economic or personal hardship with the district commander of the district in which the vehicle was impounded. In making a hardship determination, the district commander shall consider public safety factors, including the driver's criminal history and driving record. All hardship release requests shall be in writing. Any denial or approval of a hardship release shall be in writing and shall include factors considered by the district commander in reaching the decision.

A vehicle may be released prior to the mandated hold period if the registered owner of a vehicle loaned to another person is able to demonstrate to the District Commander of the district in which the vehicle was impounded that he/she had no knowledge that the person to whom the vehicle was loaned did not have valid driving privileges within the State of Washington, is willing to swear to this lack of knowledge under penalty of the perjury laws of the State of Washington and further agrees that this hardship determination, if allowed, is available only one time in the State of Washington. The registered owner of the loaned vehicle also agrees that he/she shall pay any and all towing fees, storage fees and administrative fees to the towing company before the vehicle is released. In addition, in the event a hardship is granted, the registered owner of the loaned vehicle agrees that he/she will comply with the conditions set forth on the form(s) provided by the Washington State Patrol prior to loaning the vehicle to any individual in the future.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

**WSR 00-19-063
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-190—Filed September 19, 2000, 8:51 a.m., effective September 19, 2000, 6:00 a.m.]

Date of Adoption: September 18, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05100V; and amending WAC 220-32-051.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Sets fourth week of tribal commercial fishing. The tribal fishery is projected to remain within the constraints of the 2000 management agreement and the biological opinion. Rule is consistent with action of the Columbia River Compact on September 15, 2000. Conforms state rules with tribal rules. There is insufficient time to promulgate permanent regulations.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: September 19, 2000, 6:00 a.m.

September 18, 2000

J. P. Koenigs
Director

NEW SECTION

WAC 220-32-05100V Columbia River salmon seasons above Bonneville Dam. Notwithstanding the provisions of WAC 220-32-050, WAC 220-32-051, WAC 220-32-052, WAC 220-32-058, effective immediately until further notice, it is unlawful for a person to take or possess salmon, shad, carp, or sturgeon taken for commercial purposes in Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla, and Nez Perce treaties may fish for salmon, shad, carp, or sturgeon under the following provisions:

1) Open Periods: 6:00 a.m. September 19, 2000 to 6:00 September 23, 2000

2) Open Areas: SMCRA 1F, 1G, 1H

3) Gear: No mesh restriction

4) Allowable sale includes: salmon and shad

5) Spring Creek Hatchery Sanctuary: Those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to 1 1/2 miles downstream from the western shoreline of the mouth of Spring Creek are closed.

6) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:

a) Hood River are those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between markers located approximately 0.85 miles down river from the west bank at the end of the break wall at the west end of the port of Hood River and 1/2 mile upriver from the east bank.

b) Herman Creek are those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.

c) Deschutes River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

d) Umatilla River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points 1/2 mile upstream from the eastern shoreline to one mile downstream from the western shoreline.

e) Big White Salmon River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between a marker located 1/2 mile downstream from the west bank upstream to Light "35".

f) Wind River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between markers located 1 1/4 miles downstream from the west bank and 1/2 mile upstream from the east bank.

g) Klickitat River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between the downstream margin of Lyle Landing downstream to a marker located near the railroad tunnel approximately 1/8 miles downstream from the west bank.

h) Little White Salmon River are those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between Light "27" upstream to a marker located approximately 1/2 mile upstream from the eastern shoreline.

3) Notwithstanding the provisions of WAC 220-22-010, during the open periods described above:

a) Area 1F (Bonneville Pool) includes those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 Mile Rapids located approximately 1.8 miles below the Dalles Dam.

b) Area 1G includes those waters of the Columbia River upstream from a line drawn between a deadline marker on the Oregon shore located approximately 3/4 miles above The Dalles Dam fishway exit, thence at a right angle to the thread of the river to a point in mid-river, then downstream to Light "1" on the Washington shore, and downstream from Preacher's Eddy Light below John Day Dam.

c) Area 1H includes those waters of the Columbia River upstream from a fishing boundary marker approximately 1/2 mile above the John Day River, Oregon, extending at a right angle across the thread of the river to a point in mid-river, then downstream to a fishing boundary marker on the Washington shore approximately opposite the mouth of the John Day River, and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section to the Washington Administrative Code is repealed effective 6:01 p.m. September 23, 2000:

WAC 220-32-05100V Columbia River salmon seasons above Bonneville Dam.

WSR 00-19-075

EMERGENCY RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed September 19, 2000, 3:25 p.m., effective October 1, 2000]

Date of Adoption: September 19, 2000.

Purpose: Changing the excess shelter cost deduction from \$275 to \$300 effective October 1, 2000.

Citation of Existing Rules Affected by this Order: Amending WAC 388-450-0190.

Statutory Authority for Adoption: RCW 74.08.090 and 74.04.510.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: FNS Administrative Notice 00-54 mandates we make this change by October 1, 2000. We received the notice on August 2, 2000, so we did not have sufficient time to go through the regular rule filing process. If we do not make this change by October 1, 2000, clients will lose needed benefits.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Federal law mandates that the department implement this change by October 1, 2000.

Effective Date of Rule: October 1, 2000.

September 19, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-16-024, filed 7/26/99, effective 9/1/99)

WAC 388-450-0190 Shelter cost income deductions for food assistance. (1) Shelter costs include:

- (a) Rent, lease payments and mortgage payments; and
- (b) Utility costs.

(2) Shelter costs are deducted from gross income if the costs are in excess of fifty percent of the assistance unit's income after deducting the standard, earned income, medical, child support, and dependent care deductions:

(a) For an assistance unit containing an elderly or disabled member the entire amount of excess shelter costs is deducted;

(b) For all other assistance units the excess shelter cost deduction cannot exceed ~~((two))~~ three hundred ~~((seventy-five))~~ dollars.

(3) Shelter costs may include:

(a) Costs for a home not occupied because of employment, training away from the home, illness, or abandonment caused by casualty loss or natural disaster if the:

- (i) Assistance unit intends to return to the home;
- (ii) Current occupants, if any, are not claiming shelter costs for food assistance purposes; and
- (iii) The home is not being leased or rented during the assistance unit's absence.

(b) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster.

(c) The standard utility allowance as provided in WAC 388-450-0195.

WSR 00-19-076
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)

[Filed September 19, 2000, 3:27 p.m., effective October 1, 2000]

Date of Adoption: September 19, 2000.

Purpose: Change the date that asylees become eligible for refugee cash assistance (RCA) from the month they enter the United States to the date they are granted asylum. Prior to this change asylees were not eligible for RCA until asylum had been granted. This was usually after the eight-month time limit expired. This change reflects a reversal of policy by the United States Immigration and Naturalization Service (INS).

Citation of Existing Rules Affected by this Order: Amending WAC 388-400-0030.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.055, 74.04.057, and 74.08.090.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Prior to this change asylees could not timely access RCA as by the time asylum had been granted the eight-month time limit (from the month of entry) had expired. This change will ensure that asylees will be able to get needed benefits under the RCA program. If this change is not implemented now clients will lose benefits they are entitled to receive.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: October 1, 2000.

September 19, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-400-0030 Do I qualify for refugee cash assistance~~((Summary of eligibility requirements))~~? (1) To be eligible for refugee cash assistance (RCA), ~~((persons))~~ you must:

(a) Provide the name of the voluntary agency (VOLAG) which resettled ~~((them))~~ you; and

(b) Meet the:

(i) Immigration status requirements of WAC 388-466-0005;

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- (ii) Work and training requirements of WAC 388-466-0015; and
- (iii) Income and resource requirements under chapters 388-450 and 388-470 WAC with exceptions as provided under WAC 388-466-0010(~~and~~
- (iv) ~~Monthly reporting requirements of chapter 388-456 WAC).~~

(2) ~~((Persons))~~ You are not eligible to receive RCA if ~~((they))~~ you:

- (a) Are eligible for temporary assistance for needy families (TANF) or Supplemental Security Income;
- (b) Have been denied TANF or have been terminated from TANF due to intentional noncompliance with TANF eligibility requirements; or

(c) Are a full-time ~~((students in institutions))~~ student in an institution of higher education unless the educational activity is part of a department-approved employability plan.

(3) If you are a refugee ~~((families, including families with))~~ family and have children who are United States citizens, we will ~~((be treated as))~~ treat you as a single assistance ~~((units according to))~~ unit under chapter 388-408 WAC.

(4) We will determine your eligibility and benefit ~~((levels for RCA assistance units are determined))~~ level for RCA using the TANF payment standards ~~((it))~~ under WAC 388-478-0020.

(5) ~~((Persons))~~ If you are eligible for RCA and are pregnant or have a dependent child you may also be eligible for additional requirements for emergent ~~((situations as provided in chapter 388-436))~~ needs under WAC 388-436-0002.

(6) ~~((A person meeting))~~ If you meet the requirements of this section ~~((it))~~ you will be eligible for refugee cash assistance only during the eight-month period beginning ~~((it))~~;

- (a) The date asylum is granted if you are an asylee; or
- (b) The first month ~~((the person))~~ you entered the United States if you are not an asylee.

WSR 00-19-098
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)

[Filed September 20, 2000, 11:12 a.m., effective October 1, 2000]

Date of Adoption: September 20, 2000.

Purpose: Updates the fiscal year 2001 cost-of-living adjustments to the food assistance program. This reflects an annually mandated change in federal rules.

Citation of Existing Rules Affected by this Order: Amending WAC 388-478-0060 Income eligibility standards for food assistance.

Statutory Authority for Adoption: RCW 74.04.510, 74.08.090.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: The United States Department of Agriculture, Food and Nutrition Service sets the maximum

allotments and standards for food assistance. The new standards must be implemented October 1, 2000. If these standards are not implemented timely clients will lose needed benefits.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: October 1, 2000.

September 20, 2000
Marie Myerchin-Redifer
Manager

AMENDATORY SECTION (Amending WSR 99-24-053, filed 11/29/99, effective 12/30/99)

WAC 388-478-0060 What are my income ~~((eligibility standards))~~ limits for food assistance ~~((:))~~ ~~((1))~~ ~~When all household members receive cash benefits (TANF, GA-U, GA-S, etc.) or Supplemental Security Income (SSI), they do not have to meet the income standard.~~

~~(2) All households, based on their size, must have income at or below the limits shown in column B to be eligible for food assistance, except as follows:~~

~~(a) Column C is to be used when a household includes a person sixty years or older, or with disabilities;~~

~~(b) Column E is to be used when determining separate household status for an elderly person and a person with permanent disability, as described in WAC 388-408-0035~~

~~(1)(d))~~ So long as your assistance unit (AU) meets other eligibility requirements for food assistance benefits, your AU must have income at or below the limits in column (B) and (C) to get food assistance, unless you meet one of the exceptions listed below

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EFFECTIVE 10-1-((99)) 2000

| Column A Household Size | Column B Maximum Gross Monthly Income | Column C Maximum Net Monthly Income | Column D Maximum Allotment | Column E 165% of Poverty Level |
|----------------------------|--|---|----------------------------------|--------------------------------------|
| 1 | \$ ((893)) <u>905</u> | \$ ((687)) <u>696</u> | \$ ((127)) <u>130</u> | \$ ((1,133)) <u>1,149</u> |
| 2 | ((1,199)) <u>1,219</u> | ((922)) <u>938</u> | ((234)) <u>238</u> | ((1,521)) <u>1,547</u> |
| 3 | ((1,504)) <u>1,533</u> | ((1,157)) <u>1,180</u> | ((335)) <u>341</u> | ((1,909)) <u>1,946</u> |
| 4 | ((1,810)) <u>1,848</u> | ((1,392)) <u>1,421</u> | ((426)) <u>434</u> | ((2,297)) <u>2,345</u> |
| 5 | ((2,115)) <u>2,162</u> | ((1,627)) <u>1,663</u> | ((506)) <u>515</u> | ((2,684)) <u>2,744</u> |
| 6 | ((2,421)) <u>2,476</u> | ((1,862)) <u>1,905</u> | ((607)) <u>618</u> | ((3,072)) <u>3,142</u> |
| 7 | ((2,726)) <u>2,790</u> | ((2,097)) <u>2,146</u> | ((671)) <u>683</u> | ((3,460)) <u>3,541</u> |
| 8 | ((3,032)) <u>3,104</u> | ((2,332)) <u>2,388</u> | ((767)) <u>781</u> | ((3,848)) <u>3,940</u> |
| 9 | ((3,338)) <u>3,419</u> | ((2,567)) <u>2,630</u> | ((863)) <u>879</u> | ((4,236)) <u>4,339</u> |
| 10 | ((3,644)) <u>3,734</u> | ((2,802)) <u>2,872</u> | ((959)) <u>977</u> | ((4,624)) <u>4,738</u> |
| Each Additional Member | +((306)) <u>315</u> | +((235)) <u>242</u> | +((96)) <u>98</u> | +((388)) <u>399</u> |

Exceptions:

(1) If your AU is categorically eligible as defined in WAC 388-414-0001, your income will not have to be below the gross or net income standards in columns (B) and (C) to decide if you are eligible. However, we will budget the AU's income to decide the amount of food assistance your AU will receive.

(2) If your AU includes a member who is sixty years of age or older or has a disability, your income must be at or below the limit in column (C) only.

(3) If you are sixty years of age or older and are unable to purchase and prepare your own meals because of a permanent disability, we will use column (E) to determine if you can be a separate food assistance unit.

(4) If your AU has zero income you will receive the maximum allotment amount, based on your household size in column (D).

Reviser's note: RCW 34.05.395 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 00-19-104

EMERGENCY RULES

HIGHER EDUCATION
COORDINATING BOARD

[Filed September 20, 2000, 11:36 a.m., effective October 1, 2000]

Date of Adoption: September 19, 2000.

Purpose: Implements the future teachers conditional scholarship for public school classified employees as authorized by the 1999-2001 biennial budget.

Statutory Authority for Adoption: Section 610(5), chapter 1, Laws of 2000 2nd sp. sess.

Other Authority: Chapter 28B.80 RCW.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Rules need to be in place to begin distributing applications, determining eligibility of applicants, and making payments to recipients.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

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Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 8, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 1, 2000.

September 20, 2000

John Klacik

Associate Director

Chapter 250-63 WAC

FUTURE TEACHERS CONDITIONAL SCHOLARSHIP FOR PUBLIC SCHOOL CLASSIFIED K-12 EMPLOYEES

NEW SECTION

WAC 250-63-010 Purpose. The purpose of this act is to provide a demonstration project to enable Washington classified public K-12 employees to obtain their initial teaching certifications in order to become teachers in Washington's public K-12 schools.

NEW SECTION

WAC 250-63-020 Program definitions. (1) "Academic year" means the regular nine-month, three-quarter or two-semester period annually occurring between August 1st and June 30th.

(2) "Accredited" means an institution certified by the Northwest Association of Schools and Colleges or by a similar regional accrediting body.

(3) "Board" means the higher education coordinating board.

(4) "Classified public K-12 employees" means employees working for K-12 schools covered by chapter 41.56 RCW.

(5) "Conditional scholarship" means funds received from The Future Teachers Conditional Scholarship for Public School Classified Employees program. This is a loan that will be forgiven in exchange for teaching service in Washington K-12 public schools.

(6) "Continuous enrollment" means the period of time a recipient is enrolled without stopping, except for the equivalent of one term per year, such as a summer term.

(7) "Forgiven" or "to forgive" or "forgiveness" means that portion of the recipient's loan that does not need to be repaid in exchange for the recipient having provided the specified teaching service in a Washington public K-12 school.

(8) "Full-time student" means a recipient enrolled for twelve or more credit hours, or the equivalent, per term.

(9) "Future teachers" means classified public K-12 employees who are working toward their initial teaching certifications.

(10) "Institution of higher education" means an accredited public or private college, community college or university which physically delivers classroom instruction within the state of Washington and whose program of study will advance students toward teacher certification requirements at the freshman or sophomore level; or whose coursework will lead to initial teaching certifications for students enrolled at the junior level or higher.

(11) "Loan equalization fee" means an additional amount charged to a recipient who fails to complete the required teaching service. This fee is added in order to make the cost of the program similar to the cost incurred by recipients borrowing from the primary federal student loan program for undergraduate students. This fee shall be determined annually by the board.

(12) "Loan repayment" means that portion of the conditional scholarship that is not forgiven due to teaching service and is instead repaid according to the terms of the promissory note by the recipient.

(13) "Recipients" means eligible student applicants selected to receive conditional scholarships.

(14) "Shortage areas" means either geographic or subject-matters areas as defined by the office of the superintendent of public instruction.

(15) "Teacher certification" means the initial license issued by the office of the superintendent of public instruction permitting an individual to be employed as a teacher in the state of Washington.

(16) "Teaching service" means employment as a certified teacher in a Washington public K-12 school on at least a half-time basis. This also includes comparable employment as a substitute teacher or part-time teaching positions.

(17) "Washington public K-12 school" means an elementary school, a middle school, junior high school or high school within the public school system referred to in Article IX of the state Constitution.

NEW SECTION

WAC 250-63-030 Administration. The higher education coordinating board shall administer the conditional scholarship program. When a duty or responsibility of the board is referenced in these regulations, the authority needed to discharge that responsibility lies with the executive director or his or her designee. The staff of the board, under the direction of the executive director, will manage the administrative functions relative to the program. The board shall have the following administrative responsibilities, encompassed within the board's enumerated powers and duties:

(1) Enter into agreements with participating institutions, and billing and collection agencies as may be necessary.

(2) Select applicants to receive conditional scholarships, with the assistance of a selection committee.

(3) Adopt necessary rules and guidelines.

(4) Empower the board staff to make professional judgment decisions on unique circumstances.

(5) Work with the office of superintendent of public instruction and appropriate public school employee organizations to publicize the program directly to Washington public school classified K-12 employees.

(6) Post additional information, including a fact sheet and an application, on the board's website at <http://www.hecb.wa.gov>.

(7) Verify completion of teaching service from recipients in exchange for forgiveness of loan repayment.

(8) Collect and manage repayments from recipients who do not fulfill their teaching obligations.

NEW SECTION

WAC 250-63-040 Eligible applicants. An eligible applicant is one who:

(1) Is currently employed as a Washington classified public school K-12 employee covered by chapter 41.56 RCW or was an employee during the 1999-2000 school year.

(2) Plans to enroll in an accredited Washington institution of higher education within three months of the time of notification of the conditional scholarship award. Applicants who are unsure they can meet this three-month expectation will be encouraged to apply and to indicate their circumstances on the application.

(3) Plans to be employed as a teacher in a Washington public K-12 school after completion of the initial teacher certification.

(4) Will not be pursuing a degree in theology.

(5) Submits an application to the board by the requested deadline.

NEW SECTION

WAC 250-63-050 Selection of recipients. (1) Appointment of selection committee. The board will appoint a committee composed of educators and leaders in business and government.

(2) Role of selection committee. The committee will act on behalf of the board to select recipients and alternates from the pool(s) of eligible applicants who have submitted applications to the board. This committee will also advise board staff and the board on recommended changes in the program administration, including the application and selection procedures for future competitions.

(3) Selection of recipients and alternates. Once all initial eligibility criteria are met, preference will be given in the selection process to those classified K-12 public school employees closest to obtaining their initial Washington state teacher certifications. In addition, the committee will consider each of the following items in the selection process.

(a) Applicant's academic ability.

(b) Applicant's statement evidencing commitment to the teaching profession and the applicant's ability to serve as a positive role model as a Washington public school K-12 teacher.

(c) Applicant's length and quality of contributions to the Washington K-12 public school in his/her current position and any other previous positions.

(d) Recommendation from a current school teacher/official describing the applicant's potential as a future teacher.

(e) The committee will give preference in awarding as follows:

(i) Eligible renewal applicants who are within two years of completing their initial teacher certification requirements.

(ii) All other eligible renewal applicants.

(iii) Eligible new applicants who are within two years of completing their initial teacher certification requirements.

(iv) All other new eligible applicants.

(4) Duration of conditional scholarship awards.

(a) During the first year, the board will initially make one-year awards to applicants selected for conditional scholarships.

(b) Based on the remaining availability of funds, the board may also make commitments to some recipients for additional years of study, with priority given to those recipients who are within two years of completing their initial teacher certification requirements.

NEW SECTION

WAC 250-63-060 Eligible recipients. In order to receive funding through the conditional scholarship the recipient must:

(1) Begin enrollment within three months of the date of the conditional scholarship award notification. Applicants who are unsure they can meet this three-month expectation will be encouraged to apply and to indicate their circumstances on the application. The board staff will have discretion to extend this period.

(2) Provide proof of enrollment to the board each term.

(3) If already enrolled, be in good standing and maintaining satisfactory academic progress according to the institution's normal requirements.

(4) Not be enrolled in or planning to pursue a degree in theology.

NEW SECTION

WAC 250-63-070 Eligibility for renewal of awards. (1) This is a demonstration project for which there is no guarantee of additional funding beyond the 1999-2001 biennium.

(2) Renewal applications. If sufficient funds are available for renewal awards, previous recipients will be required to submit renewal applications to the board by the stated deadline. The renewal application will gather information from recipients such as:

(a) Confirmation that the applicant still plans to become a teacher in a Washington K-12 public school after completion of the initial teacher certification.

(b) Projected academic schedule of the applicant for the upcoming enrollment period.

(c) Verification that the applicant is in good standing and maintaining satisfactory academic progress according to the institution's normal requirements.

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NEW SECTION

WAC 250-63-080 Control of funds. The higher education coordinating board may award conditional scholarships to eligible students from the funds appropriated for this purpose and from any required repayments to the fund.

(1) Agreement with the board:

(a) Each conditional scholarship recipient shall enter into a loan agreement, hereafter known as the "promissory note," with the board agreeing to comply with the rules, regulations, and guidelines of the conditional scholarship program.

(b) The promissory note shall serve as the legal document verifying the recipient's understanding of the opportunity to have the loan forgiven in exchange for teaching service and the obligation to repay the loan if teaching service is not provided.

(2) Award amounts:

(a) Recipients may be eligible to receive conditional scholarships for a maximum of the equivalent of five academic years of full-time study.

(b) The amount of conditional scholarships awarded individual full-time recipients shall not exceed four thousand dollars per academic year for recipients attending eligible four-year or graduate public or private colleges and universities, and two thousand dollars per academic year for recipients attending eligible two-year institutions.

(c) Recipients enrolling for summer coursework after the completion of an academic year of full-time eligibility may be eligible for additional summer award amounts equivalent to a third semester or fourth quarter. In this case, the recipients would be assumed to be beginning their second academic year of award eligibility. For example, for a student attending a semester college who received full-time enrollment awards of two thousand dollars each for fall, spring and summer, the student would be assumed to have received loans for the equivalent of 1.5 academic years.

(d) Recipients enrolling on less than a full-time basis shall receive the following prorated award amounts for all terms of part-time enrollment:

(i) Enrollment of 9.0 - 11.9 credit hours per term equals three-quarter enrollment. This shall be equal to an award amount of seventy-five percent of the full-time award amount.

(ii) Enrollment of 6.0 - 8.9 credit hours per term equals half-time enrollment. This shall be equal to an award amount of fifty percent of the full-time award amount.

(iii) Enrollment of 3.0 - 5.9 credit hours per term equals one-quarter enrollment. This shall be equal to an award amount of twenty-five percent of the full-time award amount.

(e) Recipients receiving awards for part-time enrollment shall have the assessment of their award records calculated on a prorated basis. For example, a recipient receiving awards on the basis of half-time enrollment for two academic years will have used one academic year of loan eligibility.

(3) Grace period. No interest accrues and no payments are required of the recipient during a six-month grace period. The grace period begins the first day of the month following whichever of the following dates comes first:

(a) The last day of the term of the recipient's program of education which culminates with the completion of the initial teacher certification requirements; or

(b) The last day of the term the recipient ceases continuous enrollment.

(4) Deferment of loans. No interest is charged to recipients during approved periods of deferment as approved by the board. Approved deferments include:

(a) The recipient's continuous enrollment in the educational program which culminates with the completion of the initial teacher certification requirements.

(b) The recipient has a temporary total disability or is unable to secure employment by reason of the care required by a dependent who is disabled. The deferment continues for a period not to exceed three years.

(c) The recipient returns to an approved educational program on at least a half-time basis to complete the initial teacher certification requirements after the loan has already gone into repayment.

(d) Other circumstances as determined by the board.

(5) Forbearance. The board staff may approve an additional limited deferment of payment of principal based on special circumstances, such as a financial hardship of the recipient. The recipient's loan account will be assessed interest during the period of forbearance.

(6) Cancellation of loans. In the event of a recipient's death or total and permanent disability, the recipient's unpaid indebtedness shall be fully canceled.

(7) Forgiveness of the loans.

(a) Loan forgiveness is granted at the higher rate of:

(i) One academic year of loan forgiveness for each two years of teaching service; or

(ii) One academic year of loan forgiveness for each year of teaching service in geographic or subject-matter shortage areas, as specified by the office of the superintendent of public instruction.

(b) Loan forgiveness for teaching service for periods less than an academic year shall be prorated based upon verification of teaching service of a minimum of three months, and then shall be prorated thereafter. No forgiveness shall be granted for teaching service of less than three months.

(c) For recipients receiving loans for the equivalent of a portion of an academic year, the teaching service required for loan forgiveness shall be prorated. The following two examples show how this works in practice.

(i) If a recipient received a loan amount for the equivalent of one-third academic year, the required teaching service for forgiveness of the loan is two-thirds of an academic year; or one-third of an academic year, if the recipient taught in a shortage area.

(ii) If a recipient received a loan amount for the equivalent of two and one-half academic years, the required teaching service for forgiveness of the loan is five academic years; or two and one-half academic years, if the recipient taught in a shortage area.

(8) Interest rates. The interest rate on new loans shall be determined annually by the board. The annual interest rate shall generally parallel the current rate for new loans in the primary federal student loan program for undergraduate students. Interest charges are assessed beginning at the conclu-

sion of the grace period for recipients not in deferment who are not providing teaching service.

(9) Loan equalization fee. Recipients who do not enter teaching service by the conclusion of the grace period and other approved loan deferments shall incur a loan equalization fee of not more than three percent of the remaining unforgiven loan balance. This fee shall be determined annually by the board. The loan equalization fee shall be added to the remaining principal balance and be repaid by the recipient.

(10) Repayment of the loan. Should the recipient not be eligible for loan forgiveness due to teaching service, the loan principal and the loan equalization fee, which will be added to the loan principal, must be fully repaid with interest beginning at the end of the grace period or loan deferment period, whichever is later, according to the following terms:

(a) The minimum monthly repayment rate shall be set by the board, but shall not be less than fifty dollars per month.

(b) The maximum period for repayment shall be ten years, with payments of principal and interest accruing quarterly, commencing the first quarter following the completion of recipient's grace period or loan deferral period, whichever date is later.

(11) Collection of repayments:

(a) The board is responsible for collection of repayments made and shall exercise due diligence in such collection, maintaining all necessary records to ensure that maximum repayments are made.

(b) The board is responsible to forgive all or parts of such repayments under the criteria established by the board and shall maintain all necessary records of forgiven payments.

(12) Establishment of loan account. All appropriations, receipts from the payment of the principal or interest, and any other subsidies to which the board as administrator is entitled which are paid by or on behalf of recipients under this section, shall be deposited with the board in the account authorized by RCW 28B.102.060. It shall be used to cover the costs of granting the conditional scholarships, maintaining necessary records and making collections. The board shall maintain accurate records of these costs, and all receipts beyond those necessary to pay such costs shall be used to grant conditional scholarships to eligible students.

OFFICE OF THE CODE REVISER
 Quarterly Rule-Making Report
 Covering Registers 00-13 through 00-18

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| AGRICULTURE, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 21 | 7 | 8 |
| Number of Rules Adopted as Emergency Rules | 2 | 0 | 0 |
| Number of Rules Proposed for Permanent Adoption | 246 | 71 | 81 |
| Number of Rules Withdrawn | 2 | 2 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 3 | 7 | 8 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 1 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| BELLEVUE COMMUNITY COLLEGE | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Adopted as Emergency Rules | 1 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 1 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 1 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 1 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| BUILDING CODE COUNCIL | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 315 | 88 | 103 |
| CLARK COLLEGE | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 22 | 16 | 0 |
| CODE REVISER'S OFFICE | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 13 | 13 | 0 |
| Number of Rules Proposed for Permanent Adoption | 13 | 13 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|--|-----|---------|----------|
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 13 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

COLUMBIA BASIN COLLEGE

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 40 | 1 | 19 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 10 | 1 | 19 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 10 | 1 | 19 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

COMMUNITY AND TECHNICAL COLLEGES, STATE BOARD FOR

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 2 | 2 | 0 |
| Number of Rules Adopted as Emergency Rules | 1 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 1 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 3 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 3 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 3 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 12 | 0 | 0 |
| Number of Rules Withdrawn | 16 | 0 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 6 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| COUNTY ROAD ADMINISTRATION BOARD | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 3 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| CRIMINAL JUSTICE TRAINING COMMISSION | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 113 | 27 | 44 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 21 | 27 | 44 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 21 | 27 | 44 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| ECOLOGY, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 80 | 64 | 16 |
| Number of Rules Proposed for Permanent Adoption | 195 | 160 | 4 |
| Number of Rules Withdrawn | 14 | 14 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 62 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 62 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| EDUCATION, STATE BOARD OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 47 | 31 | 10 |
| Number of Rules Adopted as Emergency Rules | 3 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 85 | 49 | 22 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 1 | 3 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|--|-----|---------|----------|
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 4 | 29 | 10 |
| Number of Sections Adopted using Negotiated Rule Making | 1 | 3 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 3 | 27 | 10 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

EMPLOYMENT SECURITY DEPARTMENT

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Adopted as Emergency Rules | 38 | 0 | 2 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 18 | 0 | 2 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

EVERETT COMMUNITY COLLEGE

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 55 | 5 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

FAMILY AND CHILDREN'S OMBUDSMAN, OFFICE OF THE

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Proposed for Permanent Adoption | 7 | 7 | 0 |

FINANCIAL INSTITUTIONS, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 86 | 86 | 0 |
| Number of Rules Proposed for Permanent Adoption | 111 | 106 | 3 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 12 | 84 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 12 | 84 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| FISH AND WILDLIFE, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 201 | 50 | 147 |
| Number of Rules Adopted as Emergency Rules | 221 | 0 | 75 |
| Number of Rules Proposed for Permanent Adoption | 53 | 37 | 4 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 1 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 2 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 74 | 50 | 221 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| GAMBLING COMMISSION | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 28 | 16 | 2 |
| Number of Rules Proposed for Permanent Adoption | 9 | 6 | 1 |
| Number of Rules Withdrawn | 3 | 2 | 1 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 2 | 4 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 2 | 11 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 5 | 16 | 2 |
| Number of Sections Adopted using Negotiated Rule Making | 5 | 16 | 2 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| HEALTH CARE AUTHORITY | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 2 | 2 | 0 |
| HEALTH, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 70 | 38 | 2 |
| Number of Rules Proposed for Permanent Adoption | 41 | 23 | 8 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 3 | 1 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 1 | 21 | 1 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 12 | 5 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 15 | 1 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 8 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 10 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 1 | 24 | 1 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|---|------|---------|----------|
| HORSE RACING COMMISSION | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 5 | 5 | 0 |
| INDUSTRIAL INSURANCE APPEALS, BOARD OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 22 | 14 | 6 |
| INSURANCE COMMISSIONER, OFFICE OF THE | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 8 | 5 | 1 |
| LABOR AND INDUSTRIES, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 308 | 78 | 12 |
| Number of Rules Adopted as Emergency Rules | 4 | 2 | 0 |
| Number of Rules Proposed for Permanent Adoption | 1027 | 66 | 309 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 11 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 54 | 66 | 12 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 11 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 110 | 58 | 12 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 59 | 80 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| LAKE WASHINGTON TECHNICAL COLLEGE | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 37 | 34 | 3 |
| LICENSING, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 86 | 77 | 9 |
| Number of Rules Proposed for Permanent Adoption | 86 | 61 | 13 |
| Number of Rules Withdrawn | 5 | 5 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 66 | 5 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 10 | 4 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 27 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 39 | 5 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| LIQUOR CONTROL BOARD | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 30 | 5 | 9 |
| Number of Rules Proposed for Permanent Adoption | 65 | 0 | 19 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 5 | 9 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 5 | 9 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 5 | 9 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

LOTTERY, WASHINGTON STATE

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Proposed for Permanent Adoption | 5 | 2 | 3 |

MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 1 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 1 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

NATURAL RESOURCES, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 1 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 6 | 0 | 6 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

PARKS AND RECREATION COMMISSION

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 36 | 36 | 0 |
| Number of Rules Proposed for Permanent Adoption | 9 | 7 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 7 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 30 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 13 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|--|-----|---------|----------|
| Number of Sections Adopted on the Agency's own Initiative | 0 | 11 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 36 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

PERSONNEL RESOURCES BOARD

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 4 | 2 | 0 |
| Number of Rules Proposed for Permanent Adoption | 3 | 3 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 1 | 2 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 1 | 2 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

PERSONNEL, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---------------------------|-----|---------|----------|
| Number of Rules Withdrawn | 3 | 3 | 0 |

PILOTAGE COMMISSIONERS, BOARD OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 1 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 1 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 1 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

PUBLIC DISCLOSURE COMMISSION

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Adopted as Emergency Rules | 2 | 2 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 2 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 2 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| PUBLIC EMPLOYMENT RELATIONS COMMISSION | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 65 | 63 | 2 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 63 | 2 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 63 | 2 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| PUBLIC INSTRUCTION, SUPERINTENDENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Adopted as Emergency Rules | 24 | 0 | 0 |
| Number of Rules Proposed for Permanent Adoption | 26 | 0 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 12 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 12 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| RETIREMENT SYSTEMS, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 1 | 1 | 0 |
| Number of Rules Proposed for Permanent Adoption | 9 | 7 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 1 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |
| REVENUE, DEPARTMENT OF | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Permanent Rules Adopted | 3 | 3 | 0 |
| Number of Rules Proposed for Permanent Adoption | 14 | 7 | 7 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|--|-----|---------|----------|
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 2 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 1 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 2 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

SECRETARY OF STATE

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Proposed for Permanent Adoption | 11 | 11 | 0 |
| Number of Rules Withdrawn | 2 | 2 | 0 |

SOCIAL AND HEALTH SERVICES, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---|------|---------|----------|
| Number of Permanent Rules Adopted | 658 | 42 | 144 |
| Number of Rules Adopted as Emergency Rules | 11 | 7 | 2 |
| Number of Rules Proposed for Permanent Adoption | 2592 | 113 | 559 |
| Number of Rules Withdrawn | 1 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 236 | 40 | 145 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 9 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 1 | 0 | 1 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 3 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 160 | 29 | 75 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 238 | 42 | 145 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

SPOKANE, COMMUNITY COLLEGES OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 73 | 53 | 18 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 1 | 54 | 18 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 1 | 54 | 18 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 1 | 54 | 18 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

TRANSPORTATION IMPROVEMENT BOARD

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Adopted as Emergency Rules | 4 | 2 | 0 |
| Number of Rules Proposed for Permanent Adoption | 4 | 2 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 2 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 1 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 0 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|--|-----|---------|----------|
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

TRANSPORTATION, DEPARTMENT OF

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 4 | 4 | 0 |
| Number of Rules Proposed for Permanent Adoption | 6 | 5 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 3 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 1 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 4 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 3 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

UTILITIES AND TRANSPORTATION COMMISSION

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 15 | 12 | 1 |
| Number of Rules Proposed for Permanent Adoption | 2 | 0 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 2 | 10 | 1 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 1 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

WASHINGTON STATE PATROL

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Permanent Rules Adopted | 2 | 2 | 0 |
| Number of Rules Proposed for Permanent Adoption | 3 | 1 | 0 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 1 | 0 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 0 | 2 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 0 | 0 | 0 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 0 | 0 | 0 |
| Number of Sections Adopted on the Agency's own Initiative | 0 | 1 | 0 |
| Number of Sections Adopted using Negotiated Rule Making | 0 | 0 | 0 |
| Number of Sections Adopted using Other Alternative Rule Making | 0 | 2 | 0 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

WESTERN WASHINGTON UNIVERSITY

| Type of Activity | New | Amended | Repealed |
|---|-----|---------|----------|
| Number of Rules Proposed for Permanent Adoption | 1 | 1 | 0 |

MISC.

| Type of Activity | New | Amended | Repealed |
|---|------|---------|----------|
| WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD | | | |
| Type of Activity | New | Amended | Repealed |
| Number of Rules Proposed for Permanent Adoption | 1 | 1 | 0 |
| TOTALS FOR THE QUARTER: | | | |
| Number of Permanent Rules Adopted | 2059 | 722 | 443 |
| Number of Rules Adopted as Emergency Rules | 311 | 16 | 79 |
| Number of Rules Proposed for Permanent Adoption | 5044 | 926 | 1152 |
| Number of Rules Withdrawn | 46 | 29 | 1 |
| Number of Sections Adopted at Request of a Nongovernmental Entity | 0 | 25 | 1 |
| Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures | 340 | 548 | 257 |
| Number of Sections Adopted in Order to Comply with Federal Rules or Standards | 12 | 27 | 0 |
| Number of Sections Adopted in Order to Comply with Federal Statute | 1 | 0 | 1 |
| Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes | 33 | 55 | 7 |
| Number of Sections Adopted on the Agency's own Initiative | 376 | 532 | 357 |
| Number of Sections Adopted using Negotiated Rule Making | 27 | 99 | 51 |
| Number of Sections Adopted using Other Alternative Rule Making | 325 | 283 | 202 |
| Number of Sections Adopted using Pilot Rule Making | 0 | 0 | 0 |

**WSR 00-19-019
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER**

[Memorandum—September 6, 2000]

A regular meeting of the Washington State Convention and Trade Center board of directors will be held on Wednesday, September 13, 2000, at 1:30 p.m., Room 310 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call (206) 694-5000.

Regular council business will include consideration of natural area preserve proposals and NAP management activities.

For further information contact Washington State Department of Natural Resources, Natural Heritage Program, Business Systems Support Division, P.O. Box 47014, Olympia, WA 98504-7014, (360) 902-1661.

**WSR 00-19-020
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES**

(Natural Heritage Advisory Council)

[Memorandum—September 5, 2000]

**NOTICE OF CHANGE OF MEETING
FOR THE
NATURAL HERITAGE ADVISORY COUNCIL**

2000

The Natural Heritage Advisory Council will meet on October 26, 2000, 9:30 a.m. to 5:00 p.m. at the Natural Resource Building, Room 461, 1111 Washington Street S.E., Olympia, WA.

**WSR 00-19-021
NOTICE OF PUBLIC MEETINGS
OLYMPIC COLLEGE**

[Memorandum—September 1, 2000]

The following change is for your publication records in the Washington State Register of Olympic College's regular board of trustees meetings for the month of November 2000. The previously scheduled meeting was November 21, 2000. The new date of November 28, 2000, was approved by the trustees and this is notification of that change. Notification of this change will be provided to the media as well as the Olympic College Community.

**MEETING NOTICE CHANGE
NOVEMBER REGULAR BOARD MEETING**

November 28, 2000 7:00 p.m. Board Conference Room

MISC.

WSR 00-19-022
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE PATROL
 (Fire Protection Policy Board)
 [Memorandum—August 30, 2000]

The October 2000 meeting of the Washington State Fire Protection Policy Board has been changed to October 12, 2000, beginning at 10:00 a.m.

This meeting is being held in the auditorium of the General Administration Building in Olympia.

For further information, please contact Ellen Tombleson at (360) 753-0411.

WSR 00-19-031
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 11, 2000, 3:54 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.

Subject: Vision care services.

Effective Date: September 2000.

Document Description: This manual describes DSHS guidelines for vision care services delivered to medical assistance clients. Included in this document are the following sections: Provider Responsibility/Eligibility, Client Eligibility, Eye Care Services, Eyeglasses, Eyeglass Lenses, Contact Lenses, Ocular Prosthetics, Cataract Surgery, Authorization, Where and How Do I Order, Fee Schedule, General Billing Information, and Claim Form Instructions and Samples.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337, or download from Internet at <http://maa.dshs.wa.gov/Download/downloadbilling.html>, TDD 1-800-848-5429, fax (360) 753-7315, e-mail <mailto:MYERSEA@dshs.wa.gov>.

September 8, 2000

Leslie Saeger, Manager
 Regulatory Improvement Project

WSR 00-19-033
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES
 (Advisory Board of Plumbers)
 [Memorandum—September 7, 2000]

In accordance with chapter 42.30 RCW, Open Public Meetings Act, the quarterly meetings for the Advisory Board of Plumbers have been scheduled for 2001. The meetings are to begin at 9:30 a.m. on the third Tuesday of January, April, July and October at the following location:

January 16, April 17, July 17 and October 16, 2001

Department of Labor and Industries
 Rehabilitation Resource Center
 12806 Gateway Drive
 Seattle, WA (Tukwila)

WSR 00-19-039
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
 [EO 00-04]

ESTABLISHING A WASHINGTON STATE
ALLIANCE TO REDUCE PRESCRIPTION
DRUG SPENDING "AWARDS" PROGRAM

WHEREAS, the state of Washington is committed to the health and well-being of its senior citizens;

WHEREAS, the health of tens of thousands of Washington's senior citizens depends on their abilities to afford the prescription drugs they need. On average, those over age 65 have long-term needs for four different prescription drugs;

WHEREAS, the rapidly rising costs of prescription drugs has created a crisis among Washington's senior citizens that is jeopardizing their health and well being;

WHEREAS, prices of prescription drugs commonly used by seniors have soared 30 percent on average since 1994. Seniors age 65 and older pay an average of \$1,205 a year for prescriptions, up from \$559 in 1992. They will pay an average of \$2,810 a piece by 2010.

WHEREAS, the federal Medicare program does not provide prescription drug coverage to seniors;

WHEREAS, on January 1, 2001 approximately 30,000 Washington senior citizens who currently have coverage under Medicare Plus will lose their coverage and be forced to enroll in standard Medicare coverage thereby facing higher health care costs, as insurers leave the Medicare Plus market because of inadequate reimbursement rates paid by the federal government;

WHEREAS, the federal government is unlikely to address these unmet needs in the immediate future, and there is a need for an immediate short-term solution to meet the health care needs of Washington's senior citizens;

WHEREAS, the burden of paying for drugs fall disproportionately on older people. Americans age 65 and older pay 42 cents of every dollar spent by the entire population on prescription drugs, although they account for just 13 percent of the population;

WHEREAS, the state of Washington is able to negotiate price discounts on prescription drugs purchased through its Uniform Medical Plan administered by the state Health Care Authority, and mechanisms exist that can extend similar dis-

counts to seniors age 55 and older who do not have prescription drug coverage, at no cost to the state;

WHEREAS, the Secretary of the Department of Health has the power and responsibility to act to address emergent public health care necessity;

NOW THEREFORE, I, Gary Locke, Governor of the State of Washington, by virtue of the authority vested in me do hereby direct the following actions:

1. The Secretary of the Department of Health and the Administrator of the Health Care Authority shall, in coordination with each other, take all administrative actions necessary or advisable to implement a program to provide prescription drug price discounts negotiated through the Health Care Authority to Washington senior citizens aged 55 and older.

2. This program shall be implemented no later than January 2001, and in such a manner as to be self supporting, and without cost to the state. It shall be known as A Washington State Alliance to Reduce Prescription Drug Spending ("AWARDS") program.

3. This order shall take effect immediately.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be Affixed at Olympia this 29th day of August A.D., Two thousand.

Gary Locke

Governor of Washington

BY THE GOVERNOR:

Donald F. Whiting

Assistant Secretary of State

WSR 00-19-040

NOTICE OF PUBLIC MEETINGS SOUTH PUGET SOUND COMMUNITY COLLEGE

[Memorandum—September 8, 2000]

At their September 7, 2000, regular meeting the South Puget Sound Community College board of trustees changed their regular December 14, 2000, meeting to Thursday, December 7, 2000.

If you have any questions, please contact 754-7711 ext. 5202.

WSR 00-19-041

NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON UNIVERSITY

[Memorandum—September 13, 2000]

Eastern Washington University BOARD OF TRUSTEES September 15, 2000

11:00 a.m. to 2:00 p.m. Pence Union Building, Room 261 Cheney, Washington 99004

ANNOUNCEMENT of Special Meeting

The board of trustees will hold a special meeting on Friday, September 15, 2000, at 11:00 a.m. in PUB 261 on the Cheney campus. The purpose of the meeting is to discuss planning strategies for the university during fiscal year 2001. Board members will have the opportunity to offer their views and suggestions.

WSR 00-19-057

NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON UNIVERSITY

[Memorandum—September 18, 2000]

EASTERN WASHINGTON UNIVERSITY BOARD OF TRUSTEES September 22, 2000 - 10:00 a.m. Cheney Campus PUB 263-5-7

AGENDA

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling the president's office, (509) 359-6598.

WSR 00-19-059

NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LOTTERY

[Memorandum—September 18, 2000]

LOTTERY COMMISSION 2001 COMMISSION MEETING AND STUDY SESSION DATES

Please take note and publish as necessary the following year 2001 meeting and study session dates for the Washington State Lottery Commission:

Table with 2 columns: Date and Location. Rows include: January 18 and 19 Seattle, March 16 Olympia, May 17 and 18 Yakima, July 20 Everett, September 13 and 14 Spokane, November 16 Vancouver

MISC.

WSR 00-19-068
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 19, 2000, 3:11 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.
Subject: Medical nutrition program.
Effective Date: November 2000.

Document Description: This manual describes DSHS guidelines for medical nutrition delivered to medical assistance clients. Included in this document are the following sections: About the program, client eligibility, coverage, modifiers, product list, authorization, fee schedule, general billing information, and claim form instructions and samples.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, DSHS, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337, or download from internet at <http://maa.dshs.wa.gov/Download/downloadbilling.html>, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

September 14, 2000
Leslie Saeger, Manager
Regulatory Improvement Project

WSR 00-19-079
OFFICE OF
INSURANCE COMMISSIONER

[Filed September 20, 2000, 8:59 a.m.]

In the Matter of the Merger of **FRE-**)
MONT INDEMNITY COMPANY) No. G 2000 - 50
OF THE NORTHWEST with and)
into **FREMONT INDUSTRIAL**) NOTICE OF HEARING
INDEMNITY COMPANY)

TO: John Finston
LeBoeuf, Lamb, Greene & MacRae
One Embarcadero Center
San Francisco, California 94111

Michael Rosenfield
Barger & Wolen
515 S. Flower Street, 34th Floor
Los Angeles, California 90071

Gary Purdom
Fremont Indemnity Co of the Northwest
1601 5th Avenue, Suite 1300
Seattle, Washington 98101

Allyson Simpson
Fremont Compensation Insurance Group
500 North Brand Boulevard
Glendale, California 91203

Fremont Indemnity Company of the Northwest is a domestic Washington property and casualty insurance company. Fremont Indemnity Company of the Northwest is owned by Fremont Industrial Indemnity Company, a domestic California property and casualty insurance company. Fremont Industrial Indemnity Company holds Washington Certificate of Authority No. 483 authorizing it to transact business in Washington. The ultimate controlling person of Fremont Industrial Indemnity Company is Fremont General Corporation.

Fremont Industrial Indemnity Company has announced its intention to merge Fremont Indemnity Company of the Northwest with and into itself.

A merger involving a domestic Washington insurance company is controlled by RCW 48.31.010. Pursuant to RCW 48.31.010 (1)(a) a plan of merger was submitted to the Insurance Commissioner on September 14, 2000.

YOU ARE HEREBY NOTIFIED a hearing will be held commencing Wednesday, September 27, 2000, at 1:30 p.m. in the conference room of the Insurance Commissioner's Office, 420 Golf Club Road, Lacey, Washington 98503, to consider the proposed merger of Fremont Indemnity Company of the Northwest with and into Fremont Industrial Indemnity Company.

The hearing will be held under the authority granted the Commissioner by Chapter 48.04 RCW and RCW 48.31.010 (1)(b). RCW 48.31.010 (1)(b) prescribes conditions upon which approval of the proposed merger shall be judged.

The Commissioner has not taken, and will not take, any position on this matter prior to entry of the hearing order.

All parties may be represented at the hearing. They may examine witnesses and fully respond and present evidence and argument on all issues involved, as required by the Administrative Procedure Act. The hearing will be governed by the Administrative Procedure Act, Chapter 34.05 RCW, and the model rules of procedure contained in Chapter 10-08 WAC. A party who fails to attend or participate in any stage of the proceeding may be held in default in accordance with Chapter 34.05 RCW.

The Commissioner will be represented by James E. Tompkins, Assistant Deputy Commissioner, and Ronald J. Pastuch, Financial Analyst.

Assistant Deputy Commissioner John B. Woodall will hear and determine this matter. His address is Office of the Insurance Commissioner, Post Office Box 40259, Olympia, Washington 98504-0259. His telephone number is (360) 407-0535.

MISC.

ENTERED AT OLYMPIA, WASHINGTON, this 19th day of September, 2000.

DEBORAH SENN
Insurance Commissioner

By: JOHN B. WOODALL
Assistant Deputy Commissioner
for Company Supervision

WSR 00-19-085
NOTICE OF PUBLIC MEETINGS
PENINSULA COLLEGE
[Memorandum—September 15, 2000]

Peninsula College Board of Trustees Calendar - Open Public Meetings 2001

The Peninsula College Board of Trustees, District 1, Peninsula College, unanimously approved the following calendar in open meeting on September 12, 2000:

| | |
|--------------|-------------------|
| January 9 | Port Angeles |
| February 13 | Port Angeles |
| March 13 | Port Angeles |
| April 10 | Forks |
| May 8 | Pt. Townsend |
| June 12 | Port Angeles |
| July | <i>No meeting</i> |
| August | <i>No meeting</i> |
| September 11 | Sequim |
| October 9 | Port Angeles |
| November 13 | Port Angeles |
| December | <i>No meeting</i> |

MISC.

Table of WAC Sections Affected

KEY TO TABLE

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.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJECT = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind of existing section
- REVIEW = Review of previously adopted rule
- SUSP = Suspending an existing section

Suffixes:

- C = Continuance of previous proposal
- E = Emergency action
- P = Proposed action
- S = Supplemental notice
- W = Withdrawal of proposed action
- XA = Expedited adoption
- XR = Expedited repeal
- No suffix means permanent action

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 identify the document within the issue.

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
|-----------|--------|-----------|------------|--------|-----------|------------|--------|-----------|
| 1- 04-010 | AMD-XA | 00-13-109 | 4- 25-622 | PREP | 00-19-010 | 16- 42-023 | NEW-C | 00-14-076 |
| 1- 04-010 | AMD | 00-18-001 | 4- 25-626 | AMD-P | 00-19-008 | 16- 42-023 | NEW | 00-17-072 |
| 1- 06-010 | AMD-XA | 00-13-109 | 4- 25-630 | PREP | 00-19-010 | 16- 42-025 | AMD-P | 00-11-146 |
| 1- 06-010 | AMD | 00-18-001 | 4- 25-631 | AMD-P | 00-07-008 | 16- 42-025 | REP-C | 00-14-076 |
| 1- 06-030 | AMD-XA | 00-13-109 | 4- 25-631 | AMD | 00-11-071 | 16- 42-025 | REP | 00-17-072 |
| 1- 06-030 | AMD | 00-18-001 | 4- 25-640 | PREP | 00-19-010 | 16- 42-026 | NEW-C | 00-14-076 |
| 1- 06-040 | AMD-XA | 00-13-109 | 4- 25-650 | PREP | 00-19-010 | 16- 42-026 | NEW | 00-17-072 |
| 1- 06-040 | AMD | 00-18-001 | 4- 25-660 | AMD-P | 00-07-009 | 16- 42-035 | AMD-P | 00-11-146 |
| 1- 06-130 | AMD-XA | 00-13-109 | 4- 25-660 | AMD | 00-11-072 | 16- 42-035 | AMD-C | 00-14-076 |
| 1- 06-130 | AMD | 00-18-001 | 4- 25-661 | AMD-P | 00-07-010 | 16- 42-035 | AMD | 00-17-072 |
| 1- 06-140 | AMD-XA | 00-13-109 | 4- 25-661 | AMD | 00-11-073 | 16- 42-060 | REP-P | 00-11-146 |
| 1- 06-140 | AMD | 00-18-001 | 4- 25-720 | PREP | 00-19-010 | 16- 42-060 | REP-C | 00-14-076 |
| 1- 06-160 | AMD-XA | 00-13-109 | 4- 25-721 | PREP | 00-19-010 | 16- 42-060 | REP | 00-17-072 |
| 1- 06-160 | AMD | 00-18-001 | 4- 25-722 | PREP | 00-19-010 | 16- 70-001 | REP-P | 00-03-070 |
| 1- 21-020 | AMD-XA | 00-13-109 | 4- 25-750 | AMD-P | 00-07-011 | 16- 70-001 | REP | 00-06-064 |
| 1- 21-020 | AMD | 00-18-001 | 4- 25-750 | AMD | 00-11-074 | 16- 70-005 | AMD-P | 00-03-070 |
| 1- 21-070 | AMD-XA | 00-13-109 | 4- 25-755 | PREP | 00-19-010 | 16- 70-005 | AMD | 00-06-064 |
| 1- 21-070 | AMD | 00-18-001 | 4- 25-780 | REP-P | 00-07-012 | 16- 70-010 | AMD-P | 00-03-070 |
| 1- 21-110 | AMD-XA | 00-13-109 | 4- 25-780 | REP | 00-11-075 | 16- 70-010 | AMD | 00-06-064 |
| 1- 21-110 | AMD | 00-18-001 | 4- 25-781 | NEW-P | 00-07-013 | 16- 70-030 | REP-P | 00-03-070 |
| 1- 21-140 | AMD-XA | 00-13-109 | 4- 25-781 | NEW | 00-11-076 | 16- 70-030 | REP | 00-06-064 |
| 1- 21-140 | AMD | 00-18-001 | 4- 25-782 | NEW-P | 00-07-013 | 16- 71 | PREP | 00-08-094 |
| 1- 21-160 | AMD-XA | 00-13-109 | 4- 25-782 | NEW | 00-11-076 | 16- 71-001 | REP-P | 00-11-145 |
| 1- 21-160 | AMD | 00-18-001 | 4- 25-783 | NEW-P | 00-07-013 | 16- 71-001 | REP | 00-14-059 |
| 1- 21-170 | AMD-XA | 00-13-109 | 4- 25-783 | NEW | 00-11-076 | 16- 71-003 | REP-P | 00-11-145 |
| 1- 21-170 | AMD | 00-18-001 | 4- 25-830 | PREP | 00-03-033 | 16- 71-003 | REP | 00-14-059 |
| 4- 25-400 | AMD-P | 00-07-004 | 4- 25-830 | AMD-P | 00-07-014 | 16- 71-010 | AMD-P | 00-11-145 |
| 4- 25-400 | AMD | 00-11-067 | 4- 25-830 | AMD | 00-11-077 | 16- 71-010 | AMD | 00-14-059 |
| 4- 25-410 | PREP | 00-19-010 | 4- 25-910 | AMD-P | 00-07-015 | 16- 71-022 | AMD-P | 00-11-145 |
| 4- 25-510 | PREP | 00-03-032 | 4- 25-910 | AMD | 00-11-078 | 16- 71-022 | AMD | 00-14-059 |
| 4- 25-510 | AMD-P | 00-07-005 | 16- 42 | PREP | 00-08-095 | 16- 71-030 | AMD-P | 00-11-145 |
| 4- 25-510 | AMD | 00-11-068 | 16- 42-005 | AMD-P | 00-11-146 | 16- 71-030 | AMD | 00-14-059 |
| 4- 25-520 | PREP | 00-19-010 | 16- 42-005 | AMD-C | 00-14-076 | 16- 71-035 | NEW-P | 00-11-145 |
| 4- 25-522 | REP-P | 00-07-006 | 16- 42-005 | AMD | 00-17-072 | 16- 71-035 | NEW | 00-14-059 |
| 4- 25-522 | REP | 00-11-069 | 16- 42-017 | AMD-P | 00-11-146 | 16- 71-040 | REP-P | 00-11-145 |
| 4- 25-540 | AMD-P | 00-07-007 | 16- 42-017 | AMD-C | 00-14-076 | 16- 71-040 | REP | 00-14-059 |
| 4- 25-540 | AMD | 00-11-070 | 16- 42-017 | AMD | 00-17-072 | 16- 71-050 | REP-P | 00-11-145 |
| 4- 25-600 | PREP | 00-19-010 | 16- 42-022 | AMD-P | 00-11-146 | 16- 71-050 | REP | 00-14-059 |
| 4- 25-610 | PREP | 00-19-010 | 16- 42-022 | REP-C | 00-14-076 | 16- 74-001 | REP-P | 00-03-069 |
| 4- 25-620 | PREP | 00-19-010 | 16- 42-022 | REP | 00-17-072 | 16- 74-001 | REP | 00-06-065 |

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| 16-74-005 | NEW | 00-06-065 | 16-143-090 | NEW-P | 00-08-107 | 16-201-200 | AMD-P | 00-19-090 |
| 16-74-010 | AMD-P | 00-03-069 | 16-143-090 | NEW | 00-11-123 | 16-201-220 | AMD-P | 00-19-090 |
| 16-74-010 | AMD | 00-06-065 | 16-143-100 | NEW-P | 00-08-107 | 16-201-230 | AMD-P | 00-19-090 |
| 16-74-020 | AMD-P | 00-03-069 | 16-143-100 | NEW | 00-11-123 | 16-201-240 | AMD-P | 00-19-090 |
| 16-74-020 | AMD | 00-06-065 | 16-143-110 | NEW-P | 00-08-107 | 16-201-250 | AMD-P | 00-19-090 |
| 16-74-030 | AMD-P | 00-03-069 | 16-143-110 | NEW | 00-11-123 | 16-201-260 | AMD-P | 00-19-090 |
| 16-74-030 | AMD | 00-06-065 | 16-147-010 | AMD | 00-05-025 | 16-201-270 | AMD-P | 00-19-090 |
| 16-74-040 | REP-P | 00-03-069 | 16-147-020 | AMD | 00-05-025 | 16-201-280 | AMD-P | 00-19-090 |
| 16-74-040 | REP | 00-06-065 | 16-147-030 | AMD | 00-05-025 | 16-202-1000 | PREP | 00-03-076 |
| 16-80-005 | AMD-P | 00-03-068 | 16-154-030 | AMD-S | 00-13-012 | 16-202-2000 | PREP | 00-03-076 |
| 16-80-005 | AMD | 00-06-066 | 16-154-030 | AMD-C | 00-17-115 | 16-212 | PREP | 00-10-104 |
| 16-80-007 | AMD-P | 00-03-068 | 16-154-050 | AMD-S | 00-13-012 | 16-212-010 | REP-P | 00-17-147 |
| 16-80-007 | AMD | 00-06-066 | 16-154-050 | AMD-C | 00-17-115 | 16-212-020 | REP-P | 00-17-147 |
| 16-80-010 | AMD-P | 00-03-068 | 16-154-053 | NEW-S | 00-13-012 | 16-212-030 | REP-P | 00-17-147 |
| 16-80-010 | AMD | 00-06-066 | 16-154-053 | NEW-C | 00-17-115 | 16-212-060 | REP-P | 00-17-147 |
| 16-80-015 | AMD-P | 00-03-068 | 16-154-060 | AMD-S | 00-13-012 | 16-212-070 | REP-P | 00-17-147 |
| 16-80-015 | AMD | 00-06-066 | 16-154-060 | AMD-C | 00-17-115 | 16-212-080 | REP-P | 00-17-147 |
| 16-80-020 | AMD-P | 00-03-068 | 16-154-070 | AMD-S | 00-13-012 | 16-212-082 | REP-P | 00-17-147 |
| 16-80-020 | AMD | 00-06-066 | 16-154-070 | AMD-C | 00-17-115 | 16-212-086 | REP-P | 00-17-147 |
| 16-80-025 | AMD-P | 00-03-068 | 16-154-080 | AMD-S | 00-13-012 | 16-212-087 | REP-P | 00-17-147 |
| 16-80-025 | AMD | 00-06-066 | 16-154-080 | AMD-C | 00-17-115 | 16-212-110 | REP-P | 00-17-147 |
| 16-80-030 | AMD-P | 00-03-068 | 16-154-090 | AMD-S | 00-13-012 | 16-212-120 | REP-P | 00-17-147 |
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| 16-80-035 | AMD-P | 00-03-068 | 16-154-100 | AMD-S | 00-13-012 | 16-212-126 | REP-P | 00-17-147 |
| 16-80-035 | AMD | 00-06-066 | 16-154-100 | AMD-C | 00-17-115 | 16-212-127 | REP-P | 00-17-147 |
| 16-80-040 | AMD-P | 00-03-068 | 16-154-110 | AMD-S | 00-13-012 | 16-212-128 | REP-P | 00-17-147 |
| 16-80-040 | AMD | 00-06-066 | 16-154-110 | AMD-C | 00-17-115 | 16-212-130 | REP-P | 00-17-147 |
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| 16-80-045 | AMD | 00-06-066 | 16-154-180 | NEW-S | 00-13-012 | 16-212-170 | REP-P | 00-17-147 |
| 16-80-047 | AMD-P | 00-03-068 | 16-154-180 | NEW-C | 00-17-115 | 16-212-180 | REP-P | 00-17-147 |
| 16-80-047 | AMD | 00-06-066 | 16-164 | PREP | 00-15-030 | 16-212-190 | REP-P | 00-17-147 |
| 16-80-050 | REP-P | 00-03-068 | 16-200-512 | REP-XR | 00-07-068 | 16-212-195 | REP-P | 00-17-147 |
| 16-80-050 | REP | 00-06-066 | 16-200-512 | REP | 00-16-046 | 16-212-215 | REP-P | 00-17-147 |
| 16-101 | PREP | 00-02-077 | 16-200-600 | NEW-P | 00-15-065 | 16-212-220 | REP-P | 00-17-147 |
| 16-101-700 | AMD-P | 00-15-001 | 16-200-600 | NEW | 00-19-058 | 16-212-225 | REP-P | 00-17-147 |
| 16-101-716 | AMD-P | 00-15-001 | 16-200-695 | PREP | 00-03-076 | 16-212-230 | REP-P | 00-17-147 |
| 16-101-721 | AMD-P | 00-15-001 | 16-200-695 | AMD-P | 00-15-065 | 16-212-235 | REP-P | 00-17-147 |
| 16-101-990 | AMD-P | 00-15-001 | 16-200-695 | AMD | 00-19-058 | 16-213-010 | REP-P | 00-05-048 |
| 16-101X | PREP | 00-07-115 | 16-200-701 | NEW-P | 00-15-065 | 16-213-010 | REP | 00-08-041 |
| 16-112-001 | REP | 00-05-024 | 16-200-701 | NEW | 00-19-058 | 16-213-100 | REP-P | 00-05-048 |
| 16-112-010 | REP | 00-05-024 | 16-200-703 | NEW-P | 00-15-065 | 16-213-100 | REP | 00-08-041 |
| 16-112-020 | REP | 00-05-024 | 16-200-703 | NEW | 00-19-058 | 16-213-110 | REP-P | 00-05-048 |
| 16-112-030 | REP | 00-05-024 | 16-200-705 | REP-P | 00-15-065 | 16-213-110 | REP | 00-08-041 |
| 16-143 | NEW-C | 00-11-112 | 16-200-705 | REP | 00-19-058 | 16-213-120 | REP-P | 00-05-048 |
| 16-143 | PREP | 00-19-086 | 16-201-010 | AMD-P | 00-19-090 | 16-213-120 | REP | 00-08-041 |
| 16-143-005 | NEW-E | 00-13-055 | 16-201-020 | AMD-P | 00-19-090 | 16-213-130 | REP-P | 00-05-048 |
| 16-143-010 | NEW-P | 00-08-107 | 16-201-025 | AMD-P | 00-19-090 | 16-213-130 | REP | 00-08-041 |
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| 16-143-020 | NEW-P | 00-08-107 | 16-201-029 | NEW-P | 00-19-090 | 16-213-200 | AMD | 00-08-041 |
| 16-143-020 | NEW | 00-11-123 | 16-201-030 | AMD-P | 00-19-090 | 16-213-220 | REP-P | 00-05-048 |
| 16-143-030 | NEW-P | 00-08-107 | 16-201-031 | NEW-P | 00-19-090 | 16-213-220 | REP | 00-08-041 |
| 16-143-030 | NEW | 00-11-123 | 16-201-040 | AMD-P | 00-19-090 | 16-213-230 | REP-P | 00-05-048 |
| 16-143-040 | NEW-P | 00-08-107 | 16-201-050 | AMD-P | 00-19-090 | 16-213-230 | REP | 00-08-041 |
| 16-143-040 | NEW | 00-11-123 | 16-201-060 | AMD-P | 00-19-090 | 16-213-240 | REP-P | 00-05-048 |
| 16-143-050 | NEW-P | 00-08-107 | 16-201-070 | AMD-P | 00-19-090 | 16-213-240 | REP | 00-08-041 |
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| 16-143-060 | NEW-P | 00-08-107 | 16-201-110 | AMD-P | 00-19-090 | 16-213-250 | REP | 00-08-041 |
| 16-143-060 | NEW | 00-11-123 | 16-201-120 | AMD-P | 00-19-090 | 16-213-260 | AMD-P | 00-05-048 |
| 16-143-070 | NEW-P | 00-08-107 | 16-201-130 | AMD-P | 00-19-090 | 16-213-260 | AMD | 00-08-041 |
| 16-143-070 | NEW | 00-11-123 | 16-201-170 | AMD-P | 00-19-090 | 16-213-270 | AMD-P | 00-05-048 |
| 16-143-080 | NEW-P | 00-08-107 | 16-201-180 | AMD-P | 00-19-090 | 16-213-270 | AMD | 00-08-041 |

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| 16-224-020 | REP-P | 00-17-147 | 16-228-1545 | NEW-P | 00-19-088 | 16-230-660 | PREP | 00-15-063 |
| 16-224-025 | REP-P | 00-17-147 | 16-228-1546 | NEW-P | 00-19-088 | 16-230-665 | PREP | 00-13-030 |
| 16-224-030 | REP-P | 00-17-147 | 16-228-1547 | NEW-P | 00-19-088 | 16-230-665 | PREP | 00-15-063 |
| 16-224-040 | REP-P | 00-17-147 | 16-228-1580 | PREP | 00-03-080 | 16-230-670 | PREP | 00-13-030 |
| 16-228-1010 | PREP | 00-03-080 | 16-228-1580 | REP-P | 00-17-137 | 16-230-670 | PREP | 00-15-063 |
| 16-228-1010 | AMD-P | 00-17-137 | 16-228-2000 | PREP | 00-03-077 | 16-230-673 | PREP | 00-13-030 |
| 16-228-1040 | PREP | 00-03-080 | 16-229-010 | AMD-P | 00-19-089 | 16-230-673 | PREP | 00-15-063 |
| 16-228-1040 | AMD-P | 00-17-137 | 16-229-020 | AMD-P | 00-19-089 | 16-230-675 | PREP | 00-13-030 |
| 16-228-1110 | AMD-P | 00-10-098 | 16-229-025 | AMD-P | 00-19-089 | 16-230-675 | PREP | 00-15-063 |
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| 16-228-1110 | AMD-C | 00-17-138 | 16-229-040 | AMD-P | 00-19-089 | 16-230-810 | AMD-XA | 00-19-038 |
| 16-228-1120 | AMD-P | 00-10-098 | 16-229-050 | AMD-P | 00-19-089 | 16-230-813 | AMD-XA | 00-19-038 |
| 16-228-1120 | AMD-C | 00-13-031 | 16-229-060 | AMD-P | 00-19-089 | 16-230-815 | AMD-XA | 00-19-038 |
| 16-228-1120 | AMD-C | 00-17-138 | 16-229-070 | AMD-P | 00-19-089 | 16-230-820 | AMD-XA | 00-19-038 |
| 16-228-1125 | NEW-P | 00-10-098 | 16-229-080 | AMD-P | 00-19-089 | 16-230-825 | AMD-XA | 00-19-038 |
| 16-228-1125 | NEW-C | 00-13-031 | 16-229-090 | AMD-P | 00-19-089 | 16-230-830 | AMD-XA | 00-19-038 |
| 16-228-1125 | NEW-C | 00-17-138 | 16-229-110 | AMD-P | 00-19-089 | 16-230-835 | AMD-XA | 00-19-038 |
| 16-228-1130 | AMD-P | 00-10-098 | 16-229-120 | AMD-P | 00-19-089 | 16-230-840 | AMD-XA | 00-19-038 |
| 16-228-1130 | AMD-C | 00-13-031 | 16-229-130 | AMD-P | 00-19-089 | 16-230-845 | AMD-XA | 00-19-038 |
| 16-228-1130 | AMD-C | 00-17-138 | 16-229-180 | AMD-P | 00-19-089 | 16-230-850 | AMD-XA | 00-19-038 |
| 16-228-1140 | REP-P | 00-10-098 | 16-229-200 | AMD-P | 00-19-089 | 16-230-855 | AMD-XA | 00-19-038 |
| 16-228-1140 | REP-C | 00-13-031 | 16-229-210 | AMD-P | 00-19-089 | 16-230-860 | AMD-XA | 00-19-038 |
| 16-228-1140 | REP-C | 00-17-138 | 16-229-220 | AMD-P | 00-19-089 | 16-230-861 | AMD-XA | 00-19-038 |
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| 16-228-1150 | AMD-P | 00-10-098 | 16-229-260 | AMD-P | 00-19-089 | 16-230-863 | AMD-XA | 00-19-038 |
| 16-228-1150 | AMD-C | 00-13-031 | 16-229-270 | AMD-P | 00-19-089 | 16-230-864 | AMD-XA | 00-19-038 |
| 16-228-1150 | AMD-P | 00-17-137 | 16-229-280 | AMD-P | 00-19-089 | 16-230-866 | AMD-XA | 00-19-038 |
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| 16-228-1155 | NEW-C | 00-17-138 | 16-229-410 | AMD-P | 00-19-089 | 16-231-105 | AMD-XA | 00-19-038 |
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| 16-228-1200 | AMD-P | 00-17-137 | 16-229-480 | AMD-P | 00-19-089 | 16-231-115 | AMD-XA | 00-19-038 |
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| 16-228-1220 | AMD-P | 00-18-109 | 16-230 | PREP | 00-04-021 | 16-231-140 | AMD-XA | 00-19-038 |
| 16-228-1230 | PREP | 00-03-080 | 16-230 | PREP | 00-04-022 | 16-231-149 | NEW-XA | 00-19-038 |
| 16-228-1230 | REP-P | 00-17-137 | 16-230-600 | PREP | 00-13-030 | 16-231-153 | NEW-XA | 00-19-038 |
| 16-228-1231 | NEW-P | 00-17-137 | 16-230-600 | PREP | 00-15-063 | 16-231-156 | NEW-XA | 00-19-038 |
| 16-228-1240 | PREP | 00-03-077 | 16-230-605 | PREP | 00-13-030 | 16-231-159 | NEW-XA | 00-19-038 |
| 16-228-1240 | REP-P | 00-17-137 | 16-230-605 | PREP | 00-15-063 | 16-231-162 | NEW-XA | 00-19-038 |
| 16-228-1250 | PREP | 00-03-077 | 16-230-610 | PREP | 00-13-030 | 16-231-165 | NEW-XA | 00-19-038 |
| 16-228-1270 | PREP | 00-03-080 | 16-230-610 | PREP | 00-15-063 | 16-231-168 | NEW-XA | 00-19-038 |
| 16-228-1270 | AMD-P | 00-17-137 | 16-230-615 | PREP | 00-13-030 | 16-231-171 | NEW-XA | 00-19-038 |
| 16-228-1300 | PREP | 00-03-077 | 16-230-615 | PREP | 00-15-063 | 16-231-174 | NEW-XA | 00-19-038 |
| 16-228-1300 | AMD-P | 00-18-109 | 16-230-615 | AMD-P | 00-18-108 | 16-231-177 | NEW-XA | 00-19-038 |
| 16-228-1320 | PREP | 00-03-077 | 16-230-620 | PREP | 00-13-030 | 16-231-180 | NEW-XA | 00-19-038 |
| 16-228-1320 | AMD-P | 00-18-109 | 16-230-620 | PREP | 00-15-063 | 16-231-183 | NEW-XA | 00-19-038 |
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| 16-228-1380 | PREP | 00-03-080 | 16-230-625 | PREP | 00-15-063 | 16-232-001 | AMD-XA | 00-19-038 |
| 16-228-1380 | AMD-P | 00-17-137 | 16-230-630 | PREP | 00-13-030 | 16-232-005 | PREP | 00-15-064 |
| 16-228-1385 | PREP | 00-03-080 | 16-230-630 | PREP | 00-15-063 | 16-232-005 | AMD-XA | 00-19-038 |
| 16-228-1385 | AMD-P | 00-17-137 | 16-230-635 | PREP | 00-13-030 | 16-232-007 | NEW-XA | 00-19-038 |
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| 16-228-1400 | AMD-P | 00-18-109 | 16-230-640 | PREP | 00-15-063 | 16-232-015 | PREP | 00-15-064 |
| 16-228-1420 | AMD-P | 00-18-109 | 16-230-645 | PREP | 00-13-030 | 16-232-020 | PREP | 00-15-064 |
| 16-228-1500 | PREP | 00-03-079 | 16-230-645 | PREP | 00-15-063 | 16-232-025 | PREP | 00-15-064 |
| 16-228-1500 | AMD-P | 00-19-088 | 16-230-650 | PREP | 00-13-030 | 16-232-027 | PREP | 00-15-064 |
| 16-228-1520 | PREP | 00-03-079 | 16-230-650 | PREP | 00-15-063 | 16-232-030 | PREP | 00-15-064 |
| 16-228-1540 | PREP | 00-03-080 | 16-230-655 | PREP | 00-13-030 | 16-232-035 | PREP | 00-15-064 |
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| 16-232-041 | NEW-XA | 00-19-038 | 16-301-095 | NEW-P | 00-19-100 | 16-301-420 | NEW-P | 00-19-100 |
| 16-232-044 | NEW-XA | 00-19-038 | 16-301-100 | NEW-P | 00-19-100 | 16-301-425 | NEW-P | 00-19-100 |
| 16-232-047 | NEW-XA | 00-19-038 | 16-301-105 | NEW-P | 00-19-100 | 16-301-430 | NEW-P | 00-19-100 |
| 16-232-050 | NEW-XA | 00-19-038 | 16-301-110 | NEW-P | 00-19-100 | 16-301-435 | NEW-P | 00-19-100 |
| 16-232-053 | NEW-XA | 00-19-038 | 16-301-115 | NEW-P | 00-19-100 | 16-301-440 | NEW-P | 00-19-100 |
| 16-232-056 | NEW-XA | 00-19-038 | 16-301-120 | NEW-P | 00-19-100 | 16-301-450 | NEW-P | 00-19-100 |
| 16-232-059 | NEW-XA | 00-19-038 | 16-301-125 | NEW-P | 00-19-100 | 16-301-455 | NEW-P | 00-19-100 |
| 16-232-062 | NEW-XA | 00-19-038 | 16-301-130 | NEW-P | 00-19-100 | 16-301-460 | NEW-P | 00-19-100 |
| 16-232-065 | NEW-XA | 00-19-038 | 16-301-135 | NEW-P | 00-19-100 | 16-301-465 | NEW-P | 00-19-100 |
| 16-232-068 | NEW-XA | 00-19-038 | 16-301-140 | NEW-P | 00-19-100 | 16-301-470 | NEW-P | 00-19-100 |
| 16-232-071 | NEW-XA | 00-19-038 | 16-301-145 | NEW-P | 00-19-100 | 16-301-475 | NEW-P | 00-19-100 |
| 16-232-074 | NEW-XA | 00-19-038 | 16-301-150 | NEW-P | 00-19-100 | 16-301-480 | NEW-P | 00-19-100 |
| 16-232-077 | NEW-XA | 00-19-038 | 16-301-155 | NEW-P | 00-19-100 | 16-301-485 | NEW-P | 00-19-100 |
| 16-233 | PREP | 00-09-029 | 16-301-160 | NEW-P | 00-19-100 | 16-302-005 | NEW-P | 00-19-100 |
| 16-234-001 | REP-P | 00-17-147 | 16-301-165 | NEW-P | 00-19-100 | 16-302-010 | NEW-P | 00-19-100 |
| 16-234-010 | REP-P | 00-17-147 | 16-301-170 | NEW-P | 00-19-100 | 16-302-015 | NEW-P | 00-19-100 |
| 16-234-020 | REP-P | 00-17-147 | 16-301-175 | NEW-P | 00-19-100 | 16-302-020 | NEW-P | 00-19-100 |
| 16-234-030 | REP-P | 00-17-147 | 16-301-180 | NEW-P | 00-19-100 | 16-302-025 | NEW-P | 00-19-100 |
| 16-237-010 | NEW-P | 00-17-147 | 16-301-185 | NEW-P | 00-19-100 | 16-302-030 | NEW-P | 00-19-100 |
| 16-237-015 | NEW-P | 00-17-147 | 16-301-190 | NEW-P | 00-19-100 | 16-302-035 | NEW-P | 00-19-100 |
| 16-237-020 | NEW-P | 00-17-147 | 16-301-195 | NEW-P | 00-19-100 | 16-302-040 | NEW-P | 00-19-100 |
| 16-237-025 | NEW-P | 00-17-147 | 16-301-200 | NEW-P | 00-19-100 | 16-302-045 | NEW-P | 00-19-100 |
| 16-237-030 | NEW-P | 00-17-147 | 16-301-205 | NEW-P | 00-19-100 | 16-302-050 | NEW-P | 00-19-100 |
| 16-237-035 | NEW-P | 00-17-147 | 16-301-210 | NEW-P | 00-19-100 | 16-302-055 | NEW-P | 00-19-100 |
| 16-237-040 | NEW-P | 00-17-147 | 16-301-215 | NEW-P | 00-19-100 | 16-302-060 | NEW-P | 00-19-100 |
| 16-237-140 | NEW-P | 00-17-147 | 16-301-220 | NEW-P | 00-19-100 | 16-302-065 | NEW-P | 00-19-100 |
| 16-237-145 | NEW-P | 00-17-147 | 16-301-225 | NEW-P | 00-19-100 | 16-302-070 | NEW-P | 00-19-100 |
| 16-237-150 | NEW-P | 00-17-147 | 16-301-230 | NEW-P | 00-19-100 | 16-302-075 | NEW-P | 00-19-100 |
| 16-237-155 | NEW-P | 00-17-147 | 16-301-235 | NEW-P | 00-19-100 | 16-302-080 | NEW-P | 00-19-100 |
| 16-237-160 | NEW-P | 00-17-147 | 16-301-240 | NEW-P | 00-19-100 | 16-302-085 | NEW-P | 00-19-100 |
| 16-237-165 | NEW-P | 00-17-147 | 16-301-245 | NEW-P | 00-19-100 | 16-302-086 | NEW-P | 00-19-100 |
| 16-237-170 | NEW-P | 00-17-147 | 16-301-250 | NEW-P | 00-19-100 | 16-302-090 | NEW-P | 00-19-100 |
| 16-237-175 | NEW-P | 00-17-147 | 16-301-255 | NEW-P | 00-19-100 | 16-302-091 | NEW-P | 00-19-100 |
| 16-237-180 | NEW-P | 00-17-147 | 16-301-260 | NEW-P | 00-19-100 | 16-302-095 | NEW-P | 00-19-100 |
| 16-237-185 | NEW-P | 00-17-147 | 16-301-265 | NEW-P | 00-19-100 | 16-302-100 | NEW-P | 00-19-100 |
| 16-237-190 | NEW-P | 00-17-147 | 16-301-270 | NEW-P | 00-19-100 | 16-302-105 | NEW-P | 00-19-100 |
| 16-237-195 | NEW-P | 00-17-147 | 16-301-275 | NEW-P | 00-19-100 | 16-302-110 | NEW-P | 00-19-100 |
| 16-237-200 | NEW-P | 00-17-147 | 16-301-280 | NEW-P | 00-19-100 | 16-302-115 | NEW-P | 00-19-100 |
| 16-237-205 | NEW-P | 00-17-147 | 16-301-285 | NEW-P | 00-19-100 | 16-302-120 | NEW-P | 00-19-100 |
| 16-237-210 | NEW-P | 00-17-147 | 16-301-290 | NEW-P | 00-19-100 | 16-302-125 | NEW-P | 00-19-100 |
| 16-300-010 | REP-P | 00-19-100 | 16-301-295 | NEW-P | 00-19-100 | 16-302-130 | NEW-P | 00-19-100 |
| 16-300-020 | REP-P | 00-19-100 | 16-301-305 | NEW-P | 00-19-100 | 16-302-135 | NEW-P | 00-19-100 |
| 16-300-025 | REP-P | 00-19-100 | 16-301-310 | NEW-P | 00-19-100 | 16-302-140 | NEW-P | 00-19-100 |
| 16-301-005 | NEW-P | 00-19-100 | 16-301-315 | NEW-P | 00-19-100 | 16-302-145 | NEW-P | 00-19-100 |
| 16-301-010 | NEW-P | 00-19-100 | 16-301-320 | NEW-P | 00-19-100 | 16-302-150 | NEW-P | 00-19-100 |
| 16-301-011 | NEW-P | 00-19-100 | 16-301-325 | NEW-P | 00-19-100 | 16-302-155 | NEW-P | 00-19-100 |
| 16-301-015 | NEW-P | 00-19-100 | 16-301-330 | NEW-P | 00-19-100 | 16-302-160 | NEW-P | 00-19-100 |
| 16-301-020 | NEW-P | 00-19-100 | 16-301-335 | NEW-P | 00-19-100 | 16-302-165 | NEW-P | 00-19-100 |
| 16-301-025 | NEW-P | 00-19-100 | 16-301-340 | NEW-P | 00-19-100 | 16-302-170 | NEW-P | 00-19-100 |
| 16-301-030 | NEW-P | 00-19-100 | 16-301-345 | NEW-P | 00-19-100 | 16-302-210 | NEW-P | 00-19-100 |
| 16-301-035 | NEW-P | 00-19-100 | 16-301-350 | NEW-P | 00-19-100 | 16-302-215 | NEW-P | 00-19-100 |
| 16-301-040 | NEW-P | 00-19-100 | 16-301-355 | NEW-P | 00-19-100 | 16-302-220 | NEW-P | 00-19-100 |
| 16-301-045 | NEW-P | 00-19-100 | 16-301-365 | NEW-P | 00-19-100 | 16-302-225 | NEW-P | 00-19-100 |
| 16-301-050 | NEW-P | 00-19-100 | 16-301-370 | NEW-P | 00-19-100 | 16-302-230 | NEW-P | 00-19-100 |
| 16-301-055 | NEW-P | 00-19-100 | 16-301-375 | NEW-P | 00-19-100 | 16-302-235 | NEW-P | 00-19-100 |
| 16-301-060 | NEW-P | 00-19-100 | 16-301-380 | NEW-P | 00-19-100 | 16-302-240 | NEW-P | 00-19-100 |
| 16-301-065 | NEW-P | 00-19-100 | 16-301-385 | NEW-P | 00-19-100 | 16-302-245 | NEW-P | 00-19-100 |
| 16-301-070 | NEW-P | 00-19-100 | 16-301-390 | NEW-P | 00-19-100 | 16-302-250 | NEW-P | 00-19-100 |
| 16-301-075 | NEW-P | 00-19-100 | 16-301-395 | NEW-P | 00-19-100 | 16-302-255 | NEW-P | 00-19-100 |
| 16-301-080 | NEW-P | 00-19-100 | 16-301-400 | NEW-P | 00-19-100 | 16-302-260 | NEW-P | 00-19-100 |
| 16-301-085 | NEW-P | 00-19-100 | 16-301-410 | NEW-P | 00-19-100 | 16-302-265 | NEW-P | 00-19-100 |

TABLE

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 16-316-715 | REP-P | 00-19-100 | 16-318-210 | REP-P | 00-19-100 | 16-328-010 | AMD | 00-19-034 |
| 16-316-717 | REP-P | 00-19-100 | 16-318-215 | REP-P | 00-19-100 | 16-328-015 | AMD-XA | 00-14-079 |
| 16-316-719 | REP-P | 00-19-100 | 16-318-220 | REP-P | 00-19-100 | 16-328-015 | AMD | 00-19-034 |
| 16-316-721 | REP-P | 00-19-100 | 16-318-225 | REP-P | 00-19-100 | 16-328-025 | AMD-XA | 00-14-079 |
| 16-316-722 | REP-P | 00-19-100 | 16-318-230 | REP-P | 00-19-100 | 16-328-025 | AMD | 00-19-034 |
| 16-316-723 | REP-P | 00-19-100 | 16-318-235 | REP-P | 00-19-100 | 16-328-030 | REP-XA | 00-14-079 |
| 16-316-724 | REP-P | 00-19-100 | 16-318-240 | REP-P | 00-19-100 | 16-328-030 | REP | 00-19-034 |
| 16-316-727 | REP-P | 00-19-100 | 16-318-300 | REP-P | 00-19-100 | 16-328-035 | REP-XA | 00-14-079 |
| 16-316-729 | REP-P | 00-19-100 | 16-318-305 | REP-P | 00-19-100 | 16-328-035 | REP | 00-19-034 |
| 16-316-730 | REP-P | 00-19-100 | 16-318-310 | REP-P | 00-19-100 | 16-328-038 | REP-XA | 00-14-079 |
| 16-316-731 | REP-P | 00-19-100 | 16-318-315 | REP-P | 00-19-100 | 16-328-038 | REP | 00-19-034 |
| 16-316-735 | REP-P | 00-19-100 | 16-318-320 | REP-P | 00-19-100 | 16-328-045 | NEW-XA | 00-14-079 |
| 16-316-738 | REP-P | 00-19-100 | 16-318-325 | REP-P | 00-19-100 | 16-328-045 | NEW | 00-19-034 |
| 16-316-740 | REP-P | 00-19-100 | 16-318-330 | REP-P | 00-19-100 | 16-328-060 | AMD-XA | 00-14-079 |
| 16-316-745 | REP-P | 00-19-100 | 16-318-335 | REP-P | 00-19-100 | 16-328-060 | AMD | 00-19-034 |
| 16-316-750 | REP-P | 00-19-100 | 16-318-340 | REP-P | 00-19-100 | 16-328-065 | AMD-XA | 00-14-079 |
| 16-316-755 | REP-P | 00-19-100 | 16-318-345 | REP-P | 00-19-100 | 16-328-065 | AMD | 00-19-034 |
| 16-316-760 | REP-P | 00-19-100 | 16-318-350 | REP-P | 00-19-100 | 16-328-080 | REP-XA | 00-14-079 |
| 16-316-790 | REP-P | 00-19-100 | 16-318-355 | REP-P | 00-19-100 | 16-328-080 | REP | 00-19-034 |
| 16-316-800 | REP-P | 00-19-100 | 16-318-360 | REP-P | 00-19-100 | 16-328-083 | AMD-XA | 00-14-079 |
| 16-316-810 | REP-P | 00-19-100 | 16-318-365 | REP-P | 00-19-100 | 16-328-083 | AMD | 00-19-034 |
| 16-316-815 | REP-P | 00-19-100 | 16-318-370 | REP-P | 00-19-100 | 16-328-085 | AMD-XA | 00-14-079 |
| 16-316-820 | REP-P | 00-19-100 | 16-318-375 | REP-P | 00-19-100 | 16-328-085 | AMD | 00-19-034 |
| 16-316-830 | REP-P | 00-19-100 | 16-318-380 | REP-P | 00-19-100 | 16-328-088 | AMD-XA | 00-14-079 |
| 16-316-832 | REP-P | 00-19-100 | 16-318-385 | REP-P | 00-19-100 | 16-328-088 | AMD | 00-19-034 |
| 16-316-833 | REP-P | 00-19-100 | 16-318-390 | REP-P | 00-19-100 | 16-333 | AMD-XA | 00-14-077 |
| 16-316-840 | REP-P | 00-19-100 | 16-318-395 | REP-P | 00-19-100 | 16-333 | AMD | 00-19-035 |
| 16-316-850 | REP-P | 00-19-100 | 16-318-400 | REP-P | 00-19-100 | 16-333-010 | AMD-XA | 00-14-077 |
| 16-316-860 | REP-P | 00-19-100 | 16-318-405 | REP-P | 00-19-100 | 16-333-010 | AMD | 00-19-035 |
| 16-316-870 | REP-P | 00-19-100 | 16-318-410 | REP-P | 00-19-100 | 16-333-020 | AMD-XA | 00-14-077 |
| 16-316-880 | REP-P | 00-19-100 | 16-318-415 | REP-P | 00-19-100 | 16-333-020 | AMD | 00-19-035 |
| 16-316-901 | REP-P | 00-19-100 | 16-318-420 | REP-P | 00-19-100 | 16-333-030 | REP-XA | 00-14-077 |
| 16-316-906 | REP-P | 00-19-100 | 16-324-361 | AMD-XA | 00-16-111 | 16-333-030 | REP | 00-19-035 |
| 16-316-911 | REP-P | 00-19-100 | 16-324-370 | AMD-XA | 00-16-111 | 16-333-040 | AMD-XA | 00-14-077 |
| 16-316-916 | REP-P | 00-19-100 | 16-324-375 | AMD-XA | 00-16-111 | 16-333-040 | AMD | 00-19-035 |
| 16-316-921 | REP-P | 00-19-100 | 16-324-381 | AMD-XA | 00-16-111 | 16-333-045 | NEW-XA | 00-14-077 |
| 16-316-945 | REP-P | 00-19-100 | 16-324-382 | AMD-XA | 00-16-111 | 16-333-045 | NEW | 00-19-035 |
| 16-316-950 | REP-P | 00-19-100 | 16-324-385 | NEW-XA | 00-16-111 | 16-333-050 | REP-XA | 00-14-077 |
| 16-316-955 | REP-P | 00-19-100 | 16-324-391 | AMD-XA | 00-16-111 | 16-333-050 | REP | 00-19-035 |
| 16-316-960 | REP-P | 00-19-100 | 16-324-392 | AMD-XA | 00-16-111 | 16-333-051 | NEW-XA | 00-14-077 |
| 16-316-970 | REP-P | 00-19-100 | 16-324-393 | AMD-XA | 00-16-111 | 16-333-051 | NEW | 00-19-035 |
| 16-316-975 | REP-P | 00-19-100 | 16-324-394 | REP-XA | 00-16-111 | 16-333-056 | NEW-XA | 00-14-077 |
| 16-316-980 | REP-P | 00-19-100 | 16-324-395 | REP-XA | 00-16-111 | 16-333-056 | NEW | 00-19-035 |
| 16-316-985 | REP-P | 00-19-100 | 16-324-396 | AMD-XA | 00-16-111 | 16-333-060 | REP-XA | 00-14-077 |
| 16-316-990 | REP-P | 00-19-100 | 16-324-397 | REP-XA | 00-16-111 | 16-333-060 | REP | 00-19-035 |
| 16-316-995 | REP-P | 00-19-100 | 16-324-398 | AMD-XA | 00-16-111 | 16-333-061 | NEW-XA | 00-14-077 |
| 16-316-997 | REP-P | 00-19-100 | 16-324-399 | NEW-XA | 00-16-111 | 16-333-061 | NEW | 00-19-035 |
| 16-317-040 | REP-P | 00-19-100 | 16-324-401 | AMD-XA | 00-16-111 | 16-333-065 | REP-XA | 00-14-077 |
| 16-317-050 | REP-P | 00-19-100 | 16-324-402 | AMD-XA | 00-16-111 | 16-333-065 | REP | 00-19-035 |
| 16-317-060 | REP-P | 00-19-100 | 16-324-409 | AMD-XA | 00-16-111 | 16-333-066 | NEW-XA | 00-14-077 |
| 16-317-080 | REP-P | 00-19-100 | 16-324-431 | AMD-XA | 00-16-111 | 16-333-066 | NEW | 00-19-035 |
| 16-318-002 | REP-P | 00-19-100 | 16-324-446 | AMD-XA | 00-16-111 | 16-333-070 | REP-XA | 00-14-077 |
| 16-318-003 | REP-P | 00-19-100 | 16-324-700 | REP-XA | 00-16-111 | 16-333-070 | REP | 00-19-035 |
| 16-318-040 | REP-P | 00-19-100 | 16-324-710 | REP-XA | 00-16-111 | 16-333-071 | NEW-XA | 00-14-077 |
| 16-318-050 | REP-P | 00-19-100 | 16-324-720 | AMD-XA | 00-16-111 | 16-333-071 | NEW | 00-19-035 |
| 16-318-060 | REP-P | 00-19-100 | 16-328 | AMD-XA | 00-14-079 | 16-333-080 | REP-XA | 00-14-077 |
| 16-318-065 | REP-P | 00-19-100 | 16-328 | AMD | 00-19-034 | 16-333-080 | REP | 00-19-035 |
| 16-318-070 | REP-P | 00-19-100 | 16-328-008 | AMD-XA | 00-14-079 | 16-333-085 | NEW-XA | 00-14-077 |
| 16-318-080 | REP-P | 00-19-100 | 16-328-008 | AMD | 00-19-034 | 16-333-085 | NEW | 00-19-035 |
| 16-318-090 | REP-P | 00-19-100 | 16-328-009 | REP-XA | 00-14-079 | 16-333-090 | AMD-XA | 00-14-077 |
| 16-318-200 | REP-P | 00-19-100 | 16-328-009 | REP | 00-19-034 | 16-333-090 | AMD | 00-19-035 |
| 16-318-205 | REP-P | 00-19-100 | 16-328-010 | AMD-XA | 00-14-079 | 16-350 | AMD-XA | 00-14-078 |

TABLE

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 16-350 | AMD | 00-19-036 | 16-493-001 | REP-P | 00-19-100 | 16-550-020 | AMD-XA | 00-05-090 |
| 16-350-001 | REP-XA | 00-14-078 | 16-493-005 | REP-P | 00-19-100 | 16-550-020 | AMD | 00-10-022 |
| 16-350-001 | REP | 00-19-036 | 16-493-010 | REP-P | 00-19-100 | 16-555-020 | AMD-XA | 00-05-091 |
| 16-350-003 | REP-XA | 00-14-078 | 16-493-015 | REP-P | 00-19-100 | 16-555-020 | AMD | 00-10-024 |
| 16-350-003 | REP | 00-19-036 | 16-493-020 | REP-P | 00-19-100 | 16-557 | REP-C | 00-08-066 |
| 16-350-010 | AMD-XA | 00-14-078 | 16-493-025 | REP-P | 00-19-100 | 16-557 | REP-C | 00-09-026 |
| 16-350-010 | AMD | 00-19-036 | 16-493-030 | REP-P | 00-19-100 | 16-557-010 | REP-C | 00-07-136 |
| 16-350-015 | AMD-XA | 00-14-078 | 16-493-035 | REP-P | 00-19-100 | 16-557-010 | REP-W | 00-10-066 |
| 16-350-015 | AMD | 00-19-036 | 16-493-040 | REP-P | 00-19-100 | 16-557-020 | REP-C | 00-07-136 |
| 16-350-020 | AMD-XA | 00-14-078 | 16-493-045 | REP-P | 00-19-100 | 16-557-020 | REP-W | 00-10-066 |
| 16-350-020 | AMD | 00-19-036 | 16-493-050 | REP-P | 00-19-100 | 16-557-025 | REP-C | 00-07-136 |
| 16-350-025 | AMD-XA | 00-14-078 | 16-494-001 | REP-P | 00-19-100 | 16-557-025 | REP-W | 00-10-066 |
| 16-350-025 | AMD | 00-19-036 | 16-494-010 | REP-P | 00-19-100 | 16-557-030 | REP-C | 00-07-136 |
| 16-350-030 | AMD-XA | 00-14-078 | 16-494-012 | REP-P | 00-19-100 | 16-557-030 | REP-W | 00-10-066 |
| 16-350-030 | AMD | 00-19-036 | 16-494-013 | REP-P | 00-19-100 | 16-557-040 | REP-C | 00-07-136 |
| 16-350-032 | AMD-XA | 00-14-078 | 16-494-020 | REP-P | 00-19-100 | 16-557-040 | REP-W | 00-10-066 |
| 16-350-032 | AMD | 00-19-036 | 16-494-030 | REP-P | 00-19-100 | 16-557-041 | REP-C | 00-07-136 |
| 16-350-035 | AMD-XA | 00-14-078 | 16-494-042 | REP-P | 00-19-100 | 16-557-041 | REP-W | 00-10-066 |
| 16-350-035 | AMD | 00-19-036 | 16-494-043 | REP-P | 00-19-100 | 16-557-050 | REP-C | 00-07-136 |
| 16-350-040 | AMD-XA | 00-14-078 | 16-494-044 | REP-P | 00-19-100 | 16-557-050 | REP-W | 00-10-066 |
| 16-350-040 | AMD | 00-19-036 | 16-494-045 | REP-P | 00-19-100 | 16-557-060 | REP-C | 00-07-136 |
| 16-350-045 | AMD-XA | 00-14-078 | 16-494-046 | REP-P | 00-19-100 | 16-557-060 | REP-W | 00-10-066 |
| 16-350-045 | AMD | 00-19-036 | 16-494-047 | REP-P | 00-19-100 | 16-557-070 | REP-C | 00-07-136 |
| 16-350-050 | AMD-XA | 00-14-078 | 16-494-062 | REP-P | 00-19-100 | 16-557-070 | REP-W | 00-10-066 |
| 16-350-050 | AMD | 00-19-036 | 16-494-063 | REP-P | 00-19-100 | 16-557-080 | REP-C | 00-07-136 |
| 16-350-060 | REP-XA | 00-14-078 | 16-494-064 | REP-P | 00-19-100 | 16-557-080 | REP-W | 00-10-066 |
| 16-350-060 | REP | 00-19-036 | 16-494-100 | REP-P | 00-19-100 | 16-565-020 | AMD-XA | 00-05-092 |
| 16-350-065 | REP-XA | 00-14-078 | 16-494-110 | REP-P | 00-19-100 | 16-565-020 | AMD | 00-10-023 |
| 16-350-065 | REP | 00-19-036 | 16-494-120 | REP-P | 00-19-100 | 16-570 | PREP | 00-10-109 |
| 16-350-070 | REP-XA | 00-14-078 | 16-494-130 | REP-P | 00-19-100 | 16-573 | PREP | 00-10-108 |
| 16-350-070 | REP | 00-19-036 | 16-494-140 | REP-P | 00-19-100 | 16-621-001 | REP-P | 00-17-183 |
| 16-350-075 | REP-XA | 00-14-078 | 16-494-150 | REP-P | 00-19-100 | 16-621-010 | REP-P | 00-17-183 |
| 16-350-075 | REP | 00-19-036 | 16-494-160 | REP-P | 00-19-100 | 16-621-030 | REP-P | 00-17-183 |
| 16-404 | PREP | 00-03-083 | 16-494-170 | REP-P | 00-19-100 | 16-621-040 | REP-P | 00-17-183 |
| 16-409 | PREP | 00-03-085 | 16-495-004 | REP-P | 00-19-100 | 16-622 | PREP | 00-12-007 |
| 16-414 | PREP | 00-07-132 | 16-495-010 | REP-P | 00-19-100 | 16-623-001 | NEW-P | 00-17-175 |
| 16-439 | PREP | 00-07-134 | 16-495-020 | REP-P | 00-19-100 | 16-623-010 | NEW-P | 00-17-175 |
| 16-442 | PREP | 00-07-133 | 16-495-030 | REP-P | 00-19-100 | 16-623-020 | NEW-P | 00-17-175 |
| 16-445 | PREP | 00-03-084 | 16-495-040 | REP-P | 00-19-100 | 16-623-030 | NEW-P | 00-17-175 |
| 16-449 | PREP | 00-15-010 | 16-495-050 | REP-P | 00-19-100 | 16-623-040 | NEW-P | 00-17-175 |
| 16-459 | PREP | 00-15-010 | 16-495-060 | REP-P | 00-19-100 | 16-623-050 | NEW-P | 00-17-175 |
| 16-463 | PREP | 00-07-135 | 16-495-090 | REP-P | 00-19-100 | 16-623-060 | NEW-P | 00-17-175 |
| 16-470 | PREP | 00-16-048 | 16-495-095 | REP-P | 00-19-100 | 16-662-105 | AMD-P | 00-09-090 |
| 16-470 | PREP | 00-16-049 | 16-495-100 | REP-P | 00-19-100 | 16-662-105 | AMD | 00-14-005 |
| 16-470 | PREP | 00-16-050 | 16-495-105 | REP-P | 00-19-100 | 16-663 | PREP | 00-13-078 |
| 16-470 | PREP | 00-17-185 | 16-495-110 | REP-P | 00-19-100 | 16-663 | AMD-P | 00-17-184 |
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| 16-472-020 | AMD-XA | 00-16-110 | 16-514-010 | REP-P | 00-19-087 | 16-663-010 | REP-P | 00-17-184 |
| 16-472-030 | AMD-XA | 00-16-110 | 16-514-020 | REP-P | 00-19-087 | 16-663-020 | REP-P | 00-17-184 |
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| 16-472-050 | REP-XA | 00-16-110 | 16-514-040 | REP-P | 00-19-087 | 16-663-040 | REP-P | 00-17-184 |
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| 16-692-010 | REP-P | 00-17-183 | 50- 12-150 | DECOD-X | 00-13-101 | 50- 12-370 | AMD | 00-17-141 |
| 16-694-001 | REP-P | 00-17-183 | 50- 12-150 | AMD | 00-17-141 | 50- 12-370 | DECOD | 00-17-141 |
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| 50-28-030 | DECOD-X | 00-13-101 | 50-36-010 | DECOD | 00-17-141 | 50-48-010 | DECOD-X | 00-13-101 |
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| 50-28-040 | DECOD | 00-17-141 | 50-36-020 | DECOD | 00-17-141 | 50-48-020 | DECOD-X | 00-13-101 |
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| 50-28-060 | DECOD-X | 00-13-101 | 50-36-050 | DECOD-X | 00-13-101 | 50-48-030 | DECOD | 00-17-141 |
| 50-28-060 | AMD | 00-17-141 | 50-36-050 | AMD | 00-17-141 | 50-48-040 | DECOD-X | 00-13-101 |
| 50-28-060 | DECOD | 00-17-141 | 50-36-050 | DECOD | 00-17-141 | 50-48-040 | DECOD | 00-17-141 |
| 50-28-070 | AMD-XA | 00-13-101 | 50-36-060 | DECOD-X | 00-13-101 | 50-48-050 | DECOD-X | 00-13-101 |
| 50-28-070 | DECOD-X | 00-13-101 | 50-36-060 | DECOD | 00-17-141 | 50-48-050 | DECOD | 00-17-141 |
| 50-28-070 | AMD | 00-17-141 | 50-36-070 | DECOD-X | 00-13-101 | 50-48-060 | AMD-XA | 00-13-101 |
| 50-28-070 | DECOD | 00-17-141 | 50-36-070 | DECOD | 00-17-141 | 50-48-060 | DECOD-X | 00-13-101 |
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| 50-32-040 | DECOD-X | 00-14-053 | 50-44-005 | DECOD-X | 00-13-101 | 50-48-100 | DECOD | 00-17-141 |
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| 50-32-090 | DECOD-X | 00-14-053 | 50-44-025 | DECOD | 00-17-141 | 50-56-030 | DECOD | 00-17-141 |
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| 50-32-090 | DECOD | 00-18-103 | 50-44-030 | DECOD-X | 00-13-101 | 50-56-040 | DECOD-X | 00-13-101 |
| 50-32-100 | DECOD-X | 00-14-053 | 50-44-030 | AMD | 00-17-141 | 50-56-040 | AMD | 00-17-141 |
| 50-32-100 | DECOD | 00-18-103 | 50-44-030 | DECOD | 00-17-141 | 50-56-040 | DECOD | 00-17-141 |
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| 51- 11-0504 | AMD-P | 00-16-131 | 51- 11-1401 | AMD-S | 00-18-017 | 51- 11-99902 | AMD-S | 00-18-017 |
| 51- 11-0504 | AMD-S | 00-18-017 | 51- 11-1410 | AMD-P | 00-16-131 | 51- 11-99903 | AMD-P | 00-16-131 |
| 51- 11-0505 | AMD-P | 00-16-131 | 51- 11-1410 | AMD-S | 00-18-017 | 51- 11-99903 | AMD-S | 00-18-017 |
| 51- 11-0505 | AMD-S | 00-18-017 | 51- 11-1411 | AMD-P | 00-16-131 | 51- 11-99904 | AMD-P | 00-16-131 |
| 51- 11-0530 | AMD-P | 00-16-131 | 51- 11-1411 | AMD-S | 00-18-017 | 51- 11-99904 | AMD-S | 00-18-017 |
| 51- 11-0530 | AMD-S | 00-18-017 | 51- 11-1412 | AMD-P | 00-16-131 | 51- 13-101 | AMD-P | 00-16-133 |
| 51- 11-0601 | AMD-P | 00-16-131 | 51- 11-1412 | AMD-S | 00-18-017 | 51- 13-101 | AMD-S | 00-18-016 |
| 51- 11-0601 | AMD-S | 00-18-017 | 51- 11-1414 | AMD-P | 00-16-131 | 51- 13-301 | AMD-P | 00-16-133 |
| 51- 11-0602 | AMD-P | 00-16-131 | 51- 11-1414 | AMD-S | 00-18-017 | 51- 13-301 | AMD-S | 00-18-016 |
| 51- 11-0602 | AMD-S | 00-18-017 | 51- 11-1415 | AMD-P | 00-16-131 | 51- 13-302 | AMD-P | 00-16-133 |
| 51- 11-0604 | AMD-P | 00-16-131 | 51- 11-1415 | AMD-S | 00-18-017 | 51- 13-302 | AMD-S | 00-18-016 |
| 51- 11-0604 | AMD-S | 00-18-017 | 51- 11-1416 | NEW-P | 00-16-131 | 51- 13-303 | AMD-P | 00-16-133 |
| 51- 11-0605 | AMD-P | 00-16-131 | 51- 11-1416 | NEW-S | 00-18-017 | 51- 13-303 | AMD-S | 00-18-016 |
| 51- 11-0605 | AMD-S | 00-18-017 | 51- 11-1423 | AMD-P | 00-16-131 | 51- 13-304 | AMD-P | 00-16-133 |
| 51- 11-0625 | AMD-P | 00-16-131 | 51- 11-1423 | AMD-S | 00-18-017 | 51- 13-304 | AMD-S | 00-18-016 |
| 51- 11-0625 | AMD-S | 00-18-017 | 51- 11-1433 | AMD-P | 00-16-131 | 51- 13-503 | AMD-P | 00-16-133 |
| 51- 11-0626 | AMD-P | 00-16-131 | 51- 11-1433 | AMD-S | 00-18-017 | 51- 13-503 | AMD-S | 00-18-016 |
| 51- 11-0626 | AMD-S | 00-18-017 | 51- 11-1435 | AMD-P | 00-16-131 | 51- 40-0200 | AMD-P | 00-16-128 |
| 51- 11-0627 | AMD-P | 00-16-131 | 51- 11-1435 | AMD-S | 00-18-017 | 51- 40-0310 | AMD-P | 00-16-128 |
| 51- 11-0627 | AMD-S | 00-18-017 | 51- 11-1438 | AMD-P | 00-16-131 | 51- 40-0313 | AMD-P | 00-16-128 |
| 51- 11-0628 | AMD-P | 00-16-131 | 51- 11-1438 | AMD-S | 00-18-017 | 51- 40-0403 | AMD-P | 00-16-128 |
| 51- 11-0628 | AMD-S | 00-18-017 | 51- 11-1439 | NEW-P | 00-16-131 | 51- 40-0804 | AMD-P | 00-16-128 |
| 51- 11-0630 | AMD-P | 00-16-131 | 51- 11-1439 | NEW-S | 00-18-017 | 51- 40-0902 | AMD-P | 00-16-128 |
| 51- 11-0630 | AMD-S | 00-18-017 | 51- 11-1443 | NEW-P | 00-16-131 | 51- 40-1003 | AMD-P | 00-16-128 |
| 51- 11-0701 | AMD-P | 00-16-131 | 51- 11-1443 | NEW-S | 00-18-017 | 51- 40-1004 | AMD-P | 00-16-128 |
| 51- 11-0701 | AMD-S | 00-18-017 | 51- 11-1454 | AMD-P | 00-16-131 | 51- 40-1103 | AMD-P | 00-16-128 |
| 51- 11-1001 | AMD-P | 00-16-131 | 51- 11-1454 | AMD-S | 00-18-017 | 51- 40-1104 | AMD-P | 00-16-128 |
| 51- 11-1001 | AMD-S | 00-18-017 | 51- 11-1512 | AMD-P | 00-16-131 | 51- 40-1105 | AMD-P | 00-16-128 |
| 51- 11-1002 | AMD-P | 00-16-131 | 51- 11-1512 | AMD-S | 00-18-017 | 51- 40-1106 | AMD-P | 00-16-128 |
| 51- 11-1002 | AMD-S | 00-18-017 | 51- 11-1513 | AMD-P | 00-16-131 | 51- 40-1202 | NEW-P | 00-16-128 |
| 51- 11-1003 | AMD-P | 00-16-131 | 51- 11-1513 | AMD-S | 00-18-017 | 51- 40-1203 | AMD-P | 00-16-128 |
| 51- 11-1003 | AMD-S | 00-18-017 | 51- 11-1521 | AMD-P | 00-16-131 | 51- 40-1505 | NEW-P | 00-16-128 |
| 51- 11-1004 | AMD-P | 00-16-131 | 51- 11-1521 | AMD-S | 00-18-017 | 51- 40-1600 | NEW-P | 00-16-128 |
| 51- 11-1004 | AMD-S | 00-18-017 | 51- 11-1530 | AMD-P | 00-16-131 | 51- 40-1616 | AMD-P | 00-16-128 |
| 51- 11-1005 | AMD-P | 00-16-131 | 51- 11-1530 | AMD-S | 00-18-017 | 51- 40-1700 | NEW-P | 00-16-128 |
| 51- 11-1005 | AMD-S | 00-18-017 | 51- 11-1531 | AMD-P | 00-16-131 | 51- 40-1800 | NEW-P | 00-16-128 |
| 51- 11-1006 | AMD-P | 00-16-131 | 51- 11-1531 | AMD-S | 00-18-017 | 51- 40-1900 | NEW-P | 00-16-128 |
| 51- 11-1006 | AMD-S | 00-18-017 | 51- 11-1532 | AMD-P | 00-16-131 | 51- 40-2000 | NEW-P | 00-16-128 |
| 51- 11-1007 | AMD-P | 00-16-131 | 51- 11-1532 | AMD-S | 00-18-017 | 51- 40-2100 | NEW-P | 00-16-128 |
| 51- 11-1007 | AMD-S | 00-18-017 | 51- 11-1701 | REP-P | 00-16-131 | 51- 40-2106 | NEW-P | 00-16-128 |
| 51- 11-1008 | AMD-P | 00-16-131 | 51- 11-1701 | REP-S | 00-18-017 | 51- 40-2200 | NEW-P | 00-16-128 |
| 51- 11-1008 | AMD-S | 00-18-017 | 51- 11-2000 | REP-P | 00-16-131 | 51- 40-2300 | NEW-P | 00-16-128 |
| 51- 11-1009 | AMD-P | 00-16-131 | 51- 11-2000 | REP-S | 00-18-017 | 51- 40-2900 | AMD-P | 00-16-128 |
| 51- 11-1009 | AMD-S | 00-18-017 | 51- 11-2001 | REP-P | 00-16-131 | 51- 40-2929 | AMD-P | 00-16-128 |
| 51- 11-1132 | AMD-S | 00-18-017 | 51- 11-2001 | REP-S | 00-18-017 | 51- 40-3102 | AMD-P | 00-16-128 |
| 51- 11-1201 | REP-P | 00-16-131 | 51- 11-2002 | REP-P | 00-16-131 | 51- 40-31200 | AMD-P | 00-16-128 |
| 51- 11-1201 | REP-S | 00-18-017 | 51- 11-2002 | REP-S | 00-18-017 | 51- 42-0405 | NEW-P | 00-16-130 |
| 51- 11-1210 | REP-P | 00-16-131 | 51- 11-2003 | REP-P | 00-16-131 | 51- 42-1101 | AMD-P | 00-16-130 |
| 51- 11-1210 | REP-S | 00-18-017 | 51- 11-2003 | REP-S | 00-18-017 | 51- 42-1103 | AMD-P | 00-16-130 |

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| 51-42-1105 | AMD-P | 00-16-130 | 51-46-0507 | REP-P | 00-16-129 | 51-56-002 | NEW-P | 00-16-129 |
| 51-42-1109 | NEW-P | 00-16-130 | 51-46-0509 | REP-P | 00-16-129 | 51-56-003 | NEW-P | 00-16-129 |
| 51-42-1110 | NEW-P | 00-16-130 | 51-46-0512 | REP-P | 00-16-129 | 51-56-007 | NEW-P | 00-16-129 |
| 51-42-1111 | NEW-P | 00-16-130 | 51-46-0513 | REP-P | 00-16-129 | 51-56-008 | NEW-P | 00-16-129 |
| 51-42-1112 | NEW-P | 00-16-130 | 51-46-0514 | REP-P | 00-16-129 | 51-56-0100 | NEW-P | 00-16-129 |
| 51-42-1113 | NEW-P | 00-16-130 | 51-46-0515 | REP-P | 00-16-129 | 51-56-0200 | NEW-P | 00-16-129 |
| 51-42-1114 | NEW-P | 00-16-130 | 51-46-0516 | REP-P | 00-16-129 | 51-56-0300 | NEW-P | 00-16-129 |
| 51-42-1115 | NEW-P | 00-16-130 | 51-46-0517 | REP-P | 00-16-129 | 51-56-0400 | NEW-P | 00-16-129 |
| 51-42-1116 | NEW-P | 00-16-130 | 51-46-0518 | REP-P | 00-16-129 | 51-56-0500 | NEW-P | 00-16-129 |
| 51-42-1117 | NEW-P | 00-16-130 | 51-46-0519 | REP-P | 00-16-129 | 51-56-0600 | NEW-P | 00-16-129 |
| 51-42-1118 | NEW-P | 00-16-130 | 51-46-0520 | REP-P | 00-16-129 | 51-56-0700 | NEW-P | 00-16-129 |
| 51-42-1119 | NEW-P | 00-16-130 | 51-46-0521 | REP-P | 00-16-129 | 51-56-0800 | NEW-P | 00-16-129 |
| 51-42-1120 | NEW-P | 00-16-130 | 51-46-0522 | REP-P | 00-16-129 | 51-56-0900 | NEW-P | 00-16-129 |
| 51-42-1121 | NEW-P | 00-16-130 | 51-46-0523 | REP-P | 00-16-129 | 51-56-1300 | NEW-P | 00-16-129 |
| 51-42-1122 | NEW-P | 00-16-130 | 51-46-0524 | REP-P | 00-16-129 | 51-56-1400 | NEW-P | 00-16-129 |
| 51-42-1123 | NEW-P | 00-16-130 | 51-46-0525 | REP-P | 00-16-129 | 51-56-1500 | NEW-P | 00-16-129 |
| 51-42-1124 | NEW-P | 00-16-130 | 51-46-0600 | REP-P | 00-16-129 | 51-56-201300 | NEW-P | 00-16-129 |
| 51-42-1126 | NEW-P | 00-16-130 | 51-46-0603 | REP-P | 00-16-129 | 51-57-001 | NEW-P | 00-16-129 |
| 51-42-1301 | NEW-P | 00-16-130 | 51-46-0604 | REP-P | 00-16-129 | 51-57-002 | NEW-P | 00-16-129 |
| 51-44-0103 | AMD-P | 00-16-132 | 51-46-0608 | REP-P | 00-16-129 | 51-57-003 | NEW-P | 00-16-129 |
| 51-44-0105 | NEW-P | 00-16-132 | 51-46-0609 | REP-P | 00-16-129 | 51-57-007 | NEW-P | 00-16-129 |
| 51-44-0200 | AMD-P | 00-16-132 | 51-46-0610 | REP-P | 00-16-129 | 51-57-008 | NEW-P | 00-16-129 |
| 51-44-1007 | AMD-P | 00-16-132 | 51-46-0700 | REP-P | 00-16-129 | 51-57-790000 | NEW-P | 00-16-129 |
| 51-44-1102 | NEW-P | 00-16-132 | 51-46-0701 | REP-P | 00-16-129 | 51-57-895000 | NEW-P | 00-16-129 |
| 51-44-1109 | AMD-P | 00-16-132 | 51-46-0704 | REP-P | 00-16-129 | 82-50-021 | AMD-XA | 00-05-016 |
| 51-44-2500 | AMD-P | 00-16-132 | 51-46-0710 | REP-P | 00-16-129 | 82-50-021 | AMD | 00-09-088 |
| 51-44-5200 | AMD-P | 00-16-132 | 51-46-0713 | REP-P | 00-16-129 | 112-10-010 | AMD | 00-05-036 |
| 51-44-6100 | AMD-P | 00-16-132 | 51-46-0793 | REP-P | 00-16-129 | 112-10-010 | AMD-XA | 00-18-075 |
| 51-44-6300 | AMD-P | 00-16-132 | 51-46-0800 | REP-P | 00-16-129 | 112-10-020 | AMD | 00-05-036 |
| 51-44-7900 | AMD-P | 00-16-132 | 51-46-0810 | REP-P | 00-16-129 | 112-10-020 | AMD-XA | 00-18-075 |
| 51-44-8000 | AMD-P | 00-16-132 | 51-46-0814 | REP-P | 00-16-129 | 112-10-030 | AMD | 00-05-036 |
| 51-44-8102 | NEW-P | 00-16-132 | 51-46-0815 | REP-P | 00-16-129 | 112-10-030 | AMD-XA | 00-18-075 |
| 51-45-10100 | NEW-P | 00-16-132 | 51-46-0900 | REP-P | 00-16-129 | 112-10-040 | AMD | 00-05-036 |
| 51-46-001 | REP-P | 00-16-129 | 51-46-0903 | REP-P | 00-16-129 | 112-10-040 | AMD-XA | 00-18-075 |
| 51-46-002 | REP-P | 00-16-129 | 51-46-1000 | REP-P | 00-16-129 | 112-10-050 | AMD | 00-05-036 |
| 51-46-003 | REP-P | 00-16-129 | 51-46-1003 | REP-P | 00-16-129 | 112-10-050 | AMD-XA | 00-18-075 |
| 51-46-007 | REP-P | 00-16-129 | 51-46-1012 | REP-P | 00-16-129 | 112-10-060 | AMD | 00-05-036 |
| 51-46-008 | REP-P | 00-16-129 | 51-46-1300 | REP-P | 00-16-129 | 112-10-070 | NEW | 00-05-036 |
| 51-46-0100 | REP-P | 00-16-129 | 51-46-1301 | REP-P | 00-16-129 | 112-10-070 | AMD-XA | 00-18-075 |
| 51-46-0101 | REP-P | 00-16-129 | 51-46-1302 | REP-P | 00-16-129 | 112-10-080 | NEW | 00-05-036 |
| 51-46-0102 | REP-P | 00-16-129 | 51-46-1303 | REP-P | 00-16-129 | 112-10-080 | AMD-XA | 00-18-075 |
| 51-46-0103 | REP-P | 00-16-129 | 51-46-1304 | REP-P | 00-16-129 | 118-03-330 | REP | 00-05-012 |
| 51-46-0200 | REP-P | 00-16-129 | 51-46-1305 | REP-P | 00-16-129 | 118-06-010 | REP | 00-05-011 |
| 51-46-0205 | REP-P | 00-16-129 | 51-46-1400 | REP-P | 00-16-129 | 118-06-020 | REP | 00-05-011 |
| 51-46-0215 | REP-P | 00-16-129 | 51-46-1401 | REP-P | 00-16-129 | 118-06-030 | REP | 00-05-011 |
| 51-46-0218 | REP-P | 00-16-129 | 51-46-1491 | REP-P | 00-16-129 | 118-06-040 | REP | 00-05-011 |
| 51-46-0300 | REP-P | 00-16-129 | 51-46-97120 | REP-P | 00-16-129 | 118-06-050 | REP | 00-05-011 |
| 51-46-0301 | REP-P | 00-16-129 | 51-46-97121 | REP-P | 00-16-129 | 118-06-060 | REP | 00-05-011 |
| 51-46-0310 | REP-P | 00-16-129 | 51-46-97122 | REP-P | 00-16-129 | 118-06-070 | REP | 00-05-011 |
| 51-46-0311 | REP-P | 00-16-129 | 51-46-97123 | REP-P | 00-16-129 | 118-06-080 | REP | 00-05-011 |
| 51-46-0313 | REP-P | 00-16-129 | 51-46-97124 | REP-P | 00-16-129 | 118-07-010 | REP | 00-05-011 |
| 51-46-0314 | REP-P | 00-16-129 | 51-46-97125 | REP-P | 00-16-129 | 118-07-020 | REP | 00-05-011 |
| 51-46-0316 | REP-P | 00-16-129 | 51-46-97126 | REP-P | 00-16-129 | 118-07-030 | REP | 00-05-011 |
| 51-46-0392 | REP-P | 00-16-129 | 51-46-97127 | REP-P | 00-16-129 | 118-07-040 | REP | 00-05-011 |
| 51-46-0400 | REP-P | 00-16-129 | 51-46-97128 | REP-P | 00-16-129 | 118-07-050 | REP | 00-05-011 |
| 51-46-0402 | REP-P | 00-16-129 | 51-46-97129 | REP-P | 00-16-129 | 118-07-060 | REP | 00-05-011 |
| 51-46-0412 | REP-P | 00-16-129 | 51-47-001 | REP-P | 00-16-129 | 118-08-010 | REP | 00-05-011 |
| 51-46-0413 | REP-P | 00-16-129 | 51-47-002 | REP-P | 00-16-129 | 118-08-020 | REP | 00-05-011 |
| 51-46-0500 | REP-P | 00-16-129 | 51-47-003 | REP-P | 00-16-129 | 118-08-030 | REP | 00-05-011 |
| 51-46-0501 | REP-P | 00-16-129 | 51-47-007 | REP-P | 00-16-129 | 118-08-040 | REP | 00-05-011 |
| 51-46-0502 | REP-P | 00-16-129 | 51-47-008 | REP-P | 00-16-129 | 118-08-050 | REP | 00-05-011 |
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| 118-08-070 | REP | 00-05-011 | 132E-120-280 | NEW | 00-17-015 | 132G-276-110 | AMD-P | 00-02-074 |
| 131-16 | PREP | 00-08-029 | 132E-120-290 | NEW-P | 00-06-063 | 132G-276-110 | AMD-S | 00-06-074 |
| 131-16-021 | AMD-E | 00-09-050 | 132E-120-290 | NEW | 00-17-015 | 132G-276-110 | AMD | 00-10-048 |
| 131-16-021 | AMD-P | 00-10-099 | 132E-120-300 | NEW-P | 00-06-063 | 132G-276-120 | AMD-P | 00-02-074 |
| 131-16-021 | AMD | 00-14-017 | 132E-120-300 | NEW | 00-17-015 | 132G-276-120 | AMD-S | 00-06-074 |
| 131-16-031 | AMD-E | 00-09-050 | 132E-120-310 | NEW-P | 00-06-063 | 132G-276-120 | AMD | 00-10-048 |
| 131-16-031 | AMD-P | 00-10-099 | 132E-120-310 | NEW | 00-17-015 | 132G-276-130 | AMD-P | 00-02-074 |
| 131-16-031 | AMD | 00-14-017 | 132E-120-320 | NEW-P | 00-06-063 | 132G-276-130 | AMD-S | 00-06-074 |
| 131-16-450 | PREP | 00-07-128 | 132E-120-320 | NEW | 00-17-015 | 132G-276-130 | AMD | 00-10-048 |
| 131-16-450 | AMD-E | 00-14-016 | 132E-120-330 | NEW-P | 00-06-063 | 132G-276-900 | AMD-P | 00-02-074 |
| 131-16-450 | AMD-P | 00-15-037 | 132E-120-330 | NEW | 00-17-015 | 132G-276-900 | AMD-S | 00-06-074 |
| 132E-120 | PREP | 00-02-082 | 132E-120-340 | NEW-P | 00-06-063 | 132G-276-900 | AMD | 00-10-048 |
| 132E-120 | AMD-P | 00-06-063 | 132E-120-340 | NEW | 00-17-015 | 132H-121-010 | AMD-E | 00-14-002 |
| 132E-120-010 | DECOD-P | 00-06-063 | 132E-120-350 | NEW-P | 00-06-063 | 132H-121-010 | AMD-P | 00-15-027 |
| 132E-120-010 | DECOD | 00-17-015 | 132E-120-350 | NEW | 00-17-015 | 132H-160-182 | AMD | 00-11-102 |
| 132E-120-020 | AMD-P | 00-06-063 | 132E-120-360 | NEW-P | 00-06-063 | 132L-20-010 | REP | 00-07-113 |
| 132E-120-020 | DECOD-P | 00-06-063 | 132E-120-360 | NEW | 00-17-015 | 132L-20-030 | REP | 00-07-113 |
| 132E-120-020 | AMD | 00-17-015 | 132E-120-370 | NEW-P | 00-06-063 | 132L-20-050 | REP | 00-07-113 |
| 132E-120-020 | DECOD | 00-17-015 | 132E-120-370 | NEW | 00-17-015 | 132L-20-070 | REP | 00-07-113 |
| 132E-120-030 | AMD-P | 00-06-063 | 132E-120-380 | NEW-P | 00-06-063 | 132L-20-080 | REP | 00-07-113 |
| 132E-120-030 | DECOD-P | 00-06-063 | 132E-120-380 | NEW | 00-17-015 | 132L-20-130 | REP | 00-07-113 |
| 132E-120-030 | AMD | 00-17-015 | 132E-120-390 | NEW-P | 00-06-063 | 132L-20-135 | REP | 00-07-113 |
| 132E-120-030 | DECOD | 00-17-015 | 132E-120-390 | NEW | 00-17-015 | 132L-20-140 | REP | 00-07-113 |
| 132E-120-040 | AMD-P | 00-06-063 | 132E-120-400 | NEW-P | 00-06-063 | 132L-22-020 | REP | 00-07-113 |
| 132E-120-040 | DECOD-P | 00-06-063 | 132E-120-400 | NEW | 00-17-015 | 132L-22-060 | REP | 00-07-113 |
| 132E-120-040 | AMD | 00-17-015 | 132E-120-410 | NEW-P | 00-06-063 | 132L-22-070 | REP | 00-07-113 |
| 132E-120-040 | DECOD | 00-17-015 | 132E-120-410 | NEW | 00-17-015 | 132L-22-080 | REP | 00-07-113 |
| 132E-120-110 | NEW-P | 00-06-063 | 132E-121-010 | AMD-P | 00-06-063 | 132L-24-010 | REP | 00-07-113 |
| 132E-120-110 | NEW | 00-17-015 | 132E-121-010 | DECOD-P | 00-06-063 | 132L-24-020 | REP | 00-07-113 |
| 132E-120-120 | NEW-P | 00-06-063 | 132E-121-010 | AMD | 00-17-015 | 132L-24-030 | REP | 00-07-113 |
| 132E-120-120 | NEW | 00-17-015 | 132E-121-010 | DECOD | 00-17-015 | 132L-24-090 | REP | 00-07-113 |
| 132E-120-130 | NEW-P | 00-06-063 | 132E-124-020 | AMD-P | 00-06-063 | 132L-25-010 | REP | 00-07-113 |
| 132E-120-130 | NEW | 00-17-015 | 132E-124-020 | DECOD-P | 00-06-063 | 132L-120-010 | AMD | 00-07-113 |
| 132E-120-140 | NEW-P | 00-06-063 | 132E-124-020 | AMD | 00-17-015 | 132L-120-015 | NEW | 00-07-113 |
| 132E-120-140 | NEW | 00-17-015 | 132E-124-020 | DECOD | 00-17-015 | 132L-120-020 | AMD | 00-07-113 |
| 132E-120-150 | NEW-P | 00-06-063 | 132G-276-010 | AMD-P | 00-02-074 | 132L-120-030 | NEW | 00-07-113 |
| 132E-120-150 | NEW | 00-17-015 | 132G-276-010 | AMD-S | 00-06-074 | 132L-120-040 | NEW | 00-07-113 |
| 132E-120-160 | RECOD-P | 00-06-063 | 132G-276-010 | AMD | 00-10-048 | 132L-120-070 | NEW | 00-07-113 |
| 132E-120-160 | RECOD | 00-17-015 | 132G-276-020 | AMD-P | 00-02-074 | 132L-120-080 | NEW | 00-07-113 |
| 132E-120-170 | RECOD-P | 00-06-063 | 132G-276-020 | AMD-S | 00-06-074 | 132L-120-090 | NEW | 00-07-113 |
| 132E-120-170 | RECOD | 00-17-015 | 132G-276-020 | AMD | 00-10-048 | 132L-120-100 | NEW | 00-07-113 |
| 132E-120-180 | RECOD-P | 00-06-063 | 132G-276-030 | REP-P | 00-02-074 | 132L-120-110 | NEW | 00-07-113 |
| 132E-120-180 | RECOD | 00-17-015 | 132G-276-030 | REP-S | 00-06-074 | 132L-120-120 | NEW | 00-07-113 |
| 132E-120-190 | RECOD-P | 00-06-063 | 132G-276-030 | REP | 00-10-048 | 132L-120-130 | NEW | 00-07-113 |
| 132E-120-190 | RECOD | 00-17-015 | 132G-276-040 | REP-P | 00-02-074 | 132L-120-140 | NEW | 00-07-113 |
| 132E-120-200 | NEW-P | 00-06-063 | 132G-276-040 | REP-S | 00-06-074 | 132L-120-150 | NEW | 00-07-113 |
| 132E-120-200 | NEW | 00-17-015 | 132G-276-040 | REP | 00-10-048 | 132L-120-160 | NEW | 00-07-113 |
| 132E-120-210 | NEW-P | 00-06-063 | 132G-276-050 | AMD-P | 00-02-074 | 132L-120-170 | NEW | 00-07-113 |
| 132E-120-210 | NEW | 00-17-015 | 132G-276-050 | AMD-S | 00-06-074 | 132L-120-180 | NEW | 00-07-113 |
| 132E-120-220 | RECOD-P | 00-06-063 | 132G-276-050 | AMD | 00-10-048 | 132L-120-190 | NEW | 00-07-113 |
| 132E-120-220 | RECOD | 00-17-015 | 132G-276-060 | AMD-P | 00-02-074 | 132L-120-200 | NEW | 00-07-113 |
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| 132E-120-230 | RECOD | 00-17-015 | 132G-276-060 | AMD | 00-10-048 | 132L-120-220 | NEW | 00-07-113 |
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| 132E-120-240 | NEW | 00-17-015 | 132G-276-080 | AMD-S | 00-06-074 | 132N-156-300 | AMD-P | 00-15-044 |
| 132E-120-250 | NEW-P | 00-06-063 | 132G-276-080 | AMD | 00-10-048 | 132N-156-310 | AMD-P | 00-15-044 |
| 132E-120-250 | NEW | 00-17-015 | 132G-276-090 | AMD-P | 00-02-074 | 132N-156-320 | AMD-P | 00-15-044 |
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| 132E-120-260 | NEW | 00-17-015 | 132G-276-090 | AMD | 00-10-048 | 132N-156-440 | AMD-P | 00-15-044 |
| 132E-120-270 | NEW-P | 00-06-063 | 132G-276-100 | AMD-P | 00-02-074 | 132N-156-450 | AMD-P | 00-15-044 |
| 132E-120-270 | NEW | 00-17-015 | 132G-276-100 | AMD-S | 00-06-074 | 132N-156-500 | AMD-P | 00-15-044 |
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| 132S-40-180 | NEW | 00-18-095 | 132X-60-050 | AMD | 00-05-023 | 137-28-230 | AMD-P | 00-07-048 |
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| 180-51-060 | AMD-P | 00-15-092 | 180-77A | AMD-P | 00-15-090 | 180-78-070 | REP-P | 00-19-110 |
| 180-51-060 | AMD | 00-19-108 | 180-77A | AMD | 00-18-064 | 180-78-073 | REP-P | 00-19-110 |
| 180-51-061 | NEW-P | 00-15-092 | 180-77A-004 | AMD-P | 00-15-090 | 180-78-074 | REP-P | 00-19-110 |
| 180-51-061 | NEW-C | 00-19-109 | 180-77A-004 | AMD | 00-18-064 | 180-78-075 | REP-P | 00-19-110 |
| 180-51-063 | NEW | 00-04-047 | 180-77A-006 | AMD-P | 00-15-090 | 180-78-080 | REP-P | 00-19-110 |
| 180-51-063 | PREP | 00-07-017 | 180-77A-006 | AMD | 00-18-064 | 180-78-090 | REP-P | 00-19-110 |
| 180-51-063 | AMD-P | 00-10-018 | 180-77A-012 | REP-P | 00-15-090 | 180-78-100 | REP-P | 00-19-110 |
| 180-51-063 | AMD | 00-13-039 | 180-77A-012 | REP | 00-18-064 | 180-78-105 | REP-P | 00-19-110 |
| 180-51-064 | NEW | 00-04-047 | 180-77A-014 | REP-P | 00-15-090 | 180-78-130 | REP-P | 00-19-110 |
| 180-51-065 | REP-P | 00-15-092 | 180-77A-014 | REP | 00-18-064 | 180-78-140 | REP-P | 00-19-110 |
| 180-51-065 | REP | 00-19-108 | 180-77A-016 | REP-P | 00-15-090 | 180-78-141 | REP-P | 00-19-110 |
| 180-51-070 | REP-P | 00-15-092 | 180-77A-016 | REP | 00-18-064 | 180-78-145 | REP-P | 00-19-110 |
| 180-51-070 | REP | 00-19-108 | 180-77A-018 | REP-P | 00-15-090 | 180-78-150 | REP-P | 00-19-110 |
| 180-51-075 | AMD | 00-05-010 | 180-77A-018 | REP | 00-18-064 | 180-78-155 | REP-P | 00-19-110 |
| 180-51-075 | PREP | 00-06-054 | 180-77A-020 | REP-P | 00-15-090 | 180-78-160 | REP-P | 00-19-110 |
| 180-51-075 | AMD-P | 00-10-081 | 180-77A-020 | REP | 00-18-064 | 180-78-165 | REP-P | 00-19-110 |
| 180-51-075 | AMD-P | 00-15-095 | 180-77A-025 | AMD-P | 00-15-090 | 180-78-170 | REP-P | 00-19-110 |
| 180-51-075 | AMD | 00-19-011 | 180-77A-025 | AMD | 00-18-064 | 180-78-175 | REP-P | 00-19-110 |
| 180-51-080 | REP-P | 00-15-092 | 180-77A-026 | REP-P | 00-15-090 | 180-78-180 | REP-P | 00-19-110 |
| 180-51-080 | REP | 00-19-108 | 180-77A-026 | REP | 00-18-064 | 180-78-185 | REP-P | 00-19-110 |
| 180-51-085 | AMD-P | 00-15-092 | 180-77A-028 | REP-P | 00-15-090 | 180-78-190 | REP-P | 00-19-110 |
| 180-51-085 | AMD | 00-19-108 | 180-77A-028 | REP | 00-18-064 | 180-78-201 | REP-P | 00-19-110 |
| 180-51-100 | AMD-P | 00-15-092 | 180-77A-029 | AMD-P | 00-15-090 | 180-78-205 | REP-P | 00-19-110 |
| 180-51-100 | AMD | 00-19-108 | 180-77A-029 | AMD | 00-18-064 | 180-78-207 | REP-P | 00-19-110 |
| 180-51-105 | AMD-P | 00-15-092 | 180-77A-030 | AMD-P | 00-15-090 | 180-78-210 | REP-P | 00-19-110 |
| 180-51-105 | AMD | 00-19-108 | 180-77A-030 | AMD | 00-18-064 | 180-78-215 | REP-P | 00-19-110 |
| 180-51-110 | AMD-P | 00-15-092 | 180-77A-033 | AMD-P | 00-15-090 | 180-78-217 | REP-P | 00-19-110 |
| 180-51-110 | AMD | 00-19-108 | 180-77A-033 | AMD | 00-18-064 | 180-78-220 | REP-P | 00-19-110 |
| 180-51-115 | AMD-P | 00-15-092 | 180-77A-037 | AMD-P | 00-15-090 | 180-78-225 | REP-P | 00-19-110 |
| 180-51-115 | AMD | 00-19-108 | 180-77A-037 | AMD | 00-18-064 | 180-78-230 | REP-P | 00-19-110 |
| 180-52-041 | NEW | 00-03-046 | 180-77A-040 | AMD-P | 00-15-090 | 180-78-232 | REP-P | 00-19-110 |
| 180-56-230 | PREP | 00-07-046 | 180-77A-040 | AMD | 00-18-064 | 180-78-235 | REP-P | 00-19-110 |
| 180-56-230 | AMD-P | 00-10-020 | 180-77A-057 | AMD-P | 00-15-090 | 180-78-237 | REP-P | 00-19-110 |
| 180-56-230 | AMD | 00-13-038 | 180-77A-057 | AMD | 00-18-064 | 180-78-240 | REP-P | 00-19-110 |
| 180-57 | PREP | 00-12-016 | 180-77A-165 | AMD-P | 00-15-090 | 180-78-245 | REP-P | 00-19-110 |
| 180-57-005 | AMD-P | 00-15-094 | 180-77A-165 | AMD | 00-18-064 | 180-78-250 | REP-P | 00-19-110 |
| 180-57-010 | REP-P | 00-15-094 | 180-77A-170 | REP-P | 00-15-090 | 180-78-255 | REP-P | 00-19-110 |
| 180-57-020 | AMD-P | 00-15-094 | 180-77A-170 | REP | 00-18-064 | 180-78-257 | REP-P | 00-19-110 |
| 180-57-030 | REP-P | 00-15-094 | 180-77A-180 | AMD-P | 00-15-090 | 180-78-260 | REP-P | 00-19-110 |
| 180-57-040 | REP-P | 00-15-094 | 180-77A-180 | AMD | 00-18-064 | 180-78-265 | REP-P | 00-19-110 |
| 180-57-050 | AMD-P | 00-15-094 | 180-77A-195 | AMD-P | 00-15-090 | 180-78-266 | REP-P | 00-19-110 |
| 180-57-055 | AMD-P | 00-15-094 | 180-77A-195 | AMD | 00-18-064 | 180-78-270 | REP-P | 00-19-110 |
| 180-57-070 | PREP | 00-07-016 | 180-78 | PREP | 00-15-101 | 180-78-275 | REP-P | 00-19-110 |
| 180-57-070 | AMD-P | 00-10-019 | 180-78-003 | REP-P | 00-19-110 | 180-78-280 | REP-P | 00-19-110 |
| 180-57-070 | AMD | 00-19-107 | 180-78-005 | REP-P | 00-19-110 | 180-78-285 | REP-P | 00-19-110 |
| 180-57-080 | REP-P | 00-15-094 | 180-78-007 | REP-P | 00-19-110 | 180-78-295 | REP-P | 00-19-110 |
| 180-77 | PREP | 00-11-082 | 180-78-008 | REP-P | 00-19-110 | 180-78-310 | REP-P | 00-19-110 |
| 180-77-004 | REP-P | 00-15-090 | 180-78-010 | REP-P | 00-19-110 | 180-78-325 | REP-P | 00-19-110 |
| 180-77-004 | REP | 00-18-064 | 180-78-015 | REP-P | 00-19-110 | 180-78A | PREP | 00-15-103 |
| 180-77-014 | AMD-P | 00-15-090 | 180-78-025 | REP-P | 00-19-110 | 180-78A-010 | AMD | 00-03-049 |

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 180- 78A-015 | PREP | 00-15-098 | 180- 82-204 | AMD-P | 00-05-083 | 192-270-020 | NEW-E | 00-05-063 |
| 180- 78A-100 | AMD-P | 00-05-082 | 180- 82-204 | AMD | 00-09-047 | 192-270-020 | NEW-E | 00-13-057 |
| 180- 78A-100 | AMD | 00-09-049 | 180- 82-303 | NEW-P | 00-15-091 | 192-270-025 | NEW-E | 00-05-063 |
| 180- 78A-209 | AMD-P | 00-05-079 | 180- 82-303 | NEW | 00-18-061 | 192-270-025 | NEW-E | 00-13-057 |
| 180- 78A-209 | AMD | 00-09-046 | 180- 82-307 | NEW-P | 00-15-091 | 192-270-030 | NEW-E | 00-05-063 |
| 180- 78A-500 | PREP | 00-05-078 | 180- 82-307 | NEW | 00-18-061 | 192-270-030 | NEW-E | 00-13-057 |
| 180- 78A-500 | AMD-P | 00-10-083 | 180- 82-311 | NEW-P | 00-05-083 | 192-270-035 | NEW-E | 00-05-063 |
| 180- 78A-500 | AMD | 00-13-064 | 180- 82-311 | NEW | 00-09-047 | 192-270-035 | NEW-E | 00-13-057 |
| 180- 78A-505 | AMD | 00-03-049 | 180- 82-313 | NEW-P | 00-05-083 | 192-270-040 | NEW-E | 00-05-063 |
| 180- 78A-510 | AMD | 00-03-049 | 180- 82-313 | NEW | 00-09-047 | 192-270-040 | NEW-E | 00-13-057 |
| 180- 78A-515 | AMD | 00-03-049 | 180- 82-322 | AMD-P | 00-15-090 | 192-270-045 | NEW-E | 00-05-063 |
| 180- 78A-520 | AMD | 00-03-049 | 180- 82-322 | AMD | 00-18-064 | 192-270-045 | NEW-E | 00-13-057 |
| 180- 78A-525 | AMD | 00-03-049 | 180- 82-335 | NEW-P | 00-05-083 | 192-270-050 | NEW-E | 00-05-063 |
| 180- 78A-530 | AMD | 00-03-049 | 180- 82-335 | NEW | 00-09-047 | 192-270-050 | NEW-E | 00-13-057 |
| 180- 78A-535 | AMD | 00-03-049 | 180- 82-338 | NEW-P | 00-15-091 | 192-270-055 | NEW-E | 00-05-063 |
| 180- 78A-535 | PREP | 00-11-080 | 180- 82-338 | NEW | 00-18-061 | 192-270-055 | NEW-E | 00-13-057 |
| 180- 78A-535 | AMD-P | 00-15-088 | 180- 82-340 | NEW-P | 00-05-083 | 192-270-060 | NEW-E | 00-05-063 |
| 180- 78A-535 | PREP | 00-15-100 | 180- 82-340 | NEW | 00-09-047 | 192-270-060 | NEW-E | 00-13-057 |
| 180- 78A-535 | AMD | 00-18-062 | 180- 82-341 | NEW-P | 00-05-083 | 192-270-065 | NEW-E | 00-05-063 |
| 180- 78A-540 | AMD | 00-03-049 | 180- 82-341 | NEW | 00-09-047 | 192-270-065 | NEW-E | 00-13-057 |
| 180- 78A-545 | PREP | 00-15-098 | 180- 82-342 | AMD-P | 00-05-083 | 192-270-070 | NEW-E | 00-05-063 |
| 180- 78A-550 | PREP | 00-15-098 | 180- 82-342 | AMD | 00-09-047 | 192-270-070 | NEW-E | 00-13-057 |
| 180- 78A-555 | PREP | 00-15-098 | 180- 82-342 | AMD-P | 00-15-091 | 192-300-050 | NEW | 00-05-068 |
| 180- 78A-560 | PREP | 00-15-098 | 180- 82-342 | AMD | 00-18-061 | 192-300-170 | NEW | 00-05-064 |
| 180- 78A-565 | PREP | 00-15-098 | 180- 82-343 | AMD-P | 00-05-083 | 192-300-190 | NEW | 00-05-067 |
| 180- 79A | PREP | 00-11-082 | 180- 82-343 | AMD | 00-09-047 | 192-320-050 | NEW | 00-05-068 |
| 180- 79A | PREP | 00-15-103 | 180- 85-030 | PREP | 00-05-077 | 192-320-070 | NEW | 00-05-069 |
| 180- 79A-006 | AMD | 00-03-048 | 180- 85-030 | AMD-P | 00-10-082 | 192-330-100 | NEW | 00-05-066 |
| 180- 79A-007 | AMD | 00-03-048 | 180- 85-030 | AMD | 00-13-065 | 192-340-010 | NEW | 00-05-065 |
| 180- 79A-015 | PREP | 00-15-099 | 182- 12-119 | PREP | 00-12-045 | 194- 20-010 | AMD | 00-08-039 |
| 180- 79A-020 | PREP | 00-15-099 | 182- 12-119 | PREP | 00-16-069 | 194- 20-010 | DECOD | 00-08-039 |
| 180- 79A-022 | PREP | 00-15-099 | 182- 12-132 | PREP | 00-12-045 | 194- 20-020 | AMD | 00-08-039 |
| 180- 79A-123 | AMD-P | 00-05-080 | 182- 12-132 | PREP | 00-16-069 | 194- 20-020 | DECOD | 00-08-039 |
| 180- 79A-123 | AMD | 00-09-048 | 182- 16 | PREP | 00-10-101 | 194- 20-030 | AMD | 00-08-039 |
| 180- 79A-130 | AMD | 00-03-048 | 182- 25-010 | AMD-XA | 00-14-075 | 194- 20-030 | DECOD | 00-08-039 |
| 180- 79A-140 | PREP | 00-05-076 | 182- 25-020 | PREP | 00-16-136 | 194- 20-040 | AMD | 00-08-039 |
| 180- 79A-140 | AMD-P | 00-10-084 | 182- 25-020 | AMD-P | 00-19-101 | 194- 20-040 | DECOD | 00-08-039 |
| 180- 79A-140 | AMD | 00-13-063 | 182- 25-030 | AMD-XA | 00-14-075 | 194- 20-050 | AMD | 00-08-039 |
| 180- 79A-145 | AMD | 00-03-048 | 182- 25-100 | PREP | 00-10-101 | 194- 20-050 | DECOD | 00-08-039 |
| 180- 79A-206 | AMD | 00-03-048 | 182- 25-105 | PREP | 00-10-101 | 194- 20-060 | REP | 00-08-039 |
| 180- 79A-211 | PREP | 00-15-104 | 182- 25-110 | PREP | 00-10-101 | 194- 20-070 | REP | 00-08-039 |
| 180- 79A-231 | PREP | 00-05-076 | 192- 12-025 | REP | 00-05-064 | 194- 20-080 | AMD | 00-08-039 |
| 180- 79A-231 | AMD-P | 00-10-084 | 192- 12-072 | REP | 00-05-068 | 194- 20-080 | DECOD | 00-08-039 |
| 180- 79A-231 | AMD | 00-13-063 | 192- 12-405 | REP | 00-05-069 | 196- 09 | PREP | 00-15-013 |
| 180- 79A-250 | AMD | 00-03-048 | 192- 16-011 | REP-E | 00-13-057 | 196- 12 | PREP | 00-16-071 |
| 180- 79A-257 | AMD | 00-03-048 | 192- 16-017 | REP-E | 00-05-063 | 196- 16 | PREP | 00-15-013 |
| 180- 79A-257 | PREP | 00-15-096 | 192- 16-017 | REP-E | 00-13-057 | 196- 20 | PREP | 00-15-013 |
| 180- 79A-257 | AMD-E | 00-15-106 | 192- 16-021 | REP-W | 00-08-076 | 196- 21 | PREP | 00-15-013 |
| 180- 79A-257 | AMD-P | 00-19-111 | 192-150-005 | NEW-E | 00-05-063 | 196- 24-041 | PREP | 00-15-013 |
| 180- 79A-260 | AMD | 00-03-050 | 192-150-005 | NEW-E | 00-13-057 | 196- 24-080 | PREP | 00-15-013 |
| 180- 79A-300 | AMD-P | 00-15-090 | 192-150-050 | NEW-E | 00-13-057 | 196- 24-105 | PREP | 00-15-013 |
| 180- 79A-300 | AMD | 00-18-064 | 192-150-065 | NEW-E | 00-13-057 | 196- 26 | PREP | 00-15-013 |
| 180- 82 | PREP | 00-11-081 | 192-150-085 | NEW-E | 00-05-063 | 196- 27 | PREP | 00-15-013 |
| 180- 82 | PREP | 00-11-082 | 192-150-085 | NEW-E | 00-13-057 | 196- 31-010 | NEW-P | 00-04-059 |
| 180- 82-110 | PREP | 00-11-083 | 192-170-050 | NEW-W | 00-08-076 | 196- 31-010 | NEW | 00-08-042 |
| 180- 82-110 | AMD-P | 00-15-089 | 192-170-060 | NEW-W | 00-08-076 | 196- 31-020 | NEW-P | 00-04-059 |
| 180- 82-110 | AMD | 00-18-063 | 192-270-005 | NEW-E | 00-05-063 | 196- 31-020 | NEW | 00-08-042 |
| 180- 82-135 | PREP | 00-15-097 | 192-270-005 | NEW-E | 00-13-057 | 196- 31-030 | NEW-P | 00-04-059 |
| 180- 82-135 | NEW-E | 00-15-105 | 192-270-010 | NEW-E | 00-05-063 | 196- 31-030 | NEW | 00-08-042 |
| 180- 82-135 | NEW-P | 00-19-014 | 192-270-010 | NEW-E | 00-13-057 | 196- 31-040 | NEW-P | 00-04-059 |
| 180- 82-202 | AMD-P | 00-15-091 | 192-270-015 | NEW-E | 00-05-063 | 196- 31-040 | NEW | 00-08-042 |
| 180- 82-202 | AMD | 00-18-061 | 192-270-015 | NEW-E | 00-13-057 | 196- 31-050 | NEW-P | 00-04-059 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 196-31-050 | NEW | 00-08-042 | 208-512-030 | RECOD-X | 00-13-101 | 208-512-310 | RECOD-X | 00-13-101 |
| 196-31-060 | NEW-P | 00-04-059 | 208-512-030 | RECOD | 00-17-141 | 208-512-310 | RECOD | 00-17-141 |
| 196-31-060 | NEW | 00-08-042 | 208-512-045 | RECOD-X | 00-13-101 | 208-512-320 | RECOD-X | 00-13-101 |
| 196-31-070 | NEW-P | 00-04-059 | 208-512-045 | RECOD | 00-17-141 | 208-512-320 | RECOD | 00-17-141 |
| 196-31-070 | NEW | 00-08-042 | 208-512-050 | RECOD-X | 00-13-101 | 208-512-330 | RECOD-X | 00-13-101 |
| 196-32-010 | NEW-P | 00-16-068 | 208-512-050 | RECOD | 00-17-141 | 208-512-330 | RECOD | 00-17-141 |
| 196-32-020 | NEW-P | 00-16-068 | 208-512-060 | RECOD-X | 00-13-101 | 208-512-340 | RECOD-X | 00-13-101 |
| 196-32-030 | NEW-P | 00-16-068 | 208-512-060 | RECOD | 00-17-141 | 208-512-340 | RECOD | 00-17-141 |
| 196-32-040 | NEW-P | 00-16-068 | 208-512-070 | RECOD-X | 00-13-101 | 208-512-350 | RECOD-X | 00-13-101 |
| 196-32-050 | NEW-P | 00-16-068 | 208-512-070 | RECOD | 00-17-141 | 208-512-350 | RECOD | 00-17-141 |
| 197-11 | PREP | 00-07-051 | 208-512-080 | RECOD-X | 00-13-101 | 208-512-360 | RECOD-X | 00-13-101 |
| 204-24-030 | PREP | 00-08-111 | 208-512-080 | RECOD | 00-17-141 | 208-512-360 | RECOD | 00-17-141 |
| 204-24-030 | AMD-P | 00-11-173 | 208-512-090 | RECOD-X | 00-13-101 | 208-512-370 | RECOD-X | 00-13-101 |
| 204-24-030 | AMD | 00-15-009 | 208-512-090 | RECOD | 00-17-141 | 208-512-370 | RECOD | 00-17-141 |
| 204-24-050 | AMD | 00-03-081 | 208-512-100 | RECOD-X | 00-13-101 | 208-514-010 | RECOD-X | 00-13-101 |
| 204-38-030 | AMD | 00-03-023 | 208-512-100 | RECOD | 00-17-141 | 208-514-010 | RECOD | 00-17-141 |
| 204-38-040 | AMD | 00-03-023 | 208-512-110 | RECOD-X | 00-13-101 | 208-514-020 | RECOD-X | 00-13-101 |
| 204-38-050 | AMD | 00-03-023 | 208-512-110 | RECOD | 00-17-141 | 208-514-020 | RECOD | 00-17-141 |
| 204-41-070 | PREP | 00-15-008 | 208-512-115 | RECOD-X | 00-13-101 | 208-514-030 | RECOD-X | 00-13-101 |
| 204-41-070 | NEW-P | 00-18-080 | 208-512-115 | RECOD | 00-17-141 | 208-514-030 | RECOD | 00-17-141 |
| 204-91A | PREP | 00-16-101 | 208-512-116 | RECOD-X | 00-13-101 | 208-514-040 | RECOD-X | 00-13-101 |
| 204-96-010 | AMD-E | 00-10-059 | 208-512-116 | RECOD | 00-17-141 | 208-514-040 | RECOD | 00-17-141 |
| 204-96-010 | PREP | 00-11-174 | 208-512-117 | RECOD-X | 00-13-101 | 208-514-050 | RECOD-X | 00-13-101 |
| 204-96-010 | AMD-P | 00-15-036 | 208-512-117 | RECOD | 00-17-141 | 208-514-050 | RECOD | 00-17-141 |
| 204-96-010 | AMD | 00-18-006 | 208-512-120 | RECOD-X | 00-13-101 | 208-514-060 | RECOD-X | 00-13-101 |
| 204-96-010 | AMD-E | 00-19-060 | 208-512-120 | RECOD | 00-17-141 | 208-514-060 | RECOD | 00-17-141 |
| 204-96-010 | PREP | 00-19-061 | 208-512-130 | RECOD-X | 00-13-101 | 208-514-070 | RECOD-X | 00-13-101 |
| 204-97-010 | NEW-W | 00-12-028 | 208-512-130 | RECOD | 00-17-141 | 208-514-070 | RECOD | 00-17-141 |
| 204-97-020 | NEW-W | 00-12-028 | 208-512-140 | RECOD-X | 00-13-101 | 208-514-080 | RECOD-X | 00-13-101 |
| 204-97-030 | NEW-W | 00-12-028 | 208-512-140 | RECOD | 00-17-141 | 208-514-080 | RECOD | 00-17-141 |
| 204-97-040 | NEW-W | 00-12-028 | 208-512-150 | RECOD-X | 00-13-101 | 208-514-090 | RECOD-X | 00-13-101 |
| 208-440 | PREP | 00-04-074 | 208-512-150 | RECOD | 00-17-141 | 208-514-090 | RECOD | 00-17-141 |
| 208-440 | AMD-P | 00-13-041 | 208-512-160 | RECOD-X | 00-13-101 | 208-514-100 | RECOD-X | 00-13-101 |
| 208-440-010 | PREP | 00-04-074 | 208-512-160 | RECOD | 00-17-141 | 208-514-100 | RECOD | 00-17-141 |
| 208-440-010 | AMD-P | 00-13-041 | 208-512-170 | RECOD-X | 00-13-101 | 208-514-110 | RECOD-X | 00-13-101 |
| 208-440-020 | PREP | 00-04-074 | 208-512-170 | RECOD | 00-17-141 | 208-514-110 | RECOD | 00-17-141 |
| 208-440-020 | REP-P | 00-13-041 | 208-512-180 | RECOD-X | 00-13-101 | 208-514-120 | RECOD-X | 00-13-101 |
| 208-440-040 | PREP | 00-04-074 | 208-512-180 | RECOD | 00-17-141 | 208-514-120 | RECOD | 00-17-141 |
| 208-440-040 | REP-P | 00-13-041 | 208-512-190 | RECOD-X | 00-13-101 | 208-514-130 | RECOD-X | 00-13-101 |
| 208-440-050 | PREP | 00-04-074 | 208-512-190 | RECOD | 00-17-141 | 208-514-130 | RECOD | 00-17-141 |
| 208-440-050 | REP-P | 00-13-041 | 208-512-200 | RECOD-X | 00-13-101 | 208-514-140 | RECOD-X | 00-13-101 |
| 208-444-050 | PREP | 00-16-028 | 208-512-200 | RECOD | 00-17-141 | 208-514-140 | RECOD | 00-17-141 |
| 208-460-010 | PREP | 00-16-028 | 208-512-210 | RECOD-X | 00-13-101 | 208-528-010 | RECOD-X | 00-13-101 |
| 208-460-020 | PREP | 00-16-028 | 208-512-210 | RECOD | 00-17-141 | 208-528-010 | RECOD | 00-17-141 |
| 208-460-030 | PREP | 00-16-028 | 208-512-220 | RECOD-X | 00-13-101 | 208-528-020 | RECOD-X | 00-13-101 |
| 208-460-040 | PREP | 00-16-028 | 208-512-220 | RECOD | 00-17-141 | 208-528-020 | RECOD | 00-17-141 |
| 208-460-050 | PREP | 00-16-028 | 208-512-230 | RECOD-X | 00-13-101 | 208-528-030 | RECOD-X | 00-13-101 |
| 208-460-060 | PREP | 00-16-028 | 208-512-230 | RECOD | 00-17-141 | 208-528-030 | RECOD | 00-17-141 |
| 208-460-070 | PREP | 00-16-028 | 208-512-240 | RECOD-X | 00-13-101 | 208-528-040 | RECOD-X | 00-13-101 |
| 208-460-080 | PREP | 00-16-028 | 208-512-240 | RECOD | 00-17-141 | 208-528-040 | RECOD | 00-17-141 |
| 208-460-090 | PREP | 00-16-028 | 208-512-250 | RECOD-X | 00-13-101 | 208-528-050 | RECOD-X | 00-13-101 |
| 208-460-100 | PREP | 00-16-028 | 208-512-250 | RECOD | 00-17-141 | 208-528-050 | RECOD | 00-17-141 |
| 208-460-110 | PREP | 00-16-028 | 208-512-260 | RECOD-X | 00-13-101 | 208-528-060 | RECOD-X | 00-13-101 |
| 208-460-120 | PREP | 00-16-028 | 208-512-260 | RECOD | 00-17-141 | 208-528-060 | RECOD | 00-17-141 |
| 208-460-130 | PREP | 00-16-028 | 208-512-270 | RECOD-X | 00-13-101 | 208-528-070 | RECOD-X | 00-13-101 |
| 208-460-140 | PREP | 00-16-028 | 208-512-270 | RECOD | 00-17-141 | 208-528-070 | RECOD | 00-17-141 |
| 208-460-150 | PREP | 00-16-028 | 208-512-280 | RECOD-X | 00-13-101 | 208-528-990 | RECOD-X | 00-13-101 |
| 208-460-160 | PREP | 00-16-028 | 208-512-280 | RECOD | 00-17-141 | 208-528-990 | RECOD | 00-17-141 |
| 208-460-170 | PREP | 00-16-028 | 208-512-290 | RECOD-X | 00-13-101 | 208-532-010 | RECOD-X | 00-14-053 |
| 208-460-180 | PREP | 00-16-028 | 208-512-290 | RECOD | 00-17-141 | 208-532-010 | RECOD | 00-18-103 |
| 208-512-020 | RECOD-X | 00-13-101 | 208-512-300 | RECOD-X | 00-13-101 | 208-532-020 | RECOD-X | 00-14-053 |
| 208-512-020 | RECOD | 00-17-141 | 208-512-300 | RECOD | 00-17-141 | 208-532-020 | RECOD | 00-18-103 |

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
|---------------|---------|-----------|-------------|---------|-----------|---------------|---------|-----------|
| 208-532-030 | RECOD-X | 00-14-053 | 208-544-060 | RECOD-X | 00-13-101 | 208-586-120 | RECOD-X | 00-13-100 |
| 208-532-030 | RECOD | 00-18-103 | 208-544-060 | RECOD | 00-17-141 | 208-586-120 | RECOD | 00-17-140 |
| 208-532-040 | RECOD-X | 00-14-053 | 208-548-010 | RECOD-X | 00-13-101 | 208-586-135 | RECOD-X | 00-13-100 |
| 208-532-040 | RECOD | 00-18-103 | 208-548-010 | RECOD | 00-17-141 | 208-586-135 | RECOD | 00-17-140 |
| 208-532-050 | RECOD-X | 00-14-053 | 208-548-020 | RECOD-X | 00-13-101 | 208-586-140 | RECOD-X | 00-13-100 |
| 208-532-050 | RECOD | 00-18-103 | 208-548-020 | RECOD | 00-17-141 | 208-586-140 | RECOD | 00-17-140 |
| 208-532-060 | RECOD-X | 00-14-053 | 208-548-030 | RECOD-X | 00-13-101 | 208-590-010 | RECOD-X | 00-13-100 |
| 208-532-060 | RECOD | 00-18-103 | 208-548-030 | RECOD | 00-17-141 | 208-590-010 | RECOD | 00-17-140 |
| 208-532-070 | RECOD-X | 00-14-053 | 208-548-040 | RECOD-X | 00-13-101 | 208-590-020 | RECOD-X | 00-13-100 |
| 208-532-070 | RECOD | 00-18-103 | 208-548-040 | RECOD | 00-17-141 | 208-590-020 | RECOD | 00-17-140 |
| 208-532-080 | RECOD-X | 00-14-053 | 208-548-050 | RECOD-X | 00-13-101 | 208-590-030 | RECOD-X | 00-13-100 |
| 208-532-080 | RECOD | 00-18-103 | 208-548-050 | RECOD | 00-17-141 | 208-590-030 | RECOD | 00-17-140 |
| 208-532-090 | RECOD-X | 00-14-053 | 208-548-060 | RECOD-X | 00-13-101 | 208-594-010 | RECOD-X | 00-13-100 |
| 208-532-090 | RECOD | 00-18-103 | 208-548-060 | RECOD | 00-17-141 | 208-594-010 | RECOD | 00-17-140 |
| 208-532-100 | RECOD-X | 00-14-053 | 208-548-070 | RECOD-X | 00-13-101 | 208-594-020 | RECOD-X | 00-13-100 |
| 208-532-100 | RECOD | 00-18-103 | 208-548-070 | RECOD | 00-17-141 | 208-594-020 | RECOD | 00-17-140 |
| 208-532-99001 | RECOD-X | 00-14-053 | 208-548-080 | RECOD-X | 00-13-101 | 208-594-030 | RECOD-X | 00-13-100 |
| 208-532-99001 | RECOD | 00-18-103 | 208-548-080 | RECOD | 00-17-141 | 208-594-030 | RECOD | 00-17-140 |
| 208-532-99002 | RECOD-X | 00-14-053 | 208-548-090 | RECOD-X | 00-13-101 | 208-594-040 | RECOD-X | 00-13-100 |
| 208-532-99002 | RECOD | 00-18-103 | 208-548-090 | RECOD | 00-17-141 | 208-594-040 | RECOD | 00-17-140 |
| 208-532-99003 | RECOD-X | 00-14-053 | 208-548-100 | RECOD-X | 00-13-101 | 208-594-050 | RECOD-X | 00-13-100 |
| 208-532-99003 | RECOD | 00-18-103 | 208-548-100 | RECOD | 00-17-141 | 208-594-050 | RECOD | 00-17-140 |
| 208-536-010 | RECOD-X | 00-13-101 | 208-556-010 | RECOD-X | 00-13-101 | 208-594-060 | RECOD-X | 00-13-100 |
| 208-536-010 | RECOD | 00-17-141 | 208-556-010 | RECOD | 00-17-141 | 208-594-060 | RECOD | 00-17-140 |
| 208-536-020 | RECOD-X | 00-13-101 | 208-556-020 | RECOD-X | 00-13-101 | 208-594-070 | RECOD-X | 00-13-100 |
| 208-536-020 | RECOD | 00-17-141 | 208-556-020 | RECOD | 00-17-141 | 208-594-070 | RECOD | 00-17-140 |
| 208-536-030 | RECOD-X | 00-13-101 | 208-556-030 | RECOD-X | 00-13-101 | 208-594-080 | RECOD-X | 00-13-100 |
| 208-536-030 | RECOD | 00-17-141 | 208-556-030 | RECOD | 00-17-141 | 208-594-080 | RECOD | 00-17-140 |
| 208-536-040 | RECOD-X | 00-13-101 | 208-556-040 | RECOD-X | 00-13-101 | 208-594-090 | RECOD-X | 00-13-100 |
| 208-536-040 | RECOD | 00-17-141 | 208-556-040 | RECOD | 00-17-141 | 208-594-090 | RECOD | 00-17-140 |
| 208-536-050 | RECOD-X | 00-13-101 | 208-556-050 | RECOD-X | 00-13-101 | 208-598-010 | RECOD-X | 00-13-100 |
| 208-536-050 | RECOD | 00-17-141 | 208-556-050 | RECOD | 00-17-141 | 208-598-010 | RECOD | 00-17-140 |
| 208-536-060 | RECOD-X | 00-13-101 | 208-556-060 | RECOD-X | 00-13-101 | 208-598-020 | RECOD-X | 00-13-100 |
| 208-536-060 | RECOD | 00-17-141 | 208-556-060 | RECOD | 00-17-141 | 208-598-020 | RECOD | 00-17-140 |
| 208-536-070 | RECOD-X | 00-13-101 | 208-556-070 | RECOD-X | 00-13-101 | 208-598-030 | RECOD-X | 00-13-100 |
| 208-536-070 | RECOD | 00-17-141 | 208-556-070 | RECOD | 00-17-141 | 208-598-030 | RECOD | 00-17-140 |
| 208-536-080 | RECOD-X | 00-13-101 | 208-556-080 | RECOD-X | 00-13-101 | 208-598-010 | AMD-P | 00-17-172 |
| 208-536-080 | RECOD | 00-17-141 | 208-556-080 | RECOD | 00-17-141 | 208-660-020 | AMD-P | 00-17-172 |
| 208-536-090 | RECOD-X | 00-13-101 | 208-556-090 | RECOD-X | 00-13-100 | 208-660-025 | AMD-P | 00-17-172 |
| 208-536-090 | RECOD | 00-17-141 | 208-556-090 | RECOD | 00-17-140 | 208-660-030 | AMD-P | 00-17-172 |
| 208-536-100 | RECOD-X | 00-13-101 | 208-556-100 | RECOD-X | 00-13-100 | 208-660-040 | AMD-P | 00-17-172 |
| 208-536-100 | RECOD | 00-17-141 | 208-556-100 | RECOD | 00-17-140 | 208-660-042 | AMD-P | 00-17-172 |
| 208-536-110 | RECOD-X | 00-13-101 | 208-556-110 | RECOD-X | 00-13-100 | 208-660-045 | AMD-P | 00-17-172 |
| 208-536-110 | RECOD | 00-17-141 | 208-556-110 | RECOD | 00-17-140 | 208-660-070 | AMD-P | 00-17-172 |
| 208-536-120 | RECOD-X | 00-13-101 | 208-556-120 | RECOD-X | 00-13-100 | 208-660-080 | AMD-P | 00-17-172 |
| 208-536-120 | RECOD | 00-17-141 | 208-556-120 | RECOD | 00-17-140 | 208-660-08015 | AMD-P | 00-17-172 |
| 208-544-005 | RECOD-X | 00-13-101 | 208-556-130 | RECOD-X | 00-13-100 | 208-660-08025 | AMD-P | 00-17-172 |
| 208-544-005 | RECOD | 00-17-141 | 208-556-130 | RECOD | 00-17-140 | 208-660-08030 | AMD-P | 00-17-172 |
| 208-544-010 | RECOD-X | 00-13-101 | 208-556-140 | RECOD-X | 00-13-100 | 208-660-08032 | NEW-P | 00-17-172 |
| 208-544-010 | RECOD | 00-17-141 | 208-556-140 | RECOD | 00-17-140 | 208-660-08040 | AMD-P | 00-17-172 |
| 208-544-020 | RECOD-X | 00-13-101 | 208-556-150 | RECOD-X | 00-13-100 | 208-660-130 | AMD-P | 00-17-172 |
| 208-544-020 | RECOD | 00-17-141 | 208-556-150 | RECOD | 00-17-140 | 208-660-140 | AMD-P | 00-17-172 |
| 208-544-025 | RECOD-X | 00-13-101 | 208-556-160 | RECOD-X | 00-13-100 | 208-660-145 | AMD-P | 00-17-172 |
| 208-544-025 | RECOD | 00-17-141 | 208-556-160 | RECOD | 00-17-140 | 208-660-160 | AMD-P | 00-17-172 |
| 208-544-030 | RECOD-X | 00-13-101 | 208-556-170 | RECOD-X | 00-13-100 | 208-680 | PREP | 00-10-102 |
| 208-544-030 | RECOD | 00-17-141 | 208-556-170 | RECOD | 00-17-140 | 208-680A-040 | AMD-P | 00-19-051 |
| 208-544-037 | RECOD-X | 00-13-101 | 208-556-180 | RECOD-X | 00-13-100 | 208-680B-010 | AMD-P | 00-19-051 |
| 208-544-037 | RECOD | 00-17-141 | 208-556-180 | RECOD | 00-17-140 | 208-680B-015 | NEW-P | 00-19-051 |
| 208-544-039 | RECOD-X | 00-13-101 | 208-556-190 | RECOD-X | 00-13-100 | 208-680B-020 | AMD-P | 00-19-051 |
| 208-544-039 | RECOD | 00-17-141 | 208-556-190 | RECOD | 00-17-140 | 208-680B-030 | AMD-P | 00-19-051 |
| 208-544-050 | RECOD-X | 00-13-101 | 208-556-200 | RECOD-X | 00-13-100 | 208-680B-050 | AMD-P | 00-19-051 |
| 208-544-050 | RECOD | 00-17-141 | 208-556-200 | RECOD | 00-17-140 | 208-680B-070 | AMD-P | 00-19-051 |

TABLE

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
|--------------|--------|-----------|---------------|--------|-----------|---------------|--------|-----------|
| 208-680B-090 | AMD-P | 00-19-051 | 210-02-170 | NEW-P | 00-08-069 | 220-32-05100U | REP-E | 00-19-026 |
| 208-680B-100 | NEW-P | 00-19-051 | 210-02-170 | NEW | 00-11-023 | 220-32-05100V | NEW-E | 00-19-063 |
| 208-680B-110 | NEW-P | 00-19-051 | 210-02-180 | NEW-P | 00-08-069 | 220-32-05100V | REP-E | 00-19-063 |
| 208-680B-120 | NEW-P | 00-19-051 | 210-02-180 | NEW | 00-11-023 | 220-32-05500A | NEW-E | 00-10-097 |
| 208-680C-020 | AMD-P | 00-19-051 | 210-02-190 | NEW-P | 00-08-069 | 220-32-05500A | REP-E | 00-10-097 |
| 208-680C-040 | AMD-P | 00-19-051 | 210-02-190 | NEW | 00-11-023 | 220-32-05500A | REP-E | 00-11-030 |
| 208-680C-045 | AMD-P | 00-19-051 | 210-02-200 | NEW-P | 00-08-069 | 220-32-05500B | NEW-E | 00-11-030 |
| 208-680C-050 | AMD-P | 00-19-051 | 210-02-200 | NEW | 00-11-023 | 220-32-05500B | REP-E | 00-11-030 |
| 208-680D-010 | AMD-P | 00-19-051 | 220-16-257 | AMD | 00-08-038 | 220-32-05500B | REP-E | 00-12-026 |
| 208-680D-020 | AMD-P | 00-19-051 | 220-16-345 | AMD | 00-08-038 | 220-32-05500C | NEW-E | 00-12-026 |
| 208-680D-030 | AMD-P | 00-19-051 | 220-16-480 | AMD-W | 00-11-087 | 220-32-05500C | REP-E | 00-12-026 |
| 208-680D-040 | AMD-P | 00-19-051 | 220-16-590 | AMD-P | 00-06-083 | 220-32-05500Z | NEW-E | 00-09-024 |
| 208-680D-050 | AMD-P | 00-19-051 | 220-16-590 | AMD-W | 00-07-019 | 220-32-05500Z | REP-E | 00-09-024 |
| 208-680D-060 | AMD-P | 00-19-051 | 220-16-590 | AMD | 00-08-038 | 220-32-05500Z | REP-E | 00-10-097 |
| 208-680D-080 | AMD-P | 00-19-051 | 220-16-590 | AMD-P | 00-14-022 | 220-32-057 | AMD-XA | 00-12-052 |
| 208-680D-090 | NEW-P | 00-19-051 | 220-16-590 | AMD | 00-17-106 | 220-32-057 | AMD | 00-17-117 |
| 208-680D-100 | NEW-P | 00-19-051 | 220-16-730 | NEW | 00-08-038 | 220-32-05700E | NEW-E | 00-07-109 |
| 208-680E-011 | AMD-P | 00-19-051 | 220-16-740 | NEW-P | 00-06-083 | 220-32-05700E | REP-E | 00-13-015 |
| 208-680F-010 | AMD-P | 00-19-051 | 220-16-740 | NEW-W | 00-07-019 | 220-32-05700F | NEW-E | 00-13-015 |
| 208-680F-020 | AMD-P | 00-19-051 | 220-16-740 | NEW | 00-08-038 | 220-32-05700F | REP-E | 00-16-090 |
| 208-680F-040 | AMD-P | 00-19-051 | 220-16-740 | AMD-P | 00-14-022 | 220-32-05700G | NEW-E | 00-17-050 |
| 208-680F-060 | AMD-P | 00-19-051 | 220-16-740 | AMD | 00-17-106 | 220-32-05700G | REP-E | 00-17-050 |
| 208-680F-070 | AMD-P | 00-19-051 | 220-16-74000A | NEW-E | 00-10-069 | 220-32-35100T | NEW-E | 00-18-022 |
| 208-680G-010 | NEW-P | 00-19-051 | 220-16-750 | NEW-P | 00-06-083 | 220-33-010 | AMD-XA | 00-12-052 |
| 208-680G-020 | NEW-P | 00-19-051 | 220-16-750 | NEW-W | 00-07-019 | 220-33-010 | AMD | 00-17-117 |
| 208-680G-030 | NEW-P | 00-19-051 | 220-16-750 | NEW | 00-08-038 | 220-33-01000B | NEW-E | 00-05-047 |
| 208-680G-040 | NEW-P | 00-19-051 | 220-16-750 | AMD-P | 00-14-022 | 220-33-01000B | REP-E | 00-05-047 |
| 208-680G-050 | NEW-P | 00-19-051 | 220-16-750 | AMD | 00-17-106 | 220-33-01000B | REP-E | 00-06-011 |
| 210-01-120 | AMD-P | 00-03-040 | 220-16-75000A | NEW-E | 00-10-069 | 220-33-01000C | NEW-E | 00-06-011 |
| 210-01-120 | AMD | 00-07-003 | 220-20-010 | AMD | 00-08-038 | 220-33-01000C | REP-E | 00-06-036 |
| 210-02-010 | NEW-P | 00-08-069 | 220-20-015 | AMD-P | 00-06-083 | 220-33-01000D | NEW-E | 00-06-036 |
| 210-02-010 | NEW | 00-11-023 | 220-20-015 | AMD-W | 00-07-019 | 220-33-01000E | NEW-E | 00-14-014 |
| 210-02-020 | NEW-P | 00-08-069 | 220-20-015 | AMD-P | 00-14-022 | 220-33-01000E | REP-E | 00-14-014 |
| 210-02-020 | NEW | 00-11-023 | 220-20-015 | AMD | 00-17-106 | 220-33-01000F | NEW-E | 00-16-081 |
| 210-02-030 | NEW-P | 00-08-069 | 220-20-01500A | NEW-E | 00-10-069 | 220-33-01000F | REP-E | 00-16-081 |
| 210-02-030 | NEW | 00-11-023 | 220-20-020 | AMD-P | 00-06-083 | 220-33-01000G | NEW-E | 00-17-130 |
| 210-02-040 | NEW-P | 00-08-069 | 220-20-020 | AMD-W | 00-07-019 | 220-33-01000G | REP-E | 00-17-130 |
| 210-02-040 | NEW | 00-11-023 | 220-20-020 | AMD-P | 00-14-022 | 220-33-01000G | REP-E | 00-18-004 |
| 210-02-050 | NEW-P | 00-08-069 | 220-20-020 | AMD | 00-17-106 | 220-33-01000H | NEW-E | 00-18-042 |
| 210-02-050 | NEW | 00-11-023 | 220-20-02000A | NEW-E | 00-10-069 | 220-33-01000H | REP-E | 00-18-042 |
| 210-02-060 | NEW-P | 00-08-069 | 220-20-025 | AMD-P | 00-06-083 | 220-33-01000H | REP-E | 00-19-056 |
| 210-02-060 | NEW | 00-11-023 | 220-20-025 | AMD-W | 00-07-019 | 220-33-01000I | NEW-E | 00-19-056 |
| 210-02-070 | NEW-P | 00-08-069 | 220-20-025 | AMD-P | 00-14-022 | 220-33-020 | AMD-XA | 00-12-052 |
| 210-02-070 | NEW | 00-11-023 | 220-20-025 | AMD | 00-17-106 | 220-33-020 | AMD | 00-17-117 |
| 210-02-080 | NEW-P | 00-08-069 | 220-20-02500A | NEW-E | 00-10-069 | 220-33-03000P | NEW-E | 00-11-046 |
| 210-02-080 | NEW | 00-11-023 | 220-22-40000A | NEW-E | 00-19-054 | 220-33-03000P | REP-E | 00-11-046 |
| 210-02-090 | NEW-P | 00-08-069 | 220-24-02000L | NEW-E | 00-10-067 | 220-33-03000P | REP-E | 00-14-014 |
| 210-02-090 | NEW | 00-11-023 | 220-24-02000L | REP-E | 00-10-067 | 220-33-03000Q | NEW-E | 00-14-014 |
| 210-02-100 | NEW-P | 00-08-069 | 220-24-02000 | NEW-E | 00-17-001 | 220-33-03000Q | REP-E | 00-14-014 |
| 210-02-100 | NEW | 00-11-023 | 220-24-02000 | REP-E | 00-17-001 | 220-33-040 | AMD-XA | 00-12-052 |
| 210-02-110 | NEW-P | 00-08-069 | 220-24-02000N | NEW-E | 00-17-119 | 220-33-040 | AMD-P | 00-14-036 |
| 210-02-110 | NEW | 00-11-023 | 220-24-02000N | REP-E | 00-17-119 | 220-33-040 | AMD-C | 00-17-094 |
| 210-02-120 | NEW-P | 00-08-069 | 220-24-02000N | REP-E | 00-18-053 | 220-33-040 | AMD | 00-17-117 |
| 210-02-120 | NEW | 00-11-023 | 220-24-02000P | NEW-E | 00-18-053 | 220-33-04000I | REP-E | 00-06-017 |
| 210-02-130 | NEW-P | 00-08-069 | 220-24-02000P | REP-E | 00-18-053 | 220-33-04000J | NEW-E | 00-06-017 |
| 210-02-130 | NEW | 00-11-023 | 220-32-01500S | REP-E | 00-14-051 | 220-33-04000J | REP-E | 00-06-017 |
| 210-02-140 | NEW-P | 00-08-069 | 220-32-05100R | NEW-E | 00-04-071 | 220-33-060 | AMD-P | 00-14-038 |
| 210-02-140 | NEW | 00-11-023 | 220-32-05100R | REP-E | 00-04-071 | 220-33-060 | AMD-C | 00-17-093 |
| 210-02-150 | NEW-P | 00-08-069 | 220-32-05100R | REP-E | 00-07-099 | 220-33-06000A | NEW-E | 00-11-056 |
| 210-02-150 | NEW | 00-11-023 | 220-32-05100S | NEW-E | 00-14-051 | 220-33-06000B | NEW-E | 00-19-044 |
| 210-02-160 | NEW-P | 00-08-069 | 220-32-05100T | REP-E | 00-18-022 | 220-33-06000B | REP-E | 00-19-044 |
| 210-02-160 | NEW | 00-11-023 | 220-32-05100U | NEW-E | 00-19-026 | 220-36-023 | AMD-XA | 00-17-104 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 220-36-02300A | NEW-E | 00-17-139 | 220-52-04000Q | REP-E | 00-04-084 | 220-52-07300R | REP-E | 00-03-006 |
| 220-36-02300A | REP-E | 00-17-139 | 220-52-04000R | NEW-E | 00-04-084 | 220-52-07300R | REP-E | 00-03-044 |
| 220-40-027 | AMD-XA | 00-17-104 | 220-52-04000R | REP-E | 00-11-001 | 220-52-07300S | NEW-E | 00-03-044 |
| 220-40-02700U | NEW-E | 00-17-139 | 220-52-04000S | NEW-E | 00-11-001 | 220-52-07300S | REP-E | 00-03-044 |
| 220-40-02700U | REP-E | 00-17-139 | 220-52-04000S | REP-E | 00-11-001 | 220-52-07300S | REP-E | 00-04-013 |
| 220-44-020 | AMD-P | 00-14-038 | 220-52-04000T | NEW-E | 00-12-025 | 220-52-07300T | NEW-E | 00-04-013 |
| 220-44-020 | AMD-C | 00-17-093 | 220-52-04000T | REP-E | 00-12-025 | 220-52-07300T | REP-E | 00-05-041 |
| 220-44-02000A | NEW-E | 00-11-056 | 220-52-04000U | NEW-E | 00-19-054 | 220-52-07300U | NEW-E | 00-05-041 |
| 220-44-02000B | NEW-E | 00-19-044 | 220-52-043 | AMD-W | 00-08-077 | 220-52-07300U | REP-E | 00-06-044 |
| 220-44-02000B | REP-E | 00-19-044 | 220-52-043 | AMD-P | 00-14-037 | 220-52-07300V | NEW-E | 00-06-044 |
| 220-44-030 | AMD-P | 00-14-020 | 220-52-043 | AMD | 00-18-005 | 220-52-07300V | REP-E | 00-06-044 |
| 220-44-030 | AMD-C | 00-17-091 | 220-52-04600A | NEW-E | 00-11-001 | 220-52-07300 | NEW-E | 00-07-064 |
| 220-44-050 | AMD-XA | 00-10-038 | 220-52-04600A | REP-E | 00-11-001 | 220-52-07300 | REP-E | 00-07-114 |
| 220-44-050 | AMD | 00-16-033 | 220-52-04600B | NEW-E | 00-12-025 | 220-52-075 | AMD | 00-05-054 |
| 220-44-05000A | NEW-E | 00-04-041 | 220-52-04600B | REP-E | 00-12-025 | 220-52-07500A | NEW-E | 00-10-051 |
| 220-44-05000Z | REP-E | 00-04-041 | 220-52-04600C | NEW-E | 00-19-054 | 220-55-005 | AMD-P | 00-06-084 |
| 220-44-080 | AMD-XA | 00-10-038 | 220-52-04600U | NEW-E | 00-04-084 | 220-55-005 | AMD | 00-11-178 |
| 220-44-080 | AMD | 00-16-033 | 220-52-04600U | REP-E | 00-06-009 | 220-55-010 | AMD-P | 00-06-084 |
| 220-47-304 | AMD-XA | 00-13-095 | 220-52-04600V | REP-E | 00-04-084 | 220-55-010 | AMD | 00-11-178 |
| 220-47-304 | AMD | 00-18-023 | 220-52-04600X | NEW-E | 00-06-009 | 220-55-015 | AMD-P | 00-06-084 |
| 220-47-311 | AMD-XA | 00-13-095 | 220-52-04600X | REP-E | 00-08-037 | 220-55-015 | AMD | 00-11-178 |
| 220-47-311 | AMD | 00-18-023 | 220-52-04600Y | NEW-E | 00-08-037 | 220-55-070 | AMD-P | 00-06-084 |
| 220-47-401 | AMD-XA | 00-13-095 | 220-52-04600Y | REP-E | 00-08-037 | 220-55-070 | AMD | 00-11-178 |
| 220-47-401 | AMD | 00-18-023 | 220-52-04600Y | REP-E | 00-08-044 | 220-55-105 | AMD-P | 00-06-084 |
| 220-47-411 | AMD-XA | 00-13-095 | 220-52-04600Z | NEW-E | 00-08-044 | 220-55-105 | AMD | 00-11-178 |
| 220-47-411 | AMD | 00-18-023 | 220-52-04600Z | REP-E | 00-08-044 | 220-55-110 | AMD-P | 00-06-084 |
| 220-47-427 | AMD-XA | 00-13-095 | 220-52-04700C | NEW-E | 00-19-054 | 220-55-110 | AMD | 00-11-178 |
| 220-47-427 | AMD | 00-18-023 | 220-52-050 | AMD-P | 00-14-020 | 220-55-115 | AMD-P | 00-06-084 |
| 220-47-428 | AMD-XA | 00-13-095 | 220-52-050 | AMD | 00-17-145 | 220-55-115 | AMD | 00-11-178 |
| 220-47-428 | AMD | 00-18-023 | 220-52-05100A | NEW-E | 00-09-055 | 220-55-132 | NEW-P | 00-06-084 |
| 220-47-701 | NEW-E | 00-17-092 | 220-52-05100A | REP-E | 00-10-051 | 220-55-132 | NEW | 00-11-178 |
| 220-47-701 | REP-E | 00-18-077 | 220-52-05100B | NEW-E | 00-10-051 | 220-55-170 | AMD-P | 00-06-042 |
| 220-47-702 | NEW-E | 00-18-077 | 220-52-05100B | REP-E | 00-12-015 | 220-55-170 | AMD | 00-11-177 |
| 220-47-702 | REP-E | 00-19-027 | 220-52-05100C | NEW-E | 00-12-015 | 220-55-17000B | NEW-E | 00-11-058 |
| 220-47-703 | NEW-E | 00-19-027 | 220-52-05100C | REP-E | 00-15-006 | 220-55-180 | AMD-P | 00-06-043 |
| 220-48-005 | AMD-W | 00-11-086 | 220-52-05100D | NEW-E | 00-15-006 | 220-55-180 | AMD | 00-11-176 |
| 220-48-011 | AMD-P | 00-14-020 | 220-52-05100D | REP-E | 00-15-033 | 220-56-08500U | REP-E | 00-08-046 |
| 220-48-011 | AMD | 00-17-145 | 220-52-05100E | NEW-E | 00-15-033 | 220-56-100 | AMD-XA | 00-11-179 |
| 220-48-015 | AMD-W | 00-11-086 | 220-52-05100E | REP-E | 00-16-025 | 220-56-100 | AMD | 00-16-091 |
| 220-48-015 | AMD-P | 00-14-020 | 220-52-05100F | NEW-E | 00-16-025 | 220-56-103 | AMD | 00-08-038 |
| 220-48-015 | AMD-C | 00-17-091 | 220-52-05100F | REP-E | 00-16-040 | 220-56-103 | REP-XA | 00-11-179 |
| 220-48-01500K | NEW-E | 00-08-037 | 220-52-05100G | NEW-E | 00-16-040 | 220-56-103 | REP | 00-16-091 |
| 220-48-01500L | NEW-E | 00-14-013 | 220-52-05100G | REP-E | 00-17-006 | 220-56-105 | AMD | 00-08-038 |
| 220-48-016 | AMD-W | 00-11-086 | 220-52-05100H | NEW-E | 00-17-006 | 220-56-115 | AMD-XA | 00-11-179 |
| 220-48-017 | AMD-W | 00-11-086 | 220-52-05100H | REP-E | 00-17-051 | 220-56-115 | AMD | 00-16-091 |
| 220-48-019 | AMD-W | 00-11-086 | 220-52-05100I | NEW-E | 00-17-051 | 220-56-11500D | NEW-E | 00-10-068 |
| 220-48-019 | AMD-P | 00-14-020 | 220-52-068 | AMD-P | 00-14-020 | 220-56-116 | AMD-XA | 00-11-179 |
| 220-48-019 | AMD | 00-17-145 | 220-52-068 | AMD | 00-17-145 | 220-56-116 | AMD | 00-16-091 |
| 220-48-028 | AMD-W | 00-11-086 | 220-52-069 | AMD-P | 00-11-045 | 220-56-123 | AMD-XA | 00-11-179 |
| 220-48-029 | AMD-W | 00-11-086 | 220-52-069 | AMD | 00-17-108 | 220-56-123 | AMD | 00-16-091 |
| 220-48-031 | AMD-W | 00-11-086 | 220-52-06900A | NEW-E | 00-04-015 | 220-56-12300A | NEW-E | 00-10-068 |
| 220-48-032 | AMD-W | 00-11-086 | 220-52-06900A | REP-E | 00-11-116 | 220-56-128 | AMD-XA | 00-11-179 |
| 220-48-061 | AMD-W | 00-11-086 | 220-52-06900B | NEW-E | 00-11-116 | 220-56-128 | AMD | 00-16-091 |
| 220-48-071 | AMD-W | 00-11-086 | 220-52-071 | AMD | 00-03-042 | 220-56-12800D | NEW-E | 00-08-001 |
| 220-52-03000L | NEW-E | 00-11-057 | 220-52-07100N | NEW-E | 00-13-054 | 220-56-12800D | REP-E | 00-08-001 |
| 220-52-03000L | REP-E | 00-11-057 | 220-52-07100N | REP-E | 00-16-066 | 220-56-12800E | NEW-E | 00-10-068 |
| 220-52-03000L | REP-E | 00-13-006 | 220-52-07100P | NEW-E | 00-16-066 | 220-56-130 | AMD | 00-08-038 |
| 220-52-03000 | NEW-E | 00-13-068 | 220-52-07100P | REP-E | 00-17-020 | 220-56-145 | AMD | 00-08-038 |
| 220-52-03000 | REP-E | 00-13-068 | 220-52-07100Q | NEW-E | 00-17-020 | 220-56-175 | AMD-P | 00-06-084 |
| 220-52-040 | AMD-W | 00-08-077 | 220-52-073 | AMD | 00-03-042 | 220-56-175 | AMD | 00-08-038 |
| 220-52-040 | AMD-P | 00-14-037 | 220-52-07300Q | REP-E | 00-03-006 | 220-56-175 | AMD | 00-11-178 |
| 220-52-040 | AMD | 00-18-005 | 220-52-07300R | NEW-E | 00-03-006 | 220-56-180 | AMD-XA | 00-11-179 |

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Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 220-56-180 | AMD | 00-16-091 | 220-56-25500N | REP-E | 00-12-014 | 220-56-35000F | NEW-E | 00-08-045 |
| 220-56-185 | AMD | 00-08-038 | 220-56-25500P | NEW-E | 00-12-014 | 220-56-35000G | NEW-E | 00-10-068 |
| 220-56-190 | AMD-XA | 00-11-179 | 220-56-25500P | REP-E | 00-12-048 | 220-56-36000A | REP-E | 00-06-010 |
| 220-56-190 | DECOD-X | 00-11-179 | 220-56-25500Q | NEW-E | 00-12-048 | 220-56-36000B | NEW-E | 00-06-010 |
| 220-56-190 | AMD | 00-16-091 | 220-56-25500R | REP-E | 00-13-059 | 220-56-36000B | REP-E | 00-06-010 |
| 220-56-190 | DECOD | 00-16-091 | 220-56-25500R | NEW-E | 00-13-059 | 220-56-36000C | NEW-E | 00-09-001 |
| 220-56-19000C | NEW-E | 00-10-068 | 220-56-25500R | REP-E | 00-14-004 | 220-56-36000C | REP-E | 00-09-001 |
| 220-56-19000C | REP-E | 00-17-071 | 220-56-25500S | NEW-E | 00-14-004 | 220-56-36000D | NEW-E | 00-09-054 |
| 220-56-19000D | NEW-E | 00-14-035 | 220-56-25500S | REP-E | 00-16-082 | 220-56-36000D | REP-E | 00-09-054 |
| 220-56-19000D | REP-E | 00-14-035 | 220-56-25500T | NEW-E | 00-16-082 | 220-56-36000E | NEW-E | 00-10-049 |
| 220-56-19000D | REP-E | 00-17-071 | 220-56-27000G | NEW-E | 00-06-017 | 220-56-36000E | REP-E | 00-10-049 |
| 220-56-19000E | NEW-E | 00-17-071 | 220-56-27000G | REP-E | 00-06-017 | 220-56-372 | AMD | 00-08-038 |
| 220-56-19000E | REP-E | 00-17-120 | 220-56-280 | AMD | 00-08-038 | 220-56-380 | AMD | 00-08-038 |
| 220-56-19000F | NEW-E | 00-17-120 | 220-56-28500U | NEW-E | 00-08-031 | 220-56-380 | AMD-XA | 00-11-179 |
| 220-56-19000F | REP-E | 00-19-025 | 220-56-28500U | REP-E | 00-08-031 | 220-56-380 | AMD | 00-16-091 |
| 220-56-191 | AMD-XA | 00-11-179 | 220-56-28500V | NEW-E | 00-08-046 | 220-56-38000X | NEW-E | 00-08-045 |
| 220-56-191 | DECOD-P | 00-11-179 | 220-56-28500V | REP-E | 00-13-058 | 220-56-38000Y | NEW-E | 00-10-068 |
| 220-56-191 | AMD | 00-16-091 | 220-56-28500 | NEW-E | 00-14-012 | 220-57-001 | REP-XA | 00-11-179 |
| 220-56-191 | DECOD | 00-16-091 | 220-56-295 | AMD | 00-08-038 | 220-57-001 | REP | 00-16-091 |
| 220-56-19100L | NEW-E | 00-10-068 | 220-56-30500G | NEW-E | 00-13-058 | 220-57-11900A | NEW-E | 00-15-087 |
| 220-56-19100L | REP-P | 00-17-090 | 220-56-310 | AMD | 00-08-038 | 220-57-11900A | REP-E | 00-15-087 |
| 220-56-19100 | NEW-E | 00-17-090 | 220-56-315 | AMD | 00-08-038 | 220-57-120 | REP-XA | 00-11-179 |
| 220-56-19100 | REP-E | 00-17-129 | 220-56-32500D | NEW-E | 00-10-011 | 220-57-120 | REP | 00-16-091 |
| 220-56-19100N | NEW-E | 00-17-129 | 220-56-32500D | REP-E | 00-10-011 | 220-57-125 | REP-XA | 00-11-179 |
| 220-56-19100N | REP-E | 00-17-129 | 220-56-32500E | NEW-E | 00-11-144 | 220-57-125 | REP | 00-16-091 |
| 220-56-19100N | REP-E | 00-18-013 | 220-56-32500E | REP-E | 00-14-023 | 220-57-130 | REP-XA | 00-11-179 |
| 220-56-19100P | NEW-E | 00-18-013 | 220-56-32500F | NEW-E | 00-12-047 | 220-57-130 | REP | 00-16-091 |
| 220-56-19100P | REP-E | 00-18-013 | 220-56-32500F | REP-E | 00-12-047 | 220-57-135 | REP-XA | 00-11-179 |
| 220-56-19100P | REP-E | 00-18-054 | 220-56-32500G | NEW-E | 00-12-069 | 220-57-135 | REP | 00-16-091 |
| 220-56-19100Q | NEW-E | 00-18-054 | 220-56-32500G | REP-E | 00-12-069 | 220-57-137 | REP-XA | 00-11-179 |
| 220-56-19100Q | REP-E | 00-18-054 | 220-56-32500H | NEW-E | 00-13-053 | 220-57-137 | REP | 00-16-091 |
| 220-56-195 | AMD-XA | 00-11-179 | 220-56-32500H | REP-E | 00-13-053 | 220-57-13701 | REP-XA | 00-11-179 |
| 220-56-195 | AMD | 00-16-091 | 220-56-32500I | NEW-E | 00-14-023 | 220-57-13701 | REP | 00-16-091 |
| 220-56-19500F | NEW-E | 00-10-068 | 220-56-32500I | REP-E | 00-19-055 | 220-57-138 | REP-XA | 00-11-179 |
| 220-56-199 | AMD-XA | 00-11-179 | 220-56-32500J | NEW-E | 00-19-055 | 220-57-138 | REP | 00-16-091 |
| 220-56-199 | AMD | 00-16-091 | 220-56-32500J | REP-E | 00-19-055 | 220-57-140 | REP-XA | 00-11-179 |
| 220-56-19900A | NEW-E | 00-10-068 | 220-56-330 | AMD | 00-08-038 | 220-57-140 | REP | 00-16-091 |
| 220-56-205 | AMD | 00-08-038 | 220-56-33000A | NEW-E | 00-11-055 | 220-57-145 | REP-XA | 00-11-179 |
| 220-56-205 | REP-XA | 00-11-179 | 220-56-33000A | REP-E | 00-11-143 | 220-57-145 | REP | 00-16-091 |
| 220-56-205 | REP | 00-16-091 | 220-56-33000B | NEW-E | 00-11-143 | 220-57-150 | REP-XA | 00-11-179 |
| 220-56-235 | AMD | 00-08-038 | 220-56-33000B | REP-E | 00-13-069 | 220-57-150 | REP | 00-16-091 |
| 220-56-235 | AMD-XA | 00-10-038 | 220-56-33000C | NEW-E | 00-13-069 | 220-57-155 | REP-XA | 00-11-179 |
| 220-56-235 | AMD | 00-17-016 | 220-56-33000C | REP-E | 00-14-034 | 220-57-155 | REP | 00-16-091 |
| 220-56-23500E | NEW-E | 00-08-084 | 220-56-33000D | NEW-E | 00-14-034 | 220-57-160 | AMD | 00-08-038 |
| 220-56-23500E | REP-E | 00-10-012 | 220-56-33000D | REP-E | 00-15-005 | 220-57-160 | REP-XA | 00-11-179 |
| 220-56-23500F | NEW-E | 00-10-012 | 220-56-33000E | NEW-E | 00-15-005 | 220-57-160 | REP | 00-16-091 |
| 220-56-23500G | NEW-E | 00-16-061 | 220-56-33000E | REP-E | 00-15-032 | 220-57-16000A | NEW-E | 00-17-064 |
| 220-56-23500H | NEW-E | 00-17-099 | 220-56-33000F | NEW-E | 00-15-032 | 220-57-16000A | REP-E | 00-17-064 |
| 220-56-23500I | NEW-E | 00-18-051 | 220-56-33000F | REP-E | 00-17-118 | 220-57-16000B | NEW-E | 00-18-014 |
| 220-56-23500I | REP-E | 00-18-051 | 220-56-33000V | REP-E | 00-08-037 | 220-57-16000B | REP-E | 00-18-040 |
| 220-56-240 | AMD | 00-08-038 | 220-56-33000 | NEW-E | 00-06-009 | 220-57-16000V | NEW-E | 00-07-073 |
| 220-56-24000C | NEW-E | 00-10-050 | 220-56-33000 | REP-E | 00-08-037 | 220-57-16000V | REP-E | 00-14-015 |
| 220-56-24000C | REP-E | 00-10-050 | 220-56-33000X | NEW-E | 00-07-098 | 220-57-16000 | NEW-E | 00-08-006 |
| 220-56-24000D | NEW-E | 00-11-059 | 220-56-33000X | REP-E | 00-11-055 | 220-57-16000 | REP-E | 00-11-007 |
| 220-56-250 | AMD | 00-08-038 | 220-56-33000Y | NEW-E | 00-08-037 | 220-57-16000X | NEW-E | 00-11-007 |
| 220-56-250 | AMD-XA | 00-10-038 | 220-56-33000Y | REP-E | 00-09-053 | 220-57-16000X | REP-E | 00-11-007 |
| 220-56-250 | AMD | 00-17-016 | 220-56-33000Z | NEW-E | 00-09-053 | 220-57-16000Y | NEW-E | 00-14-015 |
| 220-56-25000A | REP-E | 00-08-084 | 220-56-33000Z | REP-E | 00-11-055 | 220-57-16000Y | REP-E | 00-14-015 |
| 220-56-25000B | NEW-E | 00-08-084 | 220-56-335 | AMD-W | 00-11-087 | 220-57-16000Z | NEW-E | 00-16-039 |
| 220-56-25500 | NEW-E | 00-10-070 | 220-56-350 | AMD | 00-08-038 | 220-57-16000Z | REP-E | 00-18-014 |
| 220-56-25500 | REP-E | 00-11-008 | 220-56-350 | AMD-XA | 00-11-179 | 220-57-165 | REP-XA | 00-11-179 |
| 220-56-25500N | NEW-E | 00-11-008 | 220-56-350 | AMD | 00-16-091 | 220-57-165 | REP | 00-16-091 |

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| 220- 57-170 | REP-XA | 00-11-179 | 220- 57-300 | REP-XA | 00-11-179 | 220- 57-400 | REP-XA | 00-11-179 |
| 220- 57-170 | REP | 00-16-091 | 220- 57-300 | REP | 00-16-091 | 220- 57-400 | REP | 00-16-091 |
| 220- 57-17000U | NEW-E | 00-07-002 | 220- 57-305 | REP-XA | 00-11-179 | 220- 57-405 | REP-XA | 00-11-179 |
| 220- 57-17000U | REP-E | 00-11-118 | 220- 57-305 | REP | 00-16-091 | 220- 57-405 | REP | 00-16-091 |
| 220- 57-175 | REP-XA | 00-11-179 | 220- 57-310 | REP-XA | 00-11-179 | 220- 57-410 | REP-XA | 00-11-179 |
| 220- 57-175 | REP | 00-16-091 | 220- 57-310 | REP | 00-16-091 | 220- 57-410 | REP | 00-16-091 |
| 220- 57-17500V | NEW-E | 00-11-118 | 220- 57-313 | REP-XA | 00-11-179 | 220- 57-415 | REP-XA | 00-11-179 |
| 220- 57-17500V | REP-E | 00-11-118 | 220- 57-313 | REP | 00-16-091 | 220- 57-415 | REP | 00-16-091 |
| 220- 57-180 | REP-XA | 00-11-179 | 220- 57-315 | REP-XA | 00-11-179 | 220- 57-420 | REP-XA | 00-11-179 |
| 220- 57-180 | REP | 00-16-091 | 220- 57-315 | REP | 00-16-091 | 220- 57-420 | REP | 00-16-091 |
| 220- 57-181 | REP-XA | 00-11-179 | 220- 57-31500J | NEW-E | 00-08-022 | 220- 57-425 | REP-XA | 00-11-179 |
| 220- 57-181 | REP | 00-16-091 | 220- 57-31500J | REP-E | 00-08-022 | 220- 57-425 | REP | 00-16-091 |
| 220- 57-185 | REP-XA | 00-11-179 | 220- 57-31500K | NEW-E | 00-12-041 | 220- 57-42500F | NEW-E | 00-15-087 |
| 220- 57-185 | REP | 00-16-091 | 220- 57-31500K | REP-E | 00-12-041 | 220- 57-42500F | REP-E | 00-15-087 |
| 220- 57-187 | REP-XA | 00-11-179 | 220- 57-319 | REP-XA | 00-11-179 | 220- 57-427 | REP-XA | 00-11-179 |
| 220- 57-187 | REP | 00-16-091 | 220- 57-319 | REP | 00-16-091 | 220- 57-427 | REP | 00-16-091 |
| 220- 57-18700D | NEW-E | 00-07-002 | 220- 57-31900A | NEW-E | 00-12-013 | 220- 57-430 | REP-XA | 00-11-179 |
| 220- 57-190 | REP-XA | 00-11-179 | 220- 57-31900A | REP-E | 00-12-013 | 220- 57-430 | REP | 00-16-091 |
| 220- 57-190 | REP | 00-16-091 | 220- 57-31900Z | NEW-E | 00-07-002 | 220- 57-432 | REP-XA | 00-11-179 |
| 220- 57-195 | REP-XA | 00-11-179 | 220- 57-31900Z | REP-E | 00-12-013 | 220- 57-432 | REP | 00-16-091 |
| 220- 57-195 | REP | 00-16-091 | 220- 57-321 | REP-XA | 00-11-179 | 220- 57-435 | REP-XA | 00-11-179 |
| 220- 57-200 | REP-XA | 00-11-179 | 220- 57-321 | REP | 00-16-091 | 220- 57-435 | REP | 00-16-091 |
| 220- 57-200 | REP | 00-16-091 | 220- 57-32100D | NEW-E | 00-08-022 | 220- 57-440 | REP-XA | 00-11-179 |
| 220- 57-205 | REP-XA | 00-11-179 | 220- 57-32100D | REP-E | 00-08-022 | 220- 57-440 | REP | 00-16-091 |
| 220- 57-205 | REP | 00-16-091 | 220- 57-325 | REP-XA | 00-11-179 | 220- 57-445 | REP-XA | 00-11-179 |
| 220- 57-210 | REP-XA | 00-11-179 | 220- 57-325 | REP | 00-16-091 | 220- 57-445 | REP | 00-16-091 |
| 220- 57-210 | REP | 00-16-091 | 220- 57-326 | REP-XA | 00-11-179 | 220- 57-450 | REP-XA | 00-11-179 |
| 220- 57-215 | REP-XA | 00-11-179 | 220- 57-326 | REP | 00-16-091 | 220- 57-450 | REP | 00-16-091 |
| 220- 57-215 | REP | 00-16-091 | 220- 57-327 | REP-XA | 00-11-179 | 220- 57-455 | REP-XA | 00-11-179 |
| 220- 57-225 | REP-XA | 00-11-179 | 220- 57-327 | REP | 00-16-091 | 220- 57-455 | REP | 00-16-091 |
| 220- 57-225 | REP | 00-16-091 | 220- 57-330 | REP-XA | 00-11-179 | 220- 57-460 | REP-XA | 00-11-179 |
| 220- 57-230 | REP-XA | 00-11-179 | 220- 57-330 | REP | 00-16-091 | 220- 57-460 | REP | 00-16-091 |
| 220- 57-230 | REP | 00-16-091 | 220- 57-335 | REP-XA | 00-11-179 | 220- 57-462 | REP-XA | 00-11-179 |
| 220- 57-235 | REP-XA | 00-11-179 | 220- 57-335 | REP | 00-16-091 | 220- 57-462 | REP | 00-16-091 |
| 220- 57-235 | REP | 00-16-091 | 220- 57-340 | REP-XA | 00-11-179 | 220- 57-465 | REP-XA | 00-11-179 |
| 220- 57-240 | REP-XA | 00-11-179 | 220- 57-340 | REP | 00-16-091 | 220- 57-465 | REP | 00-16-091 |
| 220- 57-240 | REP | 00-16-091 | 220- 57-341 | REP-XA | 00-11-179 | 220- 57-470 | REP-XA | 00-11-179 |
| 220- 57-245 | REP-XA | 00-11-179 | 220- 57-341 | REP | 00-16-091 | 220- 57-470 | REP | 00-16-091 |
| 220- 57-245 | REP | 00-16-091 | 220- 57-342 | REP-XA | 00-11-179 | 220- 57-473 | REP-XA | 00-11-179 |
| 220- 57-250 | REP-XA | 00-11-179 | 220- 57-342 | REP | 00-16-091 | 220- 57-473 | REP | 00-16-091 |
| 220- 57-250 | REP | 00-16-091 | 220- 57-345 | REP-XA | 00-11-179 | 220- 57-475 | REP-XA | 00-11-179 |
| 220- 57-255 | REP-XA | 00-11-179 | 220- 57-345 | REP | 00-16-091 | 220- 57-475 | REP | 00-16-091 |
| 220- 57-255 | REP | 00-16-091 | 220- 57-34500A | NEW-E | 00-03-007 | 220- 57-480 | REP-XA | 00-11-179 |
| 220- 57-25500G | NEW-E | 00-07-002 | 220- 57-34500A | REP-E | 00-03-007 | 220- 57-480 | REP | 00-16-091 |
| 220- 57-260 | REP-XA | 00-11-179 | 220- 57-350 | REP-XA | 00-11-179 | 220- 57-485 | REP-XA | 00-11-179 |
| 220- 57-260 | REP | 00-16-091 | 220- 57-350 | REP | 00-16-091 | 220- 57-485 | REP | 00-16-091 |
| 220- 57-265 | REP-XA | 00-11-179 | 220- 57-355 | REP-XA | 00-11-179 | 220- 57-490 | REP-XA | 00-11-179 |
| 220- 57-265 | REP | 00-16-091 | 220- 57-355 | REP | 00-16-091 | 220- 57-490 | REP | 00-16-091 |
| 220- 57-270 | REP-XA | 00-11-179 | 220- 57-365 | REP-XA | 00-11-179 | 220- 57-493 | REP-XA | 00-11-179 |
| 220- 57-270 | REP | 00-16-091 | 220- 57-365 | REP | 00-16-091 | 220- 57-493 | REP | 00-16-091 |
| 220- 57-275 | REP-XA | 00-11-179 | 220- 57-370 | REP-XA | 00-11-179 | 220- 57-495 | REP-XA | 00-11-179 |
| 220- 57-275 | REP | 00-16-091 | 220- 57-370 | REP | 00-16-091 | 220- 57-495 | REP | 00-16-091 |
| 220- 57-280 | REP-XA | 00-11-179 | 220- 57-375 | REP-XA | 00-11-179 | 220- 57-497 | REP-XA | 00-11-179 |
| 220- 57-280 | REP | 00-16-091 | 220- 57-375 | REP | 00-16-091 | 220- 57-497 | REP | 00-16-091 |
| 220- 57-285 | REP-XA | 00-11-179 | 220- 57-380 | REP-XA | 00-11-179 | 220- 57-500 | REP-XA | 00-11-179 |
| 220- 57-285 | REP | 00-16-091 | 220- 57-380 | REP | 00-16-091 | 220- 57-500 | REP | 00-16-091 |
| 220- 57-290 | REP-XA | 00-11-179 | 220- 57-385 | REP-XA | 00-11-179 | 220- 57-502 | REP-XA | 00-11-179 |
| 220- 57-290 | REP | 00-16-091 | 220- 57-385 | REP | 00-16-091 | 220- 57-502 | REP | 00-16-091 |
| 220- 57-29000X | NEW-E | 00-11-029 | 220- 57-390 | REP-XA | 00-11-179 | 220- 57-505 | REP-XA | 00-11-179 |
| 220- 57-29000X | REP-E | 00-11-029 | 220- 57-390 | REP | 00-16-091 | 220- 57-505 | REP | 00-16-091 |
| 220- 57-295 | REP-XA | 00-11-179 | 220- 57-395 | REP-XA | 00-11-179 | 220- 57-50500G | NEW-E | 00-08-022 |
| 220- 57-295 | REP | 00-16-091 | 220- 57-395 | REP | 00-16-091 | 220- 57-50500G | REP-E | 00-12-041 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 220-57-50500H | NEW-E | 00-12-041 | 220-57A-100 | REP-XA | 00-11-179 | 220-88B-030 | AMD | 00-17-107 |
| 220-57-50500H | REP-E | 00-12-041 | 220-57A-100 | REP | 00-16-091 | 220-88B-040 | AMD-P | 00-13-082 |
| 220-57-510 | REP-XA | 00-11-179 | 220-57A-105 | REP-XA | 00-11-179 | 220-88B-040 | AMD | 00-17-107 |
| 220-57-510 | REP | 00-16-091 | 220-57A-105 | REP | 00-16-091 | 220-88B-04000 | NEW-E | 00-10-071 |
| 220-57-515 | REP-XA | 00-11-179 | 220-57A-110 | REP-XA | 00-11-179 | 220-88B-050 | AMD-P | 00-13-082 |
| 220-57-515 | REP | 00-16-091 | 220-57A-110 | REP | 00-16-091 | 220-88B-050 | AMD | 00-17-107 |
| 220-57-51500S | NEW-E | 00-08-022 | 220-57A-112 | REP-XA | 00-11-179 | 220-88B-05000 | NEW-E | 00-10-071 |
| 220-57-51500S | REP-E | 00-08-022 | 220-57A-112 | REP | 00-16-091 | 220-88B-05000 | REP-E | 00-10-071 |
| 220-57-51500S | REP-E | 00-11-117 | 220-57A-115 | REP-XA | 00-11-179 | 220-88C-010 | NEW-P | 00-14-038 |
| 220-57-51500T | NEW-E | 00-11-117 | 220-57A-115 | REP | 00-16-091 | 220-88C-010 | NEW-C | 00-17-093 |
| 220-57-520 | REP-XA | 00-11-179 | 220-57A-120 | REP-XA | 00-11-179 | 220-88C-01000 | NEW-E | 00-11-056 |
| 220-57-520 | REP | 00-16-091 | 220-57A-120 | REP | 00-16-091 | 220-88C-01000 | NEW-E | 00-19-044 |
| 220-57-525 | REP-XA | 00-11-179 | 220-57A-125 | REP-XA | 00-11-179 | 220-88C-01000 | REP-E | 00-19-044 |
| 220-57-525 | REP | 00-16-091 | 220-57A-125 | REP | 00-16-091 | 220-88C-020 | NEW-P | 00-14-038 |
| 220-57-53000C | NEW-E | 00-13-016 | 220-57A-130 | REP-XA | 00-11-179 | 220-88C-020 | NEW-C | 00-17-093 |
| 220-57-53000C | REP-E | 00-13-016 | 220-57A-130 | REP | 00-16-091 | 220-88C-02000 | NEW-E | 00-11-056 |
| 220-57A-001 | REP-XA | 00-11-179 | 220-57A-135 | REP-XA | 00-11-179 | 220-88C-02000 | NEW-E | 00-19-044 |
| 220-57A-001 | REP | 00-16-091 | 220-57A-135 | REP | 00-16-091 | 220-88C-02000 | REP-E | 00-19-044 |
| 220-57A-005 | REP-XA | 00-11-179 | 220-57A-140 | REP-XA | 00-11-179 | 220-88C-030 | NEW-P | 00-14-038 |
| 220-57A-005 | REP | 00-16-091 | 220-57A-140 | REP | 00-16-091 | 220-88C-030 | NEW-C | 00-17-093 |
| 220-57A-010 | REP-XA | 00-11-179 | 220-57A-145 | REP-XA | 00-11-179 | 220-88C-03000 | NEW-E | 00-11-056 |
| 220-57A-010 | REP | 00-16-091 | 220-57A-145 | REP | 00-16-091 | 220-88C-03000 | NEW-E | 00-19-044 |
| 220-57A-012 | REP-XA | 00-11-179 | 220-57A-150 | REP-XA | 00-11-179 | 220-88C-03000 | REP-E | 00-19-044 |
| 220-57A-012 | REP | 00-16-091 | 220-57A-150 | REP | 00-16-091 | 220-95-013 | AMD-P | 00-14-021 |
| 220-57A-015 | REP-XA | 00-11-179 | 220-57A-152 | REP-XA | 00-11-179 | 220-95-013 | AMD | 00-17-105 |
| 220-57A-015 | REP | 00-16-091 | 220-57A-152 | REP | 00-16-091 | 220-95-018 | AMD-P | 00-14-021 |
| 220-57A-017 | REP-XA | 00-11-179 | 220-57A-155 | REP-XA | 00-11-179 | 220-95-018 | AMD | 00-17-105 |
| 220-57A-017 | REP | 00-16-091 | 220-57A-155 | REP | 00-16-091 | 220-95-022 | AMD-P | 00-14-021 |
| 220-57A-020 | REP-XA | 00-11-179 | 220-57A-160 | REP-XA | 00-11-179 | 220-95-022 | AMD | 00-17-105 |
| 220-57A-020 | REP | 00-16-091 | 220-57A-160 | REP | 00-16-091 | 220-95-032 | AMD-P | 00-14-021 |
| 220-57A-025 | REP-XA | 00-11-179 | 220-57A-165 | REP-XA | 00-11-179 | 220-95-032 | AMD | 00-17-105 |
| 220-57A-025 | REP | 00-16-091 | 220-57A-165 | REP | 00-16-091 | 220-140-020 | AMD-P | 00-17-171 |
| 220-57A-030 | REP-XA | 00-11-179 | 220-57A-170 | REP-XA | 00-11-179 | 222-08-035 | AMD-E | 00-06-026 |
| 220-57A-030 | REP | 00-16-091 | 220-57A-170 | REP | 00-16-091 | 222-08-035 | AMD-C | 00-08-103 |
| 220-57A-035 | REP-XA | 00-11-179 | 220-57A-175 | REP-XA | 00-11-179 | 222-10-010 | AMD-E | 00-06-026 |
| 220-57A-035 | REP | 00-16-091 | 220-57A-175 | REP | 00-16-091 | 222-10-020 | NEW-C | 00-08-103 |
| 220-57A-037 | REP-XA | 00-11-179 | 220-57A-17500 | NEW-E | 00-14-050 | 222-10-030 | NEW-E | 00-06-026 |
| 220-57A-037 | REP | 00-16-091 | 220-57A-17500 | REP-E | 00-14-050 | 222-10-030 | NEW-C | 00-08-103 |
| 220-57A-040 | REP-XA | 00-11-179 | 220-57A-17500 | REP-E | 00-14-060 | 222-10-035 | NEW-E | 00-06-026 |
| 220-57A-040 | REP | 00-16-091 | 220-57A-17500 | NEW-E | 00-14-060 | 222-12-010 | AMD-E | 00-06-026 |
| 220-57A-045 | REP-XA | 00-11-179 | 220-57A-17500 | REP-E | 00-14-060 | 222-12-020 | AMD-P | 00-08-104 |
| 220-57A-045 | REP | 00-16-091 | 220-57A-17500 | REP-E | 00-15-034 | 222-12-020 | AMD-E | 00-12-093 |
| 220-57A-050 | REP-XA | 00-11-179 | 220-57A-17500 | NEW-E | 00-15-034 | 222-12-041 | NEW-E | 00-06-026 |
| 220-57A-050 | REP | 00-16-091 | 220-57A-17500 | REP-E | 00-15-034 | 222-12-044 | NEW-E | 00-06-026 |
| 220-57A-055 | REP-XA | 00-11-179 | 220-57A-180 | REP-XA | 00-11-179 | 222-12-044 | NEW-C | 00-08-103 |
| 220-57A-055 | REP | 00-16-091 | 220-57A-180 | REP | 00-16-091 | 222-12-045 | AMD-E | 00-06-026 |
| 220-57A-065 | REP-XA | 00-11-179 | 220-57A-183 | REP-XA | 00-11-179 | 222-12-045 | AMD-C | 00-08-103 |
| 220-57A-065 | REP | 00-16-091 | 220-57A-183 | REP | 00-16-091 | 222-12-090 | AMD-E | 00-06-026 |
| 220-57A-070 | REP-XA | 00-11-179 | 220-57A-185 | REP-XA | 00-11-179 | 222-12-090 | AMD-C | 00-08-103 |
| 220-57A-070 | REP | 00-16-091 | 220-57A-185 | REP | 00-16-091 | 222-12-090 | AMD-P | 00-08-104 |
| 220-57A-075 | REP-XA | 00-11-179 | 220-57A-190 | REP-XA | 00-11-179 | 222-12-090 | AMD-E | 00-12-093 |
| 220-57A-075 | REP | 00-16-091 | 220-57A-190 | REP | 00-16-091 | 222-16-010 | AMD-E | 00-06-026 |
| 220-57A-080 | REP-XA | 00-11-179 | 220-69-236 | AMD-P | 00-06-084 | 222-16-010 | AMD-C | 00-08-103 |
| 220-57A-080 | REP | 00-16-091 | 220-69-236 | AMD | 00-11-178 | 222-16-030 | AMD-E | 00-06-026 |
| 220-57A-082 | REP-XA | 00-11-179 | 220-69-24000P | NEW-E | 00-10-051 | 222-16-030 | AMD-C | 00-08-103 |
| 220-57A-082 | REP | 00-16-091 | 220-69-24000P | REP-E | 00-12-015 | 222-16-035 | AMD-E | 00-06-026 |
| 220-57A-085 | REP-XA | 00-11-179 | 220-69-24000Q | NEW-E | 00-12-015 | 222-16-036 | NEW-E | 00-06-026 |
| 220-57A-085 | REP | 00-16-091 | 220-69-24000R | NEW-E | 00-13-054 | 222-16-050 | AMD-E | 00-06-026 |
| 220-57A-090 | REP-XA | 00-11-179 | 220-69-24000S | NEW-E | 00-19-054 | 222-16-050 | AMD-C | 00-08-103 |
| 220-57A-090 | REP | 00-16-091 | 220-77-090 | NEW-P | 00-14-008 | 222-16-080 | AMD-E | 00-06-026 |
| 220-57A-095 | REP-XA | 00-11-179 | 220-77-090 | NEW | 00-17-146 | 222-20-010 | AMD-E | 00-06-026 |
| 220-57A-095 | REP | 00-16-091 | 220-88B-030 | AMD-P | 00-13-082 | 222-20-010 | AMD-C | 00-08-103 |

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| 222- 20-015 | NEW-E | 00-06-026 | 222- 24-050 | AMD-E | 00-06-026 | 230- 02-504 | NEW-P | 00-12-097 |
| 222- 20-015 | NEW-C | 00-08-103 | 222- 24-050 | AMD-C | 00-08-103 | 230- 02-504 | NEW | 00-15-048 |
| 222- 20-020 | AMD-E | 00-06-026 | 222- 24-051 | NEW-E | 00-06-026 | 230- 04-022 | AMD-P | 00-05-101 |
| 222- 20-020 | AMD-C | 00-08-103 | 222- 24-052 | NEW-E | 00-06-026 | 230- 04-022 | AMD | 00-09-052 |
| 222- 20-055 | NEW-E | 00-06-026 | 222- 24-060 | AMD-E | 00-06-026 | 230- 04-026 | NEW-P | 00-18-087 |
| 222- 20-070 | AMD-C | 00-08-103 | 222- 24-060 | AMD-C | 00-08-103 | 230- 04-110 | AMD-P | 00-11-114 |
| 222- 20-080 | AMD-E | 00-06-026 | 222- 30-010 | AMD-E | 00-06-026 | 230- 04-110 | AMD | 00-15-039 |
| 222- 21-005 | NEW-P | 00-08-104 | 222- 30-010 | AMD-C | 00-08-103 | 230- 04-115 | AMD-P | 00-11-114 |
| 222- 21-005 | NEW-E | 00-12-093 | 222- 30-020 | AMD-E | 00-06-026 | 230- 04-115 | AMD | 00-15-039 |
| 222- 21-010 | NEW-P | 00-08-104 | 222- 30-020 | AMD-C | 00-08-103 | 230- 04-119 | AMD | 00-05-102 |
| 222- 21-010 | NEW-E | 00-12-093 | 222- 30-021 | NEW-E | 00-06-026 | 230- 04-120 | AMD-P | 00-11-114 |
| 222- 21-020 | NEW-P | 00-08-104 | 222- 30-022 | NEW-E | 00-06-026 | 230- 04-120 | AMD | 00-15-039 |
| 222- 21-020 | NEW-E | 00-12-093 | 222- 30-023 | NEW-E | 00-06-026 | 230- 04-124 | AMD-P | 00-11-114 |
| 222- 21-030 | NEW-P | 00-08-104 | 222- 30-040 | AMD-E | 00-06-026 | 230- 04-124 | AMD | 00-15-039 |
| 222- 21-030 | NEW-E | 00-12-093 | 222- 30-045 | NEW-E | 00-06-026 | 230- 04-140 | AMD-P | 00-05-101 |
| 222- 21-035 | NEW-P | 00-08-104 | 222- 30-060 | AMD-E | 00-06-026 | 230- 04-140 | AMD | 00-09-052 |
| 222- 21-035 | NEW-E | 00-12-093 | 222- 30-070 | AMD-E | 00-06-026 | 230- 04-142 | REP-P | 00-05-101 |
| 222- 21-040 | NEW-P | 00-08-104 | 222- 30-070 | AMD-C | 00-08-103 | 230- 04-142 | REP-W | 00-18-026 |
| 222- 21-040 | NEW-E | 00-12-093 | 222- 30-070 | AMD-E | 00-12-093 | 230- 04-203 | AMD-P | 00-05-101 |
| 222- 21-045 | NEW-P | 00-08-104 | 222- 38-010 | AMD-E | 00-06-026 | 230- 04-203 | AMD-P | 00-11-114 |
| 222- 21-045 | NEW-E | 00-12-093 | 222- 38-020 | AMD-E | 00-06-026 | 230- 04-203 | AMD | 00-15-039 |
| 222- 21-050 | NEW-P | 00-08-104 | 222- 38-020 | AMD-C | 00-08-103 | 230- 04-203 | AMD-W | 00-18-026 |
| 222- 21-050 | NEW-E | 00-12-093 | 222- 38-030 | AMD-E | 00-06-026 | 230- 04-204 | AMD-P | 00-05-101 |
| 222- 21-060 | NEW-P | 00-08-104 | 222- 38-030 | AMD-C | 00-08-103 | 230- 04-204 | AMD-W | 00-18-026 |
| 222- 21-060 | NEW-E | 00-12-093 | 222- 38-040 | AMD-E | 00-06-026 | 230- 04-207 | NEW-P | 00-05-101 |
| 222- 21-065 | NEW-P | 00-08-104 | 222- 46-012 | NEW-E | 00-06-026 | 230- 04-207 | NEW | 00-09-052 |
| 222- 21-065 | NEW-E | 00-12-093 | 222- 46-055 | NEW-C | 00-08-103 | 230- 04-255 | AMD-P | 00-05-101 |
| 222- 21-070 | NEW-P | 00-08-104 | 222- 46-060 | AMD-E | 00-06-026 | 230- 04-255 | AMD | 00-09-052 |
| 222- 21-070 | NEW-E | 00-12-093 | 222- 46-060 | AMD-C | 00-08-103 | 230- 04-330 | AMD-P | 00-18-086 |
| 222- 21-080 | NEW-P | 00-08-104 | 222- 46-065 | AMD-C | 00-08-103 | 230- 04-450 | AMD-P | 00-05-101 |
| 222- 21-080 | NEW-E | 00-12-093 | 222- 46-070 | AMD-E | 00-06-026 | 230- 04-450 | AMD | 00-09-052 |
| 222- 21-090 | NEW-P | 00-08-104 | 224- 12 | PREP | 00-11-181 | 230- 08-027 | NEW-P | 00-05-101 |
| 222- 21-090 | NEW-E | 00-12-093 | 224- 12-010 | AMD-P | 00-15-069 | 230- 08-027 | NEW | 00-09-052 |
| 222- 22-010 | AMD-C | 00-08-103 | 224- 12-010 | AMD | 00-19-007 | 230- 08-040 | AMD-P | 00-05-101 |
| 222- 22-030 | AMD-C | 00-08-103 | 224- 12-030 | AMD-P | 00-15-069 | 230- 08-040 | AMD | 00-09-052 |
| 222- 22-035 | NEW-C | 00-08-103 | 224- 12-030 | AMD | 00-19-007 | 230- 08-080 | AMD-P | 00-04-099 |
| 222- 22-040 | AMD-C | 00-08-103 | 224- 12-070 | AMD-P | 00-15-069 | 230- 08-080 | AMD | 00-07-140 |
| 222- 22-050 | AMD-C | 00-08-103 | 224- 12-070 | AMD | 00-19-007 | 230- 08-090 | AMD-P | 00-05-101 |
| 222- 22-060 | AMD-C | 00-08-103 | 224- 12-080 | AMD-P | 00-15-069 | 230- 08-090 | AMD | 00-09-052 |
| 222- 22-065 | NEW-C | 00-08-103 | 224- 12-080 | AMD | 00-19-007 | 230- 08-100 | REP-P | 00-04-099 |
| 222- 22-070 | AMD-E | 00-06-026 | 230- 02-108 | AMD-P | 00-04-099 | 230- 08-100 | REP | 00-07-140 |
| 222- 22-070 | AMD-C | 00-08-103 | 230- 02-108 | AMD | 00-07-140 | 230- 08-105 | AMD-P | 00-04-099 |
| 222- 22-075 | NEW-E | 00-06-026 | 230- 02-109 | NEW-P | 00-05-101 | 230- 08-105 | AMD | 00-07-140 |
| 222- 22-075 | NEW-C | 00-08-103 | 230- 02-109 | NEW | 00-09-052 | 230- 08-160 | AMD-P | 00-05-101 |
| 222- 22-076 | NEW-E | 00-06-026 | 230- 02-110 | AMD-P | 00-05-101 | 230- 08-160 | AMD | 00-09-052 |
| 222- 22-076 | NEW-C | 00-08-103 | 230- 02-110 | AMD | 00-09-052 | 230- 12-050 | AMD-P | 00-04-099 |
| 222- 22-080 | AMD-E | 00-06-026 | 230- 02-123 | AMD-P | 00-04-099 | 230- 12-050 | AMD-P | 00-05-101 |
| 222- 22-090 | AMD-E | 00-06-026 | 230- 02-123 | AMD | 00-07-140 | 230- 12-050 | AMD | 00-07-140 |
| 222- 22-090 | AMD-C | 00-08-103 | 230- 02-161 | AMD-P | 00-18-089 | 230- 12-050 | AMD | 00-09-052 |
| 222- 24-010 | AMD-E | 00-06-026 | 230- 02-183 | AMD-P | 00-04-099 | 230- 12-072 | NEW-P | 00-05-101 |
| 222- 24-010 | AMD-C | 00-08-103 | 230- 02-183 | AMD | 00-07-140 | 230- 12-072 | NEW | 00-09-052 |
| 222- 24-015 | NEW-E | 00-06-026 | 230- 02-205 | AMD | 00-05-102 | 230- 12-073 | NEW-P | 00-05-101 |
| 222- 24-020 | AMD-E | 00-06-026 | 230- 02-206 | AMD | 00-05-102 | 230- 12-073 | NEW | 00-09-052 |
| 222- 24-020 | AMD-C | 00-08-103 | 230- 02-380 | AMD-W | 00-02-067 | 230- 12-074 | NEW-P | 00-11-113 |
| 222- 24-025 | REP-E | 00-06-026 | 230- 02-400 | REP-P | 00-05-101 | 230- 12-074 | NEW | 00-15-038 |
| 222- 24-026 | NEW-E | 00-06-026 | 230- 02-400 | REP | 00-09-052 | 230- 12-078 | AMD-P | 00-04-099 |
| 222- 24-030 | AMD-E | 00-06-026 | 230- 02-412 | NEW-P | 00-11-114 | 230- 12-078 | AMD | 00-07-140 |
| 222- 24-030 | AMD-C | 00-08-103 | 230- 02-412 | NEW | 00-15-039 | 230- 12-310 | AMD-P | 00-05-103 |
| 222- 24-035 | AMD-E | 00-06-026 | 230- 02-415 | AMD-P | 00-05-101 | 230- 12-310 | AMD | 00-09-051 |
| 222- 24-035 | AMD-C | 00-08-103 | 230- 02-415 | AMD | 00-09-052 | 230- 12-335 | NEW-P | 00-11-114 |
| 222- 24-040 | AMD-E | 00-06-026 | 230- 02-425 | REP-P | 00-05-101 | 230- 12-335 | NEW | 00-15-039 |
| 222- 24-040 | AMD-C | 00-08-103 | 230- 02-425 | REP | 00-09-052 | 230- 20-110 | REP-P | 00-04-099 |

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| 230-20-110 | REP | 00-07-140 | 230-40-150 | REP | 00-09-052 | 230-40-865 | NEW | 00-09-052 |
| 230-20-120 | REP-P | 00-04-099 | 230-40-160 | REP-P | 00-05-101 | 230-40-870 | NEW-P | 00-05-101 |
| 230-20-120 | REP | 00-07-140 | 230-40-160 | REP | 00-09-052 | 230-40-870 | NEW | 00-09-052 |
| 230-20-220 | AMD-P | 00-04-099 | 230-40-200 | AMD-P | 00-05-101 | 230-40-875 | NEW-P | 00-05-101 |
| 230-20-220 | AMD | 00-07-140 | 230-40-200 | AMD | 00-09-052 | 230-40-875 | NEW | 00-09-052 |
| 230-20-243 | AMD-P | 00-04-099 | 230-40-225 | AMD-P | 00-05-101 | 230-40-880 | NEW-P | 00-05-101 |
| 230-20-243 | AMD | 00-07-140 | 230-40-225 | AMD | 00-09-052 | 230-40-880 | NEW | 00-09-052 |
| 230-20-244 | AMD-P | 00-04-099 | 230-40-400 | AMD-P | 00-05-101 | 230-40-885 | NEW-P | 00-05-101 |
| 230-20-244 | AMD | 00-07-140 | 230-40-400 | AMD | 00-09-052 | 230-40-885 | NEW | 00-09-052 |
| 230-25-030 | AMD-P | 00-12-097 | 230-40-550 | NEW-P | 00-05-101 | 230-40-890 | NEW-P | 00-05-101 |
| 230-25-030 | AMD | 00-15-048 | 230-40-550 | NEW | 00-09-052 | 230-40-890 | NEW | 00-09-052 |
| 230-25-040 | AMD-P | 00-12-097 | 230-40-552 | NEW-P | 00-05-101 | 230-40-895 | NEW-P | 00-05-101 |
| 230-25-040 | AMD | 00-15-048 | 230-40-552 | NEW | 00-09-052 | 230-40-895 | NEW | 00-09-052 |
| 230-25-070 | AMD-P | 00-12-097 | 230-40-554 | NEW-P | 00-05-101 | 230-40-897 | NEW-P | 00-05-101 |
| 230-25-070 | AMD | 00-15-048 | 230-40-554 | NEW | 00-09-052 | 230-40-897 | NEW | 00-09-052 |
| 230-25-100 | AMD-P | 00-12-097 | 230-40-556 | NEW-P | 00-05-101 | 230-40-900 | REP-P | 00-05-101 |
| 230-25-100 | AMD | 00-15-048 | 230-40-556 | NEW | 00-09-052 | 230-40-900 | REP | 00-09-052 |
| 230-25-110 | AMD-P | 00-12-097 | 230-40-558 | NEW-P | 00-05-101 | 230-46-010 | AMD-P | 00-18-088 |
| 230-25-110 | AMD | 00-15-048 | 230-40-558 | NEW | 00-09-052 | 230-46-020 | AMD-W | 00-07-070 |
| 230-25-120 | AMD-P | 00-12-097 | 230-40-560 | NEW-P | 00-05-101 | 230-46-020 | REP-P | 00-18-088 |
| 230-25-120 | AMD | 00-15-048 | 230-40-560 | NEW | 00-09-052 | 230-46-025 | AMD-P | 00-18-088 |
| 230-25-150 | AMD-P | 00-12-097 | 230-40-562 | NEW-P | 00-05-101 | 230-46-035 | NEW-W | 00-07-070 |
| 230-25-150 | AMD | 00-15-048 | 230-40-562 | NEW | 00-09-052 | 230-46-070 | AMD-P | 00-18-088 |
| 230-25-200 | AMD-P | 00-12-097 | 230-40-600 | NEW-P | 00-05-101 | 230-50-010 | AMD-P | 00-05-101 |
| 230-25-200 | AMD | 00-15-048 | 230-40-600 | NEW | 00-09-052 | 230-50-010 | AMD | 00-09-052 |
| 230-25-220 | AMD-P | 00-12-097 | 230-40-610 | NEW-P | 00-05-101 | 232-12-001 | AMD-XA | 00-11-179 |
| 230-25-220 | AMD | 00-15-048 | 230-40-610 | NEW | 00-09-052 | 232-12-001 | AMD | 00-16-091 |
| 230-25-310 | AMD-P | 00-12-097 | 230-40-615 | NEW-P | 00-05-101 | 232-12-011 | AMD | 00-04-017 |
| 230-25-310 | AMD | 00-15-048 | 230-40-615 | NEW | 00-09-052 | 232-12-011 | AMD-P | 00-06-083 |
| 230-25-315 | AMD-P | 00-12-097 | 230-40-800 | NEW-P | 00-05-101 | 232-12-011 | AMD-P | 00-06-100 |
| 230-25-315 | AMD | 00-15-048 | 230-40-800 | NEW | 00-09-052 | 232-12-011 | AMD-W | 00-07-019 |
| 230-25-325 | NEW-P | 00-12-097 | 230-40-803 | NEW-P | 00-05-101 | 232-12-011 | AMD | 00-10-001 |
| 230-25-325 | NEW | 00-15-048 | 230-40-803 | NEW | 00-09-052 | 232-12-011 | AMD-P | 00-14-022 |
| 230-30-070 | AMD-P | 00-18-090 | 230-40-805 | NEW-P | 00-05-101 | 232-12-011 | AMD | 00-17-106 |
| 230-30-212 | REP-P | 00-11-114 | 230-40-805 | NEW | 00-09-052 | 232-12-01100A | NEW-E | 00-10-069 |
| 230-30-212 | REP | 00-15-039 | 230-40-810 | NEW-P | 00-05-101 | 232-12-014 | AMD | 00-04-017 |
| 230-30-213 | REP-P | 00-11-114 | 230-40-810 | NEW | 00-09-052 | 232-12-018 | REP | 00-08-038 |
| 230-30-213 | REP | 00-15-039 | 230-40-815 | NEW-P | 00-05-101 | 232-12-047 | AMD-P | 00-06-088 |
| 230-40-010 | AMD-P | 00-05-101 | 230-40-815 | NEW | 00-09-052 | 232-12-047 | AMD | 00-11-137 |
| 230-40-010 | AMD | 00-09-052 | 230-40-820 | NEW-P | 00-05-101 | 232-12-051 | AMD-P | 00-06-089 |
| 230-40-015 | REP-P | 00-05-101 | 230-40-820 | NEW | 00-09-052 | 232-12-051 | AMD | 00-11-137 |
| 230-40-015 | REP | 00-09-052 | 230-40-823 | NEW-P | 00-05-101 | 232-12-054 | AMD-P | 00-06-090 |
| 230-40-030 | AMD-P | 00-05-101 | 230-40-823 | NEW | 00-09-052 | 232-12-054 | AMD | 00-11-137 |
| 230-40-030 | AMD | 00-09-052 | 230-40-825 | NEW-P | 00-05-101 | 232-12-068 | AMD-P | 00-06-091 |
| 230-40-040 | NEW-P | 00-05-101 | 230-40-825 | NEW | 00-09-052 | 232-12-068 | AMD | 00-11-137 |
| 230-40-040 | NEW | 00-09-052 | 230-40-830 | NEW-P | 00-05-101 | 232-12-106 | NEW-P | 00-14-083 |
| 230-40-050 | AMD-P | 00-05-101 | 230-40-830 | NEW | 00-09-052 | 232-12-141 | AMD-P | 00-14-081 |
| 230-40-050 | AMD | 00-09-052 | 230-40-833 | NEW-P | 00-05-101 | 232-12-161 | REP-XR | 00-08-027 |
| 230-40-055 | AMD-P | 00-07-139 | 230-40-833 | NEW | 00-09-052 | 232-12-161 | REP | 00-13-090 |
| 230-40-055 | AMD | 00-11-054 | 230-40-835 | NEW-P | 00-05-101 | 232-12-168 | AMD | 00-08-038 |
| 230-40-060 | REP-P | 00-05-101 | 230-40-835 | NEW | 00-09-052 | 232-12-18700A | NEW-E | 00-16-060 |
| 230-40-060 | REP | 00-09-052 | 230-40-840 | NEW-P | 00-05-101 | 232-12-257 | AMD-W | 00-02-066 |
| 230-40-070 | AMD-P | 00-05-101 | 230-40-840 | NEW | 00-09-052 | 232-12-257 | AMD-P | 00-06-094 |
| 230-40-070 | AMD | 00-09-052 | 230-40-845 | NEW-P | 00-05-101 | 232-12-257 | AMD | 00-11-137 |
| 230-40-120 | AMD-P | 00-05-101 | 230-40-845 | NEW | 00-09-052 | 232-12-31500G | NEW-E | 00-04-014 |
| 230-40-120 | AMD | 00-09-052 | 230-40-850 | NEW-P | 00-05-101 | 232-12-619 | AMD | 00-08-038 |
| 230-40-125 | REP-P | 00-05-101 | 230-40-850 | NEW | 00-09-052 | 232-12-619 | AMD-XA | 00-11-179 |
| 230-40-125 | AMD | 00-09-052 | 230-40-855 | NEW-P | 00-05-101 | 232-12-619 | AMD | 00-16-091 |
| 230-40-125 | AMD | 00-09-087 | 230-40-855 | NEW | 00-09-052 | 232-12-61900L | NEW-E | 00-10-068 |
| 230-40-130 | AMD-P | 00-05-101 | 230-40-860 | NEW-P | 00-05-101 | 232-12-61900L | REP-E | 00-16-067 |
| 230-40-130 | AMD | 00-09-052 | 230-40-860 | NEW | 00-09-052 | 232-12-61900 | NEW-E | 00-11-002 |
| 230-40-150 | REP-P | 00-05-101 | 230-40-865 | NEW-P | 00-05-101 | 232-12-61900 | REP-E | 00-11-002 |

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Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 232- 12-61900N | NEW-E | 00-16-067 | 232- 28-61900E | REP-E | 00-03-055 | 242- 04-050 | AMD-P | 00-05-021 |
| 232- 12-61900N | REP-E | 00-17-049 | 232- 28-61900E | REP-E | 00-05-085 | 242- 04-050 | AMD | 00-09-094 |
| 232- 12-61900P | NEW-E | 00-17-049 | 232- 28-61900F | NEW-E | 00-05-085 | 246- 14-010 | NEW | 00-10-114 |
| 232- 12-61900Q | NEW-E | 00-18-041 | 232- 28-61900F | REP-E | 00-05-085 | 246- 14-020 | NEW | 00-10-114 |
| 232- 12-61900Q | REP-E | 00-18-041 | 232- 28-61900G | NEW-E | 00-06-008 | 246- 14-030 | NEW | 00-10-114 |
| 232- 16-700 | AMD-P | 00-06-093 | 232- 28-61900H | NEW-E | 00-07-001 | 246- 14-040 | NEW | 00-10-114 |
| 232- 16-700 | AMD | 00-11-137 | 232- 28-61900I | NEW-E | 00-07-073 | 246- 14-050 | NEW | 00-10-114 |
| 232- 28-02201 | AMD | 00-04-017 | 232- 28-61900I | REP-E | 00-07-073 | 246- 14-060 | NEW | 00-10-114 |
| 232- 28-02202 | AMD | 00-04-017 | 232- 28-61900J | NEW-E | 00-08-006 | 246- 14-070 | NEW | 00-10-114 |
| 232- 28-02202 | AMD-P | 00-06-097 | 232- 28-61900J | REP-E | 00-11-007 | 246- 14-080 | NEW | 00-10-114 |
| 232- 28-02202 | AMD | 00-11-137 | 232- 28-61900K | NEW-E | 00-08-001 | 246- 14-090 | NEW | 00-10-114 |
| 232- 28-02203 | AMD | 00-04-017 | 232- 28-61900K | REP-E | 00-08-001 | 246- 14-100 | NEW | 00-10-114 |
| 232- 28-02204 | AMD | 00-04-017 | 232- 28-61900L | NEW-E | 00-12-041 | 246- 14-110 | NEW | 00-10-114 |
| 232- 28-02205 | AMD | 00-04-017 | 232- 28-61900L | REP-E | 00-12-041 | 246- 14-120 | NEW | 00-10-114 |
| 232- 28-02206 | AMD | 00-04-017 | 232- 28-61900 | NEW-E | 00-13-089 | 246- 25-990 | PREP-W | 00-16-104 |
| 232- 28-02220 | AMD | 00-04-017 | 232- 28-61900 | REP-E | 00-13-089 | 246-100-011 | AMD-P | 00-12-101 |
| 232- 28-02240 | AMD | 00-04-017 | 232- 28-61900N | NEW-E | 00-14-050 | 246-100-016 | REP-P | 00-12-101 |
| 232- 28-24102 | REP | 00-04-017 | 232- 28-61900N | REP-E | 00-14-050 | 246-100-021 | AMD-P | 00-12-101 |
| 232- 28-248 | AMD-P | 00-06-095 | 232- 28-61900N | REP-E | 00-15-034 | 246-100-026 | REP-P | 00-12-101 |
| 232- 28-248 | AMD | 00-11-137 | 232- 28-61900P | NEW-E | 00-15-031 | 246-100-031 | REP-P | 00-12-101 |
| 232- 28-255 | REP | 00-04-017 | 232- 28-61900P | REP-E | 00-15-031 | 246-100-036 | AMD-P | 00-12-101 |
| 232- 28-26000A | NEW-E | 00-03-025 | 232- 28-61900Q | NEW-E | 00-16-026 | 246-100-041 | REP-P | 00-12-101 |
| 232- 28-261 | REP | 00-04-017 | 232- 28-61900Q | REP-E | 00-16-026 | 246-100-042 | REP-P | 00-12-101 |
| 232- 28-262 | REP | 00-04-017 | 232- 28-61900S | NEW-E | 00-16-059 | 246-100-043 | REP-P | 00-12-101 |
| 232- 28-263 | REP | 00-04-017 | 232- 28-61900S | REP-E | 00-16-059 | 246-100-046 | REP-P | 00-12-101 |
| 232- 28-264 | REP-P | 00-14-080 | 232- 28-61900T | NEW-E | 00-18-050 | 246-100-071 | REP-P | 00-12-101 |
| 232- 28-264 | REP | 00-19-045 | 232- 28-61900T | REP-E | 00-18-050 | 246-100-076 | REP-P | 00-12-101 |
| 232- 28-266 | AMD-P | 00-06-096 | 232- 28-61900U | NEW-E | 00-18-052 | 246-100-081 | REP-P | 00-12-101 |
| 232- 28-266 | AMD | 00-11-137 | 232- 28-61900U | REP-E | 00-18-052 | 246-100-086 | REP-P | 00-12-101 |
| 232- 28-269 | REP | 00-04-017 | 232- 28-61900V | NEW-E | 00-19-037 | 246-100-091 | REP-P | 00-12-101 |
| 232- 28-270 | REP | 00-04-017 | 232- 28-61900V | REP-E | 00-19-037 | 246-100-171 | REP-P | 00-12-101 |
| 232- 28-271 | AMD | 00-04-017 | 232- 28-620 | RECOD-X | 00-11-179 | 246-100-176 | REP-P | 00-12-101 |
| 232- 28-272 | AMD-P | 00-06-099 | 232- 28-620 | RECOD | 00-16-091 | 246-100-181 | REP-P | 00-12-101 |
| 232- 28-272 | AMD | 00-11-137 | 232- 28-62000A | NEW-E | 00-19-025 | 246-100-196 | REP-P | 00-12-101 |
| 232- 28-272 | AMD-P | 00-16-154 | 232- 28-62000A | REP-E | 00-19-025 | 246-100-201 | AMD-P | 00-12-101 |
| 232- 28-273 | AMD-P | 00-06-092 | 232- 28-621 | RECOD-X | 00-11-179 | 246-100-216 | REP-P | 00-12-101 |
| 232- 28-273 | AMD | 00-11-137 | 232- 28-621 | RECOD | 00-16-091 | 246-100-217 | REP-P | 00-12-101 |
| 232- 28-274 | REP-P | 00-14-080 | 236- 18-040 | AMD | 00-06-052 | 246-100-218 | REP-P | 00-12-101 |
| 232- 28-275 | AMD | 00-04-017 | 236- 18-070 | AMD | 00-06-052 | 246-100-231 | REP-P | 00-12-101 |
| 232- 28-276 | NEW-P | 00-06-086 | 236- 18-080 | AMD | 00-06-052 | 246-100-236 | REP-P | 00-12-101 |
| 232- 28-276 | NEW | 00-11-137 | 236- 70-040 | AMD | 00-08-040 | 246-100-241 | REP-P | 00-12-101 |
| 232- 28-27600A | NEW-E | 00-16-009 | 236- 70-050 | AMD | 00-08-040 | 246-101-001 | NEW-P | 00-12-101 |
| 232- 28-277 | NEW | 00-04-017 | 236- 70-060 | AMD | 00-08-040 | 246-101-005 | NEW-P | 00-12-101 |
| 232- 28-278 | NEW-P | 00-06-087 | 236- 70-080 | AMD | 00-08-040 | 246-101-010 | NEW-P | 00-12-101 |
| 232- 28-278 | NEW | 00-11-137 | 236-200-010 | RECOD | 00-08-039 | 246-101-015 | NEW-P | 00-12-101 |
| 232- 28-27800A | NEW-E | 00-16-062 | 236-200-020 | RECOD | 00-08-039 | 246-101-101 | NEW-P | 00-12-101 |
| 232- 28-279 | NEW-P | 00-06-085 | 236-200-030 | RECOD | 00-08-039 | 246-101-105 | NEW-P | 00-12-101 |
| 232- 28-279 | NEW | 00-11-137 | 236-200-040 | RECOD | 00-08-039 | 246-101-110 | NEW-P | 00-12-101 |
| 232- 28-27900A | NEW-E | 00-19-028 | 236-200-050 | RECOD | 00-08-039 | 246-101-115 | NEW-P | 00-12-101 |
| 232- 28-27900A | REP-E | 00-19-028 | 236-200-060 | RECOD | 00-08-039 | 246-101-120 | NEW-P | 00-12-101 |
| 232- 28-423 | REP-P | 00-14-082 | 242- 02-052 | AMD-P | 00-05-021 | 246-101-201 | NEW-P | 00-12-101 |
| 232- 28-424 | NEW-P | 00-14-082 | 242- 02-052 | AMD | 00-09-094 | 246-101-205 | NEW-P | 00-12-101 |
| 232- 28-424 | NEW | 00-18-009 | 242- 02-255 | NEW-P | 00-05-021 | 246-101-210 | NEW-P | 00-12-101 |
| 232- 28-42400A | NEW-E | 00-18-003 | 242- 02-255 | NEW | 00-09-094 | 246-101-215 | NEW-P | 00-12-101 |
| 232- 28-515 | AMD-P | 00-14-081 | 242- 02-522 | AMD-P | 00-05-021 | 246-101-220 | NEW-P | 00-12-101 |
| 232- 28-619 | AMD | 00-08-038 | 242- 02-522 | AMD | 00-09-094 | 246-101-225 | NEW-P | 00-12-101 |
| 232- 28-619 | AMD-XA | 00-11-179 | 242- 02-832 | AMD-P | 00-05-021 | 246-101-230 | NEW-P | 00-12-101 |
| 232- 28-619 | AMD | 00-16-091 | 242- 02-832 | AMD | 00-09-094 | 246-101-301 | NEW-P | 00-12-101 |
| 232- 28-61900D | NEW-E | 00-03-041 | 242- 02-834 | AMD-P | 00-05-021 | 246-101-305 | NEW-P | 00-12-101 |
| 232- 28-61900D | REP-E | 00-03-041 | 242- 02-834 | AMD | 00-09-094 | 246-101-310 | NEW-P | 00-12-101 |
| 232- 28-61900D | REP-E | 00-03-055 | 242- 04-030 | AMD-P | 00-05-021 | 246-101-315 | NEW-P | 00-12-101 |
| 232- 28-61900E | NEW-E | 00-03-055 | 242- 04-030 | AMD | 00-09-094 | 246-101-320 | NEW-P | 00-12-101 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 246-101-401 | NEW-P | 00-12-101 | 246-232-013 | NEW-P | 00-19-080 | 246-243-210 | REP | 00-08-013 |
| 246-101-405 | NEW-P | 00-12-101 | 246-232-014 | NEW-P | 00-19-080 | 246-243-220 | AMD-P | 00-04-088 |
| 246-101-410 | NEW-P | 00-12-101 | 246-232-040 | AMD-P | 00-19-080 | 246-243-220 | AMD | 00-08-013 |
| 246-101-415 | NEW-P | 00-12-101 | 246-232-060 | AMD | 00-07-085 | 246-243-230 | AMD-P | 00-04-088 |
| 246-101-420 | NEW-P | 00-12-101 | 246-232-120 | AMD-P | 00-19-080 | 246-243-230 | AMD | 00-08-013 |
| 246-101-425 | NEW-P | 00-12-101 | 246-232-130 | AMD-P | 00-19-080 | 246-243-250 | NEW-P | 00-04-088 |
| 246-101-501 | NEW-P | 00-12-101 | 246-235-075 | AMD | 00-07-085 | 246-243-250 | NEW | 00-08-013 |
| 246-101-505 | NEW-P | 00-12-101 | 246-235-080 | AMD-P | 00-04-088 | 246-246 | PREP-W | 00-16-105 |
| 246-101-510 | NEW-P | 00-12-101 | 246-235-080 | AMD | 00-08-013 | 246-246-001 | NEW | 00-07-085 |
| 246-101-515 | NEW-P | 00-12-101 | 246-235-084 | NEW-P | 00-04-088 | 246-246-010 | NEW | 00-07-085 |
| 246-101-520 | NEW-P | 00-12-101 | 246-235-084 | NEW | 00-08-013 | 246-246-020 | NEW | 00-07-085 |
| 246-101-525 | NEW-P | 00-12-101 | 246-235-086 | NEW-P | 00-04-088 | 246-246-030 | NEW | 00-07-085 |
| 246-101-601 | NEW-P | 00-12-101 | 246-235-086 | NEW | 00-08-013 | 246-246-040 | NEW | 00-07-085 |
| 246-101-605 | NEW-P | 00-12-101 | 246-235-090 | AMD-P | 00-04-088 | 246-246-050 | NEW | 00-07-085 |
| 246-101-610 | NEW-P | 00-12-101 | 246-235-090 | AMD | 00-08-013 | 246-246-060 | NEW | 00-07-085 |
| 246-101-615 | NEW-P | 00-12-101 | 246-243-020 | AMD-P | 00-04-088 | 246-252-001 | AMD-P | 00-04-088 |
| 246-101-620 | NEW-P | 00-12-101 | 246-243-020 | AMD | 00-08-013 | 246-252-001 | AMD | 00-08-013 |
| 246-101-625 | NEW-P | 00-12-101 | 246-243-030 | AMD-P | 00-04-088 | 246-252-030 | AMD-P | 00-04-088 |
| 246-101-630 | NEW-P | 00-12-101 | 246-243-030 | AMD | 00-08-013 | 246-252-030 | AMD | 00-08-013 |
| 246-101-635 | NEW-P | 00-12-101 | 246-243-042 | NEW-P | 00-04-088 | 246-254-150 | AMD-P | 00-04-088 |
| 246-101-640 | NEW-P | 00-12-101 | 246-243-042 | NEW | 00-08-013 | 246-254-150 | AMD | 00-08-013 |
| 246-101-701 | NEW-P | 00-12-101 | 246-243-044 | NEW-P | 00-04-088 | 246-290-72001 | NEW-P | 00-11-164 |
| 246-101-705 | NEW-P | 00-12-101 | 246-243-044 | NEW | 00-08-013 | 246-290-72001 | NEW | 00-15-080 |
| 246-101-710 | NEW-P | 00-12-101 | 246-243-047 | NEW-P | 00-04-088 | 246-290-72002 | NEW-P | 00-11-164 |
| 246-101-715 | NEW-P | 00-12-101 | 246-243-047 | NEW | 00-08-013 | 246-290-72002 | NEW | 00-15-080 |
| 246-101-720 | NEW-P | 00-12-101 | 246-243-050 | AMD-P | 00-04-088 | 246-290-72003 | NEW-P | 00-11-164 |
| 246-101-725 | NEW-P | 00-12-101 | 246-243-050 | AMD | 00-08-013 | 246-290-72003 | NEW | 00-15-080 |
| 246-101-730 | NEW-P | 00-12-101 | 246-243-060 | AMD-P | 00-04-088 | 246-290-72004 | NEW-P | 00-11-164 |
| 246-130-001 | AMD-P | 00-14-063 | 246-243-060 | AMD | 00-08-013 | 246-290-72004 | NEW | 00-15-080 |
| 246-130-001 | AMD | 00-19-117 | 246-243-080 | AMD-P | 00-04-088 | 246-290-72005 | NEW-P | 00-11-164 |
| 246-130-010 | AMD-P | 00-14-063 | 246-243-080 | AMD | 00-08-013 | 246-290-72005 | NEW | 00-15-080 |
| 246-130-010 | AMD | 00-19-117 | 246-243-090 | AMD-P | 00-04-088 | 246-290-72006 | NEW-P | 00-11-164 |
| 246-130-020 | AMD-P | 00-14-063 | 246-243-090 | AMD | 00-08-013 | 246-290-72006 | NEW | 00-15-080 |
| 246-130-020 | AMD | 00-19-117 | 246-243-100 | AMD-P | 00-04-088 | 246-290-72007 | NEW-P | 00-11-164 |
| 246-130-028 | NEW-P | 00-14-063 | 246-243-100 | AMD | 00-08-013 | 246-290-72007 | NEW | 00-15-080 |
| 246-130-028 | NEW | 00-19-117 | 246-243-110 | AMD-P | 00-04-088 | 246-290-72008 | NEW-P | 00-11-164 |
| 246-130-030 | AMD-P | 00-14-063 | 246-243-110 | AMD | 00-08-013 | 246-290-72008 | NEW | 00-15-080 |
| 246-130-030 | AMD | 00-19-117 | 246-243-120 | AMD-P | 00-04-088 | 246-290-72009 | NEW-P | 00-11-164 |
| 246-130-040 | AMD-P | 00-14-063 | 246-243-120 | AMD | 00-08-013 | 246-290-72009 | NEW | 00-15-080 |
| 246-130-040 | AMD | 00-19-117 | 246-243-130 | AMD-P | 00-04-088 | 246-290-72010 | NEW-P | 00-11-164 |
| 246-130-060 | AMD-P | 00-14-063 | 246-243-130 | AMD | 00-08-013 | 246-290-72010 | NEW | 00-15-080 |
| 246-130-060 | AMD | 00-19-117 | 246-243-140 | AMD-P | 00-04-088 | 246-290-72011 | NEW-P | 00-11-164 |
| 246-130-070 | REP-P | 00-14-063 | 246-243-140 | AMD | 00-08-013 | 246-290-72011 | NEW | 00-15-080 |
| 246-130-070 | REP | 00-19-117 | 246-243-141 | NEW-P | 00-04-088 | 246-290-72012 | NEW-P | 00-11-164 |
| 246-130-080 | NEW-P | 00-14-063 | 246-243-141 | NEW | 00-08-013 | 246-290-72012 | NEW | 00-15-080 |
| 246-130-080 | NEW | 00-19-117 | 246-243-150 | AMD-P | 00-04-088 | 246-292 | PREP | 00-10-112 |
| 246-130-090 | NEW-P | 00-14-063 | 246-243-150 | AMD | 00-08-013 | 246-323 | PREP | 00-05-097 |
| 246-130-090 | NEW | 00-19-117 | 246-243-160 | AMD-P | 00-04-088 | 246-325 | PREP | 00-05-097 |
| 246-220-007 | AMD-P | 00-04-088 | 246-243-160 | AMD | 00-08-013 | 246-326 | PREP | 00-05-097 |
| 246-220-007 | AMD | 00-08-013 | 246-243-170 | AMD-P | 00-04-088 | 246-338-001 | AMD-P | 00-03-073 |
| 246-220-010 | AMD-P | 00-04-088 | 246-243-170 | AMD | 00-08-013 | 246-338-001 | AMD | 00-06-079 |
| 246-220-010 | AMD | 00-08-013 | 246-243-180 | AMD-P | 00-04-088 | 246-338-010 | AMD-P | 00-03-073 |
| 246-221-020 | AMD-P | 00-04-088 | 246-243-180 | AMD | 00-08-013 | 246-338-010 | AMD | 00-06-079 |
| 246-221-020 | AMD | 00-08-013 | 246-243-190 | AMD-P | 00-04-088 | 246-338-020 | AMD-P | 00-03-073 |
| 246-221-270 | AMD | 00-07-085 | 246-243-190 | AMD | 00-08-013 | 246-338-020 | AMD | 00-06-079 |
| 246-232-006 | NEW-P | 00-19-080 | 246-243-195 | AMD-P | 00-04-088 | 246-338-020 | AMD-XA | 00-19-084 |
| 246-232-007 | NEW-P | 00-19-080 | 246-243-195 | AMD | 00-08-013 | 246-338-022 | NEW-P | 00-03-073 |
| 246-232-008 | NEW-P | 00-19-080 | 246-243-200 | AMD-P | 00-04-088 | 246-338-022 | NEW | 00-06-079 |
| 246-232-009 | NEW-P | 00-19-080 | 246-243-200 | AMD | 00-08-013 | 246-338-024 | NEW-P | 00-03-073 |
| 246-232-010 | AMD-P | 00-19-080 | 246-243-203 | NEW-P | 00-04-088 | 246-338-024 | NEW | 00-06-079 |
| 246-232-011 | NEW-P | 00-19-080 | 246-243-203 | NEW | 00-08-013 | 246-338-026 | NEW-P | 00-03-073 |
| 246-232-012 | NEW-P | 00-19-080 | 246-243-210 | REP-P | 00-04-088 | 246-338-026 | NEW | 00-06-079 |

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| 246-338-028 | NEW-P | 00-03-073 | 246-361-035 | NEW | 00-06-082 | 246-780-025 | NEW-P | 00-03-074 |
| 246-338-028 | NEW | 00-06-079 | 246-361-045 | NEW | 00-06-082 | 246-780-025 | NEW | 00-07-129 |
| 246-338-028 | AMD-XA | 00-19-084 | 246-361-055 | NEW | 00-06-082 | 246-780-028 | NEW-P | 00-03-074 |
| 246-338-030 | REP-P | 00-03-073 | 246-361-065 | NEW | 00-06-082 | 246-780-028 | NEW | 00-07-129 |
| 246-338-030 | REP | 00-06-079 | 246-361-070 | NEW | 00-06-082 | 246-780-030 | AMD-P | 00-03-074 |
| 246-338-040 | AMD-P | 00-03-073 | 246-361-075 | NEW | 00-06-082 | 246-780-030 | AMD | 00-07-129 |
| 246-338-040 | AMD | 00-06-079 | 246-361-080 | NEW | 00-06-082 | 246-780-040 | AMD-P | 00-03-074 |
| 246-338-050 | AMD-P | 00-03-073 | 246-361-090 | NEW | 00-06-082 | 246-780-040 | AMD | 00-07-129 |
| 246-338-050 | AMD | 00-06-079 | 246-361-095 | NEW | 00-06-082 | 246-780-050 | REP-P | 00-03-074 |
| 246-338-060 | AMD-P | 00-03-073 | 246-361-100 | NEW | 00-06-082 | 246-780-050 | REP | 00-07-129 |
| 246-338-060 | AMD | 00-06-079 | 246-361-125 | NEW | 00-06-082 | 246-780-060 | AMD-P | 00-03-074 |
| 246-338-060 | AMD-XA | 00-19-084 | 246-361-135 | NEW | 00-06-082 | 246-780-060 | AMD | 00-07-129 |
| 246-338-070 | AMD-P | 00-03-073 | 246-361-145 | NEW | 00-06-082 | 246-780-070 | REP-P | 00-03-074 |
| 246-338-070 | AMD | 00-06-079 | 246-361-155 | NEW | 00-06-082 | 246-780-070 | REP | 00-07-129 |
| 246-338-070 | AMD-XA | 00-19-084 | 246-361-165 | NEW | 00-06-082 | 246-790 | AMD-P | 00-07-084 |
| 246-338-080 | AMD-P | 00-03-073 | 246-361-175 | NEW | 00-06-082 | 246-790 | AMD | 00-13-009 |
| 246-338-080 | AMD | 00-06-079 | 246-361-990 | NEW | 00-06-082 | 246-790-010 | AMD-P | 00-07-084 |
| 246-338-090 | AMD-P | 00-03-073 | 246-420-001 | REP-P | 00-12-101 | 246-790-010 | AMD | 00-13-009 |
| 246-338-090 | AMD | 00-06-079 | 246-420-010 | REP-P | 00-12-101 | 246-790-050 | AMD-P | 00-07-084 |
| 246-338-090 | AMD-XA | 00-19-084 | 246-420-020 | REP-P | 00-12-101 | 246-790-050 | AMD | 00-13-009 |
| 246-338-100 | AMD-P | 00-03-073 | 246-420-030 | REP-P | 00-12-101 | 246-790-060 | AMD-P | 00-07-084 |
| 246-338-100 | AMD | 00-06-079 | 246-420-040 | REP-P | 00-12-101 | 246-790-060 | AMD | 00-13-009 |
| 246-338-110 | AMD-P | 00-03-073 | 246-420-050 | REP-P | 00-12-101 | 246-790-065 | NEW-P | 00-07-084 |
| 246-338-110 | AMD | 00-06-079 | 246-420-060 | REP-P | 00-12-101 | 246-790-065 | NEW | 00-13-009 |
| 246-338-990 | AMD-XA | 00-19-084 | 246-490-010 | NEW-P | 00-05-098 | 246-790-070 | AMD-P | 00-07-084 |
| 246-358-001 | AMD | 00-06-082 | 246-490-010 | NEW | 00-11-169 | 246-790-070 | AMD | 00-13-009 |
| 246-358-010 | AMD | 00-06-082 | 246-490-020 | NEW-P | 00-05-098 | 246-790-080 | AMD-P | 00-07-084 |
| 246-358-020 | REP | 00-06-082 | 246-490-020 | NEW | 00-11-169 | 246-790-080 | AMD | 00-13-009 |
| 246-358-025 | AMD | 00-06-082 | 246-490-030 | NEW-P | 00-05-098 | 246-790-085 | AMD-P | 00-07-084 |
| 246-358-027 | NEW | 00-06-082 | 246-490-030 | NEW | 00-11-169 | 246-790-085 | AMD | 00-13-009 |
| 246-358-029 | NEW | 00-06-082 | 246-490-055 | NEW-P | 00-05-098 | 246-790-090 | AMD-P | 00-07-084 |
| 246-358-030 | REP | 00-06-082 | 246-490-055 | NEW | 00-11-169 | 246-790-090 | AMD | 00-13-009 |
| 246-358-040 | NEW | 00-06-082 | 246-490-065 | NEW-P | 00-05-098 | 246-790-100 | AMD-P | 00-07-084 |
| 246-358-045 | AMD | 00-06-082 | 246-490-065 | NEW | 00-11-169 | 246-790-100 | AMD | 00-13-009 |
| 246-358-055 | AMD | 00-06-082 | 246-490-070 | NEW-P | 00-05-098 | 246-790-120 | AMD-P | 00-07-084 |
| 246-358-065 | AMD | 00-06-082 | 246-490-070 | NEW | 00-11-169 | 246-790-120 | AMD | 00-13-009 |
| 246-358-070 | NEW | 00-06-082 | 246-562-010 | AMD-P | 00-11-165 | 246-790-130 | AMD-P | 00-07-084 |
| 246-358-075 | AMD | 00-06-082 | 246-562-010 | AMD | 00-15-082 | 246-790-130 | AMD | 00-13-009 |
| 246-358-090 | AMD | 00-06-082 | 246-562-020 | AMD-P | 00-11-165 | 246-808-105 | PREP | 00-10-110 |
| 246-358-095 | AMD | 00-06-082 | 246-562-020 | AMD | 00-15-082 | 246-808-105 | AMD-P | 00-13-094 |
| 246-358-100 | AMD | 00-06-082 | 246-562-060 | AMD-P | 00-11-165 | 246-808-105 | AMD | 00-17-180 |
| 246-358-125 | AMD | 00-06-082 | 246-562-060 | AMD | 00-15-082 | 246-808-115 | PREP | 00-10-110 |
| 246-358-135 | AMD | 00-06-082 | 246-562-080 | AMD-P | 00-11-165 | 246-808-115 | AMD-P | 00-13-094 |
| 246-358-140 | REP | 00-06-082 | 246-562-080 | AMD | 00-15-082 | 246-808-115 | AMD | 00-17-180 |
| 246-358-145 | AMD | 00-06-082 | 246-562-110 | AMD-P | 00-11-165 | 246-808-120 | PREP | 00-10-110 |
| 246-358-155 | AMD | 00-06-082 | 246-562-110 | AMD | 00-15-082 | 246-808-120 | REP-P | 00-13-094 |
| 246-358-165 | AMD | 00-06-082 | 246-562-120 | AMD-P | 00-11-165 | 246-808-120 | REP | 00-17-180 |
| 246-358-175 | AMD | 00-06-082 | 246-562-120 | AMD | 00-15-082 | 246-808-135 | PREP | 00-10-110 |
| 246-358-600 | REP | 00-06-082 | 246-562-140 | AMD-P | 00-11-165 | 246-808-135 | AMD-P | 00-13-094 |
| 246-358-610 | REP | 00-06-082 | 246-562-140 | AMD | 00-15-082 | 246-808-135 | AMD | 00-17-180 |
| 246-358-620 | REP | 00-06-082 | 246-562-150 | AMD-P | 00-11-165 | 246-808-700 | REP-XR | 00-04-087 |
| 246-358-630 | REP | 00-06-082 | 246-562-150 | AMD | 00-15-082 | 246-810-600 | NEW | 00-03-075A |
| 246-358-640 | REP | 00-06-082 | 246-562-160 | NEW-P | 00-11-165 | 246-810-610 | NEW | 00-03-075A |
| 246-358-650 | REP | 00-06-082 | 246-562-160 | NEW | 00-15-082 | 246-810-620 | NEW | 00-03-075A |
| 246-358-660 | REP | 00-06-082 | 246-780-001 | AMD-P | 00-03-074 | 246-810-630 | NEW | 00-03-075A |
| 246-358-670 | REP | 00-06-082 | 246-780-001 | AMD | 00-07-129 | 246-810-640 | NEW | 00-03-075A |
| 246-358-680 | REP | 00-06-082 | 246-780-010 | AMD-P | 00-03-074 | 246-810-650 | NEW | 00-03-075A |
| 246-361-001 | NEW | 00-06-082 | 246-780-010 | AMD | 00-07-129 | 246-810-660 | NEW | 00-03-075A |
| 246-361-010 | NEW | 00-06-082 | 246-780-020 | AMD-P | 00-03-074 | 246-811-090 | NEW-P | 00-08-100 |
| 246-361-020 | NEW | 00-06-082 | 246-780-020 | AMD | 00-07-129 | 246-811-090 | NEW | 00-12-102 |
| 246-361-025 | NEW | 00-06-082 | 246-780-022 | NEW-P | 00-03-074 | 246-811-100 | NEW-P | 00-08-100 |
| 246-361-030 | NEW | 00-06-082 | 246-780-022 | NEW | 00-07-129 | 246-811-100 | NEW | 00-12-102 |

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| 246-811-110 | NEW-P | 00-08-100 | 246-841-510 | PREP | 00-03-072 | 246-976-020 | REP | 00-08-102 |
| 246-811-110 | NEW | 00-12-102 | 246-843-072 | REP-XR | 00-15-078 | 246-976-021 | NEW-P | 00-03-075 |
| 246-812-990 | AMD | 00-07-050 | 246-843-074 | REP-XR | 00-15-078 | 246-976-021 | NEW | 00-08-102 |
| 246-830-485 | NEW | 00-07-086 | 246-843-150 | PREP | 00-13-093 | 246-976-025 | REP-P | 00-03-075 |
| 246-840 | PREP-W | 00-18-112 | 246-843-180 | PREP | 00-13-093 | 246-976-025 | REP | 00-08-102 |
| 246-840-299 | NEW-P | 00-16-107 | 246-843-330 | PREP | 00-13-093 | 246-976-030 | REP-P | 00-03-075 |
| 246-840-300 | AMD-P | 00-16-107 | 246-869-220 | AMD-P | 00-16-108 | 246-976-030 | REP | 00-08-102 |
| 246-840-305 | AMD-P | 00-16-107 | 246-883-020 | AMD | 00-06-078 | 246-976-031 | NEW-P | 00-03-075 |
| 246-840-310 | AMD-P | 00-16-107 | 246-886-025 | NEW-E | 00-11-168 | 246-976-031 | NEW | 00-08-102 |
| 246-840-315 | REP-P | 00-16-107 | 246-887-100 | AMD-P | 00-17-178 | 246-976-035 | REP-P | 00-03-075 |
| 246-840-320 | AMD-P | 00-16-107 | 246-887-160 | AMD-P | 00-06-080 | 246-976-035 | REP | 00-08-102 |
| 246-840-330 | AMD-P | 00-16-107 | 246-887-160 | AMD | 00-10-113 | 246-976-040 | REP-P | 00-03-075 |
| 246-840-360 | AMD-P | 00-16-107 | 246-901 | AMD-P | 00-08-101 | 246-976-040 | REP | 00-08-102 |
| 246-840-410 | AMD-P | 00-16-107 | 246-901 | AMD | 00-15-081 | 246-976-041 | NEW-P | 00-03-075 |
| 246-840-430 | REP-P | 00-16-107 | 246-901-010 | AMD-P | 00-08-101 | 246-976-041 | NEW | 00-08-102 |
| 246-840-440 | REP-P | 00-16-107 | 246-901-010 | AMD | 00-15-081 | 246-976-045 | REP-P | 00-03-075 |
| 246-840-500 | PREP | 00-11-163 | 246-901-020 | AMD-P | 00-08-101 | 246-976-045 | REP | 00-08-102 |
| 246-840-505 | PREP | 00-11-163 | 246-901-020 | AMD | 00-15-081 | 246-976-050 | REP-P | 00-03-075 |
| 246-840-510 | PREP | 00-11-163 | 246-901-030 | AMD-P | 00-08-101 | 246-976-050 | REP | 00-08-102 |
| 246-840-520 | PREP | 00-11-163 | 246-901-030 | AMD | 00-15-081 | 246-976-055 | REP-P | 00-03-075 |
| 246-840-525 | PREP | 00-11-163 | 246-901-035 | AMD-P | 00-08-101 | 246-976-055 | REP | 00-08-102 |
| 246-840-530 | PREP | 00-11-163 | 246-901-035 | AMD | 00-15-081 | 246-976-060 | REP-P | 00-03-075 |
| 246-840-535 | PREP | 00-11-163 | 246-901-040 | AMD-P | 00-08-101 | 246-976-060 | REP | 00-08-102 |
| 246-840-540 | PREP | 00-11-163 | 246-901-040 | AMD | 00-15-081 | 246-976-065 | REP-P | 00-03-075 |
| 246-840-545 | PREP | 00-11-163 | 246-901-050 | AMD-P | 00-08-101 | 246-976-065 | REP | 00-08-102 |
| 246-840-550 | PREP | 00-11-163 | 246-901-050 | AMD | 00-15-081 | 246-976-070 | REP-P | 00-03-075 |
| 246-840-555 | PREP | 00-11-163 | 246-901-060 | AMD-P | 00-08-101 | 246-976-070 | REP | 00-08-102 |
| 246-840-560 | PREP | 00-11-163 | 246-901-060 | AMD | 00-15-081 | 246-976-075 | REP-P | 00-03-075 |
| 246-840-565 | PREP | 00-11-163 | 246-901-060 | AMD | 00-15-081 | 246-976-075 | REP | 00-08-102 |
| 246-840-570 | PREP | 00-11-163 | 246-901-065 | AMD-P | 00-08-101 | 246-976-075 | REP | 00-08-102 |
| 246-840-575 | PREP | 00-11-163 | 246-901-065 | AMD | 00-15-081 | 246-976-076 | REP-P | 00-03-075 |
| 246-840-700 | AMD-P | 00-14-062 | 246-901-070 | AMD-P | 00-08-101 | 246-976-076 | REP | 00-08-102 |
| 246-840-700 | AMD-C | 00-19-083 | 246-901-070 | AMD | 00-15-081 | 246-976-077 | REP-P | 00-03-075 |
| 246-840-705 | AMD-P | 00-14-062 | 246-901-080 | AMD-P | 00-08-101 | 246-976-077 | REP | 00-08-102 |
| 246-840-705 | AMD-C | 00-19-083 | 246-901-080 | AMD | 00-15-081 | 246-976-080 | REP-P | 00-03-075 |
| 246-840-710 | AMD-P | 00-14-062 | 246-901-090 | AMD-P | 00-08-101 | 246-976-080 | REP | 00-08-102 |
| 246-840-710 | AMD-C | 00-19-083 | 246-901-090 | AMD | 00-15-081 | 246-976-085 | REP-P | 00-03-075 |
| 246-840-715 | REP-P | 00-14-062 | 246-901-100 | AMD-P | 00-08-101 | 246-976-085 | REP | 00-08-102 |
| 246-840-715 | REP-C | 00-19-083 | 246-901-100 | AMD | 00-15-081 | 246-976-110 | REP-P | 00-03-075 |
| 246-840-830 | AMD-P | 00-11-166 | 246-901-110 | REP-P | 00-08-101 | 246-976-110 | REP | 00-08-102 |
| 246-840-830 | AMD | 00-17-179 | 246-901-110 | REP | 00-15-081 | 246-976-120 | REP-P | 00-03-075 |
| 246-840-910 | PREP | 00-11-158 | 246-901-120 | AMD-P | 00-08-101 | 246-976-120 | REP | 00-08-102 |
| 246-840-920 | PREP | 00-11-158 | 246-901-120 | AMD | 00-15-081 | 246-976-140 | REP-P | 00-03-075 |
| 246-840-930 | PREP | 00-11-158 | 246-901-130 | AMD-P | 00-08-101 | 246-976-140 | REP | 00-08-102 |
| 246-840-940 | PREP | 00-11-158 | 246-901-130 | AMD | 00-15-081 | 246-976-141 | NEW-P | 00-03-075 |
| 246-840-950 | PREP | 00-11-158 | 246-901-140 | NEW-P | 00-08-101 | 246-976-141 | NEW | 00-08-102 |
| 246-840-960 | PREP | 00-11-158 | 246-901-140 | NEW | 00-15-081 | 246-976-150 | REP-P | 00-03-075 |
| 246-840-970 | PREP | 00-11-158 | 246-919-475 | NEW-P | 00-16-109 | 246-976-150 | REP | 00-08-102 |
| 246-840-980 | PREP | 00-11-158 | 246-930-010 | PREP | 00-08-099 | 246-976-151 | NEW-P | 00-03-075 |
| 246-840-990 | PREP-W | 00-11-153 | 246-930-030 | PREP | 00-08-099 | 246-976-151 | NEW | 00-08-102 |
| 246-841-400 | PREP | 00-03-072 | 246-930-040 | PREP | 00-08-099 | 246-976-160 | REP-P | 00-03-075 |
| 246-841-405 | PREP | 00-11-158 | 246-930-070 | AMD-XA | 00-19-082 | 246-976-160 | REP | 00-08-102 |
| 246-841-410 | PREP | 00-03-072 | 246-930-200 | PREP | 00-08-099 | 246-976-161 | NEW-P | 00-03-075 |
| 246-841-420 | PREP | 00-03-072 | 246-930-410 | PREP | 00-08-099 | 246-976-161 | NEW | 00-08-102 |
| 246-841-430 | PREP | 00-03-072 | 246-939 | PREP | 00-11-159 | 246-976-165 | REP-P | 00-03-075 |
| 246-841-440 | PREP | 00-03-072 | 246-939-010 | NEW-P | 00-11-167 | 246-976-165 | REP | 00-08-102 |
| 246-841-450 | PREP | 00-03-072 | 246-939-030 | NEW-P | 00-11-167 | 246-976-170 | REP-P | 00-03-075 |
| 246-841-460 | PREP | 00-03-072 | 246-939-050 | NEW-P | 00-11-167 | 246-976-170 | REP | 00-08-102 |
| 246-841-470 | PREP | 00-03-072 | 246-976-001 | AMD-P | 00-03-075 | 246-976-171 | NEW-P | 00-03-075 |
| 246-841-480 | PREP | 00-03-072 | 246-976-001 | AMD | 00-08-102 | 246-976-171 | NEW | 00-08-102 |
| 246-841-490 | PREP | 00-03-072 | 246-976-010 | AMD-P | 00-03-075 | 246-976-180 | REP-P | 00-03-075 |
| 246-841-500 | PREP | 00-03-072 | 246-976-010 | AMD | 00-08-102 | 246-976-180 | REP | 00-08-102 |
| | | | 246-976-020 | REP-P | 00-03-075 | 246-976-181 | REP-P | 00-03-075 |

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| 246-976-182 | NEW-P | 00-03-075 | 246-976-940 | AMD-P | 00-03-075 | 250-66-030 | AMD | 00-08-081 |
| 246-976-182 | NEW | 00-08-102 | 246-976-940 | AMD | 00-08-102 | 250-66-040 | AMD | 00-08-081 |
| 246-976-190 | REP-P | 00-03-075 | 246-976-950 | AMD-P | 00-03-075 | 250-66-045 | NEW | 00-08-081 |
| 246-976-190 | REP | 00-08-102 | 246-976-950 | AMD | 00-08-102 | 250-66-050 | AMD | 00-08-081 |
| 246-976-191 | NEW-P | 00-03-075 | 246-976-960 | AMD-P | 00-03-075 | 250-80-010 | NEW | 00-08-082 |
| 246-976-191 | NEW | 00-08-102 | 246-976-960 | AMD | 00-08-102 | 250-80-010 | NEW-E | 00-08-083 |
| 246-976-200 | REP-P | 00-03-075 | 246-976-970 | AMD-P | 00-03-075 | 250-80-020 | NEW | 00-08-082 |
| 246-976-200 | REP | 00-08-102 | 246-976-970 | AMD | 00-08-102 | 250-80-020 | NEW-E | 00-08-083 |
| 246-976-210 | REP-P | 00-03-075 | 246-976-990 | AMD-P | 00-03-075 | 250-80-030 | NEW | 00-08-082 |
| 246-976-210 | REP | 00-08-102 | 246-976-990 | AMD | 00-08-102 | 250-80-030 | NEW-E | 00-08-083 |
| 246-976-220 | REP-P | 00-03-075 | 248-554-001 | REP-P | 00-17-160 | 250-80-040 | NEW | 00-08-082 |
| 246-976-220 | REP | 00-08-102 | 248-554-005 | REP-P | 00-17-160 | 250-80-040 | NEW-E | 00-08-083 |
| 246-976-230 | REP-P | 00-03-075 | 248-554-010 | REP-P | 00-17-160 | 250-80-050 | NEW | 00-08-082 |
| 246-976-230 | REP | 00-08-102 | 248-554-015 | REP-P | 00-17-160 | 250-80-050 | NEW-E | 00-08-083 |
| 246-976-240 | REP-P | 00-03-075 | 248-554-018 | REP-P | 00-17-160 | 250-80-060 | NEW | 00-08-082 |
| 246-976-240 | REP | 00-08-102 | 248-554-020 | REP-P | 00-17-160 | 250-80-060 | NEW-E | 00-08-083 |
| 246-976-260 | AMD-P | 00-03-075 | 248-554-030 | REP-P | 00-17-160 | 250-80-070 | NEW | 00-08-082 |
| 246-976-260 | AMD | 00-08-102 | 250-44 | PREP | 00-15-054 | 250-80-070 | NEW-E | 00-08-083 |
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| 246-976-270 | AMD | 00-08-102 | 250-44-040 | AMD-P | 00-19-105 | 250-80-080 | NEW-E | 00-08-083 |
| 246-976-280 | REP-P | 00-03-075 | 250-44-050 | AMD-P | 00-19-105 | 250-80-090 | NEW | 00-08-082 |
| 246-976-280 | REP | 00-08-102 | 250-44-060 | AMD-P | 00-19-105 | 250-80-090 | NEW-E | 00-08-083 |
| 246-976-290 | AMD-P | 00-03-075 | 250-44-070 | AMD-P | 00-19-105 | 250-80-100 | NEW | 00-08-082 |
| 246-976-290 | AMD | 00-08-102 | 250-44-070 | RECOD-P | 00-19-105 | 250-80-100 | NEW-E | 00-08-083 |
| 246-976-300 | AMD-P | 00-03-075 | 250-44-080 | AMD-P | 00-19-105 | 250-81-010 | NEW-P | 00-05-084 |
| 246-976-300 | AMD | 00-08-102 | 250-44-080 | RECOD-P | 00-19-105 | 250-81-010 | NEW | 00-08-080 |
| 246-976-310 | AMD-P | 00-03-075 | 250-44-090 | AMD-P | 00-19-105 | 250-81-020 | NEW-P | 00-05-084 |
| 246-976-310 | AMD | 00-08-102 | 250-44-090 | RECOD-P | 00-19-105 | 250-81-020 | NEW | 00-08-080 |
| 246-976-320 | AMD-P | 00-03-075 | 250-44-100 | RECOD-P | 00-19-105 | 250-81-030 | NEW-P | 00-05-084 |
| 246-976-320 | AMD | 00-08-102 | 250-44-110 | AMD-P | 00-19-105 | 250-81-030 | NEW | 00-08-080 |
| 246-976-320 | PREP | 00-10-111 | 250-44-110 | RECOD-P | 00-19-105 | 250-81-040 | NEW-P | 00-05-084 |
| 246-976-320 | AMD-P | 00-17-181 | 250-44-120 | RECOD-P | 00-19-105 | 250-81-040 | NEW | 00-08-080 |
| 246-976-330 | AMD-P | 00-03-075 | 250-44-130 | AMD-P | 00-19-105 | 250-81-050 | NEW-P | 00-05-084 |
| 246-976-330 | AMD | 00-08-102 | 250-44-130 | RECOD-P | 00-19-105 | 250-81-050 | NEW | 00-08-080 |
| 246-976-340 | AMD-P | 00-03-075 | 250-44-140 | AMD-P | 00-19-105 | 250-81-060 | NEW-P | 00-05-084 |
| 246-976-340 | AMD | 00-08-102 | 250-44-140 | RECOD-P | 00-19-105 | 250-81-060 | NEW | 00-08-080 |
| 246-976-350 | REP-P | 00-03-075 | 250-44-150 | AMD-P | 00-19-105 | 251-01-175 | AMD-P | 00-12-072 |
| 246-976-350 | REP | 00-08-102 | 250-44-150 | RECOD-P | 00-19-105 | 251-01-175 | AMD-C | 00-16-003 |
| 246-976-370 | REP-P | 00-03-075 | 250-44-160 | AMD-P | 00-19-105 | 251-01-175 | AMD-W | 00-18-027 |
| 246-976-370 | REP | 00-08-102 | 250-44-160 | RECOD-P | 00-19-105 | 251-01-175 | AMD-P | 00-18-028 |
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| 246-976-390 | AMD | 00-08-102 | 250-44-180 | RECOD-P | 00-19-105 | 251-01-345 | AMD-W | 00-05-060 |
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| 246-976-390 | AMD-P | 00-17-181 | 250-44-190 | RECOD-P | 00-19-105 | 251-01-345 | AMD | 00-10-027 |
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| 246-976-400 | AMD | 00-08-102 | 250-63-010 | NEW-P | 00-19-103 | 251-08-075 | NEW | 00-16-004 |
| 246-976-420 | AMD-P | 00-03-075 | 250-63-010 | NEW-E | 00-19-104 | 251-08-115 | AMD-P | 00-04-052 |
| 246-976-420 | AMD | 00-08-102 | 250-63-020 | NEW-P | 00-19-103 | 251-08-115 | AMD-C | 00-06-050 |
| 246-976-430 | AMD-P | 00-03-075 | 250-63-020 | NEW-E | 00-19-104 | 251-08-115 | AMD | 00-10-026 |
| 246-976-430 | AMD | 00-08-102 | 250-63-030 | NEW-P | 00-19-103 | 251-09-080 | AMD-P | 00-04-052 |
| 246-976-440 | REP-P | 00-03-075 | 250-63-030 | NEW-E | 00-19-104 | 251-09-080 | AMD-C | 00-06-050 |
| 246-976-440 | REP | 00-08-102 | 250-63-040 | NEW-P | 00-19-103 | 251-09-080 | AMD | 00-10-026 |
| 246-976-450 | REP-P | 00-03-075 | 250-63-040 | NEW-E | 00-19-104 | 251-17-150 | AMD-P | 00-12-072 |
| 246-976-450 | REP | 00-08-102 | 250-63-050 | NEW-P | 00-19-103 | 251-17-150 | AMD-C | 00-16-003 |
| 246-976-890 | AMD-P | 00-03-075 | 250-63-050 | NEW-E | 00-19-104 | 251-17-150 | AMD-W | 00-18-027 |
| 246-976-890 | AMD | 00-08-102 | 250-63-060 | NEW-P | 00-19-103 | 251-17-150 | AMD-P | 00-18-028 |
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| 246-976-910 | AMD | 00-08-102 | 250-63-070 | NEW-P | 00-19-103 | 251-19-085 | NEW | 00-11-121 |
| 246-976-920 | AMD-P | 00-03-075 | 250-63-070 | NEW-E | 00-19-104 | 251-20-020 | AMD-P | 00-04-053 |
| 246-976-920 | AMD | 00-08-102 | 250-63-080 | NEW-P | 00-19-103 | 251-20-020 | AMD-W | 00-05-060 |
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| 251- 20-030 | AMD | 00-10-027 | 263- 12-090 | AMD-P | 00-17-143 | 275- 35-010 | REP | 00-16-032 |
| 251- 23-040 | AMD-P | 00-04-052 | 263- 12-093 | PREP | 00-12-059 | 275- 35-020 | REP-P | 00-12-103 |
| 251- 23-040 | AMD-C | 00-06-050 | 263- 12-093 | AMD-P | 00-17-143 | 275- 35-020 | REP | 00-16-032 |
| 251- 23-040 | AMD | 00-10-026 | 263- 12-095 | PREP | 00-12-060 | 275- 35-030 | REP-P | 00-12-103 |
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| 260- 24-650 | AMD-P | 00-13-004 | 263- 12-097 | PREP | 00-12-061 | 275- 35-040 | REP-P | 00-12-103 |
| 260- 28-230 | AMD | 00-06-072 | 263- 12-097 | NEW-P | 00-17-142 | 275- 35-040 | REP | 00-16-032 |
| 260- 34-030 | AMD-P | 00-03-088 | 263- 12-100 | PREP | 00-12-062 | 275- 35-050 | REP-P | 00-12-103 |
| 260- 34-030 | AMD | 00-07-038 | 263- 12-100 | AMD-P | 00-17-143 | 275- 35-050 | REP | 00-16-032 |
| 260- 34-080 | AMD-P | 00-03-088 | 263- 12-115 | PREP | 00-12-063 | 275- 35-060 | REP-P | 00-12-103 |
| 260- 34-080 | AMD | 00-07-038 | 263- 12-115 | AMD-P | 00-17-143 | 275- 35-060 | REP | 00-16-032 |
| 260- 34-090 | AMD-P | 00-03-088 | 263- 12-120 | PREP | 00-12-064 | 275- 35-070 | REP-P | 00-12-103 |
| 260- 34-090 | AMD | 00-07-038 | 263- 12-120 | AMD-P | 00-17-143 | 275- 35-070 | REP | 00-16-032 |
| 260- 34-100 | AMD-P | 00-03-088 | 263- 12-130 | PREP | 00-12-065 | 275- 35-080 | REP-P | 00-12-103 |
| 260- 34-100 | AMD | 00-07-038 | 263- 12-130 | REP-P | 00-17-144 | 275- 35-080 | REP | 00-16-032 |
| 260- 34-140 | AMD-P | 00-03-088 | 263- 12-135 | PREP | 00-12-066 | 275- 35-100 | REP-P | 00-12-103 |
| 260- 34-140 | AMD-W | 00-07-037 | 263- 12-135 | AMD-P | 00-17-143 | 275- 35-100 | REP | 00-16-032 |
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| 260- 34-150 | AMD-W | 00-07-037 | 263- 12-140 | AMD-P | 00-17-143 | 275- 37-020 | REP-P | 00-11-139 |
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| 260- 48-600 | AMD | 00-06-070 | 275- 16-015 | AMD-P | 00-17-157 | 275- 46-020 | DECOD-P | 00-17-187 |
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| 263- 12-045 | AMD-P | 00-17-143 | 275- 30-010 | DECOD | 00-17-046 | 275- 59-010 | DECOD-P | 00-17-156 |
| 263- 12-050 | PREP | 00-12-056 | 275- 30-030 | DECOD-P | 00-13-074 | 275- 59-020 | AMD-P | 00-17-156 |
| 263- 12-050 | AMD-P | 00-17-143 | 275- 30-030 | DECOD | 00-17-046 | 275- 59-020 | DECOD-P | 00-17-156 |
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| 263- 12-057 | PREP | 00-12-056 | 275- 30-070 | DECOD-P | 00-13-074 | 275- 59-060 | AMD-P | 00-17-156 |
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| 275-110-020 | REP-P | 00-18-048 | 296-17-31011 | AMD-P | 00-07-138 | 296-17-679 | AMD-P | 00-07-138 |
| 275-110-030 | REP-P | 00-18-048 | 296-17-31011 | AMD | 00-14-052 | 296-17-679 | AMD | 00-14-052 |
| 275-110-040 | REP-P | 00-18-048 | 296-17-31012 | AMD-P | 00-07-138 | 296-17-686 | AMD-P | 00-07-138 |
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| 275-110-080 | REP-P | 00-18-048 | 296-17-501 | AMD-P | 00-07-138 | 296-17-690 | AMD-P | 00-07-138 |
| 275-110-090 | REP-P | 00-18-048 | 296-17-501 | AMD | 00-14-052 | 296-17-690 | AMD | 00-14-052 |
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| 275-110-110 | REP-P | 00-18-048 | 296-17-50601 | AMD | 00-14-052 | 296-17-694 | AMD | 00-14-052 |
| 275-110-120 | REP-P | 00-18-048 | 296-17-510 | AMD-P | 00-07-138 | 296-17-695 | AMD-P | 00-07-138 |
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| 284-30-600 | AMD | 00-19-048 | 296-17-521 | AMD | 00-14-052 | 296-17-712 | AMD | 00-14-052 |
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| 284-30-610 | AMD | 00-19-048 | 296-17-52102 | AMD | 00-14-052 | 296-17-713 | AMD | 00-14-052 |
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| 284-74-330 | NEW | 00-07-069 | 296-17-562 | AMD | 00-14-052 | 296-17-895 | AMD-P | 00-19-093 |
| 284-74-340 | NEW-P | 00-04-090 | 296-17-57001 | AMD-P | 00-07-138 | 296-17-89502 | AMD-P | 00-19-093 |
| 284-74-340 | NEW | 00-07-069 | 296-17-57001 | AMD | 00-14-052 | 296-17-90401 | NEW | 00-11-060 |
| 284-74-350 | NEW-P | 00-04-090 | 296-17-583 | AMD-P | 00-07-138 | 296-17-90402 | NEW | 00-11-060 |
| 284-74-350 | NEW | 00-07-069 | 296-17-583 | AMD | 00-14-052 | 296-17-90403 | NEW | 00-11-060 |
| 284-74-360 | NEW-P | 00-04-090 | 296-17-58503 | AMD-P | 00-07-138 | 296-17-90406 | NEW | 00-11-060 |
| 284-74-360 | NEW | 00-07-069 | 296-17-58503 | AMD | 00-14-052 | 296-17-90408 | NEW | 00-11-060 |
| 284-74-370 | NEW-P | 00-04-090 | 296-17-597 | AMD-P | 00-07-138 | 296-17-90409 | NEW | 00-11-060 |
| 284-74-370 | NEW | 00-07-069 | 296-17-597 | AMD | 00-14-052 | 296-17-90412 | NEW | 00-11-060 |
| 284-74-380 | NEW-P | 00-04-090 | 296-17-615 | AMD-P | 00-07-138 | 296-17-90415 | NEW | 00-11-060 |
| 284-74-380 | NEW | 00-07-069 | 296-17-615 | AMD | 00-14-052 | 296-17-90418 | NEW | 00-11-060 |
| 284-90-010 | AMD-XA | 00-16-126 | 296-17-618 | AMD-P | 00-07-138 | 296-17-90421 | NEW | 00-11-060 |
| 284-90-020 | AMD-XA | 00-16-126 | 296-17-618 | AMD | 00-14-052 | 296-17-90424 | NEW | 00-11-060 |
| 284-90-030 | REP-XA | 00-16-126 | 296-17-643 | AMD-P | 00-07-138 | 296-17-90427 | NEW | 00-11-060 |
| 286-40-020 | AMD | 00-05-008 | 296-17-643 | AMD | 00-14-052 | 296-17-90430 | NEW | 00-11-060 |
| 296-15-500 | NEW-P | 00-10-106 | 296-17-649 | AMD-P | 00-07-138 | 296-17-90433 | NEW | 00-11-060 |
| 296-15-500 | NEW-C | 00-14-074 | 296-17-649 | AMD | 00-14-052 | 296-17-90434 | NEW | 00-11-060 |
| 296-15-500 | NEW | 00-18-078 | 296-17-66003 | AMD-P | 00-07-138 | 296-17-90436 | NEW | 00-11-060 |
| 296-15-510 | NEW-P | 00-10-106 | 296-17-66003 | AMD | 00-14-052 | 296-17-90439 | NEW | 00-11-060 |
| 296-15-510 | NEW-C | 00-14-074 | 296-17-675 | AMD-P | 00-07-138 | 296-17-90442 | NEW | 00-11-060 |

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 296-17-90445 | NEW | 00-11-060 | 296-18A-440 | REP | 00-18-078 | 296-19A-220 | NEW | 00-18-078 |
| 296-17-90448 | NEW | 00-11-060 | 296-18A-445 | REP-P | 00-10-106 | 296-19A-230 | NEW-P | 00-10-106 |
| 296-17-90451 | NEW | 00-11-060 | 296-18A-445 | REP | 00-18-078 | 296-19A-230 | NEW | 00-18-078 |
| 296-17-90463 | NEW | 00-11-060 | 296-18A-450 | REP-P | 00-10-106 | 296-19A-240 | NEW-P | 00-10-106 |
| 296-17-90466 | NEW | 00-11-060 | 296-18A-450 | REP | 00-18-078 | 296-19A-240 | NEW | 00-18-078 |
| 296-17-90469 | NEW | 00-11-060 | 296-18A-460 | REP-P | 00-10-106 | 296-19A-250 | NEW-P | 00-10-106 |
| 296-17-90472 | NEW | 00-11-060 | 296-18A-460 | REP | 00-18-078 | 296-19A-250 | NEW | 00-18-078 |
| 296-17-90475 | NEW | 00-11-060 | 296-18A-470 | REP-P | 00-10-106 | 296-19A-260 | NEW-P | 00-10-106 |
| 296-17-90478 | NEW | 00-11-060 | 296-18A-470 | REP | 00-18-078 | 296-19A-260 | NEW | 00-18-078 |
| 296-17-90481 | NEW | 00-11-060 | 296-18A-480 | REP-P | 00-10-106 | 296-19A-270 | NEW-P | 00-10-106 |
| 296-17-90484 | NEW | 00-11-060 | 296-18A-480 | REP | 00-18-078 | 296-19A-270 | NEW | 00-18-078 |
| 296-17-90490 | NEW | 00-11-060 | 296-18A-490 | REP-P | 00-10-106 | 296-19A-280 | NEW-P | 00-10-106 |
| 296-17-90491 | NEW | 00-11-060 | 296-18A-490 | REP | 00-18-078 | 296-19A-280 | NEW | 00-18-078 |
| 296-17-90492 | NEW | 00-11-060 | 296-18A-500 | REP-P | 00-10-106 | 296-19A-290 | NEW-P | 00-10-106 |
| 296-17-90492 | AMD-P | 00-19-093 | 296-18A-500 | REP | 00-18-078 | 296-19A-290 | NEW | 00-18-078 |
| 296-17-90493 | NEW | 00-11-060 | 296-18A-510 | REP-P | 00-10-106 | 296-19A-300 | NEW-P | 00-10-106 |
| 296-17-90493 | AMD-P | 00-19-093 | 296-18A-510 | REP | 00-18-078 | 296-19A-300 | NEW | 00-18-078 |
| 296-17-90494 | NEW | 00-11-060 | 296-18A-515 | REP-P | 00-10-106 | 296-19A-310 | NEW-P | 00-10-106 |
| 296-17-90494 | AMD-P | 00-19-093 | 296-18A-515 | REP | 00-18-078 | 296-19A-310 | NEW | 00-18-078 |
| 296-17-90495 | NEW | 00-11-060 | 296-18A-520 | REP-P | 00-10-106 | 296-19A-320 | NEW-P | 00-10-106 |
| 296-17-90495 | AMD-P | 00-19-093 | 296-18A-520 | REP | 00-18-078 | 296-19A-320 | NEW | 00-18-078 |
| 296-17-90496 | NEW | 00-11-060 | 296-19A | NEW-C | 00-14-074 | 296-19A-330 | NEW-P | 00-10-106 |
| 296-17-90496 | AMD-P | 00-19-093 | 296-19A-010 | NEW-P | 00-10-106 | 296-19A-330 | NEW | 00-18-078 |
| 296-17-90497 | NEW | 00-11-060 | 296-19A-010 | NEW | 00-18-078 | 296-19A-340 | NEW-P | 00-10-106 |
| 296-17-90497 | AMD-P | 00-19-093 | 296-19A-020 | NEW-P | 00-10-106 | 296-19A-340 | NEW | 00-18-078 |
| 296-17-90501 | NEW-E | 00-16-038 | 296-19A-020 | NEW | 00-18-078 | 296-19A-350 | NEW-P | 00-10-106 |
| 296-17-91201 | REP | 00-11-060 | 296-19A-030 | NEW-P | 00-10-106 | 296-19A-350 | NEW | 00-18-078 |
| 296-17-91202 | REP | 00-11-060 | 296-19A-030 | NEW | 00-18-078 | 296-19A-360 | NEW-P | 00-10-106 |
| 296-17-91203 | REP | 00-11-060 | 296-19A-040 | NEW-P | 00-10-106 | 296-19A-360 | NEW | 00-18-078 |
| 296-17-91204 | REP | 00-11-060 | 296-19A-040 | NEW | 00-18-078 | 296-19A-370 | NEW-P | 00-10-106 |
| 296-17-91205 | REP | 00-11-060 | 296-19A-045 | NEW | 00-18-078 | 296-19A-370 | NEW | 00-18-078 |
| 296-17-91206 | REP | 00-11-060 | 296-19A-050 | NEW-P | 00-10-106 | 296-19A-380 | NEW-P | 00-10-106 |
| 296-17-91207 | REP | 00-11-060 | 296-19A-050 | NEW | 00-18-078 | 296-19A-380 | NEW | 00-18-078 |
| 296-17-91208 | REP | 00-11-060 | 296-19A-060 | NEW-P | 00-10-106 | 296-19A-390 | NEW-P | 00-10-106 |
| 296-17-91209 | REP | 00-11-060 | 296-19A-060 | NEW | 00-18-078 | 296-19A-390 | NEW | 00-18-078 |
| 296-17-91210 | REP | 00-11-060 | 296-19A-070 | NEW-P | 00-10-106 | 296-19A-400 | NEW-P | 00-10-106 |
| 296-17-91211 | REP | 00-11-060 | 296-19A-070 | NEW | 00-18-078 | 296-19A-400 | NEW | 00-18-078 |
| 296-17-91212 | REP | 00-11-060 | 296-19A-080 | NEW-P | 00-10-106 | 296-19A-410 | NEW-P | 00-10-106 |
| 296-17-91213 | REP | 00-11-060 | 296-19A-080 | NEW | 00-18-078 | 296-19A-410 | NEW | 00-18-078 |
| 296-17-91214 | REP | 00-11-060 | 296-19A-090 | NEW-P | 00-10-106 | 296-19A-420 | NEW-P | 00-10-106 |
| 296-17-91215 | REP | 00-11-060 | 296-19A-090 | NEW | 00-18-078 | 296-19A-420 | NEW | 00-18-078 |
| 296-17-91216 | REP | 00-11-060 | 296-19A-100 | NEW-P | 00-10-106 | 296-19A-430 | NEW-P | 00-10-106 |
| 296-17-91219 | REP | 00-11-060 | 296-19A-100 | NEW | 00-18-078 | 296-19A-430 | NEW | 00-18-078 |
| 296-17-91220 | REP | 00-11-060 | 296-19A-110 | NEW-P | 00-10-106 | 296-19A-440 | NEW-P | 00-10-106 |
| 296-17-91221 | REP | 00-11-060 | 296-19A-110 | NEW | 00-18-078 | 296-19A-440 | NEW | 00-18-078 |
| 296-17-91222 | REP | 00-11-060 | 296-19A-120 | NEW-P | 00-10-106 | 296-19A-450 | NEW-P | 00-10-106 |
| 296-17-91223 | REP | 00-11-060 | 296-19A-120 | NEW | 00-18-078 | 296-19A-450 | NEW | 00-18-078 |
| 296-17-91224 | REP | 00-11-060 | 296-19A-130 | NEW-P | 00-10-106 | 296-19A-460 | NEW-P | 00-10-106 |
| 296-17-91225 | REP | 00-11-060 | 296-19A-130 | NEW | 00-18-078 | 296-19A-460 | NEW | 00-18-078 |
| 296-17-91250 | REP | 00-11-060 | 296-19A-140 | NEW-P | 00-10-106 | 296-19A-470 | NEW-P | 00-10-106 |
| 296-17-914 | REP | 00-11-060 | 296-19A-140 | NEW | 00-18-078 | 296-19A-470 | NEW | 00-18-078 |
| 296-17-91402 | REP | 00-11-060 | 296-19A-170 | NEW-P | 00-10-106 | 296-19A-480 | NEW-P | 00-10-106 |
| 296-17-91403 | REP | 00-11-060 | 296-19A-170 | NEW | 00-18-078 | 296-19A-480 | NEW | 00-18-078 |
| 296-17-91404 | REP | 00-11-060 | 296-19A-180 | NEW-P | 00-10-106 | 296-20-022 | AMD-P | 00-05-111 |
| 296-17-91405 | REP | 00-11-060 | 296-19A-180 | NEW | 00-18-078 | 296-20-022 | AMD | 00-09-078 |
| 296-17-91406 | REP | 00-11-060 | 296-19A-190 | NEW-P | 00-10-106 | 296-20-12401 | NEW-P | 00-05-111 |
| 296-17-919 | REP | 00-11-060 | 296-19A-190 | NEW | 00-18-078 | 296-20-12401 | NEW | 00-09-078 |
| 296-17-920 | AMD-P | 00-19-093 | 296-19A-200 | NEW-P | 00-10-106 | 296-20-135 | AMD-P | 00-05-112 |
| 296-18A | REP | 00-05-002 | 296-19A-200 | NEW | 00-18-078 | 296-20-135 | AMD | 00-09-077 |
| 296-18A-420 | REP-P | 00-10-106 | 296-19A-210 | NEW-P | 00-10-106 | 296-21-290 | AMD-P | 00-05-111 |
| 296-18A-420 | REP | 00-18-078 | 296-19A-210 | NEW | 00-18-078 | 296-21-290 | AMD | 00-09-078 |
| 296-18A-440 | REP-P | 00-10-106 | 296-19A-220 | NEW-P | 00-10-106 | 296-23-220 | AMD-P | 00-05-112 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 296-23-220 | AMD | 00-09-077 | 296-24-870 | REP | 00-08-078 | 296-30-010 | AMD-P | 00-02-091 |
| 296-23-230 | AMD-P | 00-05-112 | 296-24-87001 | REP | 00-08-078 | 296-30-010 | AMD | 00-10-003 |
| 296-23-230 | AMD | 00-09-077 | 296-24-87009 | REP | 00-08-078 | 296-30-080 | AMD | 00-03-056 |
| 296-23A-0200 | AMD | 00-06-027 | 296-24-87011 | REP | 00-08-078 | 296-30-081 | AMD | 00-03-056 |
| 296-23A-0210 | AMD | 00-06-027 | 296-24-87013 | REP | 00-08-078 | 296-30-085 | NEW | 00-03-056 |
| 296-23A-0220 | AMD | 00-06-027 | 296-24-87015 | REP | 00-08-078 | 296-30-090 | NEW | 00-03-056 |
| 296-23A-0230 | AMD-P | 00-05-111 | 296-24-87017 | REP | 00-08-078 | 296-30-095 | NEW | 00-03-056 |
| 296-23A-0230 | AMD | 00-09-078 | 296-24-87019 | REP | 00-08-078 | 296-30-100 | NEW | 00-03-056 |
| 296-23A-0240 | AMD | 00-06-027 | 296-24-87031 | REP | 00-08-078 | 296-30-105 | NEW | 00-03-056 |
| 296-23A-0500 | AMD-XA | 00-19-091 | 296-24-87033 | REP | 00-08-078 | 296-30-120 | AMD | 00-03-056 |
| 296-23B | PREP | 00-14-072 | 296-24-87035 | REP | 00-08-078 | 296-30-130 | AMD-P | 00-02-091 |
| 296-24 | PREP | 00-05-057 | 296-24-87037 | REP | 00-08-078 | 296-30-130 | AMD | 00-10-003 |
| 296-24 | PREP | 00-10-046 | 296-24-875 | NEW | 00-08-078 | 296-30-170 | AMD | 00-03-056 |
| 296-24 | PREP | 00-12-099 | 296-24-87505 | NEW | 00-08-078 | 296-30-180 | AMD | 00-03-056 |
| 296-24-14519 | AMD | 00-08-078 | 296-24-87510 | NEW | 00-08-078 | 296-31-012 | AMD-P | 00-02-091 |
| 296-24-23027 | AMD | 00-08-078 | 296-24-87515 | NEW | 00-08-078 | 296-31-012 | AMD | 00-10-003 |
| 296-24-23533 | AMD | 00-08-078 | 296-24-880 | NEW | 00-08-078 | 296-31-020 | REP-P | 00-02-091 |
| 296-24-825 | REP | 00-08-078 | 296-24-88005 | NEW | 00-08-078 | 296-31-020 | REP | 00-10-003 |
| 296-24-82501 | REP | 00-08-078 | 296-24-88010 | NEW | 00-08-078 | 296-31-030 | AMD | 00-03-056 |
| 296-24-82503 | REP | 00-08-078 | 296-24-88015 | NEW | 00-08-078 | 296-31-035 | NEW | 00-03-056 |
| 296-24-82505 | REP | 00-08-078 | 296-24-88020 | NEW | 00-08-078 | 296-31-045 | NEW | 00-03-056 |
| 296-24-82507 | REP | 00-08-078 | 296-24-88025 | NEW | 00-08-078 | 296-31-050 | REP | 00-03-056 |
| 296-24-82509 | REP | 00-08-078 | 296-24-88030 | NEW | 00-08-078 | 296-31-055 | NEW | 00-03-056 |
| 296-24-82511 | REP | 00-08-078 | 296-24-88035 | NEW | 00-08-078 | 296-31-056 | NEW | 00-03-056 |
| 296-24-82513 | REP | 00-08-078 | 296-24-88040 | NEW | 00-08-078 | 296-31-057 | NEW | 00-03-056 |
| 296-24-82515 | REP | 00-08-078 | 296-24-88045 | NEW | 00-08-078 | 296-31-058 | NEW | 00-03-056 |
| 296-24-82517 | REP | 00-08-078 | 296-24-88050 | NEW | 00-08-078 | 296-31-069 | AMD-P | 00-19-092 |
| 296-24-82519 | REP | 00-08-078 | 296-24-88055 | NEW | 00-08-078 | 296-31-06901 | NEW-P | 00-19-092 |
| 296-24-82521 | REP | 00-08-078 | 296-24-885 | REP | 00-08-078 | 296-31-06903 | NEW-P | 00-19-092 |
| 296-24-82523 | REP | 00-08-078 | 296-24-88501 | REP | 00-08-078 | 296-31-06905 | NEW-P | 00-19-092 |
| 296-24-82525 | REP | 00-08-078 | 296-24-88503 | REP | 00-08-078 | 296-31-06907 | NEW-P | 00-19-092 |
| 296-24-82527 | REP | 00-08-078 | 296-24-88505 | REP | 00-08-078 | 296-31-06909 | NEW-P | 00-19-092 |
| 296-24-82529 | REP | 00-08-078 | 296-24-90001 | AMD | 00-08-078 | 296-31-070 | AMD | 00-03-056 |
| 296-24-82531 | REP | 00-08-078 | 296-24-90003 | AMD | 00-08-078 | 296-31-074 | NEW | 00-03-056 |
| 296-24-82533 | REP | 00-08-078 | 296-24-90005 | AMD | 00-08-078 | 296-31-090 | REP | 00-03-056 |
| 296-24-82535 | REP | 00-08-078 | 296-24-90007 | AMD | 00-08-078 | 296-32-240 | PREP | 00-14-073 |
| 296-24-82537 | REP | 00-08-078 | 296-24-90009 | AMD | 00-08-078 | 296-45-52530 | PREP | 00-14-073 |
| 296-24-82539 | REP | 00-08-078 | 296-27-150 | REP-P | 00-05-058 | 296-46 | PREP | 00-10-116 |
| 296-24-82541 | REP | 00-08-078 | 296-27-150 | REP | 00-11-098 | 296-46-930 | AMD-E | 00-06-076 |
| 296-24-82543 | REP | 00-08-078 | 296-27-160 | REP-P | 00-05-058 | 296-46-930 | AMD-E | 00-13-102 |
| 296-24-82545 | REP | 00-08-078 | 296-27-160 | REP | 00-11-098 | 296-56-60005 | AMD-XA | 00-16-150 |
| 296-24-840 | REP | 00-08-078 | 296-27-16001 | REP-P | 00-05-058 | 296-56-60057 | AMD-XA | 00-16-150 |
| 296-24-84001 | REP | 00-08-078 | 296-27-16001 | REP | 00-11-098 | 296-56-60073 | AMD-XA | 00-16-150 |
| 296-24-84003 | REP | 00-08-078 | 296-27-16002 | REP-P | 00-05-058 | 296-56-60077 | AMD-XA | 00-16-150 |
| 296-24-84005 | REP | 00-08-078 | 296-27-16002 | REP | 00-11-098 | 296-56-60083 | AMD-XA | 00-16-150 |
| 296-24-84007 | REP | 00-08-078 | 296-27-16003 | REP-P | 00-05-058 | 296-56-60098 | AMD-XA | 00-16-150 |
| 296-24-84009 | REP | 00-08-078 | 296-27-16003 | REP | 00-11-098 | 296-56-60103 | AMD-XA | 00-16-150 |
| 296-24-84011 | REP | 00-08-078 | 296-27-16004 | REP-P | 00-05-058 | 296-56-60107 | AMD-XA | 00-16-150 |
| 296-24-84013 | REP | 00-08-078 | 296-27-16004 | REP | 00-11-098 | 296-56-60109 | AMD-XA | 00-16-150 |
| 296-24-860 | NEW | 00-08-078 | 296-27-16007 | REP-P | 00-05-058 | 296-56-60111 | AMD-XA | 00-16-150 |
| 296-24-86005 | NEW | 00-08-078 | 296-27-16007 | REP | 00-11-098 | 296-56-60115 | AMD-XA | 00-16-150 |
| 296-24-86010 | NEW | 00-08-078 | 296-27-16011 | REP-P | 00-05-058 | 296-56-60123 | AMD-XA | 00-16-150 |
| 296-24-86015 | NEW | 00-08-078 | 296-27-16011 | REP | 00-11-098 | 296-56-60133 | AMD-XA | 00-16-150 |
| 296-24-86020 | NEW | 00-08-078 | 296-27-16018 | REP-P | 00-05-058 | 296-56-60209 | AMD-XA | 00-16-150 |
| 296-24-861 | NEW | 00-08-078 | 296-27-16018 | REP | 00-11-098 | 296-56-60211 | AMD-XA | 00-16-150 |
| 296-24-86105 | NEW | 00-08-078 | 296-27-16020 | REP-P | 00-05-058 | 296-56-60215 | AMD-XA | 00-16-150 |
| 296-24-86110 | NEW | 00-08-078 | 296-27-16020 | REP | 00-11-098 | 296-56-60217 | AMD-XA | 00-16-150 |
| 296-24-86115 | NEW | 00-08-078 | 296-27-16022 | REP-P | 00-05-058 | 296-56-60219 | AMD-XA | 00-16-150 |
| 296-24-86120 | NEW | 00-08-078 | 296-27-16022 | REP | 00-11-098 | 296-56-60223 | AMD-XA | 00-16-150 |
| 296-24-86125 | NEW | 00-08-078 | 296-27-16026 | REP-P | 00-05-058 | 296-56-60233 | AMD-XA | 00-16-150 |
| 296-24-86130 | NEW | 00-08-078 | 296-27-16026 | REP | 00-11-098 | 296-56-60235 | AMD-XA | 00-16-150 |
| 296-24-862 | NEW | 00-08-078 | 296-28 | PREP | 00-18-034 | 296-56-60237 | AMD-XA | 00-16-150 |

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| 296-56-60243 | AMD-XA | 00-16-150 | 296-81-280 | REP-P | 00-14-041 | 296-87-080 | REP-P | 00-14-041 |
| 296-62 | PREP | 00-10-045 | 296-81-290 | REP-P | 00-14-041 | 296-87-090 | REP-P | 00-14-041 |
| 296-62 | PREP | 00-10-046 | 296-81-300 | REP-P | 00-14-041 | 296-87-100 | REP-P | 00-14-041 |
| 296-62 | PREP | 00-13-091 | 296-81-306 | REP-P | 00-14-041 | 296-87-110 | REP-P | 00-14-041 |
| 296-62 | PREP | 00-13-092 | 296-81-310 | REP-P | 00-14-041 | 296-87-120 | REP-P | 00-14-041 |
| 296-62-051 | NEW-C | 00-04-075 | 296-81-315 | REP-P | 00-14-041 | 296-87-130 | REP-P | 00-14-041 |
| 296-62-051 | NEW | 00-12-024 | 296-81-320 | REP-P | 00-14-041 | 296-89-010 | REP-P | 00-14-041 |
| 296-62-05101 | NEW-C | 00-04-075 | 296-81-325 | REP-P | 00-14-041 | 296-89-020 | REP-P | 00-14-041 |
| 296-62-05101 | NEW | 00-12-024 | 296-81-330 | REP-P | 00-14-041 | 296-89-030 | REP-P | 00-14-041 |
| 296-62-05103 | NEW-C | 00-04-075 | 296-81-335 | REP-P | 00-14-041 | 296-89-040 | REP-P | 00-14-041 |
| 296-62-05103 | NEW | 00-12-024 | 296-81-340 | REP-P | 00-14-041 | 296-89-050 | REP-P | 00-14-041 |
| 296-62-05105 | NEW-C | 00-04-075 | 296-81-345 | REP-P | 00-14-041 | 296-89-060 | REP-P | 00-14-041 |
| 296-62-05105 | NEW | 00-12-024 | 296-81-350 | REP-P | 00-14-041 | 296-89-070 | REP-P | 00-14-041 |
| 296-62-05110 | NEW-C | 00-04-075 | 296-81-355 | REP-P | 00-14-041 | 296-89-080 | REP-P | 00-14-041 |
| 296-62-05110 | NEW | 00-12-024 | 296-81-360 | REP-P | 00-14-041 | 296-91-010 | REP-P | 00-14-041 |
| 296-62-05120 | NEW-C | 00-04-075 | 296-81-365 | REP-P | 00-14-041 | 296-91-020 | REP-P | 00-14-041 |
| 296-62-05120 | NEW | 00-12-024 | 296-81-370 | REP-P | 00-14-041 | 296-91-030 | REP-P | 00-14-041 |
| 296-62-05122 | NEW-C | 00-04-075 | 296-81-990 | REP-P | 00-14-041 | 296-91-040 | REP-P | 00-14-041 |
| 296-62-05122 | NEW | 00-12-024 | 296-81-991 | REP-P | 00-14-041 | 296-91-050 | REP-P | 00-14-041 |
| 296-62-05130 | NEW-C | 00-04-075 | 296-82-010 | REP-P | 00-14-041 | 296-91-060 | REP-P | 00-14-041 |
| 296-62-05130 | NEW | 00-12-024 | 296-82-016 | REP-P | 00-14-041 | 296-91-070 | REP-P | 00-14-041 |
| 296-62-05140 | NEW-C | 00-04-075 | 296-82-019 | REP-P | 00-14-041 | 296-91-080 | REP-P | 00-14-041 |
| 296-62-05140 | NEW | 00-12-024 | 296-82-022 | REP-P | 00-14-041 | 296-91-090 | REP-P | 00-14-041 |
| 296-62-05150 | NEW-C | 00-04-075 | 296-82-025 | REP-P | 00-14-041 | 296-91-100 | REP-P | 00-14-041 |
| 296-62-05150 | NEW | 00-12-024 | 296-82-028 | REP-P | 00-14-041 | 296-91-110 | REP-P | 00-14-041 |
| 296-62-05160 | NEW-C | 00-04-075 | 296-82-031 | REP-P | 00-14-041 | 296-91-120 | REP-P | 00-14-041 |
| 296-62-05160 | NEW | 00-12-024 | 296-82-034 | REP-P | 00-14-041 | 296-91-130 | REP-P | 00-14-041 |
| 296-62-05170 | NEW-C | 00-04-075 | 296-82-037 | REP-P | 00-14-041 | 296-91-140 | REP-P | 00-14-041 |
| 296-62-05170 | NEW-W | 00-12-029 | 296-82-040 | REP-P | 00-14-041 | 296-91-150 | REP-P | 00-14-041 |
| 296-62-05172 | NEW-C | 00-04-075 | 296-82-045 | REP-P | 00-14-041 | 296-91-160 | REP-P | 00-14-041 |
| 296-62-05172 | NEW | 00-12-024 | 296-82-048 | REP-P | 00-14-041 | 296-91-170 | REP-P | 00-14-041 |
| 296-62-05174 | NEW-C | 00-04-075 | 296-82-051 | REP-P | 00-14-041 | 296-91-180 | REP-P | 00-14-041 |
| 296-62-05174 | NEW | 00-12-024 | 296-82-054 | REP-P | 00-14-041 | 296-91-190 | REP-P | 00-14-041 |
| 296-62-05176 | NEW-C | 00-04-075 | 296-82-057 | REP-P | 00-14-041 | 296-91-200 | REP-P | 00-14-041 |
| 296-62-05176 | NEW | 00-12-024 | 296-82-060 | REP-P | 00-14-041 | 296-91-210 | REP-P | 00-14-041 |
| 296-62-07105 | AMD-XA | 00-16-151 | 296-82-066 | REP-P | 00-14-041 | 296-91-220 | REP-P | 00-14-041 |
| 296-62-07117 | AMD-XA | 00-16-151 | 296-82-070 | REP-P | 00-14-041 | 296-91-230 | REP-P | 00-14-041 |
| 296-62-07131 | AMD-XA | 00-16-151 | 296-82-078 | REP-P | 00-14-041 | 296-91-240 | REP-P | 00-14-041 |
| 296-62-07150 | AMD-XA | 00-16-151 | 296-84-010 | REP-P | 00-14-041 | 296-93A-010 | REP-P | 00-14-041 |
| 296-62-07155 | AMD-XA | 00-16-151 | 296-84-015 | REP-P | 00-14-041 | 296-93A-020 | REP-P | 00-14-041 |
| 296-62-07156 | AMD-XA | 00-16-151 | 296-84-020 | REP-P | 00-14-041 | 296-93A-030 | REP-P | 00-14-041 |
| 296-62-07162 | AMD-XA | 00-16-151 | 296-84-025 | REP-P | 00-14-041 | 296-93A-040 | REP-P | 00-14-041 |
| 296-62-07190 | AMD-XA | 00-16-151 | 296-84-030 | REP-P | 00-14-041 | 296-93A-050 | REP-P | 00-14-041 |
| 296-62-07255 | AMD-XA | 00-16-151 | 296-84-035 | REP-P | 00-14-041 | 296-93A-070 | REP-P | 00-14-041 |
| 296-62-07515 | AMD | 00-06-075 | 296-84-040 | REP-P | 00-14-041 | 296-93A-080 | REP-P | 00-14-041 |
| 296-62-07709 | AMD | 00-06-075 | 296-84-045 | REP-P | 00-14-041 | 296-93A-090 | REP-P | 00-14-041 |
| 296-62-07713 | AMD | 00-06-075 | 296-84-050 | REP-P | 00-14-041 | 296-93A-100 | REP-P | 00-14-041 |
| 296-62-07722 | AMD | 00-06-075 | 296-84-055 | REP-P | 00-14-041 | 296-93A-120 | REP-P | 00-14-041 |
| 296-62-07727 | AMD | 00-06-075 | 296-84-060 | REP-P | 00-14-041 | 296-93A-140 | REP-P | 00-14-041 |
| 296-62-07745 | AMD | 00-06-075 | 296-84-065 | REP-P | 00-14-041 | 296-93A-150 | REP-P | 00-14-041 |
| 296-65-003 | AMD | 00-06-075 | 296-84-070 | REP-P | 00-14-041 | 296-93A-160 | REP-P | 00-14-041 |
| 296-67 | PREP | 00-10-045 | 296-84-075 | REP-P | 00-14-041 | 296-93A-170 | REP-P | 00-14-041 |
| 296-79 | PREP | 00-10-045 | 296-84-080 | REP-P | 00-14-041 | 296-93A-190 | REP-P | 00-14-041 |
| 296-81-005 | REP-P | 00-14-041 | 296-85-005 | REP-P | 00-14-041 | 296-93A-200 | REP-P | 00-14-041 |
| 296-81-006 | REP-P | 00-14-041 | 296-87-001 | REP-P | 00-14-041 | 296-93A-210 | REP-P | 00-14-041 |
| 296-81-007 | REP-P | 00-14-041 | 296-87-010 | REP-P | 00-14-041 | 296-93A-220 | REP-P | 00-14-041 |
| 296-81-008 | REP-P | 00-14-041 | 296-87-020 | REP-P | 00-14-041 | 296-93A-230 | REP-P | 00-14-041 |
| 296-81-009 | REP-P | 00-14-041 | 296-87-030 | REP-P | 00-14-041 | 296-93A-240 | REP-P | 00-14-041 |
| 296-81-200 | REP-P | 00-14-041 | 296-87-040 | REP-P | 00-14-041 | 296-93A-250 | REP-P | 00-14-041 |
| 296-81-240 | REP-P | 00-14-041 | 296-87-050 | REP-P | 00-14-041 | 296-93A-260 | REP-P | 00-14-041 |
| 296-81-275 | REP-P | 00-14-041 | 296-87-060 | REP-P | 00-14-041 | 296-93A-270 | REP-P | 00-14-041 |
| 296-81-277 | REP-P | 00-14-041 | 296-87-070 | REP-P | 00-14-041 | 296-93A-280 | REP-P | 00-14-041 |

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Table of WAC Sections Affected

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| 296-96-23155 | NEW-P | 00-14-041 | 296-96-23304 | NEW-P | 00-14-041 | 296-100-050 | REP-P | 00-14-041 |
| 296-96-23156 | NEW-P | 00-14-041 | 296-96-23307 | NEW-P | 00-14-041 | 296-100-060 | REP-P | 00-14-041 |
| 296-96-23157 | NEW-P | 00-14-041 | 296-96-23309 | NEW-P | 00-14-041 | 296-104 | PREP | 00-10-002 |
| 296-96-23158 | NEW-P | 00-14-041 | 296-96-23311 | NEW-P | 00-14-041 | 296-104-010 | PREP | 00-10-002 |
| 296-96-23160 | NEW-P | 00-14-041 | 296-96-23313 | NEW-P | 00-14-041 | 296-104-010 | AMD-P | 00-16-149 |
| 296-96-23161 | NEW-P | 00-14-041 | 296-96-23316 | NEW-P | 00-14-041 | 296-104-102 | PREP | 00-10-002 |
| 296-96-23162 | NEW-P | 00-14-041 | 296-96-23318 | NEW-P | 00-14-041 | 296-104-180 | PREP | 00-10-002 |
| 296-96-23165 | NEW-P | 00-14-041 | 296-96-23321 | NEW-P | 00-14-041 | 296-104-200 | PREP | 00-10-002 |
| 296-96-23166 | NEW-P | 00-14-041 | 296-96-23322 | NEW-P | 00-14-041 | 296-104-200 | AMD-P | 00-16-149 |
| 296-96-23200 | NEW-P | 00-14-041 | 296-96-23323 | NEW-P | 00-14-041 | 296-104-205 | PREP | 00-10-002 |
| 296-96-23203 | NEW-P | 00-14-041 | 296-96-23324 | NEW-P | 00-14-041 | 296-104-205 | AMD-P | 00-16-149 |
| 296-96-23205 | NEW-P | 00-14-041 | 296-96-23325 | NEW-P | 00-14-041 | 296-104-210 | PREP | 00-10-002 |
| 296-96-23206 | NEW-P | 00-14-041 | 296-96-23326 | NEW-P | 00-14-041 | 296-104-210 | AMD-P | 00-16-149 |
| 296-96-23207 | NEW-P | 00-14-041 | 296-96-23328 | NEW-P | 00-14-041 | 296-104-215 | PREP | 00-10-002 |
| 296-96-23208 | NEW-P | 00-14-041 | 296-96-23330 | NEW-P | 00-14-041 | 296-104-215 | AMD-P | 00-16-149 |
| 296-96-23209 | NEW-P | 00-14-041 | 296-96-23332 | NEW-P | 00-14-041 | 296-104-220 | PREP | 00-10-002 |
| 296-96-23215 | NEW-P | 00-14-041 | 296-96-23334 | NEW-P | 00-14-041 | 296-104-220 | AMD-P | 00-16-149 |
| 296-96-23216 | NEW-P | 00-14-041 | 296-96-23336 | NEW-P | 00-14-041 | 296-104-230 | PREP | 00-10-002 |
| 296-96-23220 | NEW-P | 00-14-041 | 296-96-23338 | NEW-P | 00-14-041 | 296-104-230 | AMD-P | 00-16-149 |
| 296-96-23221 | NEW-P | 00-14-041 | 296-96-23340 | NEW-P | 00-14-041 | 296-104-235 | PREP | 00-10-002 |
| 296-96-23222 | NEW-P | 00-14-041 | 296-96-23342 | NEW-P | 00-14-041 | 296-104-235 | AMD-P | 00-16-149 |
| 296-96-23225 | NEW-P | 00-14-041 | 296-96-23344 | NEW-P | 00-14-041 | 296-104-240 | PREP | 00-10-002 |
| 296-96-23226 | NEW-P | 00-14-041 | 296-96-23400 | NEW-P | 00-14-041 | 296-104-240 | AMD-P | 00-16-149 |
| 296-96-23227 | NEW-P | 00-14-041 | 296-96-23405 | NEW-P | 00-14-041 | 296-104-245 | PREP | 00-10-002 |
| 296-96-23228 | NEW-P | 00-14-041 | 296-96-23408 | NEW-P | 00-14-041 | 296-104-265 | PREP | 00-10-002 |
| 296-96-23229 | NEW-P | 00-14-041 | 296-96-23410 | NEW-P | 00-14-041 | 296-104-265 | AMD-P | 00-16-149 |
| 296-96-23235 | NEW-P | 00-14-041 | 296-96-23412 | NEW-P | 00-14-041 | 296-104-307 | AMD-P | 00-16-149 |
| 296-96-23236 | NEW-P | 00-14-041 | 296-96-23414 | NEW-P | 00-14-041 | 296-104-502 | PREP | 00-10-002 |
| 296-96-23240 | NEW-P | 00-14-041 | 296-96-23416 | NEW-P | 00-14-041 | 296-104-502 | AMD-P | 00-16-149 |
| 296-96-23241 | NEW-P | 00-14-041 | 296-96-23418 | NEW-P | 00-14-041 | 296-104-700 | PREP | 00-10-002 |
| 296-96-23243 | NEW-P | 00-14-041 | 296-96-23420 | NEW-P | 00-14-041 | 296-104-700 | AMD-P | 00-16-149 |
| 296-96-23244 | NEW-P | 00-14-041 | 296-96-23422 | NEW-P | 00-14-041 | 296-104-701 | PREP | 00-10-002 |
| 296-96-23245 | NEW-P | 00-14-041 | 296-96-23424 | NEW-P | 00-14-041 | 296-104-701 | AMD-P | 00-16-149 |
| 296-96-23250 | NEW-P | 00-14-041 | 296-96-23427 | NEW-P | 00-14-041 | 296-115-001 | AMD-XA | 00-12-100 |
| 296-96-23255 | NEW-P | 00-14-041 | 296-96-23429 | NEW-P | 00-14-041 | 296-115-005 | AMD-XA | 00-12-100 |
| 296-96-23256 | NEW-P | 00-14-041 | 296-96-23431 | NEW-P | 00-14-041 | 296-115-010 | AMD-XA | 00-12-100 |
| 296-96-23260 | NEW-P | 00-14-041 | 296-96-23432 | NEW-P | 00-14-041 | 296-115-015 | AMD-XA | 00-12-100 |
| 296-96-23261 | NEW-P | 00-14-041 | 296-96-23434 | NEW-P | 00-14-041 | 296-115-025 | AMD-XA | 00-12-100 |
| 296-96-23262 | NEW-P | 00-14-041 | 296-96-23436 | NEW-P | 00-14-041 | 296-115-030 | AMD-XA | 00-12-100 |
| 296-96-23264 | NEW-P | 00-14-041 | 296-96-23438 | NEW-P | 00-14-041 | 296-115-035 | AMD-XA | 00-12-100 |
| 296-96-23266 | NEW-P | 00-14-041 | 296-96-23440 | NEW-P | 00-14-041 | 296-115-040 | AMD-XA | 00-12-100 |
| 296-96-23268 | NEW-P | 00-14-041 | 296-96-23442 | NEW-P | 00-14-041 | 296-115-050 | AMD-XA | 00-12-100 |
| 296-96-23269 | NEW-P | 00-14-041 | 296-96-23444 | NEW-P | 00-14-041 | 296-115-060 | AMD-XA | 00-12-100 |
| 296-96-23270 | NEW-P | 00-14-041 | 296-96-23446 | NEW-P | 00-14-041 | 296-115-070 | AMD-XA | 00-12-100 |
| 296-96-23272 | NEW-P | 00-14-041 | 296-96-23448 | NEW-P | 00-14-041 | 296-115-100 | AMD-XA | 00-12-100 |
| 296-96-23274 | NEW-P | 00-14-041 | 296-96-23450 | NEW-P | 00-14-041 | 296-127 | PREP | 00-07-122 |
| 296-96-23276 | NEW-P | 00-14-041 | 296-96-23500 | NEW-P | 00-14-041 | 296-127 | PREP | 00-15-074 |
| 296-96-23277 | NEW-P | 00-14-041 | 296-96-23510 | NEW-P | 00-14-041 | 296-127-013 | AMD-E | 00-07-123 |
| 296-96-23278 | NEW-P | 00-14-041 | 296-96-23540 | NEW-P | 00-14-041 | 296-127-013 | AMD-P | 00-11-136 |
| 296-96-23279 | NEW-P | 00-14-041 | 296-96-23600 | NEW-P | 00-14-041 | 296-127-013 | AMD | 00-15-077 |
| 296-96-23280 | NEW-P | 00-14-041 | 296-96-23610 | NEW-P | 00-14-041 | 296-127-01301 | NEW-E | 00-07-123 |
| 296-96-23282 | NEW-P | 00-14-041 | 296-96-23620 | NEW-P | 00-14-041 | 296-127-01301 | NEW-P | 00-11-136 |
| 296-96-23283 | NEW-P | 00-14-041 | 296-96-23630 | NEW-P | 00-14-041 | 296-127-01301 | NEW | 00-15-077 |
| 296-96-23284 | NEW-P | 00-14-041 | 296-96-23700 | NEW-P | 00-14-041 | 296-127-01303 | NEW-E | 00-07-123 |
| 296-96-23285 | NEW-P | 00-14-041 | 296-96-23710 | NEW-P | 00-14-041 | 296-127-01303 | NEW-P | 00-11-136 |
| 296-96-23287 | NEW-P | 00-14-041 | 296-96-23800 | NEW-P | 00-14-041 | 296-127-01303 | NEW | 00-15-077 |
| 296-96-23288 | NEW-P | 00-14-041 | 296-96-23810 | NEW-P | 00-14-041 | 296-127-01305 | NEW-E | 00-07-123 |
| 296-96-23289 | NEW-P | 00-14-041 | 296-100-001 | REP-P | 00-14-041 | 296-127-01305 | NEW-P | 00-11-136 |
| 296-96-23290 | NEW-P | 00-14-041 | 296-100-010 | REP-P | 00-14-041 | 296-127-01305 | NEW | 00-15-077 |
| 296-96-23291 | NEW-P | 00-14-041 | 296-100-020 | REP-P | 00-14-041 | 296-127-01306 | NEW-E | 00-07-123 |
| 296-96-23300 | NEW-P | 00-14-041 | 296-100-030 | REP-P | 00-14-041 | 296-127-01306 | NEW-P | 00-11-136 |

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| 296-127-01308 | NEW-E | 00-07-123 | 296-127-01340 | NEW-E | 00-07-123 | 296-127-01376 | NEW | 00-15-077 |
| 296-127-01308 | NEW-P | 00-11-136 | 296-127-01340 | NEW-P | 00-11-136 | 296-127-01377 | NEW-E | 00-07-123 |
| 296-127-01308 | NEW | 00-15-077 | 296-127-01340 | NEW | 00-15-077 | 296-127-01377 | NEW-P | 00-11-136 |
| 296-127-01309 | NEW-E | 00-07-123 | 296-127-01342 | NEW-E | 00-07-123 | 296-127-01377 | NEW | 00-15-077 |
| 296-127-01309 | NEW-P | 00-11-136 | 296-127-01342 | NEW-P | 00-11-136 | 296-127-01378 | NEW-E | 00-07-123 |
| 296-127-01309 | NEW | 00-15-077 | 296-127-01342 | NEW | 00-15-077 | 296-127-01378 | NEW-P | 00-11-136 |
| 296-127-01310 | NEW-E | 00-07-123 | 296-127-01344 | NEW-E | 00-07-123 | 296-127-01378 | NEW | 00-15-077 |
| 296-127-01310 | NEW-P | 00-11-136 | 296-127-01344 | NEW-P | 00-11-136 | 296-127-01379 | NEW-E | 00-07-123 |
| 296-127-01310 | NEW | 00-15-077 | 296-127-01344 | NEW | 00-15-077 | 296-127-01379 | NEW-P | 00-11-136 |
| 296-127-01312 | NEW-E | 00-07-123 | 296-127-01346 | NEW-E | 00-07-123 | 296-127-01379 | NEW | 00-15-077 |
| 296-127-01312 | NEW-P | 00-11-136 | 296-127-01346 | NEW-P | 00-11-136 | 296-127-01382 | NEW-E | 00-07-123 |
| 296-127-01312 | NEW | 00-15-077 | 296-127-01346 | NEW | 00-15-077 | 296-127-01382 | NEW-P | 00-11-136 |
| 296-127-01313 | NEW-P | 00-11-136 | 296-127-01347 | NEW-E | 00-07-123 | 296-127-01382 | NEW | 00-15-077 |
| 296-127-01313 | NEW | 00-15-077 | 296-127-01347 | NEW-P | 00-11-136 | 296-127-01384 | NEW-E | 00-07-123 |
| 296-127-01315 | NEW-E | 00-07-123 | 296-127-01347 | NEW | 00-15-077 | 296-127-01384 | NEW-P | 00-11-136 |
| 296-127-01315 | NEW-P | 00-11-136 | 296-127-01349 | NEW-E | 00-07-123 | 296-127-01384 | NEW | 00-15-077 |
| 296-127-01315 | NEW | 00-15-077 | 296-127-01349 | NEW-P | 00-11-136 | 296-127-01386 | NEW-E | 00-07-123 |
| 296-127-01317 | NEW-E | 00-07-123 | 296-127-01349 | NEW | 00-15-077 | 296-127-01386 | NEW-P | 00-11-136 |
| 296-127-01317 | NEW-P | 00-11-136 | 296-127-01351 | NEW-E | 00-07-123 | 296-127-01386 | NEW | 00-15-077 |
| 296-127-01317 | NEW | 00-15-077 | 296-127-01351 | NEW-P | 00-11-136 | 296-127-01387 | NEW-E | 00-07-123 |
| 296-127-01318 | NEW-E | 00-07-123 | 296-127-01351 | NEW | 00-15-077 | 296-127-01387 | NEW-P | 00-11-136 |
| 296-127-01318 | NEW-P | 00-11-136 | 296-127-01352 | NEW-E | 00-07-123 | 296-127-01387 | NEW | 00-15-077 |
| 296-127-01318 | NEW | 00-15-077 | 296-127-01352 | NEW-P | 00-11-136 | 296-127-01389 | NEW-E | 00-07-123 |
| 296-127-01320 | NEW-E | 00-07-123 | 296-127-01352 | NEW | 00-15-077 | 296-127-01389 | NEW-P | 00-11-136 |
| 296-127-01320 | NEW-P | 00-11-136 | 296-127-01354 | NEW-E | 00-07-123 | 296-127-01389 | NEW | 00-15-077 |
| 296-127-01320 | NEW | 00-15-077 | 296-127-01354 | NEW-P | 00-11-136 | 296-127-01391 | NEW-E | 00-07-123 |
| 296-127-01322 | NEW-E | 00-07-123 | 296-127-01354 | NEW | 00-15-077 | 296-127-01391 | NEW-P | 00-11-136 |
| 296-127-01322 | NEW-P | 00-11-136 | 296-127-01356 | NEW-E | 00-07-123 | 296-127-01391 | NEW | 00-15-077 |
| 296-127-01322 | NEW | 00-15-077 | 296-127-01356 | NEW-P | 00-11-136 | 296-127-018 | PREP | 00-15-075 |
| 296-127-01323 | NEW-E | 00-07-123 | 296-127-01356 | NEW | 00-15-077 | 296-150C | PREP | 00-06-077 |
| 296-127-01323 | NEW-P | 00-11-136 | 296-127-01358 | NEW-E | 00-07-123 | 296-150C-0140 | AMD-P | 00-13-103 |
| 296-127-01323 | NEW | 00-15-077 | 296-127-01358 | NEW-P | 00-11-136 | 296-150C-0140 | AMD | 00-17-148 |
| 296-127-01325 | NEW-E | 00-07-123 | 296-127-01358 | NEW | 00-15-077 | 296-150C-0200 | AMD-P | 00-13-103 |
| 296-127-01325 | NEW-P | 00-11-136 | 296-127-01360 | NEW-E | 00-07-123 | 296-150C-0200 | AMD | 00-17-148 |
| 296-127-01325 | NEW | 00-15-077 | 296-127-01360 | NEW-P | 00-11-136 | 296-150C-0910 | AMD-P | 00-13-103 |
| 296-127-01327 | NEW-E | 00-07-123 | 296-127-01360 | NEW | 00-15-077 | 296-150C-0910 | AMD | 00-17-148 |
| 296-127-01327 | NEW-P | 00-11-136 | 296-127-01362 | NEW-E | 00-07-123 | 296-150C-0970 | AMD-P | 00-13-103 |
| 296-127-01327 | NEW | 00-15-077 | 296-127-01362 | NEW-P | 00-11-136 | 296-150C-0970 | AMD | 00-17-148 |
| 296-127-01328 | NEW-E | 00-07-123 | 296-127-01362 | NEW | 00-15-077 | 296-150C-1070 | AMD-P | 00-13-103 |
| 296-127-01328 | NEW-P | 00-11-136 | 296-127-01364 | NEW-E | 00-07-123 | 296-150C-1070 | AMD | 00-17-148 |
| 296-127-01328 | NEW | 00-15-077 | 296-127-01364 | NEW-P | 00-11-136 | 296-150C-1175 | NEW-P | 00-13-103 |
| 296-127-01329 | NEW-E | 00-07-123 | 296-127-01364 | NEW | 00-15-077 | 296-150C-1175 | NEW | 00-17-148 |
| 296-127-01329 | NEW-P | 00-11-136 | 296-127-01367 | NEW-E | 00-07-123 | 296-150C-1346 | NEW-P | 00-13-103 |
| 296-127-01329 | NEW | 00-15-077 | 296-127-01367 | NEW-P | 00-11-136 | 296-150C-1346 | NEW | 00-17-148 |
| 296-127-01331 | NEW-E | 00-07-123 | 296-127-01367 | NEW | 00-15-077 | 296-150F | PREP | 00-06-077 |
| 296-127-01331 | NEW-P | 00-11-136 | 296-127-01369 | NEW-E | 00-07-123 | 296-150F-0140 | AMD-P | 00-13-103 |
| 296-127-01331 | NEW | 00-15-077 | 296-127-01369 | NEW-P | 00-11-136 | 296-150F-0140 | AMD | 00-17-148 |
| 296-127-01332 | NEW-E | 00-07-123 | 296-127-01370 | NEW | 00-15-077 | 296-150F-0500 | AMD-P | 00-13-103 |
| 296-127-01332 | NEW-P | 00-11-136 | 296-127-01370 | NEW-E | 00-07-123 | 296-150F-0500 | AMD | 00-17-148 |
| 296-127-01332 | NEW | 00-15-077 | 296-127-01370 | NEW-P | 00-11-136 | 296-150F-0630 | NEW-P | 00-13-103 |
| 296-127-01333 | NEW-E | 00-07-123 | 296-127-01370 | NEW | 00-15-077 | 296-150F-0630 | NEW | 00-17-148 |
| 296-127-01333 | NEW-P | 00-11-136 | 296-127-01372 | NEW-E | 00-07-123 | 296-150M | PREP | 00-06-077 |
| 296-127-01333 | NEW | 00-15-077 | 296-127-01372 | NEW-P | 00-11-136 | 296-150M-0020 | AMD-P | 00-13-103 |
| 296-127-01335 | NEW-E | 00-07-123 | 296-127-01372 | NEW | 00-15-077 | 296-150M-0020 | AMD | 00-17-148 |
| 296-127-01335 | NEW-P | 00-11-136 | 296-127-01374 | NEW-E | 00-07-123 | 296-150M-0140 | AMD-P | 00-13-103 |
| 296-127-01335 | NEW | 00-15-077 | 296-127-01374 | NEW-P | 00-11-136 | 296-150M-0140 | AMD | 00-17-148 |
| 296-127-01337 | NEW-E | 00-07-123 | 296-127-01374 | NEW | 00-15-077 | 296-150M-0306 | AMD-P | 00-13-103 |
| 296-127-01337 | NEW-P | 00-11-136 | 296-127-01375 | NEW-E | 00-07-123 | 296-150M-0306 | AMD | 00-17-148 |
| 296-127-01337 | NEW | 00-15-077 | 296-127-01375 | NEW-P | 00-11-136 | 296-150M-3000 | AMD-P | 00-13-103 |
| 296-127-01339 | NEW-E | 00-07-123 | 296-127-01375 | NEW | 00-15-077 | 296-150M-3000 | AMD | 00-17-148 |
| 296-127-01339 | NEW-P | 00-11-136 | 296-127-01376 | NEW-E | 00-07-123 | 296-150P | PREP | 00-06-077 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 296-150P-0140 | AMD-P | 00-13-103 | 296-307-16013 | REP | 00-06-081 | 296-350-060 | REP | 00-11-098 |
| 296-150P-0140 | AMD | 00-17-148 | 296-307-16015 | REP | 00-06-081 | 296-350-070 | REP-P | 00-05-058 |
| 296-150P-3000 | AMD-P | 00-13-103 | 296-307-16017 | REP | 00-06-081 | 296-350-070 | REP | 00-11-098 |
| 296-150P-3000 | AMD | 00-17-148 | 296-307-16019 | REP | 00-06-081 | 296-350-080 | REP-P | 00-05-058 |
| 296-150R | PREP | 00-06-077 | 296-307-16021 | REP | 00-06-081 | 296-350-080 | REP | 00-11-098 |
| 296-150R-0140 | AMD-P | 00-13-103 | 296-307-16023 | REP | 00-06-081 | 296-350-090 | REP-P | 00-05-058 |
| 296-150R-0140 | AMD | 00-17-148 | 296-307-161 | NEW | 00-06-081 | 296-350-090 | REP | 00-11-098 |
| 296-150R-3000 | AMD-P | 00-13-103 | 296-307-16101 | NEW | 00-06-081 | 296-350-095 | REP-P | 00-05-058 |
| 296-150R-3000 | AMD | 00-17-148 | 296-307-16103 | NEW | 00-06-081 | 296-350-095 | REP | 00-11-098 |
| 296-150V | PREP | 00-06-077 | 296-307-16105 | NEW | 00-06-081 | 296-350-100 | NEW-P | 00-05-058 |
| 296-150V-0140 | AMD-P | 00-13-103 | 296-307-16110 | NEW | 00-06-081 | 296-350-100 | NEW | 00-11-098 |
| 296-150V-0140 | AMD | 00-17-148 | 296-307-16115 | NEW | 00-06-081 | 296-350-10010 | NEW-P | 00-05-058 |
| 296-150V-0530 | AMD-P | 00-13-103 | 296-307-16120 | NEW | 00-06-081 | 296-350-10010 | NEW | 00-11-098 |
| 296-150V-0530 | AMD | 00-17-148 | 296-307-16125 | NEW | 00-06-081 | 296-350-10020 | NEW-P | 00-05-058 |
| 296-150V-1180 | AMD-P | 00-13-103 | 296-307-16130 | NEW | 00-06-081 | 296-350-10020 | NEW | 00-11-098 |
| 296-150V-1180 | AMD | 00-17-148 | 296-307-16135 | NEW | 00-06-081 | 296-350-10030 | NEW-P | 00-05-058 |
| 296-150V-1220 | AMD-P | 00-13-103 | 296-307-16140 | NEW | 00-06-081 | 296-350-10030 | NEW | 00-11-098 |
| 296-150V-1220 | AMD | 00-17-148 | 296-307-16145 | NEW | 00-06-081 | 296-350-10040 | NEW-P | 00-05-058 |
| 296-155 | PREP | 00-04-002 | 296-307-16150 | NEW | 00-06-081 | 296-350-10040 | NEW | 00-11-098 |
| 296-155 | PREP | 00-05-057 | 296-307-16155 | NEW | 00-06-081 | 296-350-10050 | NEW-P | 00-05-058 |
| 296-155 | PREP | 00-12-099 | 296-307-16160 | NEW | 00-06-081 | 296-350-10050 | NEW | 00-11-098 |
| 296-155 | PREP | 00-13-091 | 296-307-16165 | NEW | 00-06-081 | 296-350-150 | NEW-P | 00-05-058 |
| 296-155-110 | AMD | 00-08-078 | 296-307-16170 | NEW | 00-06-081 | 296-350-150 | NEW | 00-11-098 |
| 296-155-205 | PREP | 00-14-073 | 296-307-16175 | NEW | 00-06-081 | 296-350-15010 | NEW-P | 00-05-058 |
| 296-155-24501 | AMD-XA | 00-08-079 | 296-307-16180 | NEW | 00-06-081 | 296-350-15010 | NEW | 00-11-098 |
| 296-155-24501 | AMD | 00-14-058 | 296-307-16185 | NEW | 00-06-081 | 296-350-15015 | NEW-P | 00-05-058 |
| 296-155-24503 | AMD-XA | 00-08-079 | 296-307-16190 | NEW | 00-06-081 | 296-350-15015 | NEW | 00-11-098 |
| 296-155-24503 | AMD | 00-14-058 | 296-307-163 | NEW | 00-06-081 | 296-350-15020 | NEW-P | 00-05-058 |
| 296-155-24505 | AMD-XA | 00-08-079 | 296-307-16301 | NEW | 00-06-081 | 296-350-15020 | NEW | 00-11-098 |
| 296-155-24505 | AMD | 00-14-058 | 296-307-16303 | NEW | 00-06-081 | 296-350-15025 | NEW-P | 00-05-058 |
| 296-155-24510 | AMD-XA | 00-08-079 | 296-307-16305 | NEW | 00-06-081 | 296-350-15025 | NEW | 00-11-098 |
| 296-155-24510 | AMD | 00-14-058 | 296-307-16310 | NEW | 00-06-081 | 296-350-15030 | NEW-P | 00-05-058 |
| 296-155-24515 | AMD-XA | 00-08-079 | 296-307-16315 | NEW | 00-06-081 | 296-350-15030 | NEW | 00-11-098 |
| 296-155-24515 | AMD | 00-14-058 | 296-307-16320 | NEW | 00-06-081 | 296-350-15035 | NEW-P | 00-05-058 |
| 296-155-24520 | AMD-XA | 00-08-079 | 296-307-16325 | NEW | 00-06-081 | 296-350-15035 | NEW | 00-11-098 |
| 296-155-24520 | AMD | 00-14-058 | 296-307-16330 | NEW | 00-06-081 | 296-350-15040 | NEW-P | 00-05-058 |
| 296-155-24521 | AMD-XA | 00-08-079 | 296-307-16335 | NEW | 00-06-081 | 296-350-15040 | NEW | 00-11-098 |
| 296-155-24521 | AMD | 00-14-058 | 296-307-16340 | NEW | 00-06-081 | 296-350-15045 | NEW-P | 00-05-058 |
| 296-155-24525 | AMD-XA | 00-08-079 | 296-307-16345 | NEW | 00-06-081 | 296-350-15045 | NEW | 00-11-098 |
| 296-155-24525 | AMD | 00-14-058 | 296-307-16350 | NEW | 00-06-081 | 296-350-200 | REP-P | 00-05-058 |
| 296-155-305 | AMD-E | 00-12-018 | 296-307-16355 | NEW | 00-06-081 | 296-350-200 | REP | 00-11-098 |
| 296-155-305 | PREP | 00-14-073 | 296-307-16360 | NEW | 00-06-081 | 296-350-210 | REP-P | 00-05-058 |
| 296-155-483 | AMD-XA | 00-08-079 | 296-307-16365 | NEW | 00-06-081 | 296-350-210 | REP | 00-11-098 |
| 296-155-483 | AMD | 00-14-058 | 296-307-16370 | NEW | 00-06-081 | 296-350-230 | REP-P | 00-05-058 |
| 296-155-505 | AMD-XA | 00-08-079 | 296-307-16375 | NEW | 00-06-081 | 296-350-230 | REP | 00-11-098 |
| 296-155-505 | AMD | 00-14-058 | 296-307-16380 | NEW | 00-06-081 | 296-350-240 | REP-P | 00-05-058 |
| 296-155-526 | NEW-P | 00-06-056 | 296-307-16385 | NEW | 00-06-081 | 296-350-240 | REP | 00-11-098 |
| 296-155-526 | NEW | 00-15-028 | 296-307-16390 | NEW | 00-06-081 | 296-350-250 | REP-P | 00-05-058 |
| 296-155-625 | PREP | 00-14-073 | 296-307-16395 | NEW | 00-06-081 | 296-350-250 | REP | 00-11-098 |
| 296-155-680 | AMD-XA | 00-08-079 | 296-350 | AMD-P | 00-05-058 | 296-350-255 | REP-P | 00-05-058 |
| 296-155-680 | AMD | 00-14-058 | 296-350 | AMD | 00-11-098 | 296-350-255 | REP | 00-11-098 |
| 296-155-682 | AMD-P | 00-15-076 | 296-350-010 | AMD-P | 00-05-058 | 296-350-260 | REP-P | 00-05-058 |
| 296-305 | PREP | 00-10-045 | 296-350-010 | AMD | 00-11-098 | 296-350-260 | REP | 00-11-098 |
| 296-307 | PREP | 00-10-046 | 296-350-020 | REP-P | 00-05-058 | 296-350-270 | REP-P | 00-05-058 |
| 296-307-160 | REP | 00-06-081 | 296-350-020 | REP | 00-11-098 | 296-350-270 | REP | 00-11-098 |
| 296-307-16001 | REP | 00-06-081 | 296-350-030 | REP-P | 00-05-058 | 296-350-280 | REP-P | 00-05-058 |
| 296-307-16003 | REP | 00-06-081 | 296-350-030 | REP | 00-11-098 | 296-350-280 | REP | 00-11-098 |
| 296-307-16004 | REP | 00-06-081 | 296-350-040 | REP-P | 00-05-058 | 296-350-400 | REP-P | 00-05-058 |
| 296-307-16005 | REP | 00-06-081 | 296-350-040 | REP | 00-11-098 | 296-350-400 | REP | 00-11-098 |
| 296-307-16007 | REP | 00-06-081 | 296-350-050 | REP-P | 00-05-058 | 296-350-450 | REP-P | 00-05-058 |
| 296-307-16009 | REP | 00-06-081 | 296-350-050 | REP | 00-11-098 | 296-350-450 | REP | 00-11-098 |
| 296-307-16011 | REP | 00-06-081 | 296-350-060 | REP-P | 00-05-058 | 296-350-460 | REP-P | 00-05-058 |

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| 296-350-460 | REP | 00-11-098 | 296-402-060 | REP-P | 00-07-137 | 296-402A-180 | NEW-P | 00-07-137 |
| 296-350-470 | REP-P | 00-05-058 | 296-402-060 | REP | 00-11-115 | 296-402A-180 | NEW | 00-11-115 |
| 296-350-470 | REP | 00-11-098 | 296-402-070 | REP-P | 00-07-137 | 296-402A-190 | NEW-P | 00-07-137 |
| 296-350-600 | NEW-P | 00-05-058 | 296-402-070 | REP | 00-11-115 | 296-402A-190 | NEW | 00-11-115 |
| 296-350-600 | NEW | 00-11-098 | 296-402-080 | REP-P | 00-07-137 | 296-402A-200 | NEW-P | 00-07-137 |
| 296-350-60010 | NEW-P | 00-05-058 | 296-402-080 | REP | 00-11-115 | 296-402A-200 | NEW | 00-11-115 |
| 296-350-60010 | NEW | 00-11-098 | 296-402-090 | REP-P | 00-07-137 | 296-402A-210 | NEW-P | 00-07-137 |
| 296-350-60015 | NEW-P | 00-05-058 | 296-402-090 | REP | 00-11-115 | 296-402A-210 | NEW | 00-11-115 |
| 296-350-60015 | NEW | 00-11-098 | 296-402-100 | REP-P | 00-07-137 | 296-402A-220 | NEW-P | 00-07-137 |
| 296-350-60020 | NEW-P | 00-05-058 | 296-402-100 | REP | 00-11-115 | 296-402A-220 | NEW | 00-11-115 |
| 296-350-60020 | NEW | 00-11-098 | 296-402-110 | REP-P | 00-07-137 | 296-402A-230 | NEW-P | 00-07-137 |
| 296-350-60025 | NEW-P | 00-05-058 | 296-402-110 | REP | 00-11-115 | 296-402A-230 | NEW | 00-11-115 |
| 296-350-60025 | NEW | 00-11-098 | 296-402-120 | REP-P | 00-07-137 | 296-402A-240 | NEW-P | 00-07-137 |
| 296-350-60030 | NEW-P | 00-05-058 | 296-402-120 | REP | 00-11-115 | 296-402A-240 | NEW | 00-11-115 |
| 296-350-60030 | NEW | 00-11-098 | 296-402-130 | REP-P | 00-07-137 | 296-402A-250 | NEW-P | 00-07-137 |
| 296-350-60035 | NEW-P | 00-05-058 | 296-402-130 | REP | 00-11-115 | 296-402A-250 | NEW | 00-11-115 |
| 296-350-60035 | NEW | 00-11-098 | 296-402-140 | REP-P | 00-07-137 | 296-402A-260 | NEW-P | 00-07-137 |
| 296-350-60040 | NEW-P | 00-05-058 | 296-402-140 | REP | 00-11-115 | 296-402A-260 | NEW | 00-11-115 |
| 296-350-60040 | NEW | 00-11-098 | 296-402-150 | REP-P | 00-07-137 | 296-402A-270 | NEW-P | 00-07-137 |
| 296-350-60045 | NEW-P | 00-05-058 | 296-402-150 | REP | 00-11-115 | 296-402A-270 | NEW | 00-11-115 |
| 296-350-60045 | NEW | 00-11-098 | 296-402-160 | REP-P | 00-07-137 | 296-402A-290 | NEW-P | 00-07-137 |
| 296-350-700 | NEW-P | 00-05-058 | 296-402-160 | REP | 00-11-115 | 296-402A-290 | NEW | 00-11-115 |
| 296-350-700 | NEW | 00-11-098 | 296-402-170 | REP-P | 00-07-137 | 296-402A-300 | NEW-P | 00-07-137 |
| 296-350-70010 | NEW-P | 00-05-058 | 296-402-170 | REP | 00-11-115 | 296-402A-300 | NEW | 00-11-115 |
| 296-350-70010 | NEW | 00-11-098 | 296-402-180 | REP-P | 00-07-137 | 296-402A-310 | NEW-P | 00-07-137 |
| 296-350-70015 | NEW-P | 00-05-058 | 296-402-180 | REP | 00-11-115 | 296-402A-310 | NEW | 00-11-115 |
| 296-350-70015 | NEW | 00-11-098 | 296-402-190 | REP-P | 00-07-137 | 296-402A-320 | NEW-P | 00-07-137 |
| 296-350-70020 | NEW-P | 00-05-058 | 296-402-190 | REP | 00-11-115 | 296-402A-320 | NEW | 00-11-115 |
| 296-350-70020 | NEW | 00-11-098 | 296-402-200 | REP-P | 00-07-137 | 296-402A-330 | NEW-P | 00-07-137 |
| 296-350-70025 | NEW-P | 00-05-058 | 296-402-200 | REP | 00-11-115 | 296-402A-330 | NEW | 00-11-115 |
| 296-350-70025 | NEW | 00-11-098 | 296-402A-010 | NEW-P | 00-07-137 | 296-402A-340 | NEW-P | 00-07-137 |
| 296-350-70030 | NEW-P | 00-05-058 | 296-402A-010 | NEW | 00-11-115 | 296-402A-340 | NEW | 00-11-115 |
| 296-350-70030 | NEW | 00-11-098 | 296-402A-020 | NEW-P | 00-07-137 | 296-402A-350 | NEW-P | 00-07-137 |
| 296-350-70035 | NEW-P | 00-05-058 | 296-402A-020 | NEW | 00-11-115 | 296-402A-350 | NEW | 00-11-115 |
| 296-350-70035 | NEW | 00-11-098 | 296-402A-030 | NEW-P | 00-07-137 | 296-402A-360 | NEW-P | 00-07-137 |
| 296-350-70040 | NEW-P | 00-05-058 | 296-402A-030 | NEW | 00-11-115 | 296-402A-360 | NEW | 00-11-115 |
| 296-350-70040 | NEW | 00-11-098 | 296-402A-040 | NEW-P | 00-07-137 | 296-402A-370 | NEW-P | 00-07-137 |
| 296-350-70045 | NEW-P | 00-05-058 | 296-402A-040 | NEW | 00-11-115 | 296-402A-370 | NEW | 00-11-115 |
| 296-350-70045 | NEW | 00-11-098 | 296-402A-050 | NEW-P | 00-07-137 | 296-402A-380 | NEW-P | 00-07-137 |
| 296-350-70050 | NEW-P | 00-05-058 | 296-402A-050 | NEW | 00-11-115 | 296-402A-380 | NEW | 00-11-115 |
| 296-350-70050 | NEW | 00-11-098 | 296-402A-060 | NEW-P | 00-07-137 | 296-402A-390 | NEW-P | 00-07-137 |
| 296-350-70055 | NEW-P | 00-05-058 | 296-402A-060 | NEW | 00-11-115 | 296-402A-390 | NEW | 00-11-115 |
| 296-350-70055 | NEW | 00-11-098 | 296-402A-070 | NEW-P | 00-07-137 | 296-402A-400 | NEW-P | 00-07-137 |
| 296-350-70060 | NEW-P | 00-05-058 | 296-402A-070 | NEW | 00-11-115 | 296-402A-400 | NEW | 00-11-115 |
| 296-350-70060 | NEW | 00-11-098 | 296-402A-080 | NEW-P | 00-07-137 | 296-402A-410 | NEW-P | 00-07-137 |
| 296-350-70065 | NEW-P | 00-05-058 | 296-402A-080 | NEW | 00-11-115 | 296-402A-410 | NEW | 00-11-115 |
| 296-350-70065 | NEW | 00-11-098 | 296-402A-090 | NEW-P | 00-07-137 | 296-402A-420 | NEW-P | 00-07-137 |
| 296-350-70070 | NEW-P | 00-05-058 | 296-402A-090 | NEW | 00-11-115 | 296-402A-425 | NEW-P | 00-07-137 |
| 296-350-70070 | NEW | 00-11-098 | 296-402A-100 | NEW-P | 00-07-137 | 296-402A-430 | NEW-P | 00-07-137 |
| 296-401A | PREP | 00-10-116 | 296-402A-100 | NEW | 00-11-115 | 296-402A-430 | NEW | 00-11-115 |
| 296-401A-140 | AMD-E | 00-06-076 | 296-402A-110 | NEW-P | 00-07-137 | 296-402A-440 | NEW-P | 00-07-137 |
| 296-401A-140 | AMD-E | 00-13-102 | 296-402A-110 | NEW | 00-11-115 | 296-402A-440 | NEW | 00-11-115 |
| 296-402-010 | REP-P | 00-07-137 | 296-402A-130 | NEW-P | 00-07-137 | 296-402A-450 | NEW-P | 00-07-137 |
| 296-402-010 | REP | 00-11-115 | 296-402A-130 | NEW | 00-11-115 | 296-402A-450 | NEW | 00-11-115 |
| 296-402-020 | REP-P | 00-07-137 | 296-402A-140 | NEW-P | 00-07-137 | 296-402A-460 | NEW-P | 00-07-137 |
| 296-402-020 | REP | 00-11-115 | 296-402A-140 | NEW | 00-11-115 | 296-402A-460 | NEW | 00-11-115 |
| 296-402-030 | REP-P | 00-07-137 | 296-402A-150 | NEW-P | 00-07-137 | 296-402A-470 | NEW-P | 00-07-137 |
| 296-402-030 | REP | 00-11-115 | 296-402A-150 | NEW | 00-11-115 | 296-402A-470 | NEW | 00-11-115 |
| 296-402-040 | REP-P | 00-07-137 | 296-402A-160 | NEW-P | 00-07-137 | 296-402A-480 | NEW-P | 00-07-137 |
| 296-402-040 | REP | 00-11-115 | 296-402A-160 | NEW | 00-11-115 | 296-402A-480 | NEW | 00-11-115 |
| 296-402-050 | REP-P | 00-07-137 | 296-402A-170 | NEW-P | 00-07-137 | 296-402A-490 | NEW-P | 00-07-137 |
| 296-402-050 | REP | 00-11-115 | 296-402A-170 | NEW | 00-11-115 | 296-402A-490 | NEW | 00-11-115 |

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| 296-402A-500 | NEW-P | 00-07-137 | 304- 20-050 | AMD | 00-11-028 | 308- 56A-620 | REP-P | 00-09-007 |
| 296-402A-500 | NEW | 00-11-115 | 304- 20-060 | AMD | 00-11-028 | 308- 56A-620 | REP | 00-13-083 |
| 296-402A-510 | NEW-P | 00-07-137 | 304- 20-065 | NEW | 00-11-028 | 308- 56A-640 | AMD | 00-06-020 |
| 296-402A-510 | NEW | 00-11-115 | 304- 20-070 | AMD | 00-11-028 | 308- 56A-650 | REP | 00-06-020 |
| 296-402A-520 | NEW-P | 00-07-137 | 304- 20-090 | REP | 00-11-028 | 308- 56A-660 | REP | 00-06-020 |
| 296-402A-520 | NEW | 00-11-115 | 304- 20-100 | REP | 00-11-028 | 308- 56A-670 | REP | 00-06-020 |
| 296-402A-530 | NEW-P | 00-07-137 | 304- 20-990 | REP | 00-11-028 | 308- 56A-680 | REP | 00-06-020 |
| 296-402A-530 | NEW | 00-11-115 | 308- 04-020 | AMD-P | 00-05-014 | 308- 56A-690 | REP | 00-06-020 |
| 296-402A-540 | NEW-P | 00-07-137 | 308- 04-020 | AMD | 00-08-032 | 308- 57-005 | PREP | 00-06-001 |
| 296-402A-540 | NEW | 00-11-115 | 308- 08-085 | PREP | 00-18-071 | 308- 57-005 | REP-P | 00-09-019 |
| 296-402A-550 | NEW-P | 00-07-137 | 308- 12-321 | PREP | 00-11-172 | 308- 57-005 | REP-W | 00-11-041 |
| 296-402A-550 | NEW | 00-11-115 | 308- 12-321 | AMD-P | 00-16-030 | 308- 57-010 | PREP | 00-06-001 |
| 296-402A-560 | NEW-P | 00-07-137 | 308- 12-322 | PREP | 00-11-172 | 308- 57-010 | REP-P | 00-09-019 |
| 296-402A-560 | NEW | 00-11-115 | 308- 12-322 | AMD-P | 00-16-030 | 308- 57-010 | REP-W | 00-11-041 |
| 296-402A-570 | NEW-P | 00-07-137 | 308- 12-323 | PREP | 00-11-172 | 308- 57-020 | PREP | 00-06-001 |
| 296-402A-570 | NEW | 00-11-115 | 308- 12-323 | AMD-P | 00-16-030 | 308- 57-020 | REP-P | 00-09-019 |
| 296-402A-580 | NEW-P | 00-07-137 | 308- 12-324 | PREP | 00-11-172 | 308- 57-020 | REP-W | 00-11-041 |
| 296-402A-580 | NEW | 00-11-115 | 308- 12-324 | AMD-P | 00-16-030 | 308- 57-030 | PREP | 00-06-001 |
| 296-402A-590 | NEW-P | 00-07-137 | 308- 12-325 | PREP | 00-11-172 | 308- 57-030 | REP-P | 00-09-019 |
| 296-402A-590 | NEW | 00-11-115 | 308- 12-325 | AMD-P | 00-16-030 | 308- 57-030 | REP-W | 00-11-041 |
| 296-402A-600 | NEW-P | 00-07-137 | 308- 20 | PREP | 00-18-035 | 308- 57-110 | PREP | 00-06-001 |
| 296-402A-600 | NEW | 00-11-115 | 308- 29-010 | PREP | 00-12-002 | 308- 57-110 | REP-P | 00-09-019 |
| 296-402A-610 | NEW-P | 00-07-137 | 308- 29-020 | PREP | 00-12-002 | 308- 57-110 | REP-W | 00-11-041 |
| 296-402A-610 | NEW | 00-11-115 | 308- 29-025 | PREP | 00-12-002 | 308- 57-120 | PREP | 00-06-001 |
| 296-402A-620 | NEW-P | 00-07-137 | 308- 29-030 | PREP | 00-12-002 | 308- 57-120 | REP-P | 00-09-019 |
| 296-402A-620 | NEW | 00-11-115 | 308- 29-050 | PREP | 00-12-002 | 308- 57-120 | REP-W | 00-11-041 |
| 296-402A-630 | NEW-P | 00-07-137 | 308- 29-060 | PREP | 00-12-002 | 308- 57-130 | PREP | 00-06-001 |
| 296-402A-630 | NEW | 00-11-115 | 308- 29-070 | PREP | 00-12-002 | 308- 57-130 | REP-P | 00-09-019 |
| 296-402A-640 | NEW-P | 00-07-137 | 308- 29-080 | PREP | 00-12-002 | 308- 57-130 | REP-W | 00-11-041 |
| 296-402A-640 | NEW | 00-11-115 | 308- 29-090 | PREP | 00-12-002 | 308- 57-135 | PREP | 00-06-001 |
| 296-402A-650 | NEW-P | 00-07-137 | 308- 29-100 | PREP | 00-12-002 | 308- 57-135 | REP-P | 00-09-019 |
| 296-402A-650 | NEW | 00-11-115 | 308- 29-110 | PREP | 00-12-002 | 308- 57-135 | REP-W | 00-11-041 |
| 296-402A-660 | NEW-P | 00-07-137 | 308- 29-120 | PREP | 00-12-002 | 308- 57-140 | PREP | 00-06-001 |
| 296-402A-660 | NEW | 00-11-115 | 308- 56A | PREP | 00-07-092 | 308- 57-140 | REP-P | 00-09-019 |
| 296-402A-670 | NEW-P | 00-07-137 | 308- 56A-010 | AMD-P | 00-16-115 | 308- 57-140 | REP-W | 00-11-041 |
| 296-402A-670 | NEW | 00-11-115 | 308- 56A-015 | REP-P | 00-16-115 | 308- 57-210 | PREP | 00-06-001 |
| 296-402A-675 | NEW | 00-11-115 | 308- 56A-020 | PREP | 00-07-092 | 308- 57-210 | REP-P | 00-09-019 |
| 296-402A-680 | NEW-P | 00-07-137 | 308- 56A-020 | AMD-P | 00-16-115 | 308- 57-210 | REP-W | 00-11-041 |
| 296-402A-680 | NEW | 00-11-115 | 308- 56A-021 | PREP | 00-07-092 | 308- 57-230 | PREP | 00-06-001 |
| 296-402A-690 | NEW-P | 00-07-137 | 308- 56A-021 | AMD-P | 00-16-115 | 308- 57-230 | REP-P | 00-09-019 |
| 296-402A-690 | NEW | 00-11-115 | 308- 56A-022 | PREP | 00-07-092 | 308- 57-230 | REP-W | 00-11-041 |
| 296-403 | PREP | 00-10-116 | 308- 56A-022 | REP-P | 00-16-115 | 308- 57-240 | PREP | 00-06-001 |
| 304- 12-030 | AMD | 00-11-028 | 308- 56A-023 | PREP | 00-07-092 | 308- 57-240 | REP-P | 00-09-019 |
| 304- 12-035 | REP | 00-11-028 | 308- 56A-023 | REP-P | 00-16-115 | 308- 57-240 | REP-W | 00-11-041 |
| 304- 12-040 | REP | 00-11-028 | 308- 56A-090 | PREP | 00-07-092 | 308- 57-500 | PREP | 00-06-001 |
| 304- 12-047 | NEW | 00-11-028 | 308- 56A-090 | AMD-P | 00-16-115 | 308- 57-500 | REP-P | 00-09-019 |
| 304- 12-050 | REP | 00-11-028 | 308- 56A-335 | PREP | 00-09-018 | 308- 57-500 | REP-W | 00-11-041 |
| 304- 12-070 | REP | 00-11-028 | 308- 56A-355 | PREP | 00-09-018 | 308- 58-010 | REP | 00-06-025 |
| 304- 12-125 | AMD | 00-11-028 | 308- 56A-450 | AMD | 00-04-046 | 308- 58-020 | REP | 00-06-025 |
| 304- 12-140 | REP | 00-11-028 | 308- 56A-455 | AMD | 00-04-046 | 308- 58-030 | REP | 00-06-025 |
| 304- 12-145 | REP | 00-11-028 | 308- 56A-460 | AMD | 00-06-025 | 308- 58-040 | REP | 00-06-025 |
| 304- 12-275 | REP | 00-11-028 | 308- 56A-465 | REP | 00-04-046 | 308- 58-050 | REP | 00-06-025 |
| 304- 12-290 | REP | 00-11-028 | 308- 56A-470 | REP | 00-04-046 | 308- 63 | PREP | 00-06-007 |
| 304- 12-360 | REP | 00-11-028 | 308- 56A-500 | AMD | 00-06-004 | 308- 63-020 | AMD-P | 00-09-069 |
| 304- 12-370 | REP | 00-11-028 | 308- 56A-500 | AMD-P | 00-09-007 | 308- 63-020 | AMD | 00-13-019 |
| 304- 12-380 | REP | 00-11-028 | 308- 56A-500 | AMD | 00-13-083 | 308- 63-030 | AMD-P | 00-09-069 |
| 304- 20 | AMD | 00-11-028 | 308- 56A-505 | AMD | 00-06-004 | 308- 63-030 | AMD | 00-13-019 |
| 304- 20-005 | NEW | 00-11-028 | 308- 56A-510 | REP | 00-06-004 | 308- 63-040 | AMD-P | 00-09-069 |
| 304- 20-010 | AMD | 00-11-028 | 308- 56A-515 | REP | 00-06-004 | 308- 63-040 | AMD | 00-13-019 |
| 304- 20-020 | REP | 00-11-028 | 308- 56A-520 | REP | 00-06-004 | 308- 63-050 | AMD-P | 00-09-069 |
| 304- 20-030 | REP | 00-11-028 | 308- 56A-610 | REP | 00-06-020 | 308- 63-050 | AMD | 00-13-019 |
| 304- 20-040 | REP | 00-11-028 | 308- 56A-620 | AMD | 00-06-020 | 308- 63-060 | AMD-P | 00-09-069 |

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| 308- 63-070 | AMD-P | 00-09-069 | 308- 77-155 | PREP | 00-03-037 | 308- 93-060 | PREP | 00-07-105 |
| 308- 63-070 | AMD | 00-13-019 | 308- 77-155 | AMD-P | 00-11-037 | 308- 93-069 | PREP | 00-07-105 |
| 308- 63-080 | AMD-P | 00-09-069 | 308- 77-155 | AMD | 00-16-045 | 308- 93-070 | PREP | 00-07-105 |
| 308- 63-080 | AMD | 00-13-019 | 308- 77-165 | PREP | 00-03-037 | 308- 93-071 | PREP | 00-07-105 |
| 308- 63-090 | AMD-P | 00-09-069 | 308- 77-165 | AMD-P | 00-11-037 | 308- 93-073 | PREP | 00-07-105 |
| 308- 63-090 | AMD | 00-13-019 | 308- 77-165 | AMD | 00-16-045 | 308- 93-078 | PREP | 00-07-105 |
| 308- 63-100 | AMD-P | 00-09-069 | 308- 77-170 | PREP | 00-03-037 | 308- 93-079 | PREP | 00-07-107 |
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| 308- 63-110 | AMD-P | 00-09-069 | 308- 77-170 | AMD | 00-16-045 | 308- 93-087 | PREP | 00-16-034 |
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| 308- 63-120 | AMD | 00-13-019 | 308- 77-180 | AMD | 00-16-045 | 308- 93-145 | AMD-P | 00-05-056 |
| 308- 63-130 | AMD-P | 00-09-069 | 308- 77-215 | PREP | 00-08-062 | 308- 93-145 | AMD | 00-09-065 |
| 308- 63-130 | AMD | 00-13-019 | 308- 77-240 | PREP | 00-03-037 | 308- 93-145 | PREP | 00-16-042 |
| 308- 63-140 | AMD-P | 00-09-069 | 308- 77-240 | AMD-P | 00-11-037 | 308- 93-165 | REP-P | 00-05-049 |
| 308- 63-140 | AMD | 00-13-019 | 308- 77-240 | AMD | 00-16-045 | 308- 93-165 | REP | 00-09-065 |
| 308- 63-150 | REP-P | 00-09-069 | 308- 77-265 | PREP | 00-03-037 | 308- 93-200 | PREP | 00-07-106 |
| 308- 63-150 | REP | 00-13-019 | 308- 77-265 | AMD-P | 00-11-037 | 308- 93-200 | AMD-P | 00-18-082 |
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| 308- 63-160 | AMD | 00-13-019 | 308- 77-270 | PREP | 00-03-037 | 308- 93-220 | AMD-P | 00-18-082 |
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| 308- 65-020 | AMD-P | 00-09-071 | 308- 77-270 | REP | 00-16-045 | 308- 93-241 | PREP | 00-07-104 |
| 308- 65-020 | AMD | 00-13-020 | 308- 77-280 | PREP | 00-03-037 | 308- 93-241 | AMD-P | 00-16-094 |
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| 308- 65-030 | AMD | 00-13-020 | 308- 77-280 | AMD | 00-16-045 | 308- 93-242 | AMD-P | 00-16-094 |
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| 308- 65-040 | AMD | 00-13-020 | 308- 77-290 | NEW | 00-08-032 | 308- 93-243 | AMD-P | 00-16-094 |
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| 308- 65-050 | AMD | 00-13-020 | 308- 78-010 | PREP | 00-17-122 | 308- 93-244 | AMD-P | 00-16-094 |
| 308- 65-060 | AMD-P | 00-09-071 | 308- 78-020 | PREP | 00-17-122 | 308- 93-245 | PREP | 00-07-104 |
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| 308- 65-080 | AMD | 00-13-020 | 308- 78-050 | PREP | 00-17-122 | 308- 93-295 | PREP | 00-07-106 |
| 308- 65-090 | AMD-P | 00-09-071 | 308- 78-060 | PREP | 00-17-122 | 308- 93-295 | AMD-P | 00-18-082 |
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| 308- 65-100 | AMD-P | 00-09-071 | 308- 78-080 | PREP | 00-17-122 | 308- 93-360 | PREP | 00-07-105 |
| 308- 65-100 | AMD | 00-13-020 | 308- 78-100 | NEW-P | 00-05-014 | 308- 93-440 | PREP | 00-07-093 |
| 308- 65-110 | AMD-P | 00-09-071 | 308- 78-100 | NEW | 00-08-032 | 308- 93-440 | AMD-P | 00-12-084 |
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| 308- 65-150 | AMD | 00-13-020 | 308- 88-020 | AMD | 00-06-024 | 308- 93-460 | PREP | 00-07-093 |
| 308- 65-170 | AMD-P | 00-09-071 | 308- 88-030 | REP | 00-06-024 | 308- 93-460 | AMD-P | 00-12-084 |
| 308- 65-170 | AMD | 00-13-020 | 308- 88-040 | REP | 00-06-024 | 308- 93-460 | AMD-W | 00-14-019 |
| 308- 65-180 | REP-P | 00-09-071 | 308- 88-050 | REP | 00-06-024 | 308- 93-460 | AMD-P | 00-18-081 |
| 308- 65-180 | REP | 00-13-020 | 308- 88-170 | REP | 00-06-024 | 308- 93-470 | PREP | 00-07-093 |
| 308- 65-190 | AMD-P | 00-09-071 | 308- 90 | PREP | 00-06-033 | 308- 93-470 | AMD-P | 00-12-084 |
| 308- 65-190 | AMD | 00-13-020 | 308- 91-090 | PREP | 00-03-038 | 308- 93-470 | AMD-W | 00-14-019 |
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| 308- 72-665 | PREP | 00-08-063 | 308- 91-090 | AMD | 00-16-045 | 308- 93-640 | PREP | 00-07-105 |
| 308- 72-690 | PREP | 00-08-063 | 308- 91-150 | AMD-P | 00-05-014 | 308- 93-650 | AMD-P | 00-05-049 |
| 308- 72-700 | PREP | 00-08-063 | 308- 91-150 | AMD | 00-08-032 | 308- 93-650 | AMD | 00-09-065 |
| 308- 72-710 | PREP | 00-08-063 | 308- 93-010 | AMD-P | 00-07-065 | 308- 93-660 | PREP | 00-16-034 |
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| 308-94-100 | PREP | 00-07-094 | 308-96A-550 | PREP | 00-07-108 | 308-104-015 | REP-P | 00-15-086 |
| 308-94-160 | REP-P | 00-05-050 | 308-96A-560 | PREP | 00-07-108 | 308-104-015 | REP | 00-18-070 |
| 308-94-160 | REP | 00-09-066 | 308-97-011 | NEW | 00-07-053 | 308-104-025 | AMD-P | 00-15-085 |
| 308-96A-005 | AMD-P | 00-03-094 | 308-97-230 | PREP | 00-06-001 | 308-104-025 | AMD | 00-18-069 |
| 308-96A-005 | AMD | 00-09-008 | 308-97-230 | AMD-P | 00-09-019 | 308-104-035 | AMD-P | 00-15-085 |
| 308-96A-065 | PREP | 00-07-108 | 308-97-230 | AMD-W | 00-11-041 | 308-104-035 | AMD | 00-18-069 |
| 308-96A-066 | PREP | 00-07-108 | 308-99-010 | REP-P | 00-07-126 | 308-104-040 | AMD-P | 00-15-086 |
| 308-96A-067 | PREP | 00-07-108 | 308-99-010 | REP-W | 00-09-009 | 308-104-040 | AMD | 00-18-070 |
| 308-96A-068 | PREP | 00-07-108 | 308-99-010 | REP-P | 00-16-041 | 308-104-047 | AMD-P | 00-15-085 |
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| 308-96A-071 | PREP | 00-07-108 | 308-99-020 | AMD-W | 00-09-009 | 308-104-056 | AMD-P | 00-15-085 |
| 308-96A-072 | PREP | 00-07-108 | 308-99-020 | AMD-P | 00-16-041 | 308-104-056 | AMD | 00-18-069 |
| 308-96A-073 | PREP | 00-07-108 | 308-99-021 | REP-P | 00-07-126 | 308-104-060 | REP-P | 00-15-085 |
| 308-96A-074 | PREP | 00-07-108 | 308-99-021 | REP-W | 00-09-009 | 308-104-060 | REP | 00-18-069 |
| 308-96A-099 | PREP | 00-06-001 | 308-99-021 | REP-P | 00-16-041 | 308-104-070 | AMD-P | 00-15-085 |
| 308-96A-099 | AMD-P | 00-09-019 | 308-99-025 | REP-P | 00-07-126 | 308-104-070 | AMD | 00-18-069 |
| 308-96A-099 | AMD-W | 00-11-041 | 308-99-025 | REP-W | 00-09-009 | 308-104-080 | AMD-P | 00-15-085 |
| 308-96A-135 | PREP | 00-06-001 | 308-99-025 | REP-P | 00-16-041 | 308-104-080 | AMD | 00-18-069 |
| 308-96A-135 | REP-P | 00-09-019 | 308-99-030 | REP-P | 00-07-126 | 308-104-090 | AMD-P | 00-15-085 |
| 308-96A-135 | REP-W | 00-11-041 | 308-99-030 | REP-W | 00-09-009 | 308-104-090 | AMD | 00-18-069 |
| 308-96A-145 | PREP | 00-06-001 | 308-99-030 | REP-P | 00-16-041 | 308-104-100 | AMD-P | 00-15-086 |
| 308-96A-145 | AMD-P | 00-09-019 | 308-99-040 | AMD-P | 00-07-126 | 308-104-100 | AMD | 00-18-070 |
| 308-96A-145 | AMD-W | 00-11-041 | 308-99-040 | AMD-W | 00-09-009 | 308-104-105 | AMD-P | 00-15-086 |
| 308-96A-175 | PREP | 00-06-001 | 308-99-040 | AMD-P | 00-16-041 | 308-104-105 | AMD | 00-18-070 |
| 308-96A-175 | PREP | 00-07-108 | 308-99-050 | REP-P | 00-07-126 | 308-104-109 | REP-P | 00-15-086 |
| 308-96A-175 | AMD-P | 00-09-019 | 308-99-050 | REP-W | 00-09-009 | 308-104-109 | REP | 00-18-070 |
| 308-96A-175 | AMD-W | 00-11-041 | 308-99-050 | REP-P | 00-16-041 | 308-104-120 | REP-P | 00-15-085 |
| 308-96A-176 | PREP | 00-06-001 | 308-99-060 | NEW-P | 00-07-126 | 308-104-120 | REP | 00-18-069 |
| 308-96A-176 | PREP | 00-07-108 | 308-99-060 | NEW-W | 00-09-009 | 308-104-130 | AMD-P | 00-15-086 |
| 308-96A-176 | AMD-P | 00-09-019 | 308-99-060 | NEW-P | 00-16-041 | 308-104-130 | AMD | 00-18-070 |
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| 308-96A-180 | PREP | 00-06-001 | 308-100-010 | AMD | 00-18-068 | 308-104-150 | AMD | 00-18-070 |
| 308-96A-180 | AMD-P | 00-09-019 | 308-100-020 | AMD-P | 00-15-084 | 308-104-155 | AMD-P | 00-15-086 |
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| 308-96A-202 | PREP | 00-06-001 | 308-100-040 | AMD-P | 00-15-084 | 308-104-160 | AMD-P | 00-15-086 |
| 308-96A-202 | AMD-P | 00-09-019 | 308-100-040 | AMD | 00-18-068 | 308-104-160 | AMD | 00-18-070 |
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| 308-96A-203 | AMD-W | 00-11-041 | 308-100-090 | AMD-W | 00-18-066 | 308-124-021 | AMD | 00-08-035 |
| 308-96A-306 | PREP | 00-08-043 | 308-100-100 | AMD-P | 00-15-084 | 308-124E-013 | AMD-P | 00-03-063 |
| 308-96A-306 | AMD-P | 00-11-120 | 308-100-100 | AMD | 00-18-068 | 308-124E-013 | AMD | 00-08-035 |
| 308-96A-306 | AMD | 00-16-056 | 308-100-110 | AMD-P | 00-15-084 | 308-124H-011 | AMD-P | 00-03-063 |
| 308-96A-311 | PREP | 00-08-043 | 308-100-110 | AMD | 00-18-068 | 308-124H-011 | AMD | 00-08-035 |
| 308-96A-312 | PREP | 00-08-043 | 308-100-130 | AMD-P | 00-15-084 | 308-124H-012 | NEW-P | 00-03-063 |
| 308-96A-313 | PREP | 00-08-043 | 308-100-130 | AMD | 00-18-068 | 308-124H-012 | NEW | 00-08-035 |
| 308-96A-314 | PREP | 00-08-043 | 308-100-140 | AMD-P | 00-15-084 | 308-124H-013 | NEW-P | 00-03-063 |
| 308-96A-316 | PREP | 00-08-043 | 308-100-140 | AMD | 00-18-068 | 308-124H-013 | NEW | 00-08-035 |
| 308-96A-345 | AMD | 00-03-057 | 308-100-150 | AMD-P | 00-15-084 | 308-124H-021 | REP-P | 00-03-063 |
| 308-96A-350 | AMD | 00-03-057 | 308-100-150 | AMD | 00-18-068 | 308-124H-021 | REP | 00-08-035 |
| 308-96A-355 | AMD | 00-03-057 | 308-100-190 | AMD-P | 00-15-084 | 308-124H-025 | AMD-P | 00-03-063 |
| 308-96A-360 | REP | 00-03-057 | 308-100-190 | AMD | 00-18-068 | 308-124H-025 | AMD | 00-08-035 |
| 308-96A-365 | AMD | 00-03-057 | 308-104-004 | AMD-P | 00-15-085 | 308-124H-026 | NEW-P | 00-03-063 |
| 308-96A-370 | REP | 00-03-057 | 308-104-004 | AMD | 00-18-069 | 308-124H-026 | NEW | 00-08-035 |
| 308-96A-375 | REP | 00-03-057 | 308-104-006 | AMD-P | 00-15-085 | 308-124H-027 | NEW-P | 00-03-063 |
| 308-96A-380 | REP | 00-03-057 | 308-104-006 | AMD | 00-18-069 | 308-124H-027 | NEW | 00-08-035 |
| 308-96A-400 | PREP | 00-06-001 | 308-104-008 | AMD-P | 00-15-085 | 308-124H-028 | NEW-P | 00-03-063 |
| 308-96A-400 | REP-P | 00-09-019 | 308-104-008 | AMD | 00-18-069 | 308-124H-028 | NEW | 00-08-035 |
| 308-96A-400 | REP-W | 00-11-041 | 308-104-012 | AMD-P | 00-15-085 | 308-124H-029 | NEW-P | 00-03-063 |
| 308-96A-410 | PREP | 00-06-001 | 308-104-012 | AMD | 00-18-069 | 308-124H-029 | NEW | 00-08-035 |
| 308-96A-410 | REP-P | 00-09-019 | 308-104-014 | AMD-P | 00-15-086 | 308-124H-031 | NEW-P | 00-03-063 |

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| 308-124H-034 | NEW-P | 00-03-063 | 308-300-020 | PREP | 00-08-067 | 314- 02-095 | NEW | 00-07-091 |
| 308-124H-034 | NEW | 00-08-035 | 308-300-030 | PREP | 00-08-067 | 314- 02-100 | NEW | 00-07-091 |
| 308-124H-039 | NEW-P | 00-03-063 | 308-300-040 | PREP | 00-08-067 | 314- 02-105 | NEW | 00-07-091 |
| 308-124H-039 | NEW | 00-08-035 | 308-300-050 | PREP | 00-08-067 | 314- 02-110 | NEW | 00-07-091 |
| 308-124H-041 | AMD-P | 00-03-063 | 308-300-060 | PREP | 00-08-067 | 314- 02-115 | NEW | 00-07-091 |
| 308-124H-041 | AMD | 00-08-035 | 308-300-070 | PREP | 00-08-067 | 314- 02-120 | NEW | 00-07-091 |
| 308-124H-042 | NEW-P | 00-03-063 | 308-300-075 | PREP | 00-08-067 | 314- 02-125 | NEW | 00-07-091 |
| 308-124H-042 | NEW | 00-08-035 | 308-300-080 | PREP | 00-08-067 | 314- 02-130 | NEW | 00-07-091 |
| 308-124H-051 | AMD-P | 00-03-063 | 308-300-090 | PREP | 00-08-067 | 314- 13-005 | NEW-P | 00-17-182 |
| 308-124H-051 | AMD | 00-08-035 | 308-300-100 | PREP | 00-08-067 | 314- 13-010 | NEW-P | 00-17-182 |
| 308-124H-061 | AMD-P | 00-03-063 | 308-300-110 | PREP | 00-08-067 | 314- 13-015 | NEW-P | 00-17-182 |
| 308-124H-061 | AMD | 00-08-035 | 308-300-120 | PREP | 00-08-067 | 314- 13-020 | NEW-P | 00-17-182 |
| 308-124H-062 | AMD-P | 00-03-063 | 308-300-130 | PREP | 00-08-067 | 314- 13-025 | NEW-P | 00-17-182 |
| 308-124H-062 | AMD | 00-08-035 | 308-300-140 | PREP | 00-08-067 | 314- 13-030 | NEW-P | 00-17-182 |
| 308-124H-210 | AMD-P | 00-03-063 | 308-300-150 | PREP | 00-08-067 | 314- 13-035 | NEW-P | 00-17-182 |
| 308-124H-210 | AMD | 00-08-035 | 308-300-160 | PREP | 00-08-067 | 314- 13-040 | NEW-P | 00-17-182 |
| 308-124H-220 | REP-P | 00-03-063 | 308-300-170 | PREP | 00-08-067 | 314- 13-045 | NEW-P | 00-17-182 |
| 308-124H-220 | REP | 00-08-035 | 308-300-180 | PREP | 00-08-067 | 314- 13-050 | NEW-P | 00-17-182 |
| 308-124H-221 | NEW-P | 00-03-063 | 308-300-190 | PREP | 00-08-067 | 314- 13-055 | NEW-P | 00-17-182 |
| 308-124H-221 | NEW | 00-08-035 | 308-300-200 | PREP | 00-08-067 | 314- 13-060 | NEW-P | 00-17-182 |
| 308-124H-230 | AMD-P | 00-03-063 | 308-320 | PREP | 00-10-029 | 314- 13-065 | NEW-P | 00-17-182 |
| 308-124H-230 | AMD | 00-08-035 | 308-320-010 | PREP | 00-10-029 | 314- 13-070 | NEW-P | 00-17-182 |
| 308-124H-240 | REP-P | 00-03-063 | 308-320-020 | PREP | 00-10-029 | 314- 13-075 | NEW-P | 00-17-182 |
| 308-124H-240 | REP | 00-08-035 | 308-320-030 | PREP | 00-10-029 | 314- 13-080 | NEW-P | 00-17-182 |
| 308-124H-245 | NEW-P | 00-03-063 | 308-320-040 | PREP | 00-10-029 | 314- 13-085 | NEW-P | 00-17-182 |
| 308-124H-245 | NEW | 00-08-035 | 308-320-050 | PREP | 00-10-029 | 314- 13-090 | NEW-P | 00-17-182 |
| 308-124H-246 | NEW-P | 00-03-063 | 308-320-060 | PREP | 00-10-029 | 314- 13-095 | NEW-P | 00-17-182 |
| 308-124H-246 | NEW | 00-08-035 | 308-320-070 | PREP | 00-10-029 | 314- 13-100 | NEW-P | 00-17-182 |
| 308-124H-260 | AMD-P | 00-03-063 | 308-320-080 | PREP | 00-10-029 | 314- 13-105 | NEW-P | 00-17-182 |
| 308-124H-260 | AMD | 00-08-035 | 308-320-090 | PREP | 00-10-029 | 314- 13-110 | NEW-P | 00-17-182 |
| 308-124H-270 | AMD-P | 00-03-063 | 308-330-307 | AMD-P | 00-15-083 | 314- 13-115 | NEW-P | 00-17-182 |
| 308-124H-270 | AMD | 00-08-035 | 308-330-307 | AMD | 00-18-067 | 314- 14 | REP-P | 00-17-182 |
| 308-124H-290 | AMD-P | 00-03-063 | 308-330-316 | AMD-P | 00-15-083 | 314- 14-010 | REP-P | 00-17-182 |
| 308-124H-290 | AMD | 00-08-035 | 308-330-316 | AMD | 00-18-067 | 314- 14-020 | REP-P | 00-17-182 |
| 308-124H-300 | AMD-P | 00-03-063 | 308-330-325 | AMD-P | 00-15-083 | 314- 14-030 | REP-P | 00-17-182 |
| 308-124H-300 | AMD | 00-08-035 | 308-330-325 | AMD | 00-18-067 | 314- 14-040 | REP-P | 00-17-182 |
| 308-124H-310 | AMD-P | 00-03-063 | 308-330-406 | AMD-P | 00-15-083 | 314- 14-050 | REP-P | 00-17-182 |
| 308-124H-310 | AMD | 00-08-035 | 308-330-406 | AMD | 00-18-067 | 314- 14-060 | REP-P | 00-17-182 |
| 308-124H-320 | AMD-P | 00-03-063 | 308-330-415 | AMD-P | 00-15-083 | 314- 14-070 | REP-P | 00-17-182 |
| 308-124H-320 | AMD | 00-08-035 | 308-330-415 | AMD | 00-18-067 | 314- 14-080 | REP-P | 00-17-182 |
| 308-124H-510 | AMD-P | 00-03-063 | 308-330-421 | AMD-P | 00-15-083 | 314- 14-090 | REP-P | 00-17-182 |
| 308-124H-510 | AMD | 00-08-035 | 308-330-421 | AMD | 00-18-067 | 314- 14-100 | REP-P | 00-17-182 |
| 308-124H-520 | REP-P | 00-03-063 | 308-330-423 | AMD-P | 00-15-083 | 314- 14-110 | REP-P | 00-17-182 |
| 308-124H-520 | REP | 00-08-035 | 308-330-423 | AMD | 00-18-067 | 314- 14-120 | REP-P | 00-17-182 |
| 308-124H-525 | NEW-P | 00-03-063 | 314- 02-005 | NEW | 00-07-091 | 314- 14-130 | REP-P | 00-17-182 |
| 308-124H-525 | NEW | 00-08-035 | 314- 02-010 | NEW | 00-07-091 | 314- 14-140 | REP-P | 00-17-182 |
| 308-124H-530 | AMD-P | 00-03-063 | 314- 02-015 | NEW | 00-07-091 | 314- 14-150 | REP-P | 00-17-182 |
| 308-124H-530 | AMD | 00-08-035 | 314- 02-020 | NEW | 00-07-091 | 314- 14-160 | REP-P | 00-17-182 |
| 308-124H-551 | NEW-P | 00-03-063 | 314- 02-025 | NEW | 00-07-091 | 314- 14-165 | REP-P | 00-17-182 |
| 308-124H-551 | NEW | 00-08-035 | 314- 02-030 | NEW | 00-07-091 | 314- 14-170 | REP-P | 00-17-182 |
| 308-124H-580 | AMD-P | 00-03-063 | 314- 02-035 | NEW | 00-07-091 | 314- 15-010 | REP | 00-07-117 |
| 308-124H-580 | AMD | 00-08-035 | 314- 02-040 | NEW | 00-07-091 | 314- 15-020 | REP | 00-07-117 |
| 308-124H-800 | AMD-P | 00-03-063 | 314- 02-045 | NEW | 00-07-091 | 314- 15-030 | REP | 00-07-117 |
| 308-124H-800 | AMD | 00-08-035 | 314- 02-050 | NEW | 00-07-091 | 314- 15-040 | REP | 00-07-117 |
| 308-125-120 | PREP | 00-13-072 | 314- 02-055 | NEW | 00-07-091 | 314- 15-050 | REP | 00-07-117 |
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| 308-125-200 | AMD-P | 00-18-091 | 314- 02-065 | NEW | 00-07-091 | 314- 16-040 | AMD | 00-12-051 |
| 308-129-100 | AMD-P | 00-08-005 | 314- 02-070 | NEW | 00-07-091 | 314- 16-055 | REP | 00-07-117 |
| 308-129-100 | AMD | 00-11-047 | 314- 02-075 | NEW | 00-07-091 | 314- 16-115 | REP | 00-07-117 |
| 308-129-230 | REP-P | 00-08-005 | 314- 02-080 | NEW | 00-07-091 | 314- 16-130 | REP-P | 00-09-095 |
| 308-129-230 | REP | 00-11-047 | 314- 02-085 | NEW | 00-07-091 | 314- 16-130 | REP-W | 00-12-030 |

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| 314- 16-140 | REP | 00-07-117 | 314- 56-010 | REP | 00-12-012 | 315- 11A-207 | REP | 00-07-131 |
| 314- 16-180 | REP | 00-07-117 | 314- 56-020 | REP-XR | 00-02-086 | 315- 11A-208 | REP-XR | 00-02-055 |
| 314- 16-190 | AMD-XA | 00-07-116 | 314- 56-020 | REP | 00-12-012 | 315- 11A-208 | REP | 00-07-131 |
| 314- 16-190 | REP-W | 00-12-030 | 314- 60 | PREP | 00-02-088 | 315- 11A-209 | REP-XR | 00-02-055 |
| 314- 16-190 | AMD | 00-12-051 | 314- 62 | PREP | 00-02-088 | 315- 11A-209 | REP | 00-07-131 |
| 314- 16-196 | AMD-XA | 00-07-116 | 314- 64 | PREP | 00-02-087 | 315- 11A-210 | REP-XR | 00-02-055 |
| 314- 16-196 | REP-W | 00-12-030 | 314- 76-010 | PREP | 00-02-087 | 315- 11A-210 | REP | 00-07-131 |
| 314- 16-196 | AMD | 00-12-051 | 314- 78-010 | REP-XR | 00-02-086 | 315- 11A-211 | REP-XR | 00-02-055 |
| 314- 16-197 | REP | 00-07-117 | 314- 78-010 | REP | 00-12-012 | 315- 11A-211 | REP | 00-07-131 |
| 314- 16-199 | REP | 00-07-117 | 315- 04 | PREP | 00-16-044 | 315- 11A-212 | REP-XR | 00-02-055 |
| 314- 16-200 | REP | 00-07-117 | 315- 04 | PREP | 00-16-092 | 315- 11A-212 | REP | 00-07-131 |
| 314- 16-205 | REP | 00-07-117 | 315- 04-020 | PREP | 00-11-016 | 315- 11A-213 | REP-XR | 00-02-055 |
| 314- 16-210 | REP | 00-07-117 | 315- 04-020 | AMD-P | 00-18-036 | 315- 11A-213 | REP | 00-07-131 |
| 314- 16-240 | REP | 00-07-117 | 315- 04-190 | AMD-P | 00-19-064 | 315- 11A-214 | REP-XR | 00-02-055 |
| 314- 16-250 | REP | 00-12-011 | 315- 06-120 | PREP | 00-05-059 | 315- 11A-214 | REP | 00-07-131 |
| 314- 19-005 | NEW-P | 00-09-095 | 315- 06-120 | AMD-P | 00-07-130 | 315- 11A-215 | REP-XR | 00-14-057 |
| 314- 19-005 | NEW | 00-17-065 | 315- 06-120 | AMD | 00-12-032 | 315- 11A-215 | REP | 00-19-066 |
| 314- 19-010 | NEW-P | 00-09-095 | 315- 06-120 | PREP | 00-14-049 | 315- 11A-216 | REP-XR | 00-14-057 |
| 314- 19-010 | NEW | 00-17-065 | 315- 06-120 | AMD-P | 00-18-037 | 315- 11A-216 | REP | 00-19-066 |
| 314- 19-015 | NEW-P | 00-09-095 | 315- 11A-165 | REP-XR | 00-02-055 | 315- 11A-217 | REP-XR | 00-14-057 |
| 314- 19-015 | NEW | 00-17-065 | 315- 11A-165 | REP | 00-07-131 | 315- 11A-217 | REP | 00-19-066 |
| 314- 19-020 | NEW-P | 00-09-095 | 315- 11A-187 | REP-XR | 00-02-055 | 315- 36-100 | PREP | 00-17-101 |
| 314- 19-020 | NEW | 00-17-065 | 315- 11A-187 | REP | 00-07-131 | 315- 36-100 | AMD-P | 00-19-065 |
| 314- 19-025 | NEW-P | 00-09-095 | 315- 11A-188 | REP-XR | 00-02-055 | 317- 10 | PREP | 00-05-096 |
| 314- 19-025 | NEW | 00-17-065 | 315- 11A-188 | REP | 00-07-131 | 317- 21 | PREP | 00-18-106 |
| 314- 19-030 | NEW-P | 00-09-095 | 315- 11A-189 | REP-XR | 00-02-055 | 317- 21-130 | REP-XR | 00-12-091 |
| 314- 19-030 | NEW | 00-17-065 | 315- 11A-189 | REP | 00-07-131 | 317- 21-130 | REP | 00-16-134 |
| 314- 19-035 | NEW-P | 00-09-095 | 315- 11A-190 | REP-XR | 00-02-055 | 317- 21-200 | REP-XR | 00-12-091 |
| 314- 19-035 | NEW | 00-17-065 | 315- 11A-190 | REP | 00-07-131 | 317- 21-200 | REP | 00-16-134 |
| 314- 19-040 | NEW-P | 00-09-095 | 315- 11A-191 | REP-XR | 00-02-055 | 317- 21-205 | REP-XR | 00-12-091 |
| 314- 19-040 | NEW | 00-17-065 | 315- 11A-191 | REP | 00-07-131 | 317- 21-205 | REP | 00-16-134 |
| 314- 20-010 | REP-P | 00-09-095 | 315- 11A-192 | REP-XR | 00-02-055 | 317- 21-210 | REP-XR | 00-12-091 |
| 314- 20-010 | REP | 00-17-065 | 315- 11A-192 | REP | 00-07-131 | 317- 21-210 | REP | 00-16-134 |
| 314- 20-015 | AMD-P | 00-09-095 | 315- 11A-193 | REP-XR | 00-02-055 | 317- 21-215 | REP-XR | 00-12-091 |
| 314- 20-015 | AMD | 00-17-065 | 315- 11A-193 | REP | 00-07-131 | 317- 21-215 | REP | 00-16-134 |
| 314- 20-040 | REP-P | 00-09-095 | 315- 11A-194 | REP-XR | 00-02-055 | 317- 21-220 | REP-XR | 00-12-091 |
| 314- 20-040 | REP | 00-17-065 | 315- 11A-194 | REP | 00-07-131 | 317- 21-220 | REP | 00-16-134 |
| 314- 20-060 | REP-P | 00-09-095 | 315- 11A-195 | REP-XR | 00-02-055 | 317- 21-225 | REP-XR | 00-12-091 |
| 314- 20-060 | REP | 00-17-065 | 315- 11A-195 | REP | 00-07-131 | 317- 21-225 | REP | 00-16-134 |
| 314- 20-150 | REP-P | 00-09-095 | 315- 11A-196 | REP-XR | 00-02-055 | 317- 21-230 | REP-XR | 00-12-091 |
| 314- 20-150 | REP | 00-17-065 | 315- 11A-196 | REP | 00-07-131 | 317- 21-230 | REP | 00-16-134 |
| 314- 20-160 | AMD-P | 00-09-095 | 315- 11A-197 | REP-XR | 00-02-055 | 317- 21-235 | REP-XR | 00-12-091 |
| 314- 20-160 | AMD | 00-17-065 | 315- 11A-197 | REP | 00-07-131 | 317- 21-235 | REP | 00-16-134 |
| 314- 20-170 | AMD-P | 00-09-095 | 315- 11A-198 | REP-XR | 00-02-055 | 317- 21-240 | REP-XR | 00-12-091 |
| 314- 20-170 | AMD | 00-17-065 | 315- 11A-198 | REP | 00-07-131 | 317- 21-240 | REP | 00-16-134 |
| 314- 20-180 | REP-P | 00-09-095 | 315- 11A-199 | REP-XR | 00-02-055 | 317- 21-245 | REP-XR | 00-12-091 |
| 314- 20-180 | REP | 00-17-065 | 315- 11A-199 | REP | 00-07-131 | 317- 21-245 | REP | 00-16-134 |
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| 314- 24-095 | REP | 00-17-065 | 315- 11A-200 | REP | 00-07-131 | 317- 21-250 | REP | 00-16-134 |
| 314- 24-110 | REP-P | 00-09-095 | 315- 11A-201 | REP-XR | 00-02-055 | 317- 21-255 | REP-XR | 00-12-091 |
| 314- 24-110 | REP | 00-17-065 | 315- 11A-201 | REP | 00-07-131 | 317- 21-255 | REP | 00-16-134 |
| 314- 24-120 | AMD-P | 00-09-095 | 315- 11A-202 | REP-XR | 00-02-055 | 317- 21-260 | REP-XR | 00-12-091 |
| 314- 24-120 | AMD | 00-17-065 | 315- 11A-202 | REP | 00-07-131 | 317- 21-260 | REP | 00-16-134 |
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| 314- 24-160 | AMD | 00-17-065 | 315- 11A-203 | REP | 00-07-131 | 317- 21-265 | REP | 00-16-134 |
| 314- 26-010 | REP-P | 00-09-095 | 315- 11A-204 | REP-XR | 00-02-055 | 317- 21-540 | REP-XR | 00-12-091 |
| 314- 26-010 | REP | 00-17-065 | 315- 11A-204 | REP | 00-07-131 | 317- 21-540 | REP | 00-16-134 |
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| 314- 42-010 | NEW | 00-06-016 | 315- 11A-206 | REP-XR | 00-02-055 | 326- 30-041 | AMD | 00-17-059 |
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| 332-30-134 | REP | 00-19-002 | 352-32-150 | AMD | 00-13-070 | 352-76 | PREP | 00-12-095 |
| 332-30-142 | REP-XR | 00-15-059 | 352-32-15001 | AMD-P | 00-10-117 | 352-76 | PREP | 00-16-157 |
| 332-30-142 | REP | 00-19-003 | 352-32-15001 | AMD | 00-13-070 | 356-14-045 | AMD-P | 00-04-052 |
| 332-30-154 | REP-XR | 00-15-060 | 352-32-155 | AMD-P | 00-10-117 | 356-14-045 | AMD-C | 00-06-050 |
| 332-30-154 | REP | 00-19-004 | 352-32-155 | AMD | 00-13-070 | 356-14-045 | AMD | 00-10-026 |
| 332-30-161 | REP-XR | 00-15-061 | 352-32-157 | AMD-P | 00-10-117 | 356-14-070 | AMD-P | 00-12-074 |
| 332-30-161 | REP | 00-19-005 | 352-32-157 | AMD | 00-13-070 | 356-14-070 | AMD | 00-16-004 |
| 332-30-169 | REP-XR | 00-15-062 | 352-32-165 | AMD-P | 00-10-117 | 356-14-140 | AMD-P | 00-12-073 |
| 332-30-169 | REP | 00-19-006 | 352-32-165 | AMD | 00-13-070 | 356-14-140 | AMD | 00-16-005 |
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| 332-130-050 | AMD | 00-17-063 | 352-32-195 | AMD | 00-13-070 | 356-15-110 | AMD-W | 00-10-025 |
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| 352-04 | PREP | 00-16-157 | 352-32-200 | AMD | 00-13-070 | 356-22-220 | AMD-C | 00-16-003 |
| 352-04-010 | AMD-P | 00-19-099 | 352-32-210 | AMD-P | 00-10-117 | 356-22-220 | AMD-W | 00-18-027 |
| 352-04-040 | NEW-P | 00-19-099 | 352-32-210 | AMD | 00-13-070 | 356-22-220 | AMD-P | 00-18-028 |
| 352-04-050 | NEW-P | 00-19-099 | 352-32-215 | AMD-P | 00-10-117 | 356-26-040 | AMD-P | 00-04-052 |
| 352-07 | AMD-C | 00-19-096 | 352-32-215 | AMD | 00-13-070 | 356-26-040 | AMD-C | 00-06-050 |
| 352-11 | PREP | 00-16-157 | 352-32-230 | AMD-P | 00-10-117 | 356-26-040 | AMD | 00-10-026 |
| 352-12 | PREP | 00-16-157 | 352-32-230 | AMD | 00-13-070 | 356-30-075 | AMD-P | 00-04-052 |
| 352-16 | PREP | 00-16-157 | 352-32-235 | AMD-P | 00-10-117 | 356-30-075 | AMD-C | 00-06-050 |
| 352-20 | PREP | 00-16-157 | 352-32-235 | AMD | 00-13-070 | 356-30-075 | AMD | 00-10-026 |
| 352-24 | PREP | 00-16-157 | 352-32-250 | AMD-P | 00-10-117 | 356-30-331 | AMD-P | 00-06-047 |
| 352-28 | PREP | 00-16-157 | 352-32-250 | AMD | 00-13-070 | 356-30-331 | AMD | 00-11-122 |
| 352-32 | PREP | 00-04-081 | 352-32-251 | AMD-P | 00-10-117 | 359-14-010 | NEW-P | 00-04-054 |
| 352-32 | PREP | 00-16-157 | 352-32-251 | AMD | 00-13-070 | 359-14-010 | NEW-C | 00-06-049 |
| 352-32-010 | AMD-P | 00-10-117 | 352-32-255 | AMD-P | 00-10-117 | 359-14-010 | NEW | 00-10-028 |
| 352-32-010 | AMD | 00-13-070 | 352-32-255 | AMD | 00-13-070 | 359-14-020 | NEW-P | 00-04-054 |
| 352-32-011 | AMD-P | 00-10-117 | 352-32-280 | AMD-P | 00-10-117 | 359-14-020 | NEW-C | 00-06-049 |
| 352-32-011 | AMD | 00-13-070 | 352-32-280 | AMD | 00-13-070 | 359-14-020 | NEW | 00-10-028 |
| 352-32-030 | AMD-P | 00-10-117 | 352-32-285 | PREP | 00-04-081 | 359-14-030 | NEW-P | 00-04-054 |
| 352-32-030 | AMD | 00-13-070 | 352-32-285 | AMD-P | 00-10-117 | 359-14-030 | NEW-C | 00-06-049 |
| 352-32-040 | AMD-P | 00-10-117 | 352-32-285 | AMD | 00-13-070 | 359-14-030 | NEW | 00-10-028 |
| 352-32-040 | AMD | 00-13-070 | 352-32-290 | AMD-P | 00-10-117 | 359-14-050 | NEW-P | 00-04-054 |
| 352-32-045 | AMD-P | 00-10-117 | 352-32-290 | AMD | 00-13-070 | 359-14-050 | NEW-C | 00-06-049 |
| 352-32-045 | AMD | 00-13-070 | 352-32-330 | AMD-P | 00-10-117 | 359-14-050 | NEW | 00-10-028 |
| 352-32-050 | AMD-P | 00-10-117 | 352-32-330 | AMD | 00-13-070 | 359-14-070 | NEW-P | 00-04-054 |
| 352-32-050 | AMD | 00-13-070 | 352-37 | PREP | 00-16-157 | 359-14-070 | NEW-C | 00-06-049 |
| 352-32-053 | AMD-P | 00-10-117 | 352-40 | PREP | 00-16-157 | 359-14-070 | NEW | 00-10-028 |
| 352-32-053 | AMD | 00-13-070 | 352-44 | PREP | 00-16-157 | 359-14-080 | NEW-P | 00-04-054 |
| 352-32-056 | AMD-P | 00-10-117 | 352-48 | PREP | 00-16-157 | 359-14-080 | NEW-C | 00-06-049 |
| 352-32-056 | AMD | 00-13-070 | 352-52 | PREP | 00-16-157 | 359-14-080 | NEW | 00-10-028 |
| 352-32-060 | AMD-P | 00-10-117 | 352-56 | PREP | 00-16-157 | 359-14-100 | NEW-P | 00-04-054 |
| 352-32-060 | AMD | 00-13-070 | 352-60 | PREP | 00-16-157 | 359-14-100 | NEW-C | 00-06-049 |
| 352-32-070 | AMD-P | 00-10-117 | 352-64 | PREP | 00-12-095 | 359-14-100 | NEW | 00-10-028 |
| 352-32-070 | AMD | 00-13-070 | 352-64 | PREP | 00-16-157 | 359-14-130 | NEW-P | 00-04-054 |
| 352-32-075 | AMD-P | 00-10-117 | 352-65 | PREP | 00-12-095 | 359-14-130 | NEW-C | 00-06-049 |
| 352-32-075 | AMD | 00-13-070 | 352-65 | PREP | 00-16-157 | 359-14-130 | NEW | 00-10-028 |
| 352-32-080 | AMD-P | 00-10-117 | 352-66 | PREP | 00-16-157 | 359-40-010 | NEW-P | 00-04-054 |
| 352-32-080 | AMD | 00-13-070 | 352-67 | PREP | 00-16-157 | 359-40-010 | NEW-C | 00-06-049 |
| 352-32-085 | AMD-P | 00-10-117 | 352-68 | PREP | 00-16-157 | 359-40-010 | NEW | 00-10-028 |
| 352-32-085 | AMD | 00-13-070 | 352-70 | PREP | 00-12-094 | 359-40-020 | NEW-P | 00-04-054 |
| 352-32-090 | AMD-P | 00-10-117 | 352-70 | PREP | 00-16-157 | 359-40-020 | NEW-C | 00-06-049 |
| 352-32-090 | AMD | 00-13-070 | 352-70 | AMD-P | 00-16-158 | 359-40-020 | NEW | 00-10-028 |
| 352-32-100 | AMD-P | 00-10-117 | 352-70-010 | AMD-P | 00-16-158 | 359-40-050 | NEW-P | 00-04-054 |
| 352-32-100 | AMD | 00-13-070 | 352-70-020 | AMD-P | 00-16-158 | 359-40-050 | NEW-C | 00-06-049 |
| 352-32-110 | AMD-P | 00-10-117 | 352-70-030 | AMD-P | 00-16-158 | 359-40-050 | NEW | 00-10-028 |
| 352-32-110 | AMD | 00-13-070 | 352-70-035 | NEW-P | 00-16-158 | 359-40-060 | NEW-P | 00-04-054 |
| 352-32-120 | AMD-P | 00-10-117 | 352-70-040 | AMD-P | 00-16-158 | 359-40-060 | NEW-C | 00-06-049 |
| 352-32-120 | AMD | 00-13-070 | 352-70-050 | AMD-P | 00-16-158 | 359-40-060 | NEW | 00-10-028 |
| 352-32-130 | AMD-P | 00-10-117 | 352-70-060 | AMD-P | 00-16-158 | 363-116-080 | PREP | 00-13-098 |

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| 363-116-185 | AMD-P | 00-10-074 | 388-02-0020 | NEW | 00-18-059 | 388-02-0175 | NEW | 00-18-059 |
| 363-116-185 | AMD | 00-13-097 | 388-02-0025 | NEW-P | 00-10-034 | 388-02-0180 | NEW-P | 00-10-034 |
| 363-116-300 | AMD-P | 00-08-106 | 388-02-0025 | NEW | 00-18-059 | 388-02-0180 | NEW | 00-18-059 |
| 363-116-300 | AMD | 00-11-119 | 388-02-0030 | NEW-P | 00-10-034 | 388-02-0185 | NEW-P | 00-10-034 |
| 365-18-010 | NEW | 00-09-060 | 388-02-0030 | NEW | 00-18-059 | 388-02-0185 | NEW | 00-18-059 |
| 365-18-020 | NEW | 00-09-060 | 388-02-0035 | NEW-P | 00-10-034 | 388-02-0190 | NEW-P | 00-10-034 |
| 365-18-030 | NEW | 00-09-060 | 388-02-0035 | NEW | 00-18-059 | 388-02-0190 | NEW | 00-18-059 |
| 365-18-040 | NEW | 00-09-060 | 388-02-0040 | NEW-P | 00-10-034 | 388-02-0195 | NEW-P | 00-10-034 |
| 365-18-050 | NEW | 00-09-060 | 388-02-0040 | NEW | 00-18-059 | 388-02-0195 | NEW | 00-18-059 |
| 365-18-060 | NEW | 00-09-060 | 388-02-0045 | NEW-P | 00-10-034 | 388-02-0200 | NEW-P | 00-10-034 |
| 365-18-070 | NEW | 00-09-060 | 388-02-0045 | NEW | 00-18-059 | 388-02-0200 | NEW | 00-18-059 |
| 365-18-080 | NEW | 00-09-060 | 388-02-0050 | NEW-P | 00-10-034 | 388-02-0205 | NEW-P | 00-10-034 |
| 365-18-090 | NEW | 00-09-060 | 388-02-0050 | NEW | 00-18-059 | 388-02-0205 | NEW | 00-18-059 |
| 365-18-100 | NEW | 00-09-060 | 388-02-0055 | NEW-P | 00-10-034 | 388-02-0210 | NEW-P | 00-10-034 |
| 365-18-110 | NEW | 00-09-060 | 388-02-0055 | NEW | 00-18-059 | 388-02-0210 | NEW | 00-18-059 |
| 365-18-120 | NEW | 00-09-060 | 388-02-0060 | NEW-P | 00-10-034 | 388-02-0215 | NEW-P | 00-10-034 |
| 365-120 | AMD | 00-05-020 | 388-02-0060 | NEW | 00-18-059 | 388-02-0215 | NEW | 00-18-059 |
| 365-120-010 | AMD | 00-05-020 | 388-02-0065 | NEW-P | 00-10-034 | 388-02-0220 | NEW-P | 00-10-034 |
| 365-120-020 | AMD | 00-05-020 | 388-02-0065 | NEW | 00-18-059 | 388-02-0220 | NEW | 00-18-059 |
| 365-120-030 | AMD | 00-05-020 | 388-02-0070 | NEW-P | 00-10-034 | 388-02-0225 | NEW-P | 00-10-034 |
| 365-120-040 | AMD | 00-05-020 | 388-02-0070 | NEW | 00-18-059 | 388-02-0225 | NEW | 00-18-059 |
| 365-120-050 | AMD | 00-05-020 | 388-02-0075 | NEW-P | 00-10-034 | 388-02-0230 | NEW-P | 00-10-034 |
| 365-120-060 | AMD | 00-05-020 | 388-02-0075 | NEW | 00-18-059 | 388-02-0230 | NEW | 00-18-059 |
| 365-120-070 | NEW | 00-05-020 | 388-02-0080 | NEW-P | 00-10-034 | 388-02-0235 | NEW-P | 00-10-034 |
| 365-120-080 | NEW | 00-05-020 | 388-02-0080 | NEW | 00-18-059 | 388-02-0235 | NEW | 00-18-059 |
| 365-120-090 | NEW | 00-05-020 | 388-02-0085 | NEW-P | 00-10-034 | 388-02-0240 | NEW-P | 00-10-034 |
| 365-135-020 | AMD | 00-02-061 | 388-02-0085 | NEW | 00-18-059 | 388-02-0240 | NEW | 00-18-059 |
| 365-195-900 | NEW-P | 00-03-066 | 388-02-0090 | NEW-P | 00-10-034 | 388-02-0245 | NEW-P | 00-10-034 |
| 365-195-900 | NEW | 00-16-064 | 388-02-0090 | NEW | 00-18-059 | 388-02-0245 | NEW | 00-18-059 |
| 365-195-905 | NEW-P | 00-03-066 | 388-02-0095 | NEW-P | 00-10-034 | 388-02-0250 | NEW-P | 00-10-034 |
| 365-195-905 | NEW | 00-16-064 | 388-02-0095 | NEW | 00-18-059 | 388-02-0250 | NEW | 00-18-059 |
| 365-195-910 | NEW-P | 00-03-066 | 388-02-0100 | NEW-P | 00-10-034 | 388-02-0255 | NEW-P | 00-10-034 |
| 365-195-910 | NEW | 00-16-064 | 388-02-0100 | NEW | 00-18-059 | 388-02-0255 | NEW | 00-18-059 |
| 365-195-915 | NEW-P | 00-03-066 | 388-02-0105 | NEW-P | 00-10-034 | 388-02-0260 | NEW-P | 00-10-034 |
| 365-195-915 | NEW | 00-16-064 | 388-02-0105 | NEW | 00-18-059 | 388-02-0260 | NEW | 00-18-059 |
| 365-195-920 | NEW-P | 00-03-066 | 388-02-0110 | NEW-P | 00-10-034 | 388-02-0265 | NEW-P | 00-10-034 |
| 365-195-920 | NEW | 00-16-064 | 388-02-0110 | NEW | 00-18-059 | 388-02-0265 | NEW | 00-18-059 |
| 365-195-925 | NEW-P | 00-03-066 | 388-02-0115 | NEW-P | 00-10-034 | 388-02-0270 | NEW-P | 00-10-034 |
| 365-195-925 | NEW | 00-16-064 | 388-02-0115 | NEW | 00-18-059 | 388-02-0270 | NEW | 00-18-059 |
| 365-197-010 | NEW-P | 00-03-067 | 388-02-0120 | NEW-P | 00-10-034 | 388-02-0275 | NEW-P | 00-10-034 |
| 365-197-010 | NEW-W | 00-16-097 | 388-02-0120 | NEW | 00-18-059 | 388-02-0275 | NEW | 00-18-059 |
| 365-197-020 | NEW-P | 00-03-067 | 388-02-0125 | NEW-P | 00-10-034 | 388-02-0280 | NEW-P | 00-10-034 |
| 365-197-020 | NEW-W | 00-16-097 | 388-02-0125 | NEW | 00-18-059 | 388-02-0280 | NEW | 00-18-059 |
| 365-197-030 | NEW-P | 00-03-067 | 388-02-0130 | NEW-P | 00-10-034 | 388-02-0285 | NEW-P | 00-10-034 |
| 365-197-030 | NEW-W | 00-16-097 | 388-02-0130 | NEW | 00-18-059 | 388-02-0285 | NEW | 00-18-059 |
| 365-197-040 | NEW-P | 00-03-067 | 388-02-0135 | NEW-P | 00-10-034 | 388-02-0290 | NEW-P | 00-10-034 |
| 365-197-040 | NEW-W | 00-16-097 | 388-02-0135 | NEW | 00-18-059 | 388-02-0290 | NEW | 00-18-059 |
| 365-197-050 | NEW-P | 00-03-067 | 388-02-0140 | NEW-P | 00-10-034 | 388-02-0295 | NEW-P | 00-10-034 |
| 365-197-050 | NEW-W | 00-16-097 | 388-02-0140 | NEW | 00-18-059 | 388-02-0295 | NEW | 00-18-059 |
| 365-197-060 | NEW-P | 00-03-067 | 388-02-0145 | NEW-P | 00-10-034 | 388-02-0300 | NEW-P | 00-10-034 |
| 365-197-060 | NEW-W | 00-16-097 | 388-02-0145 | NEW | 00-18-059 | 388-02-0300 | NEW | 00-18-059 |
| 365-197-070 | NEW-P | 00-03-067 | 388-02-0150 | NEW-P | 00-10-034 | 388-02-0305 | NEW-P | 00-10-034 |
| 365-197-070 | NEW-W | 00-16-097 | 388-02-0150 | NEW | 00-18-059 | 388-02-0305 | NEW | 00-18-059 |
| 365-197-080 | NEW-P | 00-03-067 | 388-02-0155 | NEW-P | 00-10-034 | 388-02-0310 | NEW-P | 00-10-034 |
| 365-197-080 | NEW-W | 00-16-097 | 388-02-0155 | NEW | 00-18-059 | 388-02-0310 | NEW | 00-18-059 |
| 388-02-0005 | NEW-P | 00-10-034 | 388-02-0160 | NEW-P | 00-10-034 | 388-02-0315 | NEW-P | 00-10-034 |
| 388-02-0005 | NEW | 00-18-059 | 388-02-0160 | NEW | 00-18-059 | 388-02-0315 | NEW | 00-18-059 |
| 388-02-0010 | NEW-P | 00-10-034 | 388-02-0165 | NEW-P | 00-10-034 | 388-02-0320 | NEW-P | 00-10-034 |
| 388-02-0010 | NEW | 00-18-059 | 388-02-0165 | NEW | 00-18-059 | 388-02-0320 | NEW | 00-18-059 |
| 388-02-0015 | NEW-P | 00-10-034 | 388-02-0170 | NEW-P | 00-10-034 | 388-02-0325 | NEW-P | 00-10-034 |
| 388-02-0015 | NEW | 00-18-059 | 388-02-0170 | NEW | 00-18-059 | 388-02-0325 | NEW | 00-18-059 |

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| 388-02-0330 | NEW | 00-18-059 | 388-02-0485 | NEW | 00-18-059 | 388-02-0640 | NEW | 00-18-059 |
| 388-02-0335 | NEW-P | 00-10-034 | 388-02-0490 | NEW-P | 00-10-034 | 388-02-0645 | NEW-P | 00-10-034 |
| 388-02-0335 | NEW | 00-18-059 | 388-02-0490 | NEW | 00-18-059 | 388-02-0645 | NEW | 00-18-059 |
| 388-02-0340 | NEW-P | 00-10-034 | 388-02-0495 | NEW-P | 00-10-034 | 388-02-0650 | NEW-P | 00-10-034 |
| 388-02-0340 | NEW | 00-18-059 | 388-02-0495 | NEW | 00-18-059 | 388-02-0650 | NEW | 00-18-059 |
| 388-02-0345 | NEW-P | 00-10-034 | 388-02-0500 | NEW-P | 00-10-034 | 388-03-010 | NEW | 00-06-014 |
| 388-02-0345 | NEW | 00-18-059 | 388-02-0500 | NEW | 00-18-059 | 388-03-020 | NEW | 00-06-014 |
| 388-02-0350 | NEW-P | 00-10-034 | 388-02-0505 | NEW-P | 00-10-034 | 388-03-030 | NEW | 00-06-014 |
| 388-02-0350 | NEW | 00-18-059 | 388-02-0505 | NEW | 00-18-059 | 388-03-050 | NEW | 00-06-014 |
| 388-02-0355 | NEW-P | 00-10-034 | 388-02-0510 | NEW-P | 00-10-034 | 388-03-060 | NEW | 00-06-014 |
| 388-02-0355 | NEW | 00-18-059 | 388-02-0510 | NEW | 00-18-059 | 388-03-110 | NEW | 00-06-014 |
| 388-02-0360 | NEW-P | 00-10-034 | 388-02-0515 | NEW-P | 00-10-034 | 388-03-112 | NEW | 00-06-014 |
| 388-02-0360 | NEW | 00-18-059 | 388-02-0515 | NEW | 00-18-059 | 388-03-114 | NEW | 00-06-014 |
| 388-02-0365 | NEW-P | 00-10-034 | 388-02-0520 | NEW-P | 00-10-034 | 388-03-115 | NEW | 00-06-014 |
| 388-02-0365 | NEW | 00-18-059 | 388-02-0520 | NEW | 00-18-059 | 388-03-116 | NEW | 00-06-014 |
| 388-02-0370 | NEW-P | 00-10-034 | 388-02-0525 | NEW-P | 00-10-034 | 388-03-117 | NEW | 00-06-014 |
| 388-02-0370 | NEW | 00-18-059 | 388-02-0525 | NEW | 00-18-059 | 388-03-118 | NEW | 00-06-014 |
| 388-02-0375 | NEW-P | 00-10-034 | 388-02-0530 | NEW-P | 00-10-034 | 388-03-120 | NEW | 00-06-014 |
| 388-02-0375 | NEW | 00-18-059 | 388-02-0530 | NEW | 00-18-059 | 388-03-122 | NEW | 00-06-014 |
| 388-02-0380 | NEW-P | 00-10-034 | 388-02-0535 | NEW-P | 00-10-034 | 388-03-123 | NEW | 00-06-014 |
| 388-02-0380 | NEW | 00-18-059 | 388-02-0535 | NEW | 00-18-059 | 388-03-124 | NEW | 00-06-014 |
| 388-02-0385 | NEW-P | 00-10-034 | 388-02-0540 | NEW-P | 00-10-034 | 388-03-125 | NEW | 00-06-014 |
| 388-02-0385 | NEW | 00-18-059 | 388-02-0540 | NEW | 00-18-059 | 388-03-126 | NEW | 00-06-014 |
| 388-02-0390 | NEW-P | 00-10-034 | 388-02-0545 | NEW-P | 00-10-034 | 388-03-130 | NEW | 00-06-014 |
| 388-02-0390 | NEW | 00-18-059 | 388-02-0545 | NEW | 00-18-059 | 388-03-132 | NEW | 00-06-014 |
| 388-02-0395 | NEW-P | 00-10-034 | 388-02-0550 | NEW-P | 00-10-034 | 388-03-133 | NEW | 00-06-014 |
| 388-02-0395 | NEW | 00-18-059 | 388-02-0550 | NEW | 00-18-059 | 388-03-135 | NEW | 00-06-014 |
| 388-02-0400 | NEW-P | 00-10-034 | 388-02-0555 | NEW-P | 00-10-034 | 388-03-138 | NEW | 00-06-014 |
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| 388-02-0405 | NEW-P | 00-10-034 | 388-02-0560 | NEW-P | 00-10-034 | 388-03-150 | NEW | 00-06-014 |
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| 388-02-0410 | NEW-P | 00-10-034 | 388-02-0565 | NEW-P | 00-10-034 | 388-03-154 | NEW | 00-06-014 |
| 388-02-0410 | NEW | 00-18-059 | 388-02-0565 | NEW | 00-18-059 | 388-03-156 | NEW | 00-06-014 |
| 388-02-0415 | NEW-P | 00-10-034 | 388-02-0570 | NEW-P | 00-10-034 | 388-03-170 | NEW | 00-06-014 |
| 388-02-0415 | NEW | 00-18-059 | 388-02-0570 | NEW | 00-18-059 | 388-03-172 | NEW | 00-06-014 |
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| 388-02-0425 | NEW-P | 00-10-034 | 388-02-0580 | NEW-P | 00-10-034 | 388-08-410 | REP-P | 00-10-094 |
| 388-02-0425 | NEW | 00-18-059 | 388-02-0580 | NEW | 00-18-059 | 388-08-410 | REP | 00-18-058 |
| 388-02-0430 | NEW-P | 00-10-034 | 388-02-0585 | NEW-P | 00-10-034 | 388-08-413 | REP-P | 00-10-094 |
| 388-02-0430 | NEW | 00-18-059 | 388-02-0585 | NEW | 00-18-059 | 388-08-413 | REP | 00-18-058 |
| 388-02-0435 | NEW-P | 00-10-034 | 388-02-0590 | NEW-P | 00-10-034 | 388-08-425 | REP-P | 00-10-094 |
| 388-02-0435 | NEW | 00-18-059 | 388-02-0590 | NEW | 00-18-059 | 388-08-425 | REP | 00-18-058 |
| 388-02-0440 | NEW-P | 00-10-034 | 388-02-0595 | NEW-P | 00-10-034 | 388-08-428 | REP-P | 00-10-094 |
| 388-02-0440 | NEW | 00-18-059 | 388-02-0595 | NEW | 00-18-059 | 388-08-428 | REP | 00-18-058 |
| 388-02-0445 | NEW-P | 00-10-034 | 388-02-0600 | NEW-P | 00-10-034 | 388-08-431 | REP-P | 00-10-094 |
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| 388-02-0450 | NEW-P | 00-10-034 | 388-02-0605 | NEW-P | 00-10-034 | 388-08-434 | REP-P | 00-10-094 |
| 388-02-0450 | NEW | 00-18-059 | 388-02-0605 | NEW | 00-18-059 | 388-08-434 | REP | 00-18-058 |
| 388-02-0455 | NEW-P | 00-10-034 | 388-02-0610 | NEW-P | 00-10-034 | 388-08-437 | REP-P | 00-10-094 |
| 388-02-0455 | NEW | 00-18-059 | 388-02-0610 | NEW | 00-18-059 | 388-08-437 | REP | 00-18-058 |
| 388-02-0460 | NEW-P | 00-10-034 | 388-02-0615 | NEW-P | 00-10-034 | 388-08-440 | REP-P | 00-10-094 |
| 388-02-0460 | NEW | 00-18-059 | 388-02-0615 | NEW | 00-18-059 | 388-08-440 | REP | 00-18-058 |
| 388-02-0465 | NEW-P | 00-10-034 | 388-02-0620 | NEW-P | 00-10-034 | 388-08-446 | REP-P | 00-10-094 |
| 388-02-0465 | NEW | 00-18-059 | 388-02-0620 | NEW | 00-18-059 | 388-08-446 | REP | 00-18-058 |
| 388-02-0470 | NEW-P | 00-10-034 | 388-02-0625 | NEW-P | 00-10-034 | 388-08-449 | REP-P | 00-10-094 |
| 388-02-0470 | NEW | 00-18-059 | 388-02-0625 | NEW | 00-18-059 | 388-08-449 | REP | 00-18-058 |
| 388-02-0475 | NEW-P | 00-10-034 | 388-02-0630 | NEW-P | 00-10-034 | 388-08-452 | REP-P | 00-10-094 |
| 388-02-0475 | NEW | 00-18-059 | 388-02-0630 | NEW | 00-18-059 | 388-08-452 | REP | 00-18-058 |
| 388-02-0480 | NEW-P | 00-10-034 | 388-02-0635 | NEW-P | 00-10-034 | 388-08-461 | REP-P | 00-10-094 |
| 388-02-0480 | NEW | 00-18-059 | 388-02-0635 | NEW | 00-18-059 | 388-08- | REP | 00-18-058 |

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388-08-462 | REP-P | 00-10-094 | 388-11-180 | REP-P | 00-16-114 | 388-13-010 | REP-P | 00-16-114 |
| 388-08-462 | REP | 00-18-058 | 388-11-205 | PREP | 00-06-039 | 388-13-020 | REP-P | 00-16-114 |
| 388-08-464 | REP-P | 00-10-094 | 388-11-205 | REP-P | 00-16-114 | 388-13-030 | REP-P | 00-16-114 |
| 388-08-464 | REP | 00-18-058 | 388-11-210 | PREP | 00-06-039 | 388-13-040 | REP-P | 00-16-114 |
| 388-08-466 | REP-P | 00-10-094 | 388-11-210 | REP-P | 00-16-114 | 388-13-050 | REP-P | 00-16-114 |
| 388-08-466 | REP | 00-18-058 | 388-11-215 | PREP | 00-06-039 | 388-13-060 | REP-P | 00-16-114 |
| 388-08-470 | REP-P | 00-10-094 | 388-11-215 | REP-P | 00-16-114 | 388-13-070 | REP-P | 00-16-114 |
| 388-08-470 | REP | 00-18-058 | 388-11-220 | PREP | 00-06-039 | 388-13-085 | REP-P | 00-16-114 |
| 388-08-515 | REP-P | 00-10-094 | 388-11-220 | REP-P | 00-16-114 | 388-13-090 | REP-P | 00-16-114 |
| 388-08-515 | REP | 00-18-058 | 388-11-280 | PREP | 00-06-039 | 388-13-100 | REP-P | 00-16-114 |
| 388-08-525 | REP-P | 00-10-094 | 388-11-280 | REP-P | 00-16-114 | 388-13-110 | REP-P | 00-16-114 |
| 388-08-525 | REP | 00-18-058 | 388-11-285 | PREP | 00-06-039 | 388-13-120 | REP-P | 00-16-114 |
| 388-08-535 | REP-P | 00-10-094 | 388-11-285 | REP-P | 00-10-096 | 388-14-010 | PREP | 00-06-039 |
| 388-08-535 | REP | 00-18-058 | 388-11-285 | REP | 00-15-016 | 388-14-010 | REP-P | 00-16-114 |
| 388-08-545 | REP-P | 00-10-094 | 388-11-290 | PREP | 00-06-039 | 388-14-020 | PREP | 00-06-039 |
| 388-08-545 | REP | 00-18-058 | 388-11-290 | REP-P | 00-10-096 | 388-14-020 | REP-P | 00-16-114 |
| 388-08-555 | REP-P | 00-10-094 | 388-11-290 | REP | 00-15-016 | 388-14-030 | PREP | 00-06-039 |
| 388-08-555 | REP | 00-18-058 | 388-11-295 | PREP | 00-06-039 | 388-14-030 | REP-P | 00-16-114 |
| 388-08-565 | REP-P | 00-10-094 | 388-11-295 | REP-P | 00-10-096 | 388-14-035 | PREP | 00-06-039 |
| 388-08-565 | REP | 00-18-058 | 388-11-295 | REP | 00-15-016 | 388-14-035 | REP-P | 00-16-114 |
| 388-08-575 | REP-P | 00-10-094 | 388-11-300 | PREP | 00-06-039 | 388-14-040 | PREP | 00-06-039 |
| 388-08-575 | REP | 00-18-058 | 388-11-300 | REP-P | 00-16-114 | 388-14-040 | REP-P | 00-16-114 |
| 388-08-585 | REP-P | 00-10-094 | 388-11-305 | PREP | 00-06-039 | 388-14-045 | PREP | 00-06-039 |
| 388-08-585 | REP | 00-18-058 | 388-11-305 | AMD-P | 00-10-096 | 388-14-045 | REP-P | 00-16-114 |
| 388-11-011 | PREP | 00-06-039 | 388-11-305 | AMD | 00-15-016 | 388-14-050 | PREP | 00-06-039 |
| 388-11-011 | AMD-P | 00-10-096 | 388-11-305 | REP-P | 00-16-114 | 388-14-050 | REP-P | 00-16-114 |
| 388-11-011 | AMD | 00-15-016 | 388-11-310 | PREP | 00-06-039 | 388-14-100 | PREP | 00-06-039 |
| 388-11-011 | REP-P | 00-16-114 | 388-11-310 | AMD-P | 00-10-096 | 388-14-100 | REP-P | 00-16-114 |
| 388-11-015 | PREP | 00-06-039 | 388-11-310 | AMD | 00-15-016 | 388-14-200 | PREP | 00-06-039 |
| 388-11-015 | REP-P | 00-16-114 | 388-11-310 | REP-P | 00-16-114 | 388-14-200 | REP-P | 00-16-114 |
| 388-11-045 | PREP | 00-06-039 | 388-11-315 | PREP | 00-06-039 | 388-14-201 | PREP | 00-06-039 |
| 388-11-045 | REP-P | 00-16-114 | 388-11-315 | REP-P | 00-06-068 | 388-14-201 | REP-P | 00-16-114 |
| 388-11-048 | PREP | 00-06-039 | 388-11-315 | REP | 00-09-076 | 388-14-202 | PREP | 00-06-039 |
| 388-11-048 | REP-P | 00-16-114 | 388-11-320 | PREP | 00-06-039 | 388-14-202 | REP-P | 00-16-114 |
| 388-11-065 | PREP | 00-06-039 | 388-11-320 | REP-P | 00-16-114 | 388-14-203 | PREP | 00-06-039 |
| 388-11-065 | REP-P | 00-16-114 | 388-11-325 | PREP | 00-06-039 | 388-14-203 | REP-P | 00-16-114 |
| 388-11-067 | PREP | 00-06-039 | 388-11-325 | REP-P | 00-16-114 | 388-14-205 | PREP | 00-06-039 |
| 388-11-067 | REP-P | 00-16-114 | 388-11-330 | PREP | 00-06-039 | 388-14-205 | REP-P | 00-16-114 |
| 388-11-100 | PREP | 00-06-039 | 388-11-330 | REP-P | 00-16-114 | 388-14-210 | PREP | 00-06-039 |
| 388-11-100 | AMD-P | 00-10-096 | 388-11-335 | PREP | 00-06-039 | 388-14-210 | REP-P | 00-16-114 |
| 388-11-100 | AMD | 00-15-016 | 388-11-335 | REP-P | 00-16-114 | 388-14-220 | PREP | 00-06-039 |
| 388-11-100 | REP-P | 00-16-114 | 388-11-340 | PREP | 00-06-039 | 388-14-220 | REP-P | 00-16-114 |
| 388-11-120 | PREP | 00-06-039 | 388-11-340 | REP-P | 00-16-114 | 388-14-250 | PREP | 00-06-039 |
| 388-11-120 | AMD-P | 00-10-096 | 388-11-400 | PREP | 00-06-039 | 388-14-250 | REP-P | 00-16-114 |
| 388-11-120 | AMD | 00-15-016 | 388-11-400 | REP-P | 00-10-096 | 388-14-260 | PREP | 00-06-039 |
| 388-11-120 | REP-P | 00-16-114 | 388-11-400 | REP | 00-15-016 | 388-14-260 | REP-P | 00-16-114 |
| 388-11-135 | PREP | 00-06-039 | 388-11-410 | PREP | 00-06-039 | 388-14-270 | PREP | 00-06-039 |
| 388-11-135 | REP-P | 00-16-114 | 388-11-410 | REP-P | 00-10-096 | 388-14-270 | REP-P | 00-16-114 |
| 388-11-140 | PREP | 00-06-039 | 388-11-410 | REP | 00-15-016 | 388-14-271 | PREP | 00-06-039 |
| 388-11-140 | REP-P | 00-16-114 | 388-11-415 | PREP | 00-06-039 | 388-14-271 | REP-P | 00-16-114 |
| 388-11-143 | REP-P | 00-16-114 | 388-11-415 | REP-P | 00-10-096 | 388-14-272 | PREP | 00-06-039 |
| 388-11-145 | PREP | 00-06-039 | 388-11-415 | REP | 00-15-016 | 388-14-272 | REP-P | 00-16-114 |
| 388-11-145 | REP-P | 00-16-114 | 388-11-420 | PREP | 00-06-039 | 388-14-273 | PREP | 00-06-039 |
| 388-11-150 | PREP | 00-06-039 | 388-11-420 | REP-P | 00-10-096 | 388-14-273 | REP-P | 00-16-114 |
| 388-11-150 | AMD-P | 00-10-096 | 388-11-420 | REP | 00-15-016 | 388-14-274 | PREP | 00-06-039 |
| 388-11-150 | AMD | 00-15-016 | 388-11-425 | PREP | 00-06-039 | 388-14-274 | REP-P | 00-16-114 |
| 388-11-150 | REP-P | 00-16-114 | 388-11-425 | REP-P | 00-10-096 | 388-14-276 | PREP | 00-06-039 |
| 388-11-155 | PREP | 00-06-039 | 388-11-425 | REP | 00-15-016 | 388-14-276 | REP-P | 00-16-114 |
| 388-11-155 | REP-P | 00-16-114 | 388-11-430 | PREP | 00-06-039 | 388-14-300 | PREP | 00-06-039 |
| 388-11-170 | PREP | 00-06-039 | 388-11-430 | REP-P | 00-10-096 | 388-14-300 | REP-P | 00-16-114 |
| 388-11-170 | REP-P | 00-16-114 | 388-11-430 | REP | 00-15-016 | 388-14-310 | PREP | 00-06-039 |
| 388-11-180 | PREP | 00-06-039 | 388-13 | PREP | 00-06-039 | 388-14-310 | REP-P | 00-16-114 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
|-------------|--------|-----------|---------------|--------|-----------|---------------|--------|-----------|
| 388- 14-350 | PREP | 00-06-039 | 388- 14-530 | PREP | 00-06-039 | 388- 14A-3110 | NEW-P | 00-10-096 |
| 388- 14-350 | REP-P | 00-16-114 | 388- 14-530 | REP-P | 00-16-114 | 388- 14A-3110 | NEW | 00-15-016 |
| 388- 14-360 | PREP | 00-06-039 | 388- 14-540 | PREP | 00-06-039 | 388- 14A-3115 | NEW-P | 00-10-096 |
| 388- 14-360 | REP-P | 00-16-114 | 388- 14-540 | REP-P | 00-16-114 | 388- 14A-3115 | NEW | 00-15-016 |
| 388- 14-365 | PREP | 00-06-039 | 388- 14-550 | PREP | 00-06-039 | 388- 14A-3120 | NEW-P | 00-10-096 |
| 388- 14-365 | REP-P | 00-16-114 | 388- 14-550 | REP-P | 00-16-114 | 388- 14A-3120 | NEW | 00-15-016 |
| 388- 14-370 | PREP | 00-06-039 | 388- 14-560 | PREP | 00-06-039 | 388- 14A-3125 | NEW-P | 00-10-096 |
| 388- 14-370 | REP-P | 00-16-114 | 388- 14-560 | REP-P | 00-16-114 | 388- 14A-3125 | NEW | 00-15-016 |
| 388- 14-376 | PREP | 00-06-039 | 388- 14-570 | PREP | 00-06-039 | 388- 14A-3130 | NEW-P | 00-10-096 |
| 388- 14-376 | REP-P | 00-16-114 | 388- 14-570 | REP-P | 00-16-114 | 388- 14A-3130 | NEW | 00-15-016 |
| 388- 14-385 | PREP | 00-06-039 | 388- 14A-1000 | NEW-P | 00-16-114 | 388- 14A-3131 | NEW-P | 00-10-096 |
| 388- 14-385 | REP-P | 00-16-114 | 388- 14A-1005 | NEW-P | 00-16-114 | 388- 14A-3131 | NEW | 00-15-016 |
| 388- 14-386 | PREP | 00-06-039 | 388- 14A-1010 | NEW-P | 00-16-114 | 388- 14A-3132 | NEW-P | 00-10-096 |
| 388- 14-386 | REP-P | 00-16-114 | 388- 14A-1015 | NEW-P | 00-16-114 | 388- 14A-3132 | NEW | 00-15-016 |
| 388- 14-387 | PREP | 00-06-039 | 388- 14A-1020 | NEW-P | 00-16-114 | 388- 14A-3133 | NEW-P | 00-10-096 |
| 388- 14-387 | REP-P | 00-16-114 | 388- 14A-1025 | NEW-P | 00-16-114 | 388- 14A-3133 | NEW | 00-15-016 |
| 388- 14-388 | PREP | 00-06-039 | 388- 14A-1030 | NEW-P | 00-16-114 | 388- 14A-3135 | NEW-P | 00-10-096 |
| 388- 14-388 | REP-P | 00-16-114 | 388- 14A-1035 | NEW-P | 00-16-114 | 388- 14A-3135 | NEW | 00-15-016 |
| 388- 14-390 | PREP | 00-06-039 | 388- 14A-1040 | NEW-P | 00-16-114 | 388- 14A-3140 | NEW-P | 00-10-096 |
| 388- 14-390 | REP-P | 00-16-114 | 388- 14A-1045 | NEW-P | 00-16-114 | 388- 14A-3140 | NEW | 00-15-016 |
| 388- 14-395 | PREP | 00-06-039 | 388- 14A-1050 | NEW-P | 00-16-114 | 388- 14A-3200 | NEW-P | 00-10-096 |
| 388- 14-395 | REP-P | 00-16-114 | 388- 14A-1055 | NEW-P | 00-16-114 | 388- 14A-3200 | NEW | 00-15-016 |
| 388- 14-410 | PREP | 00-06-039 | 388- 14A-1060 | NEW-P | 00-16-114 | 388- 14A-3205 | NEW-P | 00-10-096 |
| 388- 14-410 | REP-P | 00-16-114 | 388- 14A-2000 | NEW-P | 00-16-114 | 388- 14A-3205 | NEW | 00-15-016 |
| 388- 14-415 | PREP | 00-06-039 | 388- 14A-2005 | NEW-P | 00-16-114 | 388- 14A-3275 | NEW-P | 00-16-114 |
| 388- 14-415 | REP-P | 00-16-114 | 388- 14A-2010 | NEW-P | 00-16-114 | 388- 14A-3300 | NEW-P | 00-16-114 |
| 388- 14-420 | PREP | 00-06-039 | 388- 14A-2015 | NEW-P | 00-16-114 | 388- 14A-3304 | NEW-P | 00-16-114 |
| 388- 14-420 | REP-P | 00-16-114 | 388- 14A-2020 | NEW-P | 00-16-114 | 388- 14A-3310 | NEW-P | 00-16-114 |
| 388- 14-421 | PREP | 00-06-039 | 388- 14A-2025 | NEW-P | 00-16-114 | 388- 14A-3315 | NEW-P | 00-16-114 |
| 388- 14-421 | REP-P | 00-16-114 | 388- 14A-2030 | NEW-P | 00-16-114 | 388- 14A-3320 | NEW-P | 00-16-114 |
| 388- 14-422 | PREP | 00-06-039 | 388- 14A-2035 | NEW-P | 00-16-114 | 388- 14A-3350 | NEW-P | 00-16-114 |
| 388- 14-422 | REP-P | 00-16-114 | 388- 14A-2036 | NEW-P | 00-16-114 | 388- 14A-3370 | NEW-P | 00-16-114 |
| 388- 14-423 | PREP | 00-06-039 | 388- 14A-2037 | NEW-P | 00-16-114 | 388- 14A-3375 | NEW-P | 00-16-114 |
| 388- 14-423 | REP-P | 00-16-114 | 388- 14A-2038 | NEW-P | 00-16-114 | 388- 14A-3400 | NEW-P | 00-16-114 |
| 388- 14-424 | PREP | 00-06-039 | 388- 14A-2040 | NEW-P | 00-16-114 | 388- 14A-3500 | NEW-P | 00-16-114 |
| 388- 14-424 | REP-P | 00-16-114 | 388- 14A-2041 | NEW-P | 00-16-114 | 388- 14A-3600 | NEW-P | 00-16-114 |
| 388- 14-427 | PREP | 00-06-039 | 388- 14A-2045 | NEW-P | 00-16-114 | 388- 14A-3700 | NEW-P | 00-16-114 |
| 388- 14-427 | REP-P | 00-16-114 | 388- 14A-2050 | NEW-P | 00-16-114 | 388- 14A-3800 | NEW-P | 00-16-114 |
| 388- 14-435 | PREP | 00-06-039 | 388- 14A-2060 | NEW-P | 00-16-114 | 388- 14A-3810 | NEW-P | 00-16-114 |
| 388- 14-435 | REP-P | 00-16-114 | 388- 14A-2065 | NEW-P | 00-16-114 | 388- 14A-3850 | NEW-P | 00-06-068 |
| 388- 14-440 | PREP | 00-06-039 | 388- 14A-2070 | NEW-P | 00-16-114 | 388- 14A-3850 | NEW | 00-09-076 |
| 388- 14-440 | REP-P | 00-16-114 | 388- 14A-2075 | NEW-P | 00-16-114 | 388- 14A-3855 | NEW-P | 00-06-068 |
| 388- 14-445 | PREP | 00-06-039 | 388- 14A-2080 | NEW-P | 00-16-114 | 388- 14A-3855 | NEW | 00-09-076 |
| 388- 14-445 | REP-P | 00-10-096 | 388- 14A-2085 | NEW-P | 00-16-114 | 388- 14A-3860 | NEW-P | 00-06-068 |
| 388- 14-445 | REP | 00-15-016 | 388- 14A-2090 | NEW-P | 00-16-114 | 388- 14A-3860 | NEW | 00-09-076 |
| 388- 14-450 | PREP | 00-06-039 | 388- 14A-2095 | NEW-P | 00-16-114 | 388- 14A-3865 | NEW-P | 00-06-068 |
| 388- 14-450 | REP-P | 00-16-114 | 388- 14A-2097 | NEW-P | 00-16-114 | 388- 14A-3865 | NEW | 00-09-076 |
| 388- 14-460 | PREP | 00-06-039 | 388- 14A-2099 | NEW-P | 00-16-114 | 388- 14A-3870 | NEW-P | 00-06-068 |
| 388- 14-460 | REP-P | 00-16-114 | 388- 14A-2105 | NEW-P | 00-16-114 | 388- 14A-3870 | NEW | 00-09-076 |
| 388- 14-480 | PREP | 00-06-039 | 388- 14A-2110 | NEW-P | 00-16-114 | 388- 14A-3875 | NEW-P | 00-06-068 |
| 388- 14-480 | REP-P | 00-16-114 | 388- 14A-2115 | NEW-P | 00-16-114 | 388- 14A-3875 | NEW | 00-09-076 |
| 388- 14-490 | PREP | 00-06-039 | 388- 14A-2120 | NEW-P | 00-16-114 | 388- 14A-3900 | NEW-P | 00-16-114 |
| 388- 14-490 | REP-P | 00-16-114 | 388- 14A-2125 | NEW-P | 00-16-114 | 388- 14A-3925 | NEW-P | 00-16-114 |
| 388- 14-495 | PREP | 00-06-039 | 388- 14A-2150 | NEW-P | 00-16-114 | 388- 14A-4000 | NEW-P | 00-16-114 |
| 388- 14-495 | REP-P | 00-16-114 | 388- 14A-2155 | NEW-P | 00-16-114 | 388- 14A-4010 | NEW-P | 00-16-114 |
| 388- 14-496 | REP-P | 00-16-114 | 388- 14A-2160 | NEW-P | 00-16-114 | 388- 14A-4020 | NEW-P | 00-16-114 |
| 388- 14-500 | PREP | 00-06-039 | 388- 14A-3100 | NEW-P | 00-10-096 | 388- 14A-4030 | NEW-P | 00-16-114 |
| 388- 14-500 | REP-P | 00-16-114 | 388- 14A-3100 | NEW | 00-15-016 | 388- 14A-4040 | NEW-P | 00-16-114 |
| 388- 14-510 | PREP | 00-06-039 | 388- 14A-3102 | NEW-P | 00-10-096 | 388- 14A-4100 | NEW-P | 00-16-114 |
| 388- 14-510 | REP-P | 00-16-114 | 388- 14A-3102 | NEW | 00-15-016 | 388- 14A-4110 | NEW-P | 00-16-114 |
| 388- 14-520 | PREP | 00-06-039 | 388- 14A-3105 | NEW-P | 00-10-096 | 388- 14A-4115 | NEW-P | 00-16-114 |
| 388- 14-520 | REP-P | 00-16-114 | 388- 14A-3105 | NEW | 00-15-016 | 388- 14A-4120 | NEW-P | 00-16-114 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
|---------------|--------|-----------|---------------|--------|-----------|-------------|--------|-----------|
| 388- 14A-4130 | NEW-P | 00-16-114 | 388- 15-049 | NEW-P | 00-17-188 | 388- 15-552 | REP | 00-04-056 |
| 388- 14A-4200 | NEW-P | 00-16-114 | 388- 15-053 | NEW-P | 00-17-188 | 388- 15-553 | REP | 00-04-056 |
| 388- 14A-4300 | NEW-P | 00-16-114 | 388- 15-057 | NEW-P | 00-17-188 | 388- 15-554 | REP | 00-04-056 |
| 388- 14A-4500 | NEW-P | 00-16-114 | 388- 15-061 | NEW-P | 00-17-188 | 388- 15-555 | REP | 00-04-056 |
| 388- 14A-4505 | NEW-P | 00-16-114 | 388- 15-065 | NEW-P | 00-17-188 | 388- 15-560 | REP | 00-04-056 |
| 388- 14A-4510 | NEW-P | 00-16-114 | 388- 15-069 | NEW-P | 00-17-188 | 388- 15-562 | REP | 00-04-056 |
| 388- 14A-4515 | NEW-P | 00-16-114 | 388- 15-073 | NEW-P | 00-17-188 | 388- 15-563 | REP | 00-04-056 |
| 388- 14A-4520 | NEW-P | 00-16-114 | 388- 15-077 | NEW-P | 00-17-188 | 388- 15-564 | REP | 00-04-056 |
| 388- 14A-4525 | NEW-P | 00-16-114 | 388- 15-081 | NEW-P | 00-17-188 | 388- 15-566 | REP | 00-04-056 |
| 388- 14A-4530 | NEW-P | 00-16-114 | 388- 15-085 | NEW-P | 00-17-188 | 388- 15-568 | REP | 00-04-056 |
| 388- 14A-4600 | NEW-P | 00-16-114 | 388- 15-089 | NEW-P | 00-17-188 | 388- 15-570 | REP-P | 00-17-189 |
| 388- 14A-4605 | NEW-P | 00-16-114 | 388- 15-093 | NEW-P | 00-17-188 | 388- 15-600 | REP | 00-04-056 |
| 388- 14A-4610 | NEW-P | 00-16-114 | 388- 15-097 | NEW-P | 00-17-188 | 388- 15-610 | REP-P | 00-10-033 |
| 388- 14A-4615 | NEW-P | 00-16-114 | 388- 15-101 | NEW-P | 00-17-188 | 388- 15-610 | REP | 00-13-077 |
| 388- 14A-4620 | NEW-P | 00-16-114 | 388- 15-105 | NEW-P | 00-17-188 | 388- 15-620 | REP | 00-04-056 |
| 388- 14A-5000 | NEW-P | 00-16-114 | 388- 15-109 | NEW-P | 00-17-188 | 388- 15-630 | REP | 00-04-056 |
| 388- 14A-5050 | NEW-P | 00-16-114 | 388- 15-113 | NEW-P | 00-17-188 | 388- 15-650 | PREP | 00-08-049 |
| 388- 14A-5100 | NEW-P | 00-16-114 | 388- 15-117 | NEW-P | 00-17-188 | 388- 15-651 | PREP | 00-08-049 |
| 388- 14A-5200 | NEW-P | 00-16-114 | 388- 15-120 | REP | 00-03-029 | 388- 15-652 | PREP | 00-08-049 |
| 388- 14A-5300 | NEW-P | 00-16-114 | 388- 15-121 | NEW-P | 00-17-188 | 388- 15-653 | PREP | 00-08-049 |
| 388- 14A-5400 | NEW-P | 00-16-114 | 388- 15-125 | NEW-P | 00-17-188 | 388- 15-654 | PREP | 00-08-049 |
| 388- 14A-5500 | NEW-P | 00-16-114 | 388- 15-129 | NEW-P | 00-17-188 | 388- 15-655 | PREP | 00-08-049 |
| 388- 14A-5505 | NEW-P | 00-16-114 | 388- 15-130 | REP-P | 00-17-188 | 388- 15-656 | PREP | 00-08-049 |
| 388- 14A-5510 | NEW-P | 00-16-114 | 388- 15-131 | REP-P | 00-17-188 | 388- 15-657 | PREP | 00-08-049 |
| 388- 14A-5515 | NEW-P | 00-16-114 | 388- 15-132 | REP-P | 00-17-188 | 388- 15-658 | PREP | 00-08-049 |
| 388- 14A-5520 | NEW-P | 00-16-114 | 388- 15-133 | NEW-P | 00-17-188 | 388- 15-659 | PREP | 00-08-049 |
| 388- 14A-5525 | NEW-P | 00-16-114 | 388- 15-134 | REP-P | 00-17-188 | 388- 15-660 | PREP | 00-08-049 |
| 388- 14A-5530 | NEW-P | 00-16-114 | 388- 15-135 | NEW-P | 00-17-188 | 388- 15-661 | PREP | 00-08-049 |
| 388- 14A-5535 | NEW-P | 00-16-114 | 388- 15-141 | NEW-P | 00-17-188 | 388- 15-662 | PREP | 00-08-049 |
| 388- 14A-5540 | NEW-P | 00-16-114 | 388- 15-145 | REP | 00-04-056 | 388- 15-690 | REP | 00-04-056 |
| 388- 14A-6000 | NEW-P | 00-16-114 | 388- 15-150 | REP-P | 00-17-189 | 388- 15-695 | REP | 00-04-056 |
| 388- 14A-6100 | NEW-P | 00-16-114 | 388- 15-160 | REP-P | 00-17-189 | 388- 15-700 | REP | 00-04-056 |
| 388- 14A-6200 | NEW-P | 00-16-114 | 388- 15-194 | PREP | 00-11-092 | 388- 15-705 | REP | 00-04-056 |
| 388- 14A-6300 | NEW-P | 00-16-114 | 388- 15-196 | REP | 00-03-043 | 388- 15-710 | REP | 00-04-056 |
| 388- 14A-6400 | NEW-P | 00-16-114 | 388- 15-19600 | REP | 00-03-043 | 388- 15-715 | REP | 00-04-056 |
| 388- 14A-6405 | NEW-P | 00-16-114 | 388- 15-19610 | REP | 00-03-043 | 388- 15-810 | REP | 00-04-056 |
| 388- 14A-6410 | NEW-P | 00-16-114 | 388- 15-19620 | REP | 00-03-043 | 388- 15-830 | REP | 00-04-056 |
| 388- 14A-6415 | NEW-P | 00-16-114 | 388- 15-19630 | REP | 00-03-043 | 388- 15-880 | REP | 00-04-056 |
| 388- 14A-6500 | NEW-P | 00-16-114 | 388- 15-19640 | REP | 00-03-043 | 388- 15-890 | REP | 00-04-056 |
| 388- 14A-7100 | NEW-P | 00-16-114 | 388- 15-19650 | REP | 00-03-043 | 388- 15-895 | REP | 00-04-056 |
| 388- 14A-7200 | NEW-P | 00-16-114 | 388- 15-19660 | REP | 00-03-043 | 388- 17-010 | REP | 00-04-056 |
| 388- 14A-8100 | NEW-P | 00-16-114 | 388- 15-19670 | REP | 00-03-043 | 388- 17-020 | REP | 00-04-056 |
| 388- 14A-8105 | NEW-P | 00-16-114 | 388- 15-19680 | REP | 00-03-043 | 388- 17-100 | REP | 00-04-056 |
| 388- 14A-8110 | NEW-P | 00-16-114 | 388- 15-198 | REP | 00-03-043 | 388- 17-120 | REP | 00-04-056 |
| 388- 14A-8120 | NEW-P | 00-16-114 | 388- 15-200 | REP | 00-04-056 | 388- 17-160 | REP | 00-04-056 |
| 388- 14A-8200 | NEW-P | 00-16-114 | 388- 15-201 | REP | 00-04-056 | 388- 17-180 | REP | 00-04-056 |
| 388- 14A-8300 | NEW-P | 00-16-114 | 388- 15-202 | PREP | 00-11-092 | 388- 17-500 | REP | 00-04-056 |
| 388- 14A-8400 | NEW-P | 00-16-114 | 388- 15-203 | PREP | 00-11-092 | 388- 17-510 | REP | 00-04-056 |
| 388- 14A-8500 | NEW-P | 00-16-114 | 388- 15-204 | PREP | 00-11-092 | 388- 18-010 | REP-XR | 00-11-061 |
| 388- 15 | AMD-P | 00-17-188 | 388- 15-205 | PREP | 00-11-092 | 388- 18-010 | REP | 00-17-098 |
| 388- 15-001 | NEW-P | 00-17-188 | 388- 15-206 | REP | 00-04-056 | 388- 18-020 | REP-XR | 00-11-061 |
| 388- 15-005 | NEW-P | 00-17-188 | 388- 15-207 | REP | 00-04-056 | 388- 18-020 | REP | 00-17-098 |
| 388- 15-009 | NEW-P | 00-17-188 | 388- 15-209 | REP | 00-04-056 | 388- 18-030 | REP-XR | 00-11-061 |
| 388- 15-013 | NEW-P | 00-17-188 | 388- 15-214 | REP | 00-04-056 | 388- 18-030 | REP | 00-17-098 |
| 388- 15-017 | NEW-P | 00-17-188 | 388- 15-215 | REP | 00-04-056 | 388- 18-040 | REP-XR | 00-11-061 |
| 388- 15-021 | NEW-P | 00-17-188 | 388- 15-219 | REP | 00-04-056 | 388- 18-040 | REP | 00-17-098 |
| 388- 15-025 | NEW-P | 00-17-188 | 388- 15-220 | REP-P | 00-17-189 | 388- 18-050 | REP-XR | 00-11-061 |
| 388- 15-029 | NEW-P | 00-17-188 | 388- 15-222 | REP | 00-04-056 | 388- 18-050 | REP | 00-17-098 |
| 388- 15-033 | NEW-P | 00-17-188 | 388- 15-360 | REP-P | 00-16-087 | 388- 18-060 | REP-XR | 00-11-061 |
| 388- 15-037 | NEW-P | 00-17-188 | 388- 15-360 | REP-S | 00-19-073 | 388- 18-060 | REP | 00-17-098 |
| 388- 15-041 | NEW-P | 00-17-188 | 388- 15-548 | REP | 00-04-056 | 388- 18-070 | REP-XR | 00-11-061 |
| 388- 15-045 | NEW-P | 00-17-188 | 388- 15-551 | REP | 00-04-056 | 388- 18-070 | REP | 00-17-098 |

Table of WAC Sections Affected

| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388- 27-0390 | NEW-P | 00-17-189 | 388- 60-0215 | NEW-P | 00-18-018 | 388- 60-190 | REP-P | 00-18-018 |
| 388- 31 | PREP | 00-09-034 | 388- 60-0225 | NEW-P | 00-18-018 | 388- 60-200 | REP-P | 00-18-018 |
| 388- 31-010 | REP-P | 00-12-083 | 388- 60-0235 | NEW-P | 00-18-018 | 388- 60-210 | REP-P | 00-18-018 |
| 388- 31-015 | REP-P | 00-12-083 | 388- 60-0245 | NEW-P | 00-18-018 | 388- 60-220 | REP-P | 00-18-018 |
| 388- 31-020 | REP-P | 00-12-083 | 388- 60-0255 | NEW-P | 00-18-018 | 388- 60-230 | REP-P | 00-18-018 |
| 388- 31-025 | REP-P | 00-12-083 | 388- 60-0265 | NEW-P | 00-18-018 | 388- 60-240 | REP-P | 00-18-018 |
| 388- 31-030 | REP-P | 00-12-083 | 388- 60-0275 | NEW-P | 00-18-018 | 388- 60-250 | REP-P | 00-18-018 |
| 388- 31-035 | REP-P | 00-12-083 | 388- 60-0285 | NEW-P | 00-18-018 | 388- 60-260 | REP-P | 00-18-018 |
| 388- 32-0005 | NEW-P | 00-17-189 | 388- 60-0295 | NEW-P | 00-18-018 | 388- 61A-0005 | NEW-P | 00-17-160 |
| 388- 32-0010 | NEW-P | 00-17-189 | 388- 60-0305 | NEW-P | 00-18-018 | 388- 61A-0010 | NEW-P | 00-17-160 |
| 388- 32-0015 | NEW-P | 00-17-189 | 388- 60-0315 | NEW-P | 00-18-018 | 388- 61A-0015 | NEW-P | 00-17-160 |
| 388- 32-0020 | NEW-P | 00-17-189 | 388- 60-0325 | NEW-P | 00-18-018 | 388- 61A-0020 | NEW-P | 00-17-160 |
| 388- 32-0025 | NEW-P | 00-17-189 | 388- 60-0335 | NEW-P | 00-18-018 | 388- 61A-0025 | NEW-P | 00-17-160 |
| 388- 32-0030 | NEW-P | 00-17-189 | 388- 60-0345 | NEW-P | 00-18-018 | 388- 61A-0030 | NEW-P | 00-17-160 |
| 388- 39A-010 | NEW-P | 00-17-186 | 388- 60-0355 | NEW-P | 00-18-018 | 388- 61A-0035 | NEW-P | 00-17-160 |
| 388- 39A-030 | NEW-P | 00-17-186 | 388- 60-0365 | NEW-P | 00-18-018 | 388- 61A-0040 | NEW-P | 00-17-160 |
| 388- 39A-035 | NEW-P | 00-17-186 | 388- 60-0375 | NEW-P | 00-18-018 | 388- 61A-0045 | NEW-P | 00-17-160 |
| 388- 39A-040 | NEW-P | 00-17-186 | 388- 60-0385 | NEW-P | 00-18-018 | 388- 61A-0050 | NEW-P | 00-17-160 |
| 388- 39A-045 | NEW-P | 00-17-186 | 388- 60-0395 | NEW-P | 00-18-018 | 388- 61A-0055 | NEW-P | 00-17-160 |
| 388- 39A-050 | NEW-P | 00-17-186 | 388- 60-0405 | NEW-P | 00-18-018 | 388- 61A-0060 | NEW-P | 00-17-160 |
| 388- 39A-055 | NEW-P | 00-17-186 | 388- 60-0415 | NEW-P | 00-18-018 | 388- 61A-0065 | NEW-P | 00-17-160 |
| 388- 39A-060 | NEW-P | 00-17-186 | 388- 60-0425 | NEW-P | 00-18-018 | 388- 61A-0070 | NEW-P | 00-17-160 |
| 388- 41-001 | REP-S | 00-18-031 | 388- 60-0435 | NEW-P | 00-18-018 | 388- 61A-0075 | NEW-P | 00-17-160 |
| 388- 41-003 | REP-S | 00-18-031 | 388- 60-0445 | NEW-P | 00-18-018 | 388- 61A-0080 | NEW-P | 00-17-160 |
| 388- 41-010 | REP-S | 00-18-031 | 388- 60-0455 | NEW-P | 00-18-018 | 388- 61A-0085 | NEW-P | 00-17-160 |
| 388- 41-020 | REP-P | 00-17-161 | 388- 60-0465 | NEW-P | 00-18-018 | 388- 61A-0090 | NEW-P | 00-17-160 |
| 388- 45-010 | REP-P | 00-17-003 | 388- 60-0475 | NEW-P | 00-18-018 | 388- 61A-0095 | NEW-P | 00-17-160 |
| 388- 46-010 | PREP | 00-13-061 | 388- 60-0485 | NEW-P | 00-18-018 | 388- 61A-0100 | NEW-P | 00-17-160 |
| 388- 46-010 | REP-P | 00-17-045 | 388- 60-0495 | NEW-P | 00-18-018 | 388- 61A-0105 | NEW-P | 00-17-160 |
| 388- 46-100 | PREP | 00-13-061 | 388- 60-0505 | NEW-P | 00-18-018 | 388- 61A-0110 | NEW-P | 00-17-160 |
| 388- 46-100 | REP-P | 00-17-045 | 388- 60-0515 | NEW-P | 00-18-018 | 388- 61A-0115 | NEW-P | 00-17-160 |
| 388- 46-110 | PREP | 00-13-061 | 388- 60-0525 | NEW-P | 00-18-018 | 388- 61A-0120 | NEW-P | 00-17-160 |
| 388- 46-110 | REP-P | 00-17-045 | 388- 60-0535 | NEW-P | 00-18-018 | 388- 61A-0125 | NEW-P | 00-17-160 |
| 388- 46-120 | PREP | 00-13-061 | 388- 60-0545 | NEW-P | 00-18-018 | 388- 61A-0130 | NEW-P | 00-17-160 |
| 388- 46-120 | REP-P | 00-17-045 | 388- 60-0555 | NEW-P | 00-18-018 | 388- 61A-0135 | NEW-P | 00-17-160 |
| 388- 55-024 | REP-P | 00-16-087 | 388- 60-0565 | NEW-P | 00-18-018 | 388- 61A-0140 | NEW-P | 00-17-160 |
| 388- 55-024 | REP-S | 00-19-073 | 388- 60-0575 | NEW-P | 00-18-018 | 388- 61A-0145 | NEW-P | 00-17-160 |
| 388- 55-027 | REP-P | 00-16-087 | 388- 60-0585 | NEW-P | 00-18-018 | 388- 61A-0150 | NEW-P | 00-17-160 |
| 388- 55-027 | REP-S | 00-19-073 | 388- 60-0595 | NEW-P | 00-18-018 | 388- 61A-0155 | NEW-P | 00-17-160 |
| 388- 55-050 | REP-P | 00-16-087 | 388- 60-0605 | NEW-P | 00-18-018 | 388- 61A-0160 | NEW-P | 00-17-160 |
| 388- 55-050 | REP-S | 00-19-073 | 388- 60-0615 | NEW-P | 00-18-018 | 388- 61A-0165 | NEW-P | 00-17-160 |
| 388- 60-0015 | NEW-P | 00-18-018 | 388- 60-0625 | NEW-P | 00-18-018 | 388- 61A-0170 | NEW-P | 00-17-160 |
| 388- 60-0025 | NEW-P | 00-18-018 | 388- 60-0635 | NEW-P | 00-18-018 | 388- 61A-0175 | NEW-P | 00-17-160 |
| 388- 60-0035 | NEW-P | 00-18-018 | 388- 60-0645 | NEW-P | 00-18-018 | 388- 61A-0180 | NEW-P | 00-17-160 |
| 388- 60-0045 | NEW-P | 00-18-018 | 388- 60-0655 | NEW-P | 00-18-018 | 388- 61A-0185 | NEW-P | 00-17-160 |
| 388- 60-005 | REP-P | 00-18-018 | 388- 60-0665 | NEW-P | 00-18-018 | 388- 61A-0190 | NEW-P | 00-17-160 |
| 388- 60-0055 | NEW-P | 00-18-018 | 388- 60-0675 | NEW-P | 00-18-018 | 388- 61A-0195 | NEW-P | 00-17-160 |
| 388- 60-0065 | NEW-P | 00-18-018 | 388- 60-0685 | NEW-P | 00-18-018 | 388- 70-010 | REP-P | 00-17-189 |
| 388- 60-0075 | NEW-P | 00-18-018 | 388- 60-0695 | NEW-P | 00-18-018 | 388- 70-012 | REP-P | 00-17-189 |
| 388- 60-0085 | NEW-P | 00-18-018 | 388- 60-0705 | NEW-P | 00-18-018 | 388- 70-013 | REP-P | 00-17-189 |
| 388- 60-0095 | NEW-P | 00-18-018 | 388- 60-0715 | NEW-P | 00-18-018 | 388- 70-022 | REP-P | 00-17-189 |
| 388- 60-0105 | NEW-P | 00-18-018 | 388- 60-0725 | NEW-P | 00-18-018 | 388- 70-024 | REP-P | 00-17-189 |
| 388- 60-0115 | NEW-P | 00-18-018 | 388- 60-0735 | NEW-P | 00-18-018 | 388- 70-031 | REP-P | 00-17-189 |
| 388- 60-0125 | NEW-P | 00-18-018 | 388- 60-0745 | NEW-P | 00-18-018 | 388- 70-032 | REP-P | 00-17-189 |
| 388- 60-0135 | NEW-P | 00-18-018 | 388- 60-0755 | NEW-P | 00-18-018 | 388- 70-033 | REP-P | 00-17-189 |
| 388- 60-0145 | NEW-P | 00-18-018 | 388- 60-120 | REP-P | 00-18-018 | 388- 70-034 | REP-P | 00-17-189 |
| 388- 60-0155 | NEW-P | 00-18-018 | 388- 60-130 | REP-P | 00-18-018 | 388- 70-035 | REP-P | 00-17-189 |
| 388- 60-0165 | NEW-P | 00-18-018 | 388- 60-140 | REP-P | 00-18-018 | 388- 70-036 | REP-P | 00-17-189 |
| 388- 60-0175 | NEW-P | 00-18-018 | 388- 60-150 | REP-P | 00-18-018 | 388- 70-037 | REP-P | 00-17-189 |
| 388- 60-0185 | NEW-P | 00-18-018 | 388- 60-160 | REP-P | 00-18-018 | 388- 70-041 | REP-P | 00-17-189 |
| 388- 60-0195 | NEW-P | 00-18-018 | 388- 60-170 | REP-P | 00-18-018 | 388- 70-042 | REP-P | 00-17-189 |
| 388- 60-0205 | NEW-P | 00-18-018 | 388- 60-180 | REP-P | 00-18-018 | 388- 70-044 | REP-P | 00-17-189 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388- 70-048 | REP-P | 00-17-189 | 388- 71-0445 | NEW | 00-04-056 | 388- 71-0620 | PREP | 00-17-153 |
| 388- 70-051 | REP-P | 00-17-189 | 388- 71-0445 | PREP | 00-07-100 | 388- 71-0700 | NEW-P | 00-18-098 |
| 388- 70-054 | REP-P | 00-17-189 | 388- 71-0445 | PREP | 00-11-092 | 388- 71-1000 | NEW | 00-04-056 |
| 388- 70-058 | REP-P | 00-17-189 | 388- 71-0445 | AMD-P | 00-12-035 | 388- 71-1005 | NEW | 00-04-056 |
| 388- 70-062 | REP-P | 00-17-189 | 388- 71-0445 | PREP | 00-17-153 | 388- 71-1010 | NEW | 00-04-056 |
| 388- 70-066 | REP-P | 00-17-189 | 388- 71-0445 | AMD | 00-18-099 | 388- 71-1015 | NEW | 00-04-056 |
| 388- 70-068 | REP-P | 00-17-189 | 388- 71-0450 | NEW | 00-04-056 | 388- 71-1020 | NEW | 00-04-056 |
| 388- 70-069 | REP-P | 00-17-189 | 388- 71-0450 | PREP | 00-17-153 | 388- 71-1025 | NEW | 00-04-056 |
| 388- 70-075 | REP-P | 00-17-189 | 388- 71-0455 | NEW | 00-04-056 | 388- 71-1030 | NEW | 00-04-056 |
| 388- 70-078 | REP-P | 00-17-189 | 388- 71-0455 | PREP | 00-17-153 | 388- 71-1035 | NEW | 00-04-056 |
| 388- 70-080 | REP-P | 00-17-189 | 388- 71-0460 | NEW | 00-04-056 | 388- 71-1065 | NEW | 00-04-056 |
| 388- 70-082 | REP-P | 00-17-189 | 388- 71-0460 | PREP | 00-17-153 | 388- 71-1070 | NEW | 00-04-056 |
| 388- 70-084 | REP-P | 00-17-189 | 388- 71-0465 | NEW | 00-04-056 | 388- 71-1075 | NEW | 00-04-056 |
| 388- 70-170 | REP-P | 00-17-189 | 388- 71-0465 | PREP | 00-17-153 | 388- 71-1080 | NEW | 00-04-056 |
| 388- 70-410 | REP-P | 00-17-189 | 388- 71-0470 | NEW | 00-04-056 | 388- 71-1085 | NEW | 00-04-056 |
| 388- 70-420 | REP-P | 00-17-189 | 388- 71-0470 | PREP | 00-07-100 | 388- 71-1090 | NEW | 00-04-056 |
| 388- 70-430 | REP-P | 00-17-189 | 388- 71-0470 | AMD-P | 00-12-035 | 388- 71-1095 | NEW | 00-04-056 |
| 388- 70-440 | REP-P | 00-17-189 | 388- 71-0470 | PREP | 00-17-153 | 388- 71-1100 | NEW | 00-04-056 |
| 388- 70-460 | REP-P | 00-17-189 | 388- 71-0470 | AMD | 00-18-099 | 388- 71-1105 | NEW | 00-04-056 |
| 388- 70-470 | REP-P | 00-17-189 | 388- 71-0475 | NEW | 00-04-056 | 388- 71-1110 | NEW | 00-04-056 |
| 388- 70-480 | REP-P | 00-17-189 | 388- 71-0475 | PREP | 00-17-153 | 388- 73-010 | REP-P | 00-17-133 |
| 388- 70-510 | REP-P | 00-17-189 | 388- 71-0480 | NEW | 00-04-056 | 388- 73-012 | REP-P | 00-17-133 |
| 388- 70-520 | REP-P | 00-17-189 | 388- 71-0480 | PREP | 00-07-100 | 388- 73-014 | REP-P | 00-17-133 |
| 388- 70-530 | REP-P | 00-17-189 | 388- 71-0480 | AMD-P | 00-12-035 | 388- 73-016 | REP-P | 00-17-133 |
| 388- 70-540 | REP-P | 00-17-189 | 388- 71-0480 | PREP | 00-17-153 | 388- 73-018 | REP-P | 00-17-133 |
| 388- 70-550 | REP-P | 00-17-189 | 388- 71-0480 | AMD | 00-18-099 | 388- 73-019 | REP-P | 00-17-133 |
| 388- 70-560 | REP-P | 00-17-189 | 388- 71-0500 | NEW | 00-03-043 | 388- 73-01950 | REP-P | 00-17-133 |
| 388- 70-570 | REP-P | 00-17-189 | 388- 71-0500 | PREP | 00-17-154 | 388- 73-020 | REP-P | 00-17-133 |
| 388- 70-580 | REP-P | 00-17-189 | 388- 71-0505 | NEW | 00-03-043 | 388- 73-022 | REP-P | 00-17-133 |
| 388- 70-590 | REP-P | 00-17-189 | 388- 71-0505 | PREP | 00-17-154 | 388- 73-024 | REP-P | 00-17-133 |
| 388- 70-595 | REP-P | 00-17-189 | 388- 71-0510 | NEW | 00-03-043 | 388- 73-026 | REP-P | 00-17-133 |
| 388- 70-700 | REP-P | 00-17-189 | 388- 71-0510 | PREP | 00-17-154 | 388- 73-028 | REP-P | 00-17-133 |
| 388- 71-0100 | NEW | 00-03-029 | 388- 71-0515 | NEW | 00-03-043 | 388- 73-030 | REP-P | 00-17-133 |
| 388- 71-0105 | NEW | 00-03-029 | 388- 71-0515 | PREP | 00-17-154 | 388- 73-032 | REP-P | 00-17-133 |
| 388- 71-0110 | NEW | 00-03-029 | 388- 71-0520 | NEW | 00-03-043 | 388- 73-034 | REP-P | 00-17-133 |
| 388- 71-0115 | NEW | 00-03-029 | 388- 71-0520 | PREP | 00-17-154 | 388- 73-036 | REP-P | 00-17-133 |
| 388- 71-0120 | NEW | 00-03-029 | 388- 71-0525 | NEW | 00-03-043 | 388- 73-038 | REP-P | 00-17-133 |
| 388- 71-0150 | NEW | 00-03-029 | 388- 71-0525 | PREP | 00-17-154 | 388- 73-040 | REP-P | 00-17-133 |
| 388- 71-0155 | NEW | 00-03-029 | 388- 71-0530 | NEW | 00-03-043 | 388- 73-042 | REP-P | 00-17-133 |
| 388- 71-0400 | NEW | 00-04-056 | 388- 71-0530 | PREP | 00-17-154 | 388- 73-044 | REP-P | 00-17-133 |
| 388- 71-0400 | PREP | 00-17-153 | 388- 71-0535 | NEW | 00-03-043 | 388- 73-046 | REP-P | 00-17-133 |
| 388- 71-0405 | NEW | 00-04-056 | 388- 71-0535 | PREP | 00-17-154 | 388- 73-048 | REP-P | 00-17-133 |
| 388- 71-0405 | PREP | 00-17-153 | 388- 71-0540 | NEW | 00-03-043 | 388- 73-050 | REP-P | 00-17-133 |
| 388- 71-0410 | NEW | 00-04-056 | 388- 71-0540 | PREP | 00-17-154 | 388- 73-052 | REP-P | 00-17-133 |
| 388- 71-0410 | PREP | 00-11-092 | 388- 71-0545 | NEW | 00-03-043 | 388- 73-054 | REP-P | 00-17-133 |
| 388- 71-0410 | PREP | 00-17-153 | 388- 71-0545 | PREP | 00-17-154 | 388- 73-056 | REP-P | 00-17-133 |
| 388- 71-0415 | NEW | 00-04-056 | 388- 71-0550 | NEW | 00-03-043 | 388- 73-057 | REP-P | 00-17-133 |
| 388- 71-0415 | PREP | 00-17-153 | 388- 71-0550 | PREP | 00-17-154 | 388- 73-058 | REP-P | 00-17-133 |
| 388- 71-0420 | NEW | 00-04-056 | 388- 71-0555 | NEW | 00-03-043 | 388- 73-060 | REP-P | 00-17-133 |
| 388- 71-0420 | PREP | 00-17-153 | 388- 71-0555 | PREP | 00-17-154 | 388- 73-062 | REP-P | 00-17-133 |
| 388- 71-0425 | NEW | 00-04-056 | 388- 71-0560 | NEW | 00-03-043 | 388- 73-064 | REP-P | 00-17-133 |
| 388- 71-0425 | PREP | 00-17-153 | 388- 71-0560 | PREP | 00-17-154 | 388- 73-066 | REP-P | 00-17-133 |
| 388- 71-0430 | NEW | 00-04-056 | 388- 71-0580 | NEW | 00-03-043 | 388- 73-068 | REP-P | 00-17-133 |
| 388- 71-0430 | AMD-P | 00-10-033 | 388- 71-0600 | NEW | 00-04-056 | 388- 73-069 | REP-P | 00-17-133 |
| 388- 71-0430 | AMD | 00-13-077 | 388- 71-0600 | PREP | 00-17-153 | 388- 73-070 | REP-P | 00-17-133 |
| 388- 71-0430 | PREP | 00-17-153 | 388- 71-0605 | NEW | 00-04-056 | 388- 73-072 | REP-P | 00-17-133 |
| 388- 71-0435 | NEW-P | 00-10-033 | 388- 71-0605 | PREP | 00-17-153 | 388- 73-074 | REP-P | 00-17-133 |
| 388- 71-0435 | NEW | 00-13-077 | 388- 71-0610 | NEW | 00-04-056 | 388- 73-076 | REP-P | 00-17-133 |
| 388- 71-0435 | PREP | 00-17-153 | 388- 71-0610 | PREP | 00-17-153 | 388- 73-077 | REP-P | 00-17-133 |
| 388- 71-0440 | NEW | 00-04-056 | 388- 71-0615 | NEW | 00-04-056 | 388- 73-078 | REP-P | 00-17-133 |
| 388- 71-0440 | PREP | 00-11-092 | 388- 71-0615 | PREP | 00-17-153 | 388- 73-080 | REP-P | 00-17-133 |
| 388- 71-0440 | PREP | 00-17-153 | 388- 71-0620 | NEW | 00-04-056 | 388- 73-100 | REP-P | 00-17-133 |

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| 388-73-101 | REP-P | 00-17-133 | 388-73-391 | REP-P | 00-17-133 | 388-86-019 | REP-P | 00-11-138 |
| 388-73-102 | REP-P | 00-17-133 | 388-73-393 | REP-P | 00-17-133 | 388-86-019 | REP | 00-16-031 |
| 388-73-103 | REP-P | 00-17-133 | 388-73-395 | REP-P | 00-17-133 | 388-86-024 | REP-P | 00-09-041 |
| 388-73-104 | REP-P | 00-17-133 | 388-73-500 | REP-P | 00-17-133 | 388-86-024 | REP | 00-14-068 |
| 388-73-106 | REP-P | 00-17-133 | 388-73-502 | REP-P | 00-17-133 | 388-86-027 | DECOD | 00-11-183 |
| 388-73-108 | REP-P | 00-17-133 | 388-73-504 | REP-P | 00-17-133 | 388-86-030 | REP-P | 00-17-097 |
| 388-73-110 | REP-P | 00-17-133 | 388-73-506 | REP-P | 00-17-133 | 388-86-035 | PREP | 00-07-056 |
| 388-73-112 | REP-P | 00-17-133 | 388-73-508 | REP-P | 00-17-133 | 388-86-035 | REP-P | 00-11-093 |
| 388-73-114 | REP-P | 00-17-133 | 388-73-510 | REP-P | 00-17-133 | 388-86-035 | REP | 00-14-066 |
| 388-73-116 | REP-P | 00-17-133 | 388-73-512 | REP-P | 00-17-133 | 388-86-04001 | REP-P | 00-17-165 |
| 388-73-118 | REP-P | 00-17-133 | 388-73-600 | REP-P | 00-17-133 | 388-86-055 | REP-P | 00-12-080 |
| 388-73-120 | REP-P | 00-17-133 | 388-73-602 | REP-P | 00-17-133 | 388-86-059 | REP-P | 00-14-064 |
| 388-73-122 | REP-P | 00-17-133 | 388-73-604 | REP-P | 00-17-133 | 388-86-067 | REP | 00-05-039 |
| 388-73-124 | REP-P | 00-17-133 | 388-73-606 | REP-P | 00-17-133 | 388-86-071 | PREP | 00-09-033 |
| 388-73-126 | REP-P | 00-17-133 | 388-73-610 | REP-P | 00-17-133 | 388-86-071 | REP-P | 00-17-079 |
| 388-73-128 | REP-P | 00-17-133 | 388-73-700 | REP-P | 00-17-133 | 388-86-085 | REP-P | 00-17-096 |
| 388-73-130 | REP-P | 00-17-133 | 388-73-702 | REP-P | 00-17-133 | 388-86-086 | REP-P | 00-17-125 |
| 388-73-132 | REP-P | 00-17-133 | 388-73-704 | REP-P | 00-17-133 | 388-86-087 | PREP | 00-07-056 |
| 388-73-134 | REP-P | 00-17-133 | 388-73-706 | REP-P | 00-17-133 | 388-86-087 | REP-P | 00-13-104 |
| 388-73-136 | REP-P | 00-17-133 | 388-73-708 | REP-P | 00-17-133 | 388-86-087 | REP | 00-17-057 |
| 388-73-138 | REP-P | 00-17-133 | 388-73-710 | REP-P | 00-17-133 | 388-86-090 | REP | 00-04-019 |
| 388-73-140 | REP-P | 00-17-133 | 388-73-712 | REP-P | 00-17-133 | 388-86-095 | REP-P | 00-12-080 |
| 388-73-142 | REP-P | 00-17-133 | 388-73-714 | REP-P | 00-17-133 | 388-86-09601 | REP-P | 00-12-080 |
| 388-73-143 | REP-P | 00-17-133 | 388-73-718 | REP-P | 00-17-133 | 388-86-100 | REP-P | 00-13-008 |
| 388-73-144 | REP-P | 00-17-133 | 388-73-720 | REP-P | 00-17-133 | 388-86-100 | AMD-P | 00-17-096 |
| 388-73-146 | REP-P | 00-17-133 | 388-73-722 | REP-P | 00-17-133 | 388-86-105 | REP-XR | 00-09-039 |
| 388-73-200 | REP-P | 00-17-133 | 388-73-800 | REP-P | 00-17-133 | 388-86-105 | REP | 00-13-014 |
| 388-73-202 | REP-P | 00-17-133 | 388-73-802 | REP-P | 00-17-133 | 388-86-110 | PREP | 00-03-011 |
| 388-73-204 | REP-P | 00-17-133 | 388-73-803 | REP-P | 00-17-133 | 388-86-110 | REP-P | 00-12-080 |
| 388-73-206 | REP-P | 00-17-133 | 388-73-804 | REP-P | 00-17-133 | 388-86-115 | PREP | 00-03-011 |
| 388-73-208 | REP-P | 00-17-133 | 388-73-805 | REP-P | 00-17-133 | 388-86-115 | REP-P | 00-17-055 |
| 388-73-210 | REP-P | 00-17-133 | 388-73-810 | REP-P | 00-17-133 | 388-86-120 | PREP | 00-03-011 |
| 388-73-212 | REP-P | 00-17-133 | 388-73-815 | REP-P | 00-17-133 | 388-86-120 | REP-P | 00-17-053 |
| 388-73-213 | REP-P | 00-17-133 | 388-73-820 | REP-P | 00-17-133 | 388-86-200 | AMD-P | 00-14-064 |
| 388-73-214 | REP-P | 00-17-133 | 388-73-821 | REP-P | 00-17-133 | 388-86-300 | PREP | 00-03-011 |
| 388-73-216 | REP-P | 00-17-133 | 388-73-822 | REP-P | 00-17-133 | 388-86-300 | REP-P | 00-14-045 |
| 388-73-300 | REP-P | 00-17-133 | 388-73-823 | REP-P | 00-17-133 | 388-86-300 | REP | 00-18-032 |
| 388-73-302 | REP-P | 00-17-133 | 388-73-825 | REP-P | 00-17-133 | 388-87 | PREP | 00-03-011 |
| 388-73-304 | REP-P | 00-17-133 | 388-73-900 | REP-P | 00-17-133 | 388-87-005 | REP-P | 00-09-043 |
| 388-73-306 | REP-P | 00-17-133 | 388-73-901 | REP-P | 00-17-133 | 388-87-005 | REP | 00-15-050 |
| 388-73-308 | REP-P | 00-17-133 | 388-73-902 | REP-P | 00-17-133 | 388-87-007 | REP-P | 00-09-043 |
| 388-73-310 | REP-P | 00-17-133 | 388-73-904 | REP-P | 00-17-133 | 388-87-007 | REP | 00-15-050 |
| 388-73-312 | REP-P | 00-17-133 | 388-74-010 | REP-P | 00-17-186 | 388-87-008 | REP-P | 00-09-043 |
| 388-73-351 | REP-P | 00-17-133 | 388-74-030 | REP-P | 00-17-186 | 388-87-008 | REP | 00-15-050 |
| 388-73-353 | REP-P | 00-17-133 | 388-76-61510 | PREP | 00-07-057 | 388-87-010 | REP-P | 00-09-043 |
| 388-73-355 | REP-P | 00-17-133 | 388-76-640 | PREP | 00-07-057 | 388-87-010 | REP | 00-15-050 |
| 388-73-357 | REP-P | 00-17-133 | 388-78A | PREP | 00-15-014 | 388-87-011 | REP-P | 00-09-043 |
| 388-73-361 | REP-P | 00-17-133 | 388-81 | PREP | 00-07-055 | 388-87-011 | REP | 00-15-050 |
| 388-73-363 | REP-P | 00-17-133 | 388-81-175 | REP-P | 00-17-161 | 388-87-012 | REP-P | 00-09-043 |
| 388-73-365 | REP-P | 00-17-133 | 388-81-175 | REP-P | 00-17-162 | 388-87-012 | REP | 00-15-050 |
| 388-73-367 | REP-P | 00-17-133 | 388-81-175 | REP-W | 00-19-032 | 388-87-015 | REP-P | 00-09-042 |
| 388-73-369 | REP-P | 00-17-133 | 388-81-200 | REP-P | 00-17-162 | 388-87-015 | REP | 00-14-067 |
| 388-73-371 | REP-P | 00-17-133 | 388-86 | PREP | 00-03-011 | 388-87-019 | REP-P | 00-11-138 |
| 388-73-373 | REP-P | 00-17-133 | 388-86-005 | DECOD | 00-11-183 | 388-87-019 | REP | 00-16-031 |
| 388-73-375 | REP-P | 00-17-133 | 388-86-011 | REP-P | 00-12-080 | 388-87-027 | PREP | 00-03-011 |
| 388-73-377 | REP-P | 00-17-133 | 388-86-012 | PREP | 00-03-011 | 388-87-027 | REP-P | 00-17-081 |
| 388-73-379 | REP-P | 00-17-133 | 388-86-012 | REP-XR | 00-08-057 | 388-87-035 | REP-P | 00-17-096 |
| 388-73-381 | REP-P | 00-17-133 | 388-86-012 | REP | 00-11-142 | 388-87-036 | REP-P | 00-17-125 |
| 388-73-383 | REP-P | 00-17-133 | 388-86-017 | PREP | 00-05-108 | 388-87-045 | REP-XR | 00-09-040 |
| 388-73-385 | REP-P | 00-17-133 | 388-86-017 | REP-P | 00-17-082 | 388-87-045 | REP | 00-13-013 |
| 388-73-387 | REP-P | 00-17-133 | 388-86-018 | DECOD | 00-11-183 | 388-87-048 | DECOD | 00-11-183 |
| 388-73-389 | REP-P | 00-17-133 | 388-86-019 | PREP | 00-03-011 | 388-87-060 | REP-P | 00-17-095 |

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| 388-87-062 | REP-P | 00-17-097 | 388-97-07025 | NEW | 00-06-028 | 388-97-230 | REP | 00-06-028 |
| 388-87-067 | REP | 00-05-039 | 388-97-07030 | NEW | 00-06-028 | 388-97-235 | REP | 00-06-028 |
| 388-87-075 | REP-P | 00-12-080 | 388-97-07035 | NEW | 00-06-028 | 388-97-240 | REP | 00-06-028 |
| 388-87-077 | REP | 00-05-039 | 388-97-07040 | NEW | 00-06-028 | 388-97-245 | REP | 00-06-028 |
| 388-87-079 | REP-P | 00-14-064 | 388-97-07045 | NEW | 00-06-028 | 388-97-247 | NEW | 00-06-028 |
| 388-87-090 | REP | 00-04-019 | 388-97-07050 | NEW | 00-06-028 | 388-97-249 | NEW | 00-06-028 |
| 388-87-095 | REP-P | 00-12-080 | 388-97-07055 | NEW | 00-06-028 | 388-97-250 | REP | 00-06-028 |
| 388-87-110 | REP-P | 00-13-008 | 388-97-07060 | NEW | 00-06-028 | 388-97-251 | NEW | 00-06-028 |
| 388-87-200 | PREP | 00-07-056 | 388-97-07065 | NEW | 00-06-028 | 388-97-253 | NEW | 00-06-028 |
| 388-87-200 | REP-P | 00-09-043 | 388-97-07070 | NEW | 00-06-028 | 388-97-255 | REP | 00-06-028 |
| 388-87-200 | REP | 00-15-050 | 388-97-07075 | AMD | 00-06-028 | 388-97-260 | AMD | 00-06-028 |
| 388-90-010 | REP | 00-07-045 | 388-97-07076 | NEW | 00-06-028 | 388-97-265 | REP | 00-06-028 |
| 388-96 | PREP | 00-12-077 | 388-97-07077 | NEW | 00-06-028 | 388-97-270 | REP | 00-06-028 |
| 388-96-779 | NEW-P | 00-09-080 | 388-97-07080 | REP | 00-06-028 | 388-97-275 | REP | 00-06-028 |
| 388-96-779 | NEW-E | 00-10-035 | 388-97-08010 | NEW | 00-06-028 | 388-97-280 | REP | 00-06-028 |
| 388-96-779 | NEW | 00-12-098 | 388-97-08020 | NEW | 00-06-028 | 388-97-285 | NEW | 00-06-028 |
| 388-96-780 | NEW-P | 00-09-080 | 388-97-08030 | NEW | 00-06-028 | 388-97-295 | AMD | 00-06-028 |
| 388-96-780 | NEW-E | 00-10-035 | 388-97-08040 | NEW | 00-06-028 | 388-97-29510 | NEW | 00-06-028 |
| 388-96-780 | NEW | 00-12-098 | 388-97-08050 | NEW | 00-06-028 | 388-97-29520 | NEW | 00-06-028 |
| 388-96-781 | NEW-P | 00-09-080 | 388-97-08060 | NEW | 00-06-028 | 388-97-29530 | NEW | 00-06-028 |
| 388-96-781 | NEW-E | 00-10-035 | 388-97-08070 | NEW | 00-06-028 | 388-97-29540 | NEW | 00-06-028 |
| 388-96-781 | NEW | 00-12-098 | 388-97-085 | AMD | 00-06-028 | 388-97-29550 | NEW | 00-06-028 |
| 388-96-782 | NEW-P | 00-09-080 | 388-97-090 | AMD | 00-06-028 | 388-97-29560 | NEW | 00-06-028 |
| 388-96-782 | NEW-E | 00-10-035 | 388-97-095 | REP | 00-06-028 | 388-97-300 | REP | 00-06-028 |
| 388-96-782 | NEW | 00-12-098 | 388-97-097 | NEW | 00-06-028 | 388-97-305 | REP | 00-06-028 |
| 388-96-901 | AMD-P | 00-09-080 | 388-97-100 | REP | 00-06-028 | 388-97-310 | AMD | 00-06-028 |
| 388-96-901 | AMD-E | 00-10-035 | 388-97-105 | REP | 00-06-028 | 388-97-315 | AMD | 00-06-028 |
| 388-96-901 | AMD | 00-12-098 | 388-97-110 | AMD | 00-06-028 | 388-97-320 | REP | 00-06-028 |
| 388-97-005 | AMD | 00-06-028 | 388-97-115 | AMD | 00-06-028 | 388-97-325 | AMD | 00-06-028 |
| 388-97-010 | REP | 00-06-028 | 388-97-120 | AMD | 00-06-028 | 388-97-32510 | NEW | 00-06-028 |
| 388-97-012 | NEW | 00-06-028 | 388-97-12010 | NEW | 00-06-028 | 388-97-32520 | NEW | 00-06-028 |
| 388-97-015 | REP | 00-06-028 | 388-97-12020 | NEW | 00-06-028 | 388-97-32530 | NEW | 00-06-028 |
| 388-97-017 | NEW | 00-06-028 | 388-97-12030 | NEW | 00-06-028 | 388-97-32540 | NEW | 00-06-028 |
| 388-97-020 | REP | 00-06-028 | 388-97-12040 | NEW | 00-06-028 | 388-97-32550 | NEW | 00-06-028 |
| 388-97-022 | NEW | 00-06-028 | 388-97-12050 | NEW | 00-06-028 | 388-97-32560 | NEW | 00-06-028 |
| 388-97-022 | PREP | 00-11-105 | 388-97-12060 | NEW | 00-06-028 | 388-97-32570 | NEW | 00-06-028 |
| 388-97-022 | REP-P | 00-18-098 | 388-97-12070 | NEW | 00-06-028 | 388-97-32580 | NEW | 00-06-028 |
| 388-97-025 | REP | 00-06-028 | 388-97-125 | AMD | 00-06-028 | 388-97-330 | AMD | 00-06-028 |
| 388-97-027 | NEW | 00-06-028 | 388-97-130 | AMD | 00-06-028 | 388-97-33010 | NEW | 00-06-028 |
| 388-97-027 | PREP | 00-11-105 | 388-97-135 | AMD | 00-06-028 | 388-97-33020 | NEW | 00-06-028 |
| 388-97-027 | AMD-P | 00-18-098 | 388-97-140 | AMD | 00-06-028 | 388-97-33030 | NEW | 00-06-028 |
| 388-97-030 | REP | 00-06-028 | 388-97-145 | REP | 00-06-028 | 388-97-33040 | NEW | 00-06-028 |
| 388-97-032 | NEW | 00-06-028 | 388-97-147 | NEW | 00-06-028 | 388-97-33050 | NEW | 00-06-028 |
| 388-97-035 | REP | 00-06-028 | 388-97-150 | REP | 00-06-028 | 388-97-335 | AMD | 00-06-028 |
| 388-97-037 | NEW | 00-06-028 | 388-97-155 | AMD | 00-06-028 | 388-97-33510 | NEW | 00-06-028 |
| 388-97-040 | REP | 00-06-028 | 388-97-160 | AMD | 00-06-028 | 388-97-33520 | NEW | 00-06-028 |
| 388-97-042 | NEW | 00-06-028 | 388-97-162 | NEW | 00-06-028 | 388-97-33530 | NEW | 00-06-028 |
| 388-97-043 | NEW | 00-06-028 | 388-97-165 | AMD | 00-06-028 | 388-97-33540 | NEW | 00-06-028 |
| 388-97-045 | REP | 00-06-028 | 388-97-170 | AMD | 00-06-028 | 388-97-33550 | NEW | 00-06-028 |
| 388-97-047 | NEW | 00-06-028 | 388-97-175 | AMD | 00-06-028 | 388-97-33560 | NEW | 00-06-028 |
| 388-97-050 | REP | 00-06-028 | 388-97-180 | AMD | 00-06-028 | 388-97-33570 | NEW | 00-06-028 |
| 388-97-051 | NEW | 00-06-028 | 388-97-185 | AMD | 00-06-028 | 388-97-33580 | NEW | 00-06-028 |
| 388-97-052 | NEW | 00-06-028 | 388-97-190 | AMD | 00-06-028 | 388-97-340 | AMD | 00-06-028 |
| 388-97-053 | NEW | 00-06-028 | 388-97-195 | AMD | 00-06-028 | 388-97-34010 | NEW | 00-06-028 |
| 388-97-055 | AMD | 00-06-028 | 388-97-200 | REP | 00-06-028 | 388-97-34020 | NEW | 00-06-028 |
| 388-97-060 | AMD | 00-06-028 | 388-97-202 | NEW | 00-06-028 | 388-97-345 | AMD | 00-06-028 |
| 388-97-065 | AMD | 00-06-028 | 388-97-205 | AMD | 00-06-028 | 388-97-347 | NEW | 00-06-028 |
| 388-97-070 | REP | 00-06-028 | 388-97-210 | REP | 00-06-028 | 388-97-350 | AMD | 00-06-028 |
| 388-97-07005 | NEW | 00-06-028 | 388-97-212 | NEW | 00-06-028 | 388-97-35010 | NEW | 00-06-028 |
| 388-97-07010 | NEW | 00-06-028 | 388-97-215 | REP | 00-06-028 | 388-97-35020 | NEW | 00-06-028 |
| 388-97-07015 | NEW | 00-06-028 | 388-97-220 | AMD | 00-06-028 | 388-97-35030 | NEW | 00-06-028 |
| 388-97-07020 | NEW | 00-06-028 | 388-97-225 | REP | 00-06-028 | 388-97-35040 | NEW | 00-06-028 |

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| 388-97-35050 | NEW | 00-06-028 | 388-97-470 | AMD | 00-06-028 | 388-148-0100 | NEW-P | 00-17-133 |
| 388-97-35060 | NEW | 00-06-028 | 388-97-47010 | NEW | 00-06-028 | 388-148-0105 | NEW-P | 00-17-133 |
| 388-97-352 | NEW | 00-06-028 | 388-97-47020 | NEW | 00-06-028 | 388-148-0110 | NEW-P | 00-17-133 |
| 388-97-353 | NEW | 00-06-028 | 388-97-475 | REP | 00-06-028 | 388-148-0115 | NEW-P | 00-17-133 |
| 388-97-355 | AMD | 00-06-028 | 388-97-480 | AMD | 00-06-028 | 388-148-0120 | NEW-P | 00-17-133 |
| 388-97-357 | NEW | 00-06-028 | 388-97-48010 | NEW | 00-06-028 | 388-148-0125 | NEW-P | 00-17-133 |
| 388-97-35710 | NEW | 00-06-028 | 388-97-48020 | NEW | 00-06-028 | 388-148-0130 | NEW-P | 00-17-133 |
| 388-97-35720 | NEW | 00-06-028 | 388-97-48030 | NEW | 00-06-028 | 388-148-0135 | NEW-P | 00-17-133 |
| 388-97-360 | AMD | 00-06-028 | 388-97-48040 | NEW | 00-06-028 | 388-148-0140 | NEW-P | 00-17-133 |
| 388-97-36010 | NEW | 00-06-028 | 388-97-550 | NEW | 00-06-028 | 388-148-0145 | NEW-P | 00-17-133 |
| 388-97-36020 | NEW | 00-06-028 | 388-97-555 | NEW | 00-06-028 | 388-148-0150 | NEW-P | 00-17-133 |
| 388-97-36030 | NEW | 00-06-028 | 388-97-560 | NEW | 00-06-028 | 388-148-0155 | NEW-P | 00-17-133 |
| 388-97-36040 | NEW | 00-06-028 | 388-97-565 | NEW | 00-06-028 | 388-148-0160 | NEW-P | 00-17-133 |
| 388-97-36050 | NEW | 00-06-028 | 388-97-570 | NEW | 00-06-028 | 388-148-0165 | NEW-P | 00-17-133 |
| 388-97-36060 | NEW | 00-06-028 | 388-97-575 | NEW | 00-06-028 | 388-148-0170 | NEW-P | 00-17-133 |
| 388-97-36070 | NEW | 00-06-028 | 388-97-580 | NEW | 00-06-028 | 388-148-0175 | NEW-P | 00-17-133 |
| 388-97-365 | AMD | 00-06-028 | 388-97-585 | NEW | 00-06-028 | 388-148-0180 | NEW-P | 00-17-133 |
| 388-97-36510 | NEW | 00-06-028 | 388-97-590 | NEW | 00-06-028 | 388-148-0185 | NEW-P | 00-17-133 |
| 388-97-36520 | NEW | 00-06-028 | 388-97-595 | NEW | 00-06-028 | 388-148-0190 | NEW-P | 00-17-133 |
| 388-97-36530 | NEW | 00-06-028 | 388-97-600 | NEW | 00-06-028 | 388-148-0195 | NEW-P | 00-17-133 |
| 388-97-370 | AMD | 00-06-028 | 388-146-0010 | NEW-P | 00-17-159 | 388-148-0200 | NEW-P | 00-17-133 |
| 388-97-37010 | NEW | 00-06-028 | 388-146-0020 | NEW-P | 00-17-159 | 388-148-0205 | NEW-P | 00-17-133 |
| 388-97-37020 | NEW | 00-06-028 | 388-146-0030 | NEW-P | 00-17-159 | 388-148-0210 | NEW-P | 00-17-133 |
| 388-97-375 | AMD | 00-06-028 | 388-146-0040 | NEW-P | 00-17-159 | 388-148-0215 | NEW-P | 00-17-133 |
| 388-97-380 | REP | 00-06-028 | 388-146-0045 | NEW-P | 00-17-159 | 388-148-0220 | NEW-P | 00-17-133 |
| 388-97-385 | AMD | 00-06-028 | 388-146-0050 | NEW-P | 00-17-159 | 388-148-0225 | NEW-P | 00-17-133 |
| 388-97-390 | REP | 00-06-028 | 388-146-0060 | NEW-P | 00-17-159 | 388-148-0230 | NEW-P | 00-17-133 |
| 388-97-395 | REP | 00-06-028 | 388-146-0070 | NEW-P | 00-17-159 | 388-148-0235 | NEW-P | 00-17-133 |
| 388-97-400 | AMD | 00-06-028 | 388-146-0080 | NEW-P | 00-17-159 | 388-148-0240 | NEW-P | 00-17-133 |
| 388-97-40010 | NEW | 00-06-028 | 388-146-0090 | NEW-P | 00-17-159 | 388-148-0245 | NEW-P | 00-17-133 |
| 388-97-401 | NEW | 00-06-028 | 388-146-0100 | NEW-P | 00-17-159 | 388-148-0250 | NEW-P | 00-17-133 |
| 388-97-402 | NEW | 00-06-028 | 388-146-0110 | NEW-P | 00-17-159 | 388-148-0255 | NEW-P | 00-17-133 |
| 388-97-403 | NEW | 00-06-028 | 388-146-0120 | NEW-P | 00-17-159 | 388-148-0260 | NEW-P | 00-17-133 |
| 388-97-405 | AMD | 00-06-028 | 388-146-0130 | NEW-P | 00-17-159 | 388-148-0265 | NEW-P | 00-17-133 |
| 388-97-410 | AMD | 00-06-028 | 388-146-0140 | NEW-P | 00-17-159 | 388-148-0270 | NEW-P | 00-17-133 |
| 388-97-415 | AMD | 00-06-028 | 388-146-0150 | NEW-P | 00-17-159 | 388-148-0275 | NEW-P | 00-17-133 |
| 388-97-420 | AMD | 00-06-028 | 388-146-0160 | NEW-P | 00-17-159 | 388-148-0280 | NEW-P | 00-17-133 |
| 388-97-425 | AMD | 00-06-028 | 388-146-0170 | NEW-P | 00-17-159 | 388-148-0285 | NEW-P | 00-17-133 |
| 388-97-430 | AMD | 00-06-028 | 388-146-0180 | NEW-P | 00-17-159 | 388-148-0290 | NEW-P | 00-17-133 |
| 388-97-43010 | NEW | 00-06-028 | 388-146-0190 | NEW-P | 00-17-159 | 388-148-0295 | NEW-P | 00-17-133 |
| 388-97-43020 | NEW | 00-06-028 | 388-146-0200 | NEW-P | 00-17-159 | 388-148-0300 | NEW-P | 00-17-133 |
| 388-97-43030 | NEW | 00-06-028 | 388-146-0210 | NEW-P | 00-17-159 | 388-148-0305 | NEW-P | 00-17-133 |
| 388-97-43040 | NEW | 00-06-028 | 388-146-0220 | NEW-P | 00-17-159 | 388-148-0310 | NEW-P | 00-17-133 |
| 388-97-43050 | NEW | 00-06-028 | 388-148-0005 | NEW-P | 00-17-133 | 388-148-0315 | NEW-P | 00-17-133 |
| 388-97-435 | REP | 00-06-028 | 388-148-0010 | NEW-P | 00-17-133 | 388-148-0320 | NEW-P | 00-17-133 |
| 388-97-440 | REP | 00-06-028 | 388-148-0015 | NEW-P | 00-17-133 | 388-148-0325 | NEW-P | 00-17-133 |
| 388-97-445 | REP | 00-06-028 | 388-148-0020 | NEW-P | 00-17-133 | 388-148-0330 | NEW-P | 00-17-133 |
| 388-97-450 | REP | 00-06-028 | 388-148-0025 | NEW-P | 00-17-133 | 388-148-0335 | NEW-P | 00-17-133 |
| 388-97-455 | AMD | 00-06-028 | 388-148-0030 | NEW-P | 00-17-133 | 388-148-0340 | NEW-P | 00-17-133 |
| 388-97-45510 | NEW | 00-06-028 | 388-148-0035 | NEW-P | 00-17-133 | 388-148-0345 | NEW-P | 00-17-133 |
| 388-97-460 | AMD | 00-06-028 | 388-148-0040 | NEW-P | 00-17-133 | 388-148-0350 | NEW-P | 00-17-133 |
| 388-97-46010 | NEW | 00-06-028 | 388-148-0045 | NEW-P | 00-17-133 | 388-148-0355 | NEW-P | 00-17-133 |
| 388-97-465 | AMD | 00-06-028 | 388-148-0050 | NEW-P | 00-17-133 | 388-148-0360 | NEW-P | 00-17-133 |
| 388-97-46510 | NEW | 00-06-028 | 388-148-0055 | NEW-P | 00-17-133 | 388-148-0365 | NEW-P | 00-17-133 |
| 388-97-46520 | NEW | 00-06-028 | 388-148-0060 | NEW-P | 00-17-133 | 388-148-0370 | NEW-P | 00-17-133 |
| 388-97-46530 | NEW | 00-06-028 | 388-148-0065 | NEW-P | 00-17-133 | 388-148-0375 | NEW-P | 00-17-133 |
| 388-97-46540 | NEW | 00-06-028 | 388-148-0070 | NEW-P | 00-17-133 | 388-148-0380 | NEW-P | 00-17-133 |
| 388-97-46550 | NEW | 00-06-028 | 388-148-0075 | NEW-P | 00-17-133 | 388-148-0385 | NEW-P | 00-17-133 |
| 388-97-46560 | NEW | 00-06-028 | 388-148-0080 | NEW-P | 00-17-133 | 388-148-0390 | NEW-P | 00-17-133 |
| 388-97-46570 | NEW | 00-06-028 | 388-148-0085 | NEW-P | 00-17-133 | 388-148-0395 | NEW-P | 00-17-133 |
| 388-97-46580 | NEW | 00-06-028 | 388-148-0090 | NEW-P | 00-17-133 | 388-148-0400 | NEW-P | 00-17-133 |
| 388-97-46590 | NEW | 00-06-028 | 388-148-0095 | NEW-P | 00-17-133 | 388-148-0405 | NEW-P | 00-17-133 |

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| 388-151-320 | AMD-P | 00-17-124 | 388-155-410 | AMD | 00-06-040 | 388-160-0385 | NEW-P | 00-17-158 |
| 388-151-330 | AMD-P | 00-17-124 | 388-155-420 | AMD-XA | 00-09-089 | 388-160-0395 | NEW-P | 00-17-158 |
| 388-151-340 | AMD-P | 00-17-124 | 388-155-430 | AMD | 00-06-040 | 388-160-040 | REP-P | 00-17-158 |
| 388-151-380 | AMD-P | 00-17-124 | 388-155-440 | AMD | 00-06-040 | 388-160-0405 | NEW-P | 00-17-158 |
| 388-151-390 | AMD-P | 00-17-124 | 388-155-450 | AMD | 00-06-040 | 388-160-0415 | NEW-P | 00-17-158 |
| 388-151-410 | AMD-P | 00-17-124 | 388-155-460 | AMD | 00-06-040 | 388-160-0425 | NEW-P | 00-17-158 |
| 388-151-420 | AMD-P | 00-17-124 | 388-155-470 | AMD | 00-06-040 | 388-160-0435 | NEW-P | 00-17-158 |
| 388-151-430 | AMD-P | 00-17-124 | 388-155-480 | AMD-XA | 00-09-089 | 388-160-0445 | NEW-P | 00-17-158 |
| 388-151-440 | AMD-P | 00-17-124 | 388-155-490 | AMD | 00-06-040 | 388-160-0455 | NEW-P | 00-17-158 |
| 388-151-450 | AMD-P | 00-17-124 | 388-155-500 | AMD | 00-06-040 | 388-160-0465 | NEW-P | 00-17-158 |
| 388-151-460 | AMD-P | 00-17-124 | 388-155-600 | AMD | 00-06-040 | 388-160-0475 | NEW-P | 00-17-158 |
| 388-151-470 | AMD-P | 00-17-124 | 388-155-605 | AMD-XA | 00-09-089 | 388-160-0485 | NEW-P | 00-17-158 |
| 388-151-480 | AMD-P | 00-17-124 | 388-155-610 | AMD-XA | 00-09-089 | 388-160-0495 | NEW-P | 00-17-158 |
| 388-151-490 | AMD-P | 00-17-124 | 388-155-620 | AMD-XA | 00-09-089 | 388-160-050 | REP-P | 00-17-158 |
| 388-151-500 | AMD-P | 00-17-124 | 388-155-630 | AMD-XA | 00-09-089 | 388-160-0505 | NEW-P | 00-17-158 |
| 388-155-010 | AMD | 00-06-040 | 388-155-640 | AMD-XA | 00-09-089 | 388-160-0515 | NEW-P | 00-17-158 |
| 388-155-020 | AMD | 00-06-040 | 388-155-650 | AMD-XA | 00-09-089 | 388-160-0525 | NEW-P | 00-17-158 |
| 388-155-040 | AMD-XA | 00-09-089 | 388-155-660 | AMD-XA | 00-09-089 | 388-160-0535 | NEW-P | 00-17-158 |
| 388-155-050 | AMD-XA | 00-09-089 | 388-155-670 | AMD-XA | 00-09-089 | 388-160-0545 | NEW-P | 00-17-158 |
| 388-155-060 | AMD-XA | 00-09-089 | 388-155-680 | AMD-XA | 00-09-089 | 388-160-0555 | NEW-P | 00-17-158 |
| 388-155-070 | AMD | 00-06-040 | 388-160 | AMD-P | 00-17-158 | 388-160-0565 | NEW-P | 00-17-158 |
| 388-155-083 | NEW-P | 00-17-127 | 388-160-0005 | NEW-P | 00-17-158 | 388-160-0575 | NEW-P | 00-17-158 |
| 388-155-085 | AMD-XA | 00-09-089 | 388-160-0015 | NEW-P | 00-17-158 | 388-160-0585 | NEW-P | 00-17-158 |
| 388-155-090 | AMD-XA | 00-09-089 | 388-160-0025 | NEW-P | 00-17-158 | 388-160-0595 | NEW-P | 00-17-158 |
| 388-155-092 | AMD-XA | 00-09-089 | 388-160-0035 | NEW-P | 00-17-158 | 388-160-060 | REP-P | 00-17-158 |
| 388-155-093 | AMD-XA | 00-09-089 | 388-160-0045 | NEW-P | 00-17-158 | 388-160-0605 | NEW-P | 00-17-158 |
| 388-155-094 | AMD-XA | 00-09-089 | 388-160-0055 | NEW-P | 00-17-158 | 388-160-0615 | NEW-P | 00-17-158 |
| 388-155-095 | AMD-XA | 00-09-089 | 388-160-0065 | NEW-P | 00-17-158 | 388-160-0625 | NEW-P | 00-17-158 |
| 388-155-098 | AMD | 00-06-040 | 388-160-0075 | NEW-P | 00-17-158 | 388-160-0635 | NEW-P | 00-17-158 |
| 388-155-100 | AMD | 00-06-040 | 388-160-0085 | NEW-P | 00-17-158 | 388-160-0645 | NEW-P | 00-17-158 |
| 388-155-110 | AMD | 00-06-040 | 388-160-0095 | NEW-P | 00-17-158 | 388-160-070 | REP-P | 00-17-158 |
| 388-155-120 | AMD | 00-06-040 | 388-160-010 | REP-P | 00-17-158 | 388-160-080 | REP-P | 00-17-158 |
| 388-155-130 | AMD | 00-06-040 | 388-160-0105 | NEW-P | 00-17-158 | 388-160-090 | REP-P | 00-17-158 |
| 388-155-140 | AMD | 00-06-040 | 388-160-0115 | NEW-P | 00-17-158 | 388-160-100 | REP-P | 00-17-158 |
| 388-155-150 | AMD | 00-06-040 | 388-160-0125 | NEW-P | 00-17-158 | 388-160-110 | REP-P | 00-17-158 |
| 388-155-160 | AMD-XA | 00-09-089 | 388-160-0135 | NEW-P | 00-17-158 | 388-160-120 | REP-P | 00-17-158 |
| 388-155-165 | AMD | 00-06-040 | 388-160-0145 | NEW-P | 00-17-158 | 388-160-130 | REP-P | 00-17-158 |
| 388-155-170 | AMD | 00-06-040 | 388-160-0155 | NEW-P | 00-17-158 | 388-160-140 | REP-P | 00-17-158 |
| 388-155-180 | AMD | 00-06-040 | 388-160-0165 | NEW-P | 00-17-158 | 388-160-150 | REP-P | 00-17-158 |
| 388-155-190 | AMD-XA | 00-09-089 | 388-160-0175 | NEW-P | 00-17-158 | 388-160-160 | REP-P | 00-17-158 |
| 388-155-200 | AMD | 00-06-040 | 388-160-0185 | NEW-P | 00-17-158 | 388-160-170 | REP-P | 00-17-158 |
| 388-155-210 | REP | 00-06-040 | 388-160-0195 | NEW-P | 00-17-158 | 388-160-180 | REP-P | 00-17-158 |
| 388-155-220 | AMD | 00-06-040 | 388-160-020 | REP-P | 00-17-158 | 388-160-190 | REP-P | 00-17-158 |
| 388-155-230 | AMD | 00-06-040 | 388-160-0205 | NEW-P | 00-17-158 | 388-160-200 | REP-P | 00-17-158 |
| 388-155-240 | AMD | 00-06-040 | 388-160-0215 | NEW-P | 00-17-158 | 388-160-210 | REP-P | 00-17-158 |
| 388-155-250 | AMD | 00-06-040 | 388-160-0225 | NEW-P | 00-17-158 | 388-160-220 | REP-P | 00-17-158 |
| 388-155-260 | REP | 00-06-040 | 388-160-0235 | NEW-P | 00-17-158 | 388-160-230 | REP-P | 00-17-158 |
| 388-155-270 | AMD | 00-06-040 | 388-160-0245 | NEW-P | 00-17-158 | 388-160-240 | REP-P | 00-17-158 |
| 388-155-270 | AMD-XA | 00-09-089 | 388-160-0255 | NEW-P | 00-17-158 | 388-160-250 | REP-P | 00-17-158 |
| 388-155-280 | AMD | 00-06-040 | 388-160-0265 | NEW-P | 00-17-158 | 388-160-260 | REP-P | 00-17-158 |
| 388-155-290 | AMD | 00-06-040 | 388-160-0275 | NEW-P | 00-17-158 | 388-160-270 | REP-P | 00-17-158 |
| 388-155-295 | AMD | 00-06-040 | 388-160-0285 | NEW-P | 00-17-158 | 388-160-280 | REP-P | 00-17-158 |
| 388-155-310 | AMD | 00-06-040 | 388-160-0295 | NEW-P | 00-17-158 | 388-160-290 | REP-P | 00-17-158 |
| 388-155-320 | AMD | 00-06-040 | 388-160-030 | REP-P | 00-17-158 | 388-160-300 | REP-P | 00-17-158 |
| 388-155-330 | AMD-XA | 00-09-089 | 388-160-0305 | NEW-P | 00-17-158 | 388-160-310 | REP-P | 00-17-158 |
| 388-155-340 | AMD | 00-06-040 | 388-160-0315 | NEW-P | 00-17-158 | 388-160-320 | REP-P | 00-17-158 |
| 388-155-350 | AMD | 00-06-040 | 388-160-0325 | NEW-P | 00-17-158 | 388-160-340 | REP-P | 00-17-158 |
| 388-155-360 | AMD | 00-06-040 | 388-160-0335 | NEW-P | 00-17-158 | 388-160-350 | REP-P | 00-17-158 |
| 388-155-370 | AMD-XA | 00-09-089 | 388-160-0345 | NEW-P | 00-17-158 | 388-160-360 | REP-P | 00-17-158 |
| 388-155-380 | AMD-XA | 00-09-089 | 388-160-0355 | NEW-P | 00-17-158 | 388-160-370 | REP-P | 00-17-158 |
| 388-155-390 | AMD | 00-06-040 | 388-160-0365 | NEW-P | 00-17-158 | 388-160-380 | REP-P | 00-17-158 |
| 388-155-400 | AMD | 00-06-040 | 388-160-0375 | NEW-P | 00-17-158 | 388-160-390 | REP-P | 00-17-158 |

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| 388-160-400 | REP-P | 00-17-158 | 388-235-7000 | REP | 00-16-113 | 388-240-4200 | REP-P | 00-11-107 |
| 388-160-410 | REP-P | 00-17-158 | 388-235-7100 | REP-P | 00-11-129 | 388-240-4200 | REP | 00-16-077 |
| 388-160-420 | REP-P | 00-17-158 | 388-235-7100 | REP | 00-16-113 | 388-240-4400 | REP-P | 00-11-107 |
| 388-160-430 | REP-P | 00-17-158 | 388-235-7200 | REP-P | 00-11-129 | 388-240-4400 | REP | 00-16-077 |
| 388-160-440 | REP-P | 00-17-158 | 388-235-7200 | REP | 00-16-113 | 388-240-4600 | REP-P | 00-11-107 |
| 388-160-460 | REP-P | 00-17-158 | 388-235-7300 | REP-P | 00-11-129 | 388-240-4600 | REP | 00-16-077 |
| 388-160-470 | REP-P | 00-17-158 | 388-235-7300 | REP | 00-16-113 | 388-240-5100 | REP-P | 00-11-107 |
| 388-160-480 | REP-P | 00-17-158 | 388-235-7400 | REP-P | 00-11-129 | 388-240-5100 | REP | 00-16-077 |
| 388-160-490 | REP-P | 00-17-158 | 388-235-7400 | REP | 00-16-113 | 388-240-6100 | REP-P | 00-11-107 |
| 388-160-500 | REP-P | 00-17-158 | 388-235-7500 | REP-P | 00-11-129 | 388-240-6100 | REP | 00-16-077 |
| 388-160-510 | REP-P | 00-17-158 | 388-235-7500 | REP | 00-16-113 | 388-255 | PREP | 00-08-054 |
| 388-160-520 | REP-P | 00-17-158 | 388-235-7600 | REP-P | 00-11-129 | 388-255-1020 | REP-P | 00-12-081 |
| 388-160-530 | REP-P | 00-17-158 | 388-235-7600 | REP | 00-16-113 | 388-255-1020 | REP | 00-15-053 |
| 388-160-540 | REP-P | 00-17-158 | 388-235-8000 | REP-P | 00-11-129 | 388-255-1050 | REP-P | 00-12-081 |
| 388-160-550 | REP-P | 00-17-158 | 388-235-8000 | REP | 00-16-113 | 388-255-1050 | REP | 00-15-053 |
| 388-160-560 | REP-P | 00-17-158 | 388-235-8100 | REP-P | 00-11-129 | 388-255-1100 | REP-P | 00-12-081 |
| 388-200-1050 | REP-P | 00-17-004 | 388-235-8100 | REP | 00-16-113 | 388-255-1100 | REP | 00-15-053 |
| 388-200-1160 | REP | 00-03-035 | 388-235-8130 | REP-P | 00-11-129 | 388-255-1150 | REP-P | 00-12-081 |
| 388-200-1300 | PREP | 00-04-036 | 388-235-8130 | REP | 00-16-113 | 388-255-1150 | REP | 00-15-053 |
| 388-200-1300 | AMD-P | 00-17-004 | 388-235-8140 | REP-P | 00-11-129 | 388-255-1200 | REP-P | 00-12-081 |
| 388-200-1350 | PREP | 00-04-036 | 388-235-8140 | REP | 00-16-113 | 388-255-1200 | REP | 00-15-053 |
| 388-200-1350 | AMD-P | 00-17-004 | 388-235-8150 | REP-P | 00-11-129 | 388-255-1250 | REP-P | 00-12-081 |
| 388-200-1400 | REP-P | 00-17-003 | 388-235-8150 | REP | 00-16-113 | 388-255-1250 | REP | 00-15-053 |
| 388-222-001 | PREP | 00-16-112 | 388-235-8200 | REP-P | 00-11-129 | 388-255-1300 | REP-P | 00-12-081 |
| 388-222-010 | PREP | 00-16-112 | 388-235-8200 | REP | 00-16-113 | 388-255-1300 | REP | 00-15-053 |
| 388-222-020 | PREP | 00-16-112 | 388-235-9000 | AMD | 00-05-007 | 388-265-1650 | PREP | 00-07-101 |
| 388-235 | PREP | 00-08-051 | 388-235-9000 | REP-P | 00-11-129 | 388-265-1650 | AMD-P | 00-16-088 |
| 388-235-1500 | REP-P | 00-11-129 | 388-235-9000 | REP | 00-16-113 | 388-265-1650 | AMD | 00-19-078 |
| 388-235-1500 | REP | 00-16-113 | 388-235-9100 | REP-P | 00-11-129 | 388-265-1750 | PREP | 00-07-101 |
| 388-235-5000 | REP-P | 00-11-129 | 388-235-9100 | REP | 00-16-113 | 388-265-1750 | REP-P | 00-16-088 |
| 388-235-5000 | REP | 00-16-113 | 388-235-9200 | REP-P | 00-11-129 | 388-265-1750 | REP | 00-19-078 |
| 388-235-5050 | REP-P | 00-11-129 | 388-235-9200 | REP | 00-16-113 | 388-273-0010 | NEW-P | 00-12-083 |
| 388-235-5050 | REP | 00-16-113 | 388-235-9300 | REP-P | 00-11-129 | 388-273-0020 | NEW-P | 00-12-083 |
| 388-235-5060 | REP-P | 00-11-129 | 388-235-9300 | REP | 00-16-113 | 388-273-0025 | NEW-P | 00-12-083 |
| 388-235-5060 | REP | 00-16-113 | 388-240-0010 | REP-P | 00-11-107 | 388-273-0030 | NEW-P | 00-12-083 |
| 388-235-5070 | REP-P | 00-11-129 | 388-240-0010 | REP | 00-16-077 | 388-273-0035 | NEW-P | 00-12-083 |
| 388-235-5070 | REP | 00-16-113 | 388-240-0020 | REP-P | 00-11-107 | 388-275-0010 | REP-P | 00-15-070 |
| 388-235-5080 | REP-P | 00-11-129 | 388-240-0020 | REP | 00-16-077 | 388-275-0010 | REP | 00-18-038 |
| 388-235-5080 | REP | 00-16-113 | 388-240-1100 | REP-P | 00-11-107 | 388-275-0040 | REP-P | 00-15-070 |
| 388-235-5090 | REP-P | 00-11-129 | 388-240-1100 | REP | 00-16-077 | 388-275-0040 | REP | 00-18-038 |
| 388-235-5090 | REP | 00-16-113 | 388-240-1200 | REP-P | 00-11-107 | 388-275-0080 | REP-P | 00-15-070 |
| 388-235-5100 | REP-P | 00-11-129 | 388-240-1200 | REP | 00-16-077 | 388-275-0080 | REP | 00-18-038 |
| 388-235-5100 | REP | 00-16-113 | 388-240-2100 | REP-P | 00-11-107 | 388-280 | AMD-P | 00-16-086 |
| 388-235-5200 | REP-P | 00-11-129 | 388-240-2100 | REP | 00-16-077 | 388-280 | AMD | 00-19-077 |
| 388-235-5200 | REP | 00-16-113 | 388-240-2300 | REP-P | 00-11-107 | 388-280-0010 | NEW-P | 00-16-086 |
| 388-235-5300 | REP-P | 00-11-129 | 388-240-2300 | REP | 00-16-077 | 388-280-0010 | NEW | 00-19-077 |
| 388-235-5300 | REP | 00-16-113 | 388-240-2400 | REP-P | 00-11-107 | 388-280-0020 | NEW-P | 00-16-086 |
| 388-235-5400 | REP-P | 00-11-129 | 388-240-2400 | REP | 00-16-077 | 388-280-0020 | NEW | 00-19-077 |
| 388-235-5400 | REP | 00-16-113 | 388-240-2450 | REP-P | 00-11-107 | 388-280-0030 | NEW-P | 00-16-086 |
| 388-235-5500 | REP-P | 00-11-129 | 388-240-2450 | REP | 00-16-077 | 388-280-0030 | NEW | 00-19-077 |
| 388-235-5500 | REP | 00-16-113 | 388-240-2500 | REP-P | 00-11-107 | 388-280-0040 | NEW-P | 00-16-086 |
| 388-235-5600 | REP-P | 00-11-129 | 388-240-2500 | REP | 00-16-077 | 388-280-0040 | NEW | 00-19-077 |
| 388-235-5600 | REP | 00-16-113 | 388-240-2550 | REP-P | 00-11-107 | 388-280-0050 | NEW-P | 00-16-086 |
| 388-235-5700 | REP-P | 00-11-129 | 388-240-2550 | REP | 00-16-077 | 388-280-0050 | NEW | 00-19-077 |
| 388-235-5700 | REP | 00-16-113 | 388-240-2570 | REP-P | 00-11-107 | 388-280-0060 | NEW-P | 00-16-086 |
| 388-235-5800 | REP-P | 00-11-129 | 388-240-2570 | REP | 00-16-077 | 388-280-0060 | NEW | 00-19-077 |
| 388-235-5800 | REP | 00-16-113 | 388-240-2600 | REP-P | 00-11-107 | 388-280-1010 | REP-P | 00-16-086 |
| 388-235-5900 | REP-P | 00-11-129 | 388-240-2600 | REP | 00-16-077 | 388-280-1010 | REP | 00-19-077 |
| 388-235-5900 | REP | 00-16-113 | 388-240-3100 | REP-P | 00-11-107 | 388-280-1020 | REP-P | 00-16-086 |
| 388-235-6000 | REP-P | 00-11-129 | 388-240-3100 | REP | 00-16-077 | 388-280-1020 | REP | 00-19-077 |
| 388-235-6000 | REP | 00-16-113 | 388-240-4100 | REP-P | 00-11-107 | 388-280-1030 | REP-P | 00-16-086 |
| 388-235-7000 | REP-P | 00-11-129 | 388-240-4100 | REP | 00-16-077 | 388-280-1030 | REP | 00-19-077 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388-280-1040 | REP-P | 00-16-086 | 388-290-866 | NEW-E | 00-08-061 | 388-310-0800 | AMD-S | 00-10-091 |
| 388-280-1040 | REP | 00-19-077 | 388-290-866 | NEW-P | 00-13-105 | 388-310-0800 | AMD | 00-13-106 |
| 388-280-1050 | REP-P | 00-16-086 | 388-290-866 | NEW | 00-16-100 | 388-310-1400 | AMD-P | 00-03-051 |
| 388-280-1050 | REP | 00-19-077 | 388-290-870 | NEW-E | 00-08-061 | 388-310-1400 | AMD | 00-06-062 |
| 388-280-1060 | REP-P | 00-16-086 | 388-290-870 | NEW-P | 00-13-105 | 388-310-1450 | NEW-P | 00-03-051 |
| 388-280-1060 | REP | 00-19-077 | 388-290-870 | NEW | 00-16-100 | 388-310-1450 | NEW | 00-06-062 |
| 388-280-1070 | REP-P | 00-16-086 | 388-290-874 | NEW-E | 00-08-061 | 388-310-1800 | PREP | 00-07-102 |
| 388-280-1070 | REP | 00-19-077 | 388-290-874 | NEW-P | 00-13-105 | 388-310-1800 | AMD-P | 00-11-140 |
| 388-280-1080 | REP-P | 00-16-086 | 388-290-874 | NEW | 00-16-100 | 388-310-1800 | AMD | 00-16-055 |
| 388-280-1080 | REP | 00-19-077 | 388-290-878 | NEW-E | 00-08-061 | 388-310-1850 | AMD-E | 00-03-013 |
| 388-280-1090 | REP-P | 00-16-086 | 388-290-878 | NEW-P | 00-13-105 | 388-310-1850 | AMD-P | 00-04-091 |
| 388-280-1090 | REP | 00-19-077 | 388-290-878 | NEW | 00-16-100 | 388-310-1850 | AMD | 00-08-021 |
| 388-280-1100 | REP-P | 00-16-086 | 388-290-882 | NEW-E | 00-08-061 | 388-310-1850 | REP-E | 00-14-046 |
| 388-280-1100 | REP | 00-19-077 | 388-290-882 | NEW-P | 00-13-105 | 388-310-1850 | REP-P | 00-18-019 |
| 388-280-1110 | REP-P | 00-16-086 | 388-290-882 | NEW | 00-16-100 | 388-330-010 | REP-P | 00-17-159 |
| 388-280-1110 | REP | 00-19-077 | 388-290-886 | NEW-E | 00-08-061 | 388-330-020 | REP-P | 00-17-159 |
| 388-280-1120 | REP-P | 00-16-086 | 388-290-886 | NEW-P | 00-13-105 | 388-330-030 | REP-P | 00-17-159 |
| 388-280-1120 | REP | 00-19-077 | 388-290-886 | NEW | 00-16-100 | 388-330-035 | REP-P | 00-17-159 |
| 388-280-1130 | REP-P | 00-16-086 | 388-290-888 | NEW-E | 00-08-061 | 388-330-040 | REP-P | 00-17-159 |
| 388-280-1130 | REP | 00-19-077 | 388-290-888 | NEW-P | 00-13-105 | 388-330-050 | REP-P | 00-17-159 |
| 388-280-1140 | REP-P | 00-16-086 | 388-290-888 | NEW | 00-16-100 | 388-330-060 | REP-P | 00-17-159 |
| 388-280-1140 | REP | 00-19-077 | 388-290-905 | AMD-E | 00-08-061 | 388-400 | PREP | 00-11-182 |
| 388-280-1150 | REP-P | 00-16-086 | 388-290-905 | AMD-P | 00-13-105 | 388-400-0005 | AMD | 00-05-007 |
| 388-280-1150 | REP | 00-19-077 | 388-290-905 | AMD | 00-16-100 | 388-400-0010 | AMD | 00-05-007 |
| 388-280-1160 | REP-P | 00-16-086 | 388-290-910 | AMD-E | 00-08-061 | 388-400-0015 | AMD-E | 00-13-075 |
| 388-280-1160 | REP | 00-19-077 | 388-290-910 | AMD-P | 00-13-105 | 388-400-0025 | PREP | 00-08-056 |
| 388-290-015 | AMD-P | 00-10-089 | 388-290-910 | AMD | 00-16-100 | 388-400-0025 | AMD-P | 00-11-128 |
| 388-290-015 | AMD-E | 00-10-090 | 388-290-920 | AMD-P | 00-10-089 | 388-400-0025 | AMD | 00-15-017 |
| 388-290-015 | AMD | 00-17-005 | 388-290-920 | AMD-E | 00-10-090 | 388-400-0030 | AMD-E | 00-19-076 |
| 388-290-280 | AMD-P | 00-10-089 | 388-290-920 | AMD | 00-17-005 | 388-400-0035 | REP-E | 00-15-071 |
| 388-290-280 | AMD-E | 00-10-090 | 388-290-925 | AMD-E | 00-08-061 | 388-404 | PREP | 00-11-182 |
| 388-290-280 | AMD | 00-17-005 | 388-290-925 | AMD-P | 00-13-105 | 388-404-0005 | AMD | 00-05-007 |
| 388-290-350 | AMD-P | 00-10-089 | 388-290-925 | AMD | 00-16-100 | 388-406-0015 | AMD | 00-06-015 |
| 388-290-350 | AMD-E | 00-10-090 | 388-290-940 | AMD-E | 00-08-061 | 388-406-0060 | PREP | 00-06-060 |
| 388-290-350 | AMD | 00-17-005 | 388-290-940 | AMD-P | 00-13-105 | 388-406-0060 | AMD-P | 00-10-093 |
| 388-290-450 | AMD-P | 00-10-089 | 388-290-940 | AMD | 00-16-100 | 388-406-0060 | AMD | 00-13-076 |
| 388-290-450 | AMD-E | 00-10-090 | 388-290-945 | AMD-E | 00-08-061 | 388-408 | PREP | 00-11-182 |
| 388-290-450 | AMD | 00-17-005 | 388-290-945 | AMD-P | 00-13-105 | 388-408-0020 | AMD | 00-05-007 |
| 388-290-475 | AMD-P | 00-10-089 | 388-290-945 | AMD | 00-16-100 | 388-408-0025 | PREP | 00-08-050 |
| 388-290-475 | AMD-E | 00-10-090 | 388-290-950 | AMD-P | 00-10-089 | 388-408-0035 | PREP | 00-08-052 |
| 388-290-475 | AMD | 00-17-005 | 388-290-950 | AMD-E | 00-10-090 | 388-412-0025 | PREP | 00-13-060 |
| 388-290-550 | REP-P | 00-10-089 | 388-290-950 | AMD | 00-17-005 | 388-412-0040 | PREP | 00-13-060 |
| 388-290-550 | REP-E | 00-10-090 | 388-310 | PREP | 00-16-024 | 388-414-0001 | AMD-P | 00-07-076 |
| 388-290-550 | REP | 00-17-005 | 388-310-0200 | AMD-P | 00-03-051 | 388-414-0001 | AMD | 00-11-035 |
| 388-290-600 | AMD-P | 00-10-089 | 388-310-0200 | AMD | 00-06-062 | 388-414-0001 | AMD-E | 00-15-042 |
| 388-290-600 | AMD-E | 00-10-090 | 388-310-0200 | PREP | 00-07-102 | 388-416-0015 | AMD-P | 00-04-045 |
| 388-290-600 | AMD | 00-17-005 | 388-310-0200 | AMD-P | 00-11-140 | 388-416-0015 | AMD | 00-08-002 |
| 388-290-650 | AMD-P | 00-10-089 | 388-310-0200 | AMD | 00-16-055 | 388-418 | PREP | 00-16-051 |
| 388-290-650 | AMD-E | 00-10-090 | 388-310-0300 | AMD-P | 00-03-051 | 388-418-0012 | REP-P | 00-03-062 |
| 388-290-650 | AMD | 00-17-005 | 388-310-0300 | AMD | 00-06-062 | 388-418-0012 | REP | 00-07-077 |
| 388-290-850 | AMD-E | 00-08-061 | 388-310-0400 | AMD-P | 00-03-051 | 388-418-0025 | AMD-P | 00-04-045 |
| 388-290-850 | AMD-P | 00-13-105 | 388-310-0400 | AMD | 00-06-062 | 388-418-0025 | AMD | 00-08-002 |
| 388-290-850 | AMD | 00-16-100 | 388-310-0400 | PREP | 00-07-102 | 388-422 | PREP | 00-11-182 |
| 388-290-854 | NEW-E | 00-08-061 | 388-310-0500 | PREP | 00-07-102 | 388-424 | PREP | 00-11-182 |
| 388-290-854 | NEW-P | 00-13-105 | 388-310-0600 | PREP | 00-07-102 | 388-424-0015 | AMD-P | 00-05-110 |
| 388-290-854 | NEW | 00-16-100 | 388-310-0600 | AMD-P | 00-11-140 | 388-424-0015 | AMD | 00-08-060 |
| 388-290-858 | NEW-E | 00-08-061 | 388-310-0600 | AMD | 00-16-055 | 388-424-0025 | AMD-E | 00-08-004 |
| 388-290-858 | NEW-P | 00-13-105 | 388-310-0700 | AMD-P | 00-03-051 | 388-424-0025 | AMD-P | 00-09-082 |
| 388-290-858 | NEW | 00-16-100 | 388-310-0700 | AMD | 00-06-062 | 388-424-0025 | AMD | 00-13-036 |
| 388-290-862 | NEW-E | 00-08-061 | 388-310-0800 | PREP | 00-05-109 | 388-426 | PREP | 00-09-032 |
| 388-290-862 | NEW-P | 00-13-105 | 388-310-0800 | AMD-E | 00-06-061 | 388-430-0001 | REP | 00-05-007 |
| 388-290-862 | NEW | 00-16-100 | 388-310-0800 | AMD-P | 00-08-089 | 388-430-0005 | REP | 00-05-007 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388-430-0010 | REP | 00-05-007 | 388-448-0170 | NEW | 00-16-113 | 388-478-0050 | AMD | 00-15-052 |
| 388-430-0015 | REP | 00-05-007 | 388-448-0180 | NEW-P | 00-11-129 | 388-478-0055 | AMD-P | 00-08-058 |
| 388-430-0020 | REP | 00-05-007 | 388-448-0180 | NEW | 00-16-113 | 388-478-0055 | AMD-E | 00-08-059 |
| 388-430-0025 | REP | 00-05-007 | 388-448-0190 | NEW-P | 00-11-129 | 388-478-0055 | AMD | 00-11-130 |
| 388-432-0005 | PREP | 00-16-112 | 388-448-0190 | NEW | 00-16-113 | 388-478-0055 | PREP | 00-13-035 |
| 388-436-0002 | AMD-E | 00-16-089 | 388-448-0200 | NEW-P | 00-11-129 | 388-478-0055 | PREP | 00-15-015 |
| 388-436-0002 | AMD-P | 00-19-043 | 388-448-0200 | NEW | 00-16-113 | 388-478-0055 | AMD-P | 00-17-155 |
| 388-436-0010 | REP-P | 00-06-067 | 388-448-0210 | NEW-P | 00-11-129 | 388-478-0056 | PREP | 00-17-078 |
| 388-436-0010 | REP | 00-10-036 | 388-448-0210 | NEW | 00-16-113 | 388-478-0060 | AMD-P | 00-19-097 |
| 388-438-0110 | PREP | 00-14-043 | 388-450 | PREP | 00-10-031 | 388-478-0060 | AMD-E | 00-19-098 |
| 388-440 | PREP | 00-09-032 | 388-450 | PREP | 00-11-182 | 388-478-0070 | AMD-P | 00-07-075 |
| 388-440-0001 | AMD | 00-03-034 | 388-450-0005 | PREP | 00-12-079 | 388-478-0070 | AMD | 00-10-095 |
| 388-440-0005 | AMD | 00-03-034 | 388-450-0015 | PREP | 00-03-060 | 388-478-0075 | PREP | 00-07-054 |
| 388-442-0010 | AMD | 00-05-007 | 388-450-0015 | AMD-E | 00-06-023 | 388-478-0075 | AMD-E | 00-07-089 |
| 388-442-0010 | PREP | 00-19-029 | 388-450-0015 | AMD-P | 00-09-081 | 388-478-0075 | AMD-P | 00-14-044 |
| 388-444-0015 | AMD | 00-04-006 | 388-450-0015 | AMD-E | 00-13-062 | 388-478-0075 | AMD-E | 00-15-041 |
| 388-444-0020 | AMD-P | 00-17-102 | 388-450-0020 | PREP | 00-12-079 | 388-478-0075 | AMD | 00-17-085 |
| 388-444-0035 | AMD | 00-04-006 | 388-450-0035 | AMD-E | 00-02-062 | 388-478-0080 | AMD-P | 00-07-075 |
| 388-444-0055 | AMD | 00-04-006 | 388-450-0035 | AMD-P | 00-10-087 | 388-478-0080 | AMD | 00-10-095 |
| 388-444-0065 | AMD | 00-04-006 | 388-450-0035 | AMD-E | 00-10-088 | 388-478-0085 | PREP | 00-07-054 |
| 388-444-0075 | AMD | 00-04-006 | 388-450-0035 | AMD | 00-18-057 | 388-478-0085 | AMD-E | 00-07-089 |
| 388-448-0001 | PREP | 00-08-055 | 388-450-0045 | PREP | 00-17-152 | 388-478-0085 | AMD-P | 00-14-044 |
| 388-448-0001 | AMD-P | 00-11-127 | 388-450-0070 | PREP | 00-16-052 | 388-478-0085 | AMD-E | 00-15-041 |
| 388-448-0001 | AMD | 00-15-018 | 388-450-0150 | PREP | 00-12-079 | 388-478-0085 | AMD | 00-17-085 |
| 388-448-0005 | PREP | 00-08-055 | 388-450-0190 | AMD-E | 00-19-075 | 388-480-0001 | AMD | 00-05-007 |
| 388-448-0005 | REP-P | 00-12-040 | 388-450-0195 | AMD-P | 00-19-072 | 388-484-0005 | PREP | 00-18-055 |
| 388-448-0005 | REP | 00-15-051 | 388-450-0210 | PREP | 00-12-079 | 388-490-0005 | AMD-P | 00-04-092 |
| 388-448-0010 | NEW-P | 00-11-129 | 388-452-0005 | PREP | 00-16-053 | 388-490-0005 | AMD | 00-08-091 |
| 388-448-0010 | NEW | 00-16-113 | 388-452-0005 | AMD-P | 00-19-074 | 388-492 | PREP | 00-08-088 |
| 388-448-0020 | NEW-P | 00-11-129 | 388-454 | PREP | 00-11-182 | 388-501-0050 | PREP | 00-10-032 |
| 388-448-0020 | NEW | 00-16-113 | 388-458 | PREP | 00-17-002 | 388-501-0125 | PREP | 00-03-011 |
| 388-448-0030 | NEW-P | 00-11-129 | 388-466-0007 | NEW-E | 00-15-071 | 388-501-0125 | AMD-P | 00-14-065 |
| 388-448-0030 | NEW | 00-16-113 | 388-466-0015 | REP-S | 00-19-073 | 388-501-0125 | AMD | 00-19-050 |
| 388-448-0035 | NEW-P | 00-11-129 | 388-466-0020 | REP-S | 00-19-073 | 388-501-0130 | REP-P | 00-17-161 |
| 388-448-0035 | NEW | 00-16-113 | 388-466-0025 | REP-S | 00-19-073 | 388-501-0150 | REP-XR | 00-09-038 |
| 388-448-0040 | NEW-P | 00-11-129 | 388-466-0030 | NEW-P | 00-16-087 | 388-501-0150 | REP | 00-14-047 |
| 388-448-0040 | NEW | 00-16-113 | 388-466-0130 | NEW-P | 00-18-111 | 388-501-0160 | AMD | 00-03-035 |
| 388-448-0050 | NEW-P | 00-11-129 | 388-466-0150 | NEW-S | 00-19-073 | 388-501-0165 | AMD | 00-03-035 |
| 388-448-0050 | NEW | 00-16-113 | 388-470 | PREP | 00-12-078 | 388-501-0180 | AMD-P | 00-17-055 |
| 388-448-0060 | NEW-P | 00-11-129 | 388-470-0005 | PREP | 00-12-079 | 388-501-0200 | AMD-XA | 00-07-044 |
| 388-448-0060 | NEW | 00-16-113 | 388-470-0020 | PREP | 00-12-079 | 388-501-0200 | AMD | 00-11-141 |
| 388-448-0070 | NEW-P | 00-11-129 | 388-470-0040 | PREP | 00-12-079 | 388-502-0010 | NEW-P | 00-09-043 |
| 388-448-0070 | NEW | 00-16-113 | 388-470-0075 | PREP | 00-16-054 | 388-502-0010 | NEW | 00-15-050 |
| 388-448-0080 | NEW-P | 00-11-129 | 388-473-0010 | NEW-P | 00-12-081 | 388-502-0010 | AMD-XA | 00-18-033 |
| 388-448-0080 | NEW | 00-16-113 | 388-473-0010 | NEW | 00-15-053 | 388-502-0020 | NEW-P | 00-09-043 |
| 388-448-0090 | NEW-P | 00-11-129 | 388-473-0010 | PREP | 00-17-077 | 388-502-0020 | NEW | 00-15-050 |
| 388-448-0090 | NEW | 00-16-113 | 388-473-0020 | NEW-P | 00-12-081 | 388-502-0020 | AMD-E | 00-17-103 |
| 388-448-0100 | NEW-P | 00-11-129 | 388-473-0020 | NEW | 00-15-053 | 388-502-0020 | AMD-XA | 00-18-033 |
| 388-448-0100 | NEW | 00-16-113 | 388-473-0030 | NEW-P | 00-12-081 | 388-502-0030 | NEW-P | 00-09-043 |
| 388-448-0110 | NEW-P | 00-11-129 | 388-473-0030 | NEW | 00-15-053 | 388-502-0030 | NEW | 00-15-050 |
| 388-448-0110 | NEW | 00-16-113 | 388-473-0040 | NEW-P | 00-12-081 | 388-502-0100 | NEW-P | 00-09-043 |
| 388-448-0120 | NEW-P | 00-11-129 | 388-473-0040 | NEW | 00-15-053 | 388-502-0100 | NEW | 00-15-050 |
| 388-448-0120 | NEW | 00-16-113 | 388-473-0050 | NEW-P | 00-12-081 | 388-502-0110 | NEW-P | 00-09-043 |
| 388-448-0130 | NEW-P | 00-11-129 | 388-473-0050 | NEW | 00-15-053 | 388-502-0110 | NEW | 00-15-050 |
| 388-448-0130 | NEW | 00-16-113 | 388-473-0060 | NEW-P | 00-12-081 | 388-502-0150 | NEW-P | 00-09-042 |
| 388-448-0140 | NEW-P | 00-11-129 | 388-473-0060 | NEW | 00-15-053 | 388-502-0150 | NEW | 00-14-067 |
| 388-448-0140 | NEW | 00-16-113 | 388-474-0001 | AMD-P | 00-17-084 | 388-502-0160 | NEW-P | 00-09-075 |
| 388-448-0150 | NEW-P | 00-11-129 | 388-478 | PREP | 00-11-182 | 388-502-0160 | NEW | 00-14-069 |
| 388-448-0150 | NEW | 00-16-113 | 388-478-0026 | PREP | 00-10-030 | 388-502-0160 | PREP | 00-18-110 |
| 388-448-0160 | NEW-P | 00-11-129 | 388-478-0026 | NEW-P | 00-17-054 | 388-502-0205 | PREP | 00-06-022 |
| 388-448-0160 | NEW | 00-16-113 | 388-478-0050 | PREP | 00-08-053 | 388-502-0205 | REP-P | 00-09-043 |
| 388-448-0170 | NEW-P | 00-11-129 | 388-478-0050 | AMD-P | 00-12-082 | 388-502-0205 | REP | 00-15-050 |

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| 388-502-0210 | AMD-P | 00-10-064 | 388-530-1410 | NEW-C | 00-17-128 | 388-531-1550 | NEW-P | 00-12-080 |
| 388-502-0210 | AMD | 00-15-049 | 388-530-1425 | NEW-P | 00-17-056 | 388-531-1600 | NEW-P | 00-12-080 |
| 388-502-0230 | PREP | 00-09-037 | 388-530-1425 | NEW-C | 00-17-128 | 388-531-1650 | NEW-P | 00-12-080 |
| 388-502-0230 | AMD-P | 00-17-163 | 388-530-1450 | PREP | 00-07-087 | 388-531-1700 | NEW-P | 00-12-080 |
| 388-502-0240 | NEW-P | 00-17-161 | 388-530-1450 | AMD-P | 00-17-056 | 388-531-1750 | NEW-P | 00-12-080 |
| 388-502-0260 | NEW-P | 00-17-162 | 388-530-1450 | AMD-C | 00-17-128 | 388-531-1800 | NEW-P | 00-12-080 |
| 388-505-0110 | PREP | 00-12-079 | 388-530-1500 | PREP | 00-07-087 | 388-531-1850 | NEW-P | 00-12-080 |
| 388-505-0595 | PREP | 00-12-078 | 388-530-1500 | AMD-P | 00-17-056 | 388-531-1900 | NEW-P | 00-12-080 |
| 388-505-0595 | REP-P | 00-17-126 | 388-530-1500 | AMD-C | 00-17-128 | 388-532 | PREP | 00-07-056 |
| 388-506-0620 | PREP | 00-12-079 | 388-530-1550 | PREP | 00-07-087 | 388-532 | PREP | 00-16-023 |
| 388-511-1105 | PREP | 00-12-079 | 388-530-1550 | AMD-P | 00-17-056 | 388-532-050 | NEW-P | 00-11-093 |
| 388-511-1130 | PREP | 00-12-079 | 388-530-1550 | AMD-C | 00-17-128 | 388-532-050 | NEW | 00-14-066 |
| 388-511-1130 | AMD-P | 00-17-083 | 388-530-1600 | AMD-P | 00-17-056 | 388-532-100 | NEW-P | 00-11-093 |
| 388-512-1210 | REP-P | 00-17-084 | 388-530-1600 | AMD-C | 00-17-128 | 388-532-100 | NEW | 00-14-066 |
| 388-512-1215 | REP-P | 00-17-084 | 388-530-1625 | NEW-P | 00-17-056 | 388-533-0300 | NEW-P | 00-09-041 |
| 388-512-1220 | REP-P | 00-17-084 | 388-530-1625 | NEW-C | 00-17-128 | 388-533-0300 | NEW | 00-14-068 |
| 388-512-1225 | REP-P | 00-17-084 | 388-530-1650 | PREP | 00-07-087 | 388-533-0350 | NEW-P | 00-17-082 |
| 388-512-1230 | REP-P | 00-17-084 | 388-530-1650 | AMD-P | 00-17-056 | 388-533-0400 | NEW-P | 00-14-064 |
| 388-512-1235 | REP-P | 00-17-084 | 388-530-1650 | AMD-C | 00-17-128 | 388-533-0500 | NEW-P | 00-14-064 |
| 388-512-1240 | REP-P | 00-17-084 | 388-530-1700 | PREP | 00-07-087 | 388-533-0600 | NEW-P | 00-14-064 |
| 388-512-1245 | REP-P | 00-17-084 | 388-530-1700 | AMD-P | 00-17-056 | 388-534-0100 | RECOD | 00-11-183 |
| 388-512-1250 | REP-P | 00-17-084 | 388-530-1700 | AMD-C | 00-17-128 | 388-538-001 | REP | 00-04-080 |
| 388-512-1255 | REP-P | 00-17-084 | 388-530-1750 | PREP | 00-07-088 | 388-538-050 | AMD | 00-04-080 |
| 388-512-1260 | REP-P | 00-17-084 | 388-530-1750 | AMD-P | 00-11-106 | 388-538-060 | AMD | 00-04-080 |
| 388-512-1265 | REP-P | 00-17-084 | 388-530-1750 | AMD | 00-14-071 | 388-538-065 | NEW | 00-04-080 |
| 388-512-1275 | REP-P | 00-17-084 | 388-530-1850 | PREP | 00-07-087 | 388-538-066 | NEW | 00-04-080 |
| 388-513-1380 | AMD-E | 00-08-003 | 388-530-1850 | AMD-P | 00-17-080 | 388-538-070 | AMD | 00-04-080 |
| 388-513-1380 | AMD-P | 00-13-107 | 388-530-1900 | PREP | 00-07-087 | 388-538-080 | AMD | 00-04-080 |
| 388-513-1380 | AMD | 00-17-058 | 388-530-1900 | AMD-P | 00-17-080 | 388-538-090 | REP | 00-04-080 |
| 388-515-1505 | AMD-XA | 00-19-071 | 388-530-1950 | PREP | 00-07-087 | 388-538-095 | AMD | 00-04-080 |
| 388-515-1510 | AMD-XA | 00-19-071 | 388-530-1950 | AMD-P | 00-17-080 | 388-538-100 | AMD | 00-04-080 |
| 388-515-1530 | AMD-XA | 00-19-071 | 388-530-2050 | AMD-P | 00-17-080 | 388-538-110 | AMD | 00-04-080 |
| 388-517-0400 | NEW-P | 00-17-095 | 388-531-0050 | NEW-P | 00-12-080 | 388-538-120 | AMD | 00-04-080 |
| 388-519-0100 | PREP | 00-12-079 | 388-531-0100 | NEW-P | 00-12-080 | 388-538-130 | AMD | 00-04-080 |
| 388-526-2610 | AMD-P | 00-17-164 | 388-531-0150 | NEW-P | 00-12-080 | 388-538-140 | AMD | 00-04-080 |
| 388-529 | PREP | 00-18-056 | 388-531-0200 | NEW-P | 00-12-080 | 388-538-150 | REP | 00-04-080 |
| 388-529-2940 | REP | 00-05-039 | 388-531-0250 | NEW-P | 00-12-080 | 388-539 | PREP | 00-05-038 |
| 388-529-2950 | REP | 00-05-039 | 388-531-0300 | NEW-P | 00-12-080 | 388-539 | AMD-P | 00-11-062 |
| 388-530-1000 | PREP | 00-07-087 | 388-531-0350 | NEW-P | 00-12-080 | 388-539 | AMD | 00-14-070 |
| 388-530-1000 | AMD-P | 00-17-080 | 388-531-0400 | NEW-P | 00-12-080 | 388-539-001 | REP-P | 00-11-062 |
| 388-530-1050 | PREP | 00-07-087 | 388-531-0450 | NEW-P | 00-12-080 | 388-539-001 | REP | 00-14-070 |
| 388-530-1050 | AMD-P | 00-17-080 | 388-531-0500 | NEW-P | 00-12-080 | 388-539-0200 | NEW-P | 00-11-062 |
| 388-530-1100 | PREP | 00-07-087 | 388-531-0550 | NEW-P | 00-12-080 | 388-539-0200 | NEW | 00-14-070 |
| 388-530-1100 | AMD-P | 00-17-080 | 388-531-0600 | NEW-P | 00-12-080 | 388-539-0300 | NEW-P | 00-17-082 |
| 388-530-1125 | NEW-P | 00-17-056 | 388-531-0650 | NEW-P | 00-12-080 | 388-539-0350 | NEW-P | 00-17-082 |
| 388-530-1125 | NEW-C | 00-17-128 | 388-531-0700 | NEW-P | 00-12-080 | 388-539-050 | REP-P | 00-11-062 |
| 388-530-1150 | PREP | 00-07-087 | 388-531-0750 | NEW-P | 00-12-080 | 388-539-050 | REP | 00-14-070 |
| 388-530-1150 | AMD-P | 00-17-080 | 388-531-0800 | NEW-P | 00-12-080 | 388-539-0500 | RECOD | 00-11-183 |
| 388-530-1200 | PREP | 00-07-087 | 388-531-0850 | NEW-P | 00-12-080 | 388-539-0550 | RECOD | 00-11-183 |
| 388-530-1200 | AMD-P | 00-17-080 | 388-531-0900 | NEW-P | 00-12-080 | 388-539-100 | REP-P | 00-11-062 |
| 388-530-1250 | PREP | 00-07-087 | 388-531-0950 | NEW-P | 00-12-080 | 388-539-100 | REP | 00-14-070 |
| 388-530-1250 | AMD-P | 00-17-080 | 388-531-1000 | NEW-P | 00-12-080 | 388-539-150 | REP-P | 00-11-062 |
| 388-530-1300 | PREP | 00-07-087 | 388-531-1050 | NEW-P | 00-12-080 | 388-539-150 | REP | 00-14-070 |
| 388-530-1300 | AMD-P | 00-17-056 | 388-531-1100 | NEW-P | 00-12-080 | 388-542-0050 | NEW-P | 00-03-061 |
| 388-530-1300 | AMD-C | 00-17-128 | 388-531-1150 | NEW-P | 00-12-080 | 388-542-0050 | NEW | 00-07-103 |
| 388-530-1350 | PREP | 00-07-087 | 388-531-1200 | NEW-P | 00-12-080 | 388-542-0100 | NEW-P | 00-03-061 |
| 388-530-1350 | AMD-P | 00-17-056 | 388-531-1250 | NEW-P | 00-12-080 | 388-542-0100 | NEW | 00-07-103 |
| 388-530-1350 | AMD-C | 00-17-128 | 388-531-1300 | NEW-P | 00-12-080 | 388-542-0125 | NEW-P | 00-03-061 |
| 388-530-1400 | PREP | 00-07-087 | 388-531-1350 | NEW-P | 00-12-080 | 388-542-0125 | NEW | 00-07-103 |
| 388-530-1400 | AMD-P | 00-17-056 | 388-531-1400 | NEW-P | 00-12-080 | 388-542-0150 | NEW-P | 00-03-061 |
| 388-530-1400 | AMD-C | 00-17-128 | 388-531-1450 | NEW-P | 00-12-080 | 388-542-0150 | NEW | 00-07-103 |
| 388-530-1410 | NEW-P | 00-17-056 | 388-531-1500 | NEW-P | 00-12-080 | 388-542-0150 | PREP | 00-19-069 |

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| 388-542-0200 | NEW | 00-07-103 | 388-546-5000 | NEW-P | 00-17-096 | 388-710-0010 | NEW-P | 00-12-103 |
| 388-542-0250 | NEW-P | 00-03-061 | 388-546-5100 | NEW-P | 00-17-096 | 388-710-0010 | NEW | 00-16-032 |
| 388-542-0250 | NEW | 00-07-103 | 388-546-5200 | NEW-P | 00-17-096 | 388-710-0015 | NEW-P | 00-12-103 |
| 388-542-0275 | NEW-P | 00-03-061 | 388-546-5300 | NEW-P | 00-17-096 | 388-710-0015 | NEW | 00-16-032 |
| 388-542-0275 | NEW | 00-07-103 | 388-546-5400 | NEW-P | 00-17-096 | 388-710-0020 | NEW-P | 00-12-103 |
| 388-542-0300 | NEW-P | 00-03-061 | 388-546-5500 | NEW-P | 00-17-096 | 388-710-0020 | NEW | 00-16-032 |
| 388-542-0300 | NEW | 00-07-103 | 388-547 | PREP | 00-03-010 | 388-710-0025 | NEW-P | 00-12-103 |
| 388-543-1000 | NEW-P | 00-13-008 | 388-548-0100 | PREP | 00-11-034 | 388-710-0025 | NEW | 00-16-032 |
| 388-543-1100 | NEW-P | 00-13-008 | 388-548-0500 | PREP | 00-11-034 | 388-710-0030 | NEW-P | 00-12-103 |
| 388-543-1200 | NEW-P | 00-13-008 | 388-548-0500 | NEW-E | 00-11-036 | 388-710-0030 | NEW | 00-16-032 |
| 388-543-1300 | NEW-P | 00-13-008 | 388-550-1050 | PREP | 00-19-049 | 388-710-0035 | NEW-P | 00-12-103 |
| 388-543-1400 | NEW-P | 00-13-008 | 388-550-1100 | PREP | 00-19-049 | 388-710-0035 | NEW | 00-16-032 |
| 388-543-1500 | NEW-P | 00-13-008 | 388-550-1400 | PREP | 00-19-049 | 388-710-0040 | NEW-P | 00-12-103 |
| 388-543-1600 | NEW-P | 00-13-008 | 388-550-1700 | PREP | 00-19-049 | 388-710-0040 | NEW | 00-16-032 |
| 388-543-1700 | NEW-P | 00-13-008 | 388-550-2501 | PREP | 00-19-030 | 388-720-0010 | RECOD-P | 00-17-187 |
| 388-543-1800 | NEW-P | 00-13-008 | 388-550-2511 | PREP | 00-19-030 | 388-720-0020 | RECOD-P | 00-17-187 |
| 388-543-1900 | NEW-P | 00-13-008 | 388-550-2521 | PREP | 00-19-030 | 388-720-0030 | RECOD-P | 00-17-187 |
| 388-543-2000 | NEW-P | 00-13-008 | 388-550-2531 | PREP | 00-19-030 | 388-720-0040 | RECOD-P | 00-17-187 |
| 388-543-2100 | NEW-P | 00-13-008 | 388-550-2541 | PREP | 00-19-030 | 388-720-0050 | RECOD-P | 00-17-187 |
| 388-543-2200 | NEW-P | 00-13-008 | 388-550-2551 | PREP | 00-19-030 | 388-730-0010 | RECOD-P | 00-17-187 |
| 388-543-2300 | NEW-P | 00-13-008 | 388-550-2561 | PREP | 00-19-030 | 388-730-0015 | RECOD-P | 00-17-187 |
| 388-543-2400 | NEW-P | 00-13-008 | 388-550-2600 | PREP | 00-19-049 | 388-730-0020 | RECOD-P | 00-17-187 |
| 388-543-2500 | NEW-P | 00-13-008 | 388-550-2700 | PREP | 00-19-049 | 388-730-0030 | RECOD-P | 00-17-187 |
| 388-543-2600 | NEW-P | 00-13-008 | 388-550-2800 | PREP | 00-19-042 | 388-730-0040 | RECOD-P | 00-17-187 |
| 388-543-2700 | NEW-P | 00-13-008 | 388-550-2900 | PREP | 00-19-049 | 388-730-0050 | RECOD-P | 00-17-187 |
| 388-543-2800 | NEW-P | 00-13-008 | 388-550-3381 | PREP | 00-19-030 | 388-730-0060 | RECOD-P | 00-17-187 |
| 388-543-2900 | NEW-P | 00-13-008 | 388-550-3401 | PREP | 00-19-030 | 388-730-0065 | RECOD-P | 00-17-187 |
| 388-543-3000 | NEW-P | 00-13-008 | 388-550-3600 | PREP | 00-19-049 | 388-730-0070 | RECOD-P | 00-17-187 |
| 388-544-0050 | NEW-P | 00-17-097 | 388-550-3700 | PREP | 00-19-042 | 388-730-0080 | RECOD-P | 00-17-187 |
| 388-544-0100 | NEW-P | 00-17-097 | 388-550-4300 | PREP | 00-19-049 | 388-730-0090 | RECOD-P | 00-17-187 |
| 388-544-0150 | NEW-P | 00-17-097 | 388-550-4400 | PREP | 00-19-049 | 388-740-0010 | RECOD-P | 00-13-074 |
| 388-544-0200 | NEW-P | 00-17-097 | 388-550-4500 | AMD-W | 00-06-046 | 388-740-0010 | RECOD | 00-17-046 |
| 388-544-0250 | NEW-P | 00-17-097 | 388-550-4800 | PREP | 00-19-042 | 388-740-0030 | RECOD-P | 00-13-074 |
| 388-544-0300 | NEW-P | 00-17-097 | 388-550-5900 | PREP | 00-19-049 | 388-740-0030 | RECOD | 00-17-046 |
| 388-544-0350 | NEW-P | 00-17-097 | 388-550-6000 | PREP | 00-19-042 | 388-740-0040 | RECOD-P | 00-13-074 |
| 388-544-0400 | NEW-P | 00-17-097 | 388-551-3000 | NEW-P | 00-17-079 | 388-740-0040 | RECOD | 00-17-046 |
| 388-544-0450 | NEW-P | 00-17-097 | 388-556-0100 | NEW-P | 00-14-045 | 388-740-0060 | RECOD-P | 00-13-074 |
| 388-544-0500 | NEW-P | 00-17-097 | 388-556-0100 | NEW | 00-18-032 | 388-740-0060 | RECOD | 00-17-046 |
| 388-544-0550 | NEW-P | 00-17-097 | 388-556-0200 | NEW-P | 00-11-138 | 388-740-0070 | RECOD-P | 00-13-074 |
| 388-544-0600 | NEW-P | 00-17-097 | 388-556-0200 | NEW | 00-16-031 | 388-740-0070 | RECOD | 00-17-046 |
| 388-544-1010 | NEW-P | 00-17-165 | 388-556-0300 | NEW-P | 00-13-104 | 388-745-0020 | RECOD | 00-16-078 |
| 388-544-1100 | NEW-P | 00-17-165 | 388-556-0300 | NEW | 00-17-057 | 388-745-0030 | RECOD | 00-16-078 |
| 388-544-1200 | NEW-P | 00-17-165 | 388-556-0400 | RECOD | 00-11-183 | 388-745-0040 | RECOD | 00-16-078 |
| 388-544-1300 | NEW-P | 00-17-165 | 388-556-0500 | NEW-P | 00-17-053 | 388-745-0050 | RECOD | 00-16-078 |
| 388-544-1400 | NEW-P | 00-17-165 | 388-557-0100 | NEW-W | 00-10-078 | 388-745-0060 | RECOD | 00-16-078 |
| 388-545-0500 | PREP | 00-08-020 | 388-561-0001 | NEW-P | 00-17-126 | 388-750-010 | NEW-P | 00-18-048 |
| 388-545-500 | NEW | 00-04-019 | 388-561-0100 | NEW-P | 00-17-126 | 388-750-020 | NEW-P | 00-18-048 |
| 388-545-500 | AMD-P | 00-12-039 | 388-561-0200 | NEW-P | 00-17-126 | 388-750-030 | NEW-P | 00-18-048 |
| 388-545-500 | AMD-W | 00-17-113 | 388-561-0300 | NEW-P | 00-17-126 | 388-750-040 | NEW-P | 00-18-048 |
| 388-546-0001 | NEW-P | 00-17-125 | 388-680 | PREP | 00-19-053 | 388-750-050 | NEW-P | 00-18-048 |
| 388-546-0100 | NEW-P | 00-17-125 | 388-700-0005 | NEW-P | 00-11-139 | 388-750-060 | NEW-P | 00-18-048 |
| 388-546-0150 | NEW-P | 00-17-125 | 388-700-0010 | NEW-P | 00-11-139 | 388-750-070 | NEW-P | 00-18-048 |
| 388-546-0200 | NEW-P | 00-17-125 | 388-700-0015 | NEW-P | 00-11-139 | 388-750-080 | NEW-P | 00-18-048 |
| 388-546-0250 | NEW-P | 00-17-125 | 388-700-0020 | NEW-P | 00-11-139 | 388-750-090 | NEW-P | 00-18-048 |
| 388-546-0300 | NEW-P | 00-17-125 | 388-700-0025 | NEW-P | 00-11-139 | 388-750-100 | NEW-P | 00-18-048 |
| 388-546-0400 | NEW-P | 00-17-125 | 388-700-0030 | NEW-P | 00-11-139 | 388-750-110 | NEW-P | 00-18-048 |
| 388-546-0450 | NEW-P | 00-17-125 | 388-700-0035 | NEW-P | 00-11-139 | 388-800-0005 | NEW-P | 00-11-107 |
| 388-546-0500 | NEW-P | 00-17-125 | 388-700-0040 | NEW-P | 00-11-139 | 388-800-0005 | NEW | 00-16-077 |
| 388-546-0600 | NEW-P | 00-17-125 | 388-700-0045 | NEW-P | 00-11-139 | 388-800-0020 | NEW-P | 00-11-107 |
| 388-546-0700 | NEW-P | 00-17-125 | 388-700-0050 | NEW-P | 00-11-139 | 388-800-0020 | NEW | 00-16-077 |
| 388-546-0800 | NEW-P | 00-17-125 | 388-710-0005 | NEW-P | 00-12-103 | 388-800-0025 | NEW-P | 00-11-107 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 388-800-0025 | NEW | 00-16-077 | 388-805-065 | NEW-P | 00-13-073 | 388-805-900 | NEW-P | 00-13-073 |
| 388-800-0030 | NEW-P | 00-11-107 | 388-805-070 | NEW-P | 00-13-073 | 388-805-905 | NEW-P | 00-13-073 |
| 388-800-0030 | NEW | 00-16-077 | 388-805-075 | NEW-P | 00-13-073 | 388-805-910 | NEW-P | 00-13-073 |
| 388-800-0035 | NEW-P | 00-11-107 | 388-805-080 | NEW-P | 00-13-073 | 388-805-915 | NEW-P | 00-13-073 |
| 388-800-0035 | NEW | 00-16-077 | 388-805-085 | NEW-P | 00-13-073 | 388-805-920 | NEW-P | 00-13-073 |
| 388-800-0040 | NEW-P | 00-11-107 | 388-805-090 | NEW-P | 00-13-073 | 388-805-925 | NEW-P | 00-13-073 |
| 388-800-0040 | NEW | 00-16-077 | 388-805-095 | NEW-P | 00-13-073 | 388-805-930 | NEW-P | 00-13-073 |
| 388-800-0045 | NEW-P | 00-11-107 | 388-805-100 | NEW-P | 00-13-073 | 388-805-935 | NEW-P | 00-13-073 |
| 388-800-0045 | NEW | 00-16-077 | 388-805-105 | NEW-P | 00-13-073 | 388-825-226 | AMD-P | 00-05-107 |
| 388-800-0048 | NEW-P | 00-11-107 | 388-805-110 | NEW-P | 00-13-073 | 388-825-226 | AMD | 00-08-090 |
| 388-800-0048 | NEW | 00-16-077 | 388-805-115 | NEW-P | 00-13-073 | 388-825-228 | AMD-P | 00-05-107 |
| 388-800-0050 | NEW-P | 00-11-107 | 388-805-120 | NEW-P | 00-13-073 | 388-825-228 | AMD | 00-08-090 |
| 388-800-0050 | NEW | 00-16-077 | 388-805-125 | NEW-P | 00-13-073 | 388-825-254 | AMD-P | 00-05-107 |
| 388-800-0055 | NEW-P | 00-11-107 | 388-805-130 | NEW-P | 00-13-073 | 388-825-254 | AMD | 00-08-090 |
| 388-800-0055 | NEW | 00-16-077 | 388-805-135 | NEW-P | 00-13-073 | 388-853-010 | RECOD | 00-17-151 |
| 388-800-0057 | NEW-P | 00-11-107 | 388-805-140 | NEW-P | 00-13-073 | 388-853-030 | RECOD | 00-17-151 |
| 388-800-0057 | NEW | 00-16-077 | 388-805-145 | NEW-P | 00-13-073 | 388-853-035 | RECOD | 00-17-151 |
| 388-800-0060 | NEW-P | 00-11-107 | 388-805-150 | NEW-P | 00-13-073 | 388-853-080 | RECOD | 00-17-151 |
| 388-800-0060 | NEW | 00-16-077 | 388-805-155 | NEW-P | 00-13-073 | 388-855-0010 | RECOD-P | 00-17-157 |
| 388-800-0065 | NEW-P | 00-11-107 | 388-805-200 | NEW-P | 00-13-073 | 388-855-0015 | RECOD-P | 00-17-157 |
| 388-800-0065 | NEW | 00-16-077 | 388-805-205 | NEW-P | 00-13-073 | 388-855-0030 | RECOD-P | 00-17-157 |
| 388-800-0070 | NEW-P | 00-11-107 | 388-805-210 | NEW-P | 00-13-073 | 388-855-0035 | RECOD-P | 00-17-157 |
| 388-800-0070 | NEW | 00-16-077 | 388-805-220 | NEW-P | 00-13-073 | 388-855-0045 | RECOD-P | 00-17-157 |
| 388-800-0075 | NEW-P | 00-11-107 | 388-805-225 | NEW-P | 00-13-073 | 388-855-0055 | RECOD-P | 00-17-157 |
| 388-800-0075 | NEW | 00-16-077 | 388-805-230 | NEW-P | 00-13-073 | 388-855-0065 | RECOD-P | 00-17-157 |
| 388-800-0080 | NEW-P | 00-11-107 | 388-805-240 | NEW-P | 00-13-073 | 388-855-0075 | RECOD-P | 00-17-157 |
| 388-800-0080 | NEW | 00-16-077 | 388-805-250 | NEW-P | 00-13-073 | 388-855-0085 | RECOD-P | 00-17-157 |
| 388-800-0085 | NEW-P | 00-11-107 | 388-805-260 | NEW-P | 00-13-073 | 388-855-0095 | RECOD-P | 00-17-157 |
| 388-800-0085 | NEW | 00-16-077 | 388-805-300 | NEW-P | 00-13-073 | 388-855-0105 | RECOD-P | 00-17-157 |
| 388-800-0090 | NEW-P | 00-11-107 | 388-805-305 | NEW-P | 00-13-073 | 388-875-0010 | RECOD-P | 00-17-156 |
| 388-800-0090 | NEW | 00-16-077 | 388-805-310 | NEW-P | 00-13-073 | 388-875-0020 | RECOD-P | 00-17-156 |
| 388-800-0100 | NEW-P | 00-11-107 | 388-805-315 | NEW-P | 00-13-073 | 388-875-0030 | RECOD-P | 00-17-156 |
| 388-800-0100 | NEW | 00-16-077 | 388-805-320 | NEW-P | 00-13-073 | 388-875-0040 | RECOD-P | 00-17-156 |
| 388-800-0110 | NEW-P | 00-11-107 | 388-805-325 | NEW-P | 00-13-073 | 388-875-0050 | RECOD-P | 00-17-156 |
| 388-800-0110 | NEW | 00-16-077 | 388-805-330 | NEW-P | 00-13-073 | 388-875-0060 | RECOD-P | 00-17-156 |
| 388-800-0115 | NEW-P | 00-11-107 | 388-805-350 | NEW-P | 00-13-073 | 388-875-0070 | RECOD-P | 00-17-156 |
| 388-800-0115 | NEW | 00-16-077 | 388-805-400 | NEW-P | 00-13-073 | 388-875-0080 | RECOD-P | 00-17-156 |
| 388-800-0120 | NEW-P | 00-11-107 | 388-805-410 | NEW-P | 00-13-073 | 388-875-0090 | RECOD-P | 00-17-156 |
| 388-800-0120 | NEW | 00-16-077 | 388-805-500 | NEW-P | 00-13-073 | 388-875-0100 | RECOD-P | 00-17-156 |
| 388-800-0130 | NEW-P | 00-11-107 | 388-805-510 | NEW-P | 00-13-073 | 388-875-0110 | NEW-P | 00-17-156 |
| 388-800-0130 | NEW | 00-16-077 | 388-805-520 | NEW-P | 00-13-073 | 388-890-0735 | NEW-W | 00-02-065 |
| 388-800-0135 | NEW-P | 00-11-107 | 388-805-530 | NEW-P | 00-13-073 | 388-890-0740 | NEW-W | 00-02-065 |
| 388-800-0135 | NEW | 00-16-077 | 388-805-540 | NEW-P | 00-13-073 | 388-890-0865 | NEW-W | 00-02-065 |
| 388-800-0140 | NEW-P | 00-11-107 | 388-805-550 | NEW-P | 00-13-073 | 390-05-400 | AMD | 00-04-058 |
| 388-800-0140 | NEW | 00-16-077 | 388-805-600 | NEW-P | 00-13-073 | 390-13-010 | PREP | 00-16-137 |
| 388-800-0145 | NEW-P | 00-11-107 | 388-805-610 | NEW-P | 00-13-073 | 390-13-010 | AMD-P | 00-19-121 |
| 388-800-0145 | NEW | 00-16-077 | 388-805-620 | NEW-P | 00-13-073 | 390-14-026 | NEW-P | 00-19-122 |
| 388-800-0150 | NEW-P | 00-11-107 | 388-805-630 | NEW-P | 00-13-073 | 390-16-011 | AMD-E | 00-14-030 |
| 388-800-0150 | NEW | 00-16-077 | 388-805-640 | NEW-P | 00-13-073 | 390-16-011 | PREP | 00-16-147 |
| 388-800-0155 | NEW-P | 00-11-107 | 388-805-700 | NEW-P | 00-13-073 | 390-16-011 | AMD-P | 00-19-113 |
| 388-800-0155 | NEW | 00-16-077 | 388-805-710 | NEW-P | 00-13-073 | 390-16-012 | AMD-E | 00-14-031 |
| 388-800-0160 | NEW-P | 00-11-107 | 388-805-720 | NEW-P | 00-13-073 | 390-16-012 | PREP | 00-16-138 |
| 388-800-0160 | NEW | 00-16-077 | 388-805-730 | NEW-P | 00-13-073 | 390-16-012 | AMD-P | 00-19-114 |
| 388-800-0165 | NEW-P | 00-11-107 | 388-805-740 | NEW-P | 00-13-073 | 390-16-044 | PREP | 00-16-140 |
| 388-800-0165 | NEW | 00-16-077 | 388-805-750 | NEW-P | 00-13-073 | 390-16-044 | REP-P | 00-19-118 |
| 388-805-001 | NEW-P | 00-13-073 | 388-805-800 | NEW-P | 00-13-073 | 390-16-226 | AMD-P | 00-19-120 |
| 388-805-005 | NEW-P | 00-13-073 | 388-805-810 | NEW-P | 00-13-073 | 390-18-010 | PREP | 00-16-142 |
| 388-805-010 | NEW-P | 00-13-073 | 388-805-815 | NEW-P | 00-13-073 | 390-18-010 | AMD-P | 00-19-119 |
| 388-805-015 | NEW-P | 00-13-073 | 388-805-820 | NEW-P | 00-13-073 | 390-20-0101 | PREP | 00-16-139 |
| 388-805-020 | NEW-P | 00-13-073 | 388-805-830 | NEW-P | 00-13-073 | 390-20-0101 | AMD-P | 00-19-124 |
| 388-805-030 | NEW-P | 00-13-073 | 388-805-840 | NEW-P | 00-13-073 | 390-20-146 | NEW-P | 00-19-123 |
| 388-805-060 | NEW-P | 00-13-073 | 388-805-850 | NEW-P | 00-13-073 | 390-24-010 | PREP | 00-16-145 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 390-24-010 | AMD-P | 00-19-116 | 391-45-090 | AMD | 00-14-048 | 391-95-130 | AMD-P | 00-10-107 |
| 390-24-020 | PREP | 00-16-146 | 391-45-110 | AMD-E | 00-03-053 | 391-95-130 | AMD | 00-14-048 |
| 390-24-020 | AMD-P | 00-19-115 | 391-45-110 | AMD-P | 00-10-107 | 391-95-150 | AMD-P | 00-10-107 |
| 390-24-203 | NEW-P | 00-19-123 | 391-45-110 | AMD-E | 00-11-024 | 391-95-150 | AMD | 00-14-048 |
| 391-08 | PREP | 00-04-070 | 391-45-110 | AMD | 00-14-048 | 391-95-170 | AMD-P | 00-10-107 |
| 391-08-001 | AMD-P | 00-10-107 | 391-45-130 | AMD-E | 00-03-053 | 391-95-170 | AMD | 00-14-048 |
| 391-08-001 | AMD | 00-14-048 | 391-45-130 | AMD-P | 00-10-107 | 391-95-190 | AMD-P | 00-10-107 |
| 391-08-010 | AMD-P | 00-10-107 | 391-45-130 | AMD-E | 00-11-024 | 391-95-190 | AMD | 00-14-048 |
| 391-08-010 | AMD | 00-14-048 | 391-45-130 | AMD | 00-14-048 | 391-95-230 | AMD-P | 00-10-107 |
| 391-08-120 | AMD-P | 00-10-107 | 391-45-170 | AMD-P | 00-10-107 | 391-95-230 | AMD | 00-14-048 |
| 391-08-120 | AMD | 00-14-048 | 391-45-170 | AMD | 00-14-048 | 391-95-250 | AMD-P | 00-10-107 |
| 391-08-180 | AMD-P | 00-10-107 | 391-45-190 | AMD-P | 00-10-107 | 391-95-250 | AMD | 00-14-048 |
| 391-08-180 | AMD | 00-14-048 | 391-45-190 | AMD | 00-14-048 | 391-95-260 | AMD-P | 00-10-107 |
| 391-08-230 | REP-P | 00-10-107 | 391-45-210 | AMD-P | 00-10-107 | 391-95-260 | AMD | 00-14-048 |
| 391-08-230 | REP | 00-14-048 | 391-45-210 | AMD | 00-14-048 | 391-95-270 | AMD-P | 00-10-107 |
| 391-08-310 | AMD-P | 00-10-107 | 391-45-230 | REP-P | 00-10-107 | 391-95-270 | AMD | 00-14-048 |
| 391-08-310 | AMD | 00-14-048 | 391-45-230 | REP | 00-14-048 | 391-95-290 | AMD-P | 00-10-107 |
| 391-08-670 | PREP | 00-15-067 | 391-45-250 | AMD-P | 00-10-107 | 391-95-290 | AMD | 00-14-048 |
| 391-25-050 | AMD-P | 00-10-107 | 391-45-250 | AMD | 00-14-048 | 391-95-310 | AMD-P | 00-10-107 |
| 391-25-050 | AMD | 00-14-048 | 391-45-260 | AMD-P | 00-10-107 | 391-95-310 | AMD | 00-14-048 |
| 391-25-090 | AMD-P | 00-10-107 | 391-45-260 | AMD | 00-14-048 | 392-117-045 | AMD-P | 00-09-072 |
| 391-25-090 | AMD | 00-14-048 | 391-45-270 | AMD-P | 00-10-107 | 392-117-045 | AMD | 00-12-037 |
| 391-25-230 | AMD-P | 00-10-107 | 391-45-270 | AMD | 00-14-048 | 392-122-200 | PREP | 00-17-089 |
| 391-25-230 | AMD | 00-14-048 | 391-45-290 | AMD-P | 00-10-107 | 392-122-201 | PREP | 00-17-089 |
| 391-25-250 | AMD-P | 00-10-107 | 391-45-290 | AMD | 00-14-048 | 392-122-202 | PREP | 00-17-089 |
| 391-25-250 | AMD | 00-14-048 | 391-45-310 | AMD-P | 00-10-107 | 392-122-205 | PREP | 00-17-089 |
| 391-25-270 | AMD-P | 00-10-107 | 391-45-310 | AMD | 00-14-048 | 392-122-206 | PREP | 00-17-089 |
| 391-25-270 | AMD | 00-14-048 | 391-45-330 | AMD-P | 00-10-107 | 392-122-207 | PREP | 00-17-089 |
| 391-25-350 | AMD-P | 00-10-107 | 391-45-330 | AMD | 00-14-048 | 392-122-208 | PREP | 00-17-089 |
| 391-25-350 | AMD | 00-14-048 | 391-45-350 | AMD-P | 00-10-107 | 392-122-210 | PREP | 00-17-089 |
| 391-25-590 | AMD-P | 00-10-107 | 391-45-350 | AMD | 00-14-048 | 392-122-211 | PREP | 00-17-089 |
| 391-25-590 | AMD | 00-14-048 | 391-45-390 | AMD-P | 00-10-107 | 392-122-212 | PREP | 00-17-089 |
| 391-25-650 | AMD-P | 00-10-107 | 391-45-390 | AMD | 00-14-048 | 392-122-213 | PREP | 00-17-089 |
| 391-25-650 | AMD | 00-14-048 | 391-45-410 | AMD-P | 00-10-107 | 392-122-220 | PREP | 00-17-089 |
| 391-25-660 | AMD-P | 00-10-107 | 391-45-410 | AMD | 00-14-048 | 392-122-221 | PREP | 00-17-089 |
| 391-25-660 | AMD | 00-14-048 | 391-45-430 | AMD-P | 00-10-107 | 392-122-225 | PREP | 00-17-089 |
| 391-25-670 | AMD-P | 00-10-107 | 391-45-430 | AMD | 00-14-048 | 392-122-230 | PREP | 00-17-089 |
| 391-25-670 | AMD | 00-14-048 | 391-45-550 | AMD-P | 00-10-107 | 392-122-235 | PREP | 00-17-089 |
| 391-35-030 | AMD-P | 00-10-107 | 391-45-550 | AMD | 00-14-048 | 392-122-255 | PREP | 00-17-089 |
| 391-35-030 | AMD | 00-14-048 | 391-45-552 | AMD-P | 00-10-107 | 392-122-265 | PREP | 00-17-089 |
| 391-35-170 | AMD-P | 00-10-107 | 391-45-552 | AMD | 00-14-048 | 392-122-270 | PREP | 00-17-089 |
| 391-35-170 | AMD | 00-14-048 | 391-55-030 | AMD-P | 00-10-107 | 392-122-275 | PREP | 00-17-089 |
| 391-35-210 | AMD-P | 00-10-107 | 391-55-030 | AMD | 00-14-048 | 392-127-011 | AMD | 00-02-064 |
| 391-35-210 | AMD | 00-14-048 | 391-55-350 | AMD-P | 00-10-107 | 392-127-015 | AMD | 00-02-064 |
| 391-35-250 | AMD-P | 00-10-107 | 391-55-350 | AMD | 00-14-048 | 392-127-030 | REP | 00-02-064 |
| 391-35-250 | AMD | 00-14-048 | 391-65-070 | AMD-P | 00-10-107 | 392-127-035 | REP | 00-02-064 |
| 391-45 | PREP | 00-04-070 | 391-65-070 | AMD | 00-14-048 | 392-127-040 | REP | 00-02-064 |
| 391-45-001 | AMD-P | 00-10-107 | 391-95 | PREP | 00-04-070 | 392-127-050 | REP | 00-02-064 |
| 391-45-001 | AMD | 00-14-048 | 391-95-001 | AMD-P | 00-10-107 | 392-127-055 | REP | 00-02-064 |
| 391-45-002 | AMD-P | 00-10-107 | 391-95-001 | AMD | 00-14-048 | 392-127-060 | REP | 00-02-064 |
| 391-45-002 | AMD | 00-14-048 | 391-95-010 | AMD-P | 00-10-107 | 392-127-065 | AMD | 00-02-064 |
| 391-45-010 | AMD-P | 00-10-107 | 391-95-010 | AMD | 00-14-048 | 392-127-070 | AMD | 00-02-064 |
| 391-45-010 | AMD | 00-14-048 | 391-95-030 | AMD-P | 00-10-107 | 392-127-085 | AMD | 00-02-064 |
| 391-45-030 | AMD-P | 00-10-107 | 391-95-030 | AMD | 00-14-048 | 392-127-095 | REP | 00-02-064 |
| 391-45-030 | AMD | 00-14-048 | 391-95-050 | AMD-P | 00-10-107 | 392-127-101 | REP | 00-02-064 |
| 391-45-050 | AMD-P | 00-10-107 | 391-95-050 | AMD | 00-14-048 | 392-127-106 | REP | 00-02-064 |
| 391-45-050 | AMD | 00-14-048 | 391-95-070 | AMD-P | 00-10-107 | 392-127-111 | AMD | 00-02-064 |
| 391-45-070 | AMD-E | 00-03-053 | 391-95-070 | AMD | 00-14-048 | 392-127-112 | NEW | 00-02-064 |
| 391-45-070 | AMD-P | 00-10-107 | 391-95-090 | AMD-P | 00-10-107 | 392-127-810 | REP | 00-02-064 |
| 391-45-070 | AMD-E | 00-11-024 | 391-95-090 | AMD | 00-14-048 | 392-136 | PREP | 00-19-023 |
| 391-45-070 | AMD | 00-14-048 | 391-95-110 | AMD-P | 00-10-107 | 392-138 | PREP | 00-16-001 |
| 391-45-090 | AMD-P | 00-10-107 | 391-95-110 | AMD | 00-14-048 | 392-139-001 | AMD-P | 00-05-061 |

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|-------------|--------|-----------|-------------|--------|-----------|-------------|--------|-----------|
| 392-139-001 | AMD | 00-09-017 | 392-140-670 | PREP | 00-19-024 | 392-140-927 | NEW-P | 00-18-029 |
| 392-139-005 | AMD-P | 00-05-061 | 392-140-675 | AMD | 00-03-015 | 392-140-928 | NEW-E | 00-13-007 |
| 392-139-005 | AMD | 00-09-017 | 392-140-675 | PREP | 00-19-024 | 392-140-928 | NEW-P | 00-18-029 |
| 392-139-007 | AMD-P | 00-05-061 | 392-140-680 | AMD | 00-03-015 | 392-140-929 | NEW-E | 00-13-007 |
| 392-139-007 | AMD | 00-09-017 | 392-140-680 | PREP | 00-19-024 | 392-140-929 | NEW-P | 00-18-029 |
| 392-139-008 | NEW-P | 00-05-061 | 392-140-685 | PREP | 00-19-024 | 392-140-930 | NEW-E | 00-13-007 |
| 392-139-008 | NEW | 00-09-017 | 392-140-700 | REP | 00-02-063 | 392-140-930 | NEW-P | 00-18-029 |
| 392-139-310 | AMD-P | 00-05-061 | 392-140-701 | REP | 00-02-063 | 392-140-935 | NEW-E | 00-13-007 |
| 392-139-310 | AMD | 00-09-017 | 392-140-702 | REP | 00-02-063 | 392-140-935 | NEW-P | 00-18-029 |
| 392-139-320 | AMD-P | 00-05-061 | 392-140-710 | REP | 00-02-063 | 392-140-937 | NEW-E | 00-13-007 |
| 392-139-320 | AMD | 00-09-017 | 392-140-711 | REP | 00-02-063 | 392-140-937 | NEW-P | 00-18-029 |
| 392-139-605 | REP-P | 00-05-061 | 392-140-712 | REP | 00-02-063 | 392-140-938 | NEW-E | 00-13-007 |
| 392-139-605 | REP | 00-09-017 | 392-140-713 | REP | 00-02-063 | 392-140-938 | NEW-P | 00-18-029 |
| 392-139-610 | AMD-P | 00-05-061 | 392-140-714 | REP | 00-02-063 | 392-172-107 | NEW-W | 00-06-045 |
| 392-139-610 | AMD | 00-09-017 | 392-140-715 | REP | 00-02-063 | 392-172-109 | NEW-W | 00-06-045 |
| 392-139-615 | AMD-P | 00-05-061 | 392-140-716 | REP | 00-02-063 | 392-172-161 | NEW-W | 00-06-045 |
| 392-139-615 | AMD | 00-09-017 | 392-140-720 | REP | 00-02-063 | 392-300-070 | NEW-E | 00-05-099 |
| 392-139-620 | AMD-P | 00-05-061 | 392-140-721 | REP | 00-02-063 | 392-300-070 | PREP | 00-09-023 |
| 392-139-620 | AMD | 00-09-017 | 392-140-722 | REP | 00-02-063 | 392-300-070 | NEW-P | 00-17-037 |
| 392-139-622 | REP-P | 00-05-061 | 392-140-723 | REP | 00-02-063 | 399-30-030 | PREP | 00-04-096 |
| 392-139-622 | REP | 00-09-017 | 392-140-724 | REP | 00-02-063 | 399-30-030 | AMD-E | 00-04-097 |
| 392-139-623 | REP-P | 00-05-061 | 392-140-725 | REP | 00-02-063 | 399-30-030 | AMD-P | 00-08-010 |
| 392-139-623 | REP | 00-09-017 | 392-140-726 | REP | 00-02-063 | 399-50-010 | NEW-C | 00-04-100 |
| 392-139-625 | AMD-P | 00-05-061 | 392-140-727 | REP | 00-02-063 | 399-50-010 | NEW | 00-11-021 |
| 392-139-625 | AMD | 00-09-017 | 392-140-728 | REP | 00-02-063 | 399-50-020 | NEW-C | 00-04-100 |
| 392-139-660 | AMD-P | 00-05-061 | 392-140-730 | REP | 00-02-063 | 399-50-020 | NEW | 00-11-021 |
| 392-139-660 | AMD | 00-09-017 | 392-140-731 | REP | 00-02-063 | 399-50-030 | NEW-C | 00-04-100 |
| 392-139-661 | REP-P | 00-05-061 | 392-140-732 | REP | 00-02-063 | 399-50-030 | NEW | 00-11-021 |
| 392-139-661 | REP | 00-09-017 | 392-140-733 | REP | 00-02-063 | 399-50-040 | NEW-C | 00-04-100 |
| 392-139-670 | AMD-P | 00-05-061 | 392-140-735 | REP | 00-02-063 | 399-50-040 | NEW | 00-11-021 |
| 392-139-670 | AMD | 00-09-017 | 392-140-736 | REP | 00-02-063 | 415-02-010 | AMD-P | 00-04-025 |
| 392-139-676 | AMD-P | 00-05-061 | 392-140-740 | REP | 00-02-063 | 415-02-010 | AMD | 00-10-016 |
| 392-139-676 | AMD | 00-09-017 | 392-140-741 | REP | 00-02-063 | 415-02-020 | AMD-P | 00-04-025 |
| 392-140-600 | AMD | 00-03-015 | 392-140-742 | REP | 00-02-063 | 415-02-020 | AMD | 00-10-016 |
| 392-140-600 | PREP | 00-19-024 | 392-140-743 | REP | 00-02-063 | 415-02-030 | AMD-P | 00-04-025 |
| 392-140-601 | AMD | 00-03-015 | 392-140-744 | REP | 00-02-063 | 415-02-030 | AMD | 00-10-016 |
| 392-140-601 | PREP | 00-19-024 | 392-140-745 | REP | 00-02-063 | 415-02-040 | REP-P | 00-04-025 |
| 392-140-602 | PREP | 00-19-024 | 392-140-746 | REP | 00-02-063 | 415-02-040 | REP | 00-10-016 |
| 392-140-605 | AMD | 00-03-015 | 392-140-747 | REP | 00-02-063 | 415-02-050 | AMD-P | 00-04-025 |
| 392-140-605 | PREP | 00-19-024 | 392-140-900 | NEW | 00-02-063 | 415-02-050 | AMD | 00-10-016 |
| 392-140-608 | PREP | 00-19-024 | 392-140-901 | NEW | 00-02-063 | 415-02-060 | AMD-P | 00-04-025 |
| 392-140-609 | PREP | 00-19-024 | 392-140-902 | NEW | 00-02-063 | 415-02-060 | AMD | 00-10-016 |
| 392-140-610 | PREP | 00-19-024 | 392-140-903 | NEW | 00-02-063 | 415-02-070 | REP-P | 00-04-025 |
| 392-140-613 | AMD | 00-03-015 | 392-140-905 | NEW | 00-02-063 | 415-02-070 | REP | 00-10-016 |
| 392-140-613 | PREP | 00-19-024 | 392-140-906 | NEW | 00-02-063 | 415-02-080 | AMD-P | 00-04-025 |
| 392-140-616 | PREP | 00-19-024 | 392-140-907 | NEW | 00-02-063 | 415-02-080 | AMD | 00-10-016 |
| 392-140-620 | PREP | 00-19-024 | 392-140-908 | NEW | 00-02-063 | 415-02-100 | AMD-P | 00-04-025 |
| 392-140-625 | AMD | 00-03-015 | 392-140-910 | NEW | 00-02-063 | 415-02-100 | AMD | 00-10-016 |
| 392-140-625 | PREP | 00-19-024 | 392-140-911 | NEW | 00-02-063 | 415-02-120 | NEW-P | 00-04-025 |
| 392-140-626 | NEW | 00-03-015 | 392-140-912 | NEW | 00-02-063 | 415-02-120 | NEW | 00-10-016 |
| 392-140-626 | PREP | 00-19-024 | 392-140-913 | NEW | 00-02-063 | 415-02-130 | NEW-P | 00-04-025 |
| 392-140-630 | AMD | 00-03-015 | 392-140-920 | NEW-E | 00-13-007 | 415-02-130 | NEW | 00-10-016 |
| 392-140-630 | PREP | 00-19-024 | 392-140-920 | NEW-P | 00-18-029 | 415-04 | PREP | 00-04-061 |
| 392-140-640 | PREP | 00-19-024 | 392-140-922 | NEW-E | 00-13-007 | 415-08 | PREP | 00-04-061 |
| 392-140-643 | PREP | 00-19-024 | 392-140-922 | NEW-P | 00-18-029 | 415-10 | PREP | 00-04-062 |
| 392-140-646 | PREP | 00-19-024 | 392-140-924 | NEW-E | 00-13-007 | 415-10-010 | AMD-P | 00-16-155 |
| 392-140-650 | PREP | 00-19-024 | 392-140-924 | NEW-P | 00-18-029 | 415-10-020 | AMD-P | 00-16-155 |
| 392-140-653 | PREP | 00-19-024 | 392-140-925 | NEW-E | 00-13-007 | 415-10-030 | AMD-P | 00-16-155 |
| 392-140-656 | PREP | 00-19-024 | 392-140-925 | NEW-P | 00-18-029 | 415-10-040 | AMD-P | 00-16-155 |
| 392-140-660 | AMD | 00-03-015 | 392-140-926 | NEW-E | 00-13-007 | 415-10-050 | AMD-P | 00-16-155 |
| 392-140-660 | PREP | 00-19-024 | 392-140-926 | NEW-P | 00-18-029 | 415-10-080 | AMD-P | 00-16-155 |
| 392-140-665 | REP | 00-03-015 | 392-140-927 | NEW-E | 00-13-007 | 415-10-100 | AMD-P | 00-16-155 |

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| WAC # | ACTION | WSR # | WAC # | ACTION | WSR # | WAC # | ACTION | WSR # |
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| 415-10-110 | NEW-P | 00-16-155 | 415-501-160 | RECOD | 00-11-104 | 415-501-495 | RECOD | 00-11-104 |
| 415-103-215 | NEW-P | 00-08-085 | 415-501-170 | RECOD-P | 00-08-092 | 415-501-500 | RECOD-P | 00-08-092 |
| 415-103-215 | NEW | 00-11-103 | 415-501-170 | RECOD | 00-11-104 | 415-501-500 | RECOD | 00-11-104 |
| 415-104-450 | NEW-P | 00-04-023 | 415-501-180 | RECOD-P | 00-08-092 | 415-501-510 | RECOD-P | 00-08-092 |
| 415-104-450 | NEW | 00-10-017 | 415-501-180 | RECOD | 00-11-104 | 415-501-510 | RECOD | 00-11-104 |
| 415-108-315 | NEW-P | 00-04-024 | 415-501-190 | RECOD-P | 00-08-092 | 415-501-520 | RECOD-P | 00-08-092 |
| 415-108-315 | NEW | 00-10-015 | 415-501-190 | RECOD | 00-11-104 | 415-501-520 | RECOD | 00-11-104 |
| 415-108-710 | AMD-W | 00-12-027 | 415-501-200 | RECOD-P | 00-08-092 | 415-501-530 | RECOD-P | 00-08-092 |
| 415-108-720 | AMD-W | 00-12-027 | 415-501-200 | RECOD | 00-11-104 | 415-501-530 | RECOD | 00-11-104 |
| 415-112-025 | NEW-W | 00-12-027 | 415-501-210 | RECOD-P | 00-08-092 | 415-501-540 | RECOD-P | 00-08-092 |
| 415-112-125 | AMD-P | 00-04-024 | 415-501-210 | RECOD | 00-11-104 | 415-501-540 | RECOD | 00-11-104 |
| 415-112-125 | AMD | 00-10-015 | 415-501-300 | RECOD-P | 00-08-092 | 415-501-550 | RECOD-P | 00-08-092 |
| 415-112-140 | AMD-P | 00-04-024 | 415-501-300 | RECOD | 00-11-104 | 415-501-550 | RECOD | 00-11-104 |
| 415-112-140 | AMD | 00-10-015 | 415-501-305 | RECOD-P | 00-08-092 | 415-501-560 | RECOD-P | 00-08-092 |
| 415-112-145 | AMD-P | 00-04-024 | 415-501-305 | RECOD | 00-11-104 | 415-501-560 | RECOD | 00-11-104 |
| 415-112-145 | AMD | 00-10-015 | 415-501-310 | RECOD-P | 00-08-092 | 415-501-570 | RECOD-P | 00-08-092 |
| 415-112-155 | AMD-P | 00-04-024 | 415-501-310 | RECOD | 00-11-104 | 415-501-570 | RECOD | 00-11-104 |
| 415-112-155 | AMD | 00-10-015 | 415-501-315 | NEW-P | 00-08-092 | 415-501-580 | RECOD-P | 00-08-092 |
| 415-112-330 | AMD-P | 00-04-024 | 415-501-315 | NEW | 00-11-104 | 415-501-580 | RECOD | 00-11-104 |
| 415-112-330 | AMD | 00-10-015 | 415-501-320 | RECOD-P | 00-08-092 | 415-501-590 | RECOD-P | 00-08-092 |
| 415-112-415 | AMD-XA | 00-08-030 | 415-501-320 | RECOD | 00-11-104 | 415-501-590 | RECOD | 00-11-104 |
| 415-112-415 | AMD | 00-13-001 | 415-501-330 | RECOD-P | 00-08-092 | 415-501-600 | RECOD-P | 00-08-092 |
| 415-112-460 | AMD-P | 00-04-024 | 415-501-330 | RECOD | 00-11-104 | 415-501-600 | RECOD | 00-11-104 |
| 415-112-460 | AMD | 00-10-015 | 415-501-340 | RECOD-P | 00-08-092 | 415-501-610 | RECOD-P | 00-08-092 |
| 415-112-4605 | AMD-P | 00-04-024 | 415-501-340 | RECOD | 00-11-104 | 415-501-610 | RECOD | 00-11-104 |
| 415-112-4605 | AMD | 00-10-015 | 415-501-350 | RECOD-P | 00-08-092 | 415-501-710 | RECOD-P | 00-08-092 |
| 415-112-4608 | AMD-P | 00-04-024 | 415-501-350 | RECOD | 00-11-104 | 415-501-710 | RECOD | 00-11-104 |
| 415-112-4608 | AMD | 00-10-015 | 415-501-360 | RECOD-P | 00-08-092 | 415-501-720 | RECOD-P | 00-08-092 |
| 415-112-471 | AMD-P | 00-04-024 | 415-501-360 | RECOD | 00-11-104 | 415-501-720 | RECOD | 00-11-104 |
| 415-112-471 | AMD | 00-10-015 | 415-501-370 | RECOD-P | 00-08-092 | 415-504-010 | AMD-P | 00-08-092 |
| 415-112-473 | AMD-P | 00-04-024 | 415-501-370 | RECOD | 00-11-104 | 415-504-010 | DECOD-P | 00-08-092 |
| 415-112-473 | AMD | 00-10-015 | 415-501-380 | RECOD-P | 00-08-092 | 415-504-010 | AMD | 00-11-104 |
| 415-112-475 | AMD-P | 00-04-024 | 415-501-380 | RECOD | 00-11-104 | 415-504-010 | DECOD | 00-11-104 |
| 415-112-475 | AMD | 00-10-015 | 415-501-390 | RECOD-P | 00-08-092 | 415-504-020 | DECOD-P | 00-08-092 |
| 415-112-477 | AMD-P | 00-04-024 | 415-501-390 | RECOD | 00-11-104 | 415-504-020 | DECOD | 00-11-104 |
| 415-112-477 | AMD | 00-10-015 | 415-501-410 | RECOD-P | 00-08-092 | 415-504-030 | DECOD-P | 00-08-092 |
| 415-112-510 | REP-P | 00-04-024 | 415-501-410 | RECOD | 00-11-104 | 415-504-030 | DECOD | 00-11-104 |
| 415-112-510 | REP | 00-10-015 | 415-501-415 | RECOD-P | 00-08-092 | 415-504-040 | DECOD-P | 00-08-092 |
| 415-112-540 | AMD | 00-11-053 | 415-501-415 | RECOD | 00-11-104 | 415-504-040 | DECOD | 00-11-104 |
| 415-112-545 | AMD | 00-11-053 | 415-501-420 | RECOD-P | 00-08-092 | 415-504-050 | DECOD-P | 00-08-092 |
| 415-112-548 | NEW-W | 00-12-027 | 415-501-420 | RECOD | 00-11-104 | 415-504-050 | DECOD | 00-11-104 |
| 415-112-705 | NEW-P | 00-04-024 | 415-501-430 | RECOD-P | 00-08-092 | 415-504-060 | DECOD-P | 00-08-092 |
| 415-112-705 | NEW | 00-10-015 | 415-501-430 | RECOD | 00-11-104 | 415-504-060 | DECOD | 00-11-104 |
| 415-112-920 | NEW-P | 00-04-024 | 415-501-440 | RECOD-P | 00-08-092 | 415-504-070 | DECOD-P | 00-08-092 |
| 415-112-920 | NEW | 00-10-015 | 415-501-440 | RECOD | 00-11-104 | 415-504-070 | DECOD | 00-11-104 |
| 415-112-950 | NEW-P | 00-04-024 | 415-501-450 | RECOD-P | 00-08-092 | 415-504-080 | DECOD-P | 00-08-092 |
| 415-112-950 | NEW | 00-10-015 | 415-501-450 | RECOD | 00-11-104 | 415-504-080 | DECOD | 00-11-104 |
| 415-501-010 | AMD-P | 00-08-092 | 415-501-470 | RECOD-P | 00-08-092 | 415-504-090 | AMD-P | 00-08-092 |
| 415-501-010 | AMD | 00-11-104 | 415-501-470 | RECOD | 00-11-104 | 415-504-090 | DECOD-P | 00-08-092 |
| 415-501-020 | AMD-P | 00-08-092 | 415-501-475 | RECOD-P | 00-08-092 | 415-504-090 | AMD | 00-11-104 |
| 415-501-020 | AMD | 00-11-104 | 415-501-475 | RECOD | 00-11-104 | 415-504-090 | DECOD | 00-11-104 |
| 415-501-110 | RECOD-P | 00-08-092 | 415-501-480 | RECOD-P | 00-08-092 | 415-504-100 | AMD-P | 00-08-092 |
| 415-501-110 | RECOD | 00-11-104 | 415-501-480 | RECOD | 00-11-104 | 415-504-100 | DECOD-P | 00-08-092 |
| 415-501-120 | RECOD-P | 00-08-092 | 415-501-485 | RECOD-P | 00-08-092 | 415-504-100 | AMD | 00-11-104 |
| 415-501-120 | RECOD | 00-11-104 | 415-501-485 | RECOD | 00-11-104 | 415-504-100 | DECOD | 00-11-104 |
| 415-501-130 | RECOD-P | 00-08-092 | 415-501-486 | RECOD-P | 00-08-092 | 415-504-110 | AMD-P | 00-08-092 |
| 415-501-130 | RECOD | 00-11-104 | 415-501-486 | RECOD | 00-11-104 | 415-504-110 | DECOD-P | 00-08-092 |
| 415-501-140 | RECOD-P | 00-08-092 | 415-501-487 | RECOD-P | 00-08-092 | 415-504-110 | AMD | 00-11-104 |
| 415-501-140 | RECOD | 00-11-104 | 415-501-487 | RECOD | 00-11-104 | 415-504-110 | DECOD | 00-11-104 |
| 415-501-150 | RECOD-P | 00-08-092 | 415-501-490 | RECOD-P | 00-08-092 | 415-508-010 | AMD-P | 00-08-092 |
| 415-501-150 | RECOD | 00-11-104 | 415-501-490 | RECOD | 00-11-104 | 415-508-010 | DECOD-P | 00-08-092 |
| 415-501-160 | RECOD-P | 00-08-092 | 415-501-495 | RECOD-P | 00-08-092 | 415-508-010 | AMD | 00-11-104 |

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| 415-508-010 | DECOD | 00-11-104 | 415-512-090 | DECOD | 00-11-104 | 415-564-050 | DECOD-P | 00-08-092 |
| 415-508-020 | DECOD-P | 00-08-092 | 415-512-095 | AMD-P | 00-08-092 | 415-564-050 | AMD | 00-11-104 |
| 415-508-020 | DECOD | 00-11-104 | 415-512-095 | DECOD-P | 00-08-092 | 415-564-050 | DECOD | 00-11-104 |
| 415-508-030 | DECOD-P | 00-08-092 | 415-512-095 | AMD | 00-11-104 | 415-564-060 | DECOD-P | 00-08-092 |
| 415-508-030 | DECOD | 00-11-104 | 415-512-095 | DECOD | 00-11-104 | 415-564-060 | DECOD | 00-11-104 |
| 415-508-040 | DECOD-P | 00-08-092 | 415-512-110 | AMD-P | 00-08-092 | 415-568-010 | DECOD-P | 00-08-092 |
| 415-508-040 | DECOD | 00-11-104 | 415-512-110 | DECOD-P | 00-08-092 | 415-568-010 | DECOD | 00-11-104 |
| 415-508-050 | AMD-P | 00-08-092 | 415-512-110 | AMD | 00-11-104 | 415-568-020 | DECOD-P | 00-08-092 |
| 415-508-050 | DECOD-P | 00-08-092 | 415-512-110 | DECOD | 00-11-104 | 415-568-020 | DECOD | 00-11-104 |
| 415-508-050 | AMD | 00-11-104 | 415-524-010 | AMD-P | 00-08-092 | 419- 14-020 | AMD-XA | 00-13-100 |
| 415-508-050 | DECOD | 00-11-104 | 415-524-010 | DECOD-P | 00-08-092 | 419- 14-020 | DECOD-X | 00-13-100 |
| 415-512-010 | AMD-P | 00-08-092 | 415-524-010 | AMD | 00-11-104 | 419- 14-020 | AMD | 00-17-140 |
| 415-512-010 | DECOD-P | 00-08-092 | 415-524-010 | DECOD | 00-11-104 | 419- 14-020 | DECOD | 00-17-140 |
| 415-512-010 | AMD | 00-11-104 | 415-528-010 | DECOD-P | 00-08-092 | 419- 14-030 | AMD-XA | 00-13-100 |
| 415-512-010 | DECOD | 00-11-104 | 415-528-010 | DECOD | 00-11-104 | 419- 14-030 | DECOD-X | 00-13-100 |
| 415-512-015 | AMD-P | 00-08-092 | 415-532-010 | AMD-P | 00-08-092 | 419- 14-030 | AMD | 00-17-140 |
| 415-512-015 | DECOD-P | 00-08-092 | 415-532-010 | DECOD-P | 00-08-092 | 419- 14-030 | DECOD | 00-17-140 |
| 415-512-015 | AMD | 00-11-104 | 415-532-010 | AMD | 00-11-104 | 419- 14-040 | DECOD-X | 00-13-100 |
| 415-512-015 | DECOD | 00-11-104 | 415-532-010 | DECOD | 00-11-104 | 419- 14-040 | DECOD | 00-17-140 |
| 415-512-020 | AMD-P | 00-08-092 | 415-532-020 | AMD-P | 00-08-092 | 419- 14-050 | DECOD-X | 00-13-100 |
| 415-512-020 | DECOD-P | 00-08-092 | 415-532-020 | DECOD-P | 00-08-092 | 419- 14-050 | DECOD | 00-17-140 |
| 415-512-020 | AMD | 00-11-104 | 415-532-020 | AMD | 00-11-104 | 419- 14-060 | DECOD-X | 00-13-100 |
| 415-512-020 | DECOD | 00-11-104 | 415-532-020 | DECOD | 00-11-104 | 419- 14-060 | DECOD | 00-17-140 |
| 415-512-030 | AMD-P | 00-08-092 | 415-536-010 | AMD-P | 00-08-092 | 419- 14-070 | AMD-XA | 00-13-100 |
| 415-512-030 | DECOD-P | 00-08-092 | 415-536-010 | DECOD-P | 00-08-092 | 419- 14-070 | DECOD-X | 00-13-100 |
| 415-512-030 | AMD | 00-11-104 | 415-536-010 | AMD | 00-11-104 | 419- 14-070 | AMD | 00-17-140 |
| 415-512-030 | DECOD | 00-11-104 | 415-536-010 | DECOD | 00-11-104 | 419- 14-070 | DECOD | 00-17-140 |
| 415-512-040 | AMD-P | 00-08-092 | 415-540-010 | AMD-P | 00-08-092 | 419- 14-075 | DECOD-X | 00-13-100 |
| 415-512-040 | DECOD-P | 00-08-092 | 415-540-010 | DECOD-P | 00-08-092 | 419- 14-075 | DECOD | 00-17-140 |
| 415-512-040 | AMD | 00-11-104 | 415-540-010 | AMD | 00-11-104 | 419- 14-080 | DECOD-X | 00-13-100 |
| 415-512-040 | DECOD | 00-11-104 | 415-540-010 | DECOD | 00-11-104 | 419- 14-080 | DECOD | 00-17-140 |
| 415-512-050 | AMD-P | 00-08-092 | 415-544-010 | AMD-P | 00-08-092 | 419- 14-085 | AMD-XA | 00-13-100 |
| 415-512-050 | DECOD-P | 00-08-092 | 415-544-010 | DECOD-P | 00-08-092 | 419- 14-085 | DECOD-X | 00-13-100 |
| 415-512-050 | AMD | 00-11-104 | 415-544-010 | AMD | 00-11-104 | 419- 14-085 | AMD | 00-17-140 |
| 415-512-050 | DECOD | 00-11-104 | 415-544-010 | DECOD | 00-11-104 | 419- 14-085 | DECOD | 00-17-140 |
| 415-512-070 | AMD-P | 00-08-092 | 415-548-010 | DECOD-P | 00-08-092 | 419- 14-090 | DECOD-X | 00-13-100 |
| 415-512-070 | DECOD-P | 00-08-092 | 415-548-010 | DECOD | 00-11-104 | 419- 14-090 | DECOD | 00-17-140 |
| 415-512-070 | AMD | 00-11-104 | 415-552-010 | AMD-P | 00-08-092 | 419- 14-100 | AMD-XA | 00-13-100 |
| 415-512-070 | DECOD | 00-11-104 | 415-552-010 | DECOD-P | 00-08-092 | 419- 14-100 | DECOD-X | 00-13-100 |
| 415-512-075 | AMD-P | 00-08-092 | 415-552-010 | AMD | 00-11-104 | 419- 14-100 | AMD | 00-17-140 |
| 415-512-075 | DECOD-P | 00-08-092 | 415-552-010 | DECOD | 00-11-104 | 419- 14-100 | DECOD | 00-17-140 |
| 415-512-075 | AMD | 00-11-104 | 415-556-010 | AMD-P | 00-08-092 | 419- 14-110 | DECOD-X | 00-13-100 |
| 415-512-075 | DECOD | 00-11-104 | 415-556-010 | DECOD-P | 00-08-092 | 419- 14-110 | DECOD | 00-17-140 |
| 415-512-080 | AMD-P | 00-08-092 | 415-556-010 | AMD | 00-11-104 | 419- 14-120 | AMD-XA | 00-13-100 |
| 415-512-080 | DECOD-P | 00-08-092 | 415-556-010 | DECOD | 00-11-104 | 419- 14-120 | DECOD-X | 00-13-100 |
| 415-512-080 | AMD | 00-11-104 | 415-560-010 | DECOD-P | 00-08-092 | 419- 14-120 | AMD | 00-17-140 |
| 415-512-080 | DECOD | 00-11-104 | 415-560-010 | DECOD | 00-11-104 | 419- 14-120 | DECOD | 00-17-140 |
| 415-512-085 | AMD-P | 00-08-092 | 415-564-010 | AMD-P | 00-08-092 | 419- 14-135 | DECOD-X | 00-13-100 |
| 415-512-085 | DECOD-P | 00-08-092 | 415-564-010 | DECOD-P | 00-08-092 | 419- 14-135 | DECOD | 00-17-140 |
| 415-512-085 | AMD | 00-11-104 | 415-564-010 | AMD | 00-11-104 | 419- 14-140 | DECOD-X | 00-13-100 |
| 415-512-085 | DECOD | 00-11-104 | 415-564-010 | DECOD | 00-11-104 | 419- 14-140 | DECOD | 00-17-140 |
| 415-512-086 | AMD-P | 00-08-092 | 415-564-020 | AMD-P | 00-08-092 | 419- 52-010 | AMD-XA | 00-13-100 |
| 415-512-086 | DECOD-P | 00-08-092 | 415-564-020 | DECOD-P | 00-08-092 | 419- 52-010 | DECOD-X | 00-13-100 |
| 415-512-086 | AMD | 00-11-104 | 415-564-020 | AMD | 00-11-104 | 419- 52-010 | AMD | 00-17-140 |
| 415-512-086 | DECOD | 00-11-104 | 415-564-020 | DECOD | 00-11-104 | 419- 52-010 | DECOD | 00-17-140 |
| 415-512-087 | AMD-P | 00-08-092 | 415-564-030 | DECOD-P | 00-08-092 | 419- 52-020 | AMD-XA | 00-13-100 |
| 415-512-087 | DECOD-P | 00-08-092 | 415-564-030 | DECOD | 00-11-104 | 419- 52-020 | DECOD-X | 00-13-100 |
| 415-512-087 | AMD | 00-11-104 | 415-564-040 | AMD-P | 00-08-092 | 419- 52-020 | AMD | 00-17-140 |
| 415-512-087 | DECOD | 00-11-104 | 415-564-040 | DECOD-P | 00-08-092 | 419- 52-020 | DECOD | 00-17-140 |
| 415-512-090 | AMD-P | 00-08-092 | 415-564-040 | AMD | 00-11-104 | 419- 52-030 | AMD-XA | 00-13-100 |
| 415-512-090 | DECOD-P | 00-08-092 | 415-564-040 | DECOD | 00-11-104 | 419- 52-030 | DECOD-X | 00-13-100 |
| 415-512-090 | AMD | 00-11-104 | 415-564-050 | AMD-P | 00-08-092 | 419- 52-030 | AMD | 00-17-140 |

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| 419-52-030 | DECOD | 00-17-140 | 434-219-165 | NEW | 00-03-003 | 434-381-060 | REP-E | 00-09-028 |
| 419-56-010 | AMD-XA | 00-13-100 | 434-219-170 | NEW | 00-03-003 | 434-381-070 | REP-E | 00-09-028 |
| 419-56-010 | DECOD-X | 00-13-100 | 434-219-180 | AMD | 00-03-003 | 434-381-080 | REP-E | 00-09-028 |
| 419-56-010 | AMD | 00-17-140 | 434-219-185 | NEW | 00-03-003 | 434-381-090 | REP-E | 00-09-028 |
| 419-56-010 | DECOD | 00-17-140 | 434-219-210 | AMD | 00-03-003 | 434-381-100 | REP-E | 00-09-028 |
| 419-56-020 | AMD-XA | 00-13-100 | 434-219-220 | AMD | 00-03-003 | 434-381-110 | NEW-E | 00-09-028 |
| 419-56-020 | DECOD-X | 00-13-100 | 434-219-230 | AMD | 00-03-003 | 434-381-120 | NEW-E | 00-09-028 |
| 419-56-020 | AMD | 00-17-140 | 434-219-240 | AMD | 00-03-003 | 434-381-130 | NEW-E | 00-09-028 |
| 419-56-020 | DECOD | 00-17-140 | 434-219-250 | AMD | 00-03-003 | 434-381-140 | NEW-E | 00-09-028 |
| 419-56-030 | AMD-XA | 00-13-100 | 434-219-255 | NEW | 00-03-003 | 434-381-150 | NEW-E | 00-09-028 |
| 419-56-030 | DECOD-X | 00-13-100 | 434-219-260 | AMD | 00-03-003 | 434-381-160 | NEW-E | 00-09-028 |
| 419-56-030 | AMD | 00-17-140 | 434-219-270 | AMD | 00-03-003 | 434-381-170 | NEW-E | 00-09-028 |
| 419-56-030 | DECOD | 00-17-140 | 434-219-280 | AMD | 00-03-003 | 434-381-180 | NEW-E | 00-09-028 |
| 419-56-040 | AMD-XA | 00-13-100 | 434-219-280 | AMD-E | 00-05-093 | 434-663-100 | AMD-P | 00-04-083 |
| 419-56-040 | DECOD-X | 00-13-100 | 434-219-285 | NEW | 00-03-003 | 434-663-100 | AMD-S | 00-13-108 |
| 419-56-040 | AMD | 00-17-140 | 434-219-290 | AMD | 00-03-003 | 434-663-100 | RECOD-S | 00-13-108 |
| 419-56-040 | DECOD | 00-17-140 | 434-219-300 | NEW | 00-03-003 | 434-663-270 | NEW-P | 00-04-083 |
| 419-56-050 | AMD-XA | 00-13-100 | 434-219-310 | AMD | 00-03-003 | 434-663-270 | NEW-S | 00-13-108 |
| 419-56-050 | DECOD-X | 00-13-100 | 434-219-320 | AMD | 00-03-003 | 434-663-280 | NEW-P | 00-04-083 |
| 419-56-050 | AMD | 00-17-140 | 434-230-170 | AMD-S | 00-07-052 | 434-663-280 | AMD-W | 00-17-088 |
| 419-56-050 | DECOD | 00-17-140 | 434-230-170 | AMD | 00-11-042 | 434-663-300 | AMD-P | 00-04-083 |
| 419-56-060 | AMD-XA | 00-13-100 | 434-230-210 | AMD-S | 00-07-052 | 434-663-300 | AMD-S | 00-13-108 |
| 419-56-060 | DECOD-X | 00-13-100 | 434-230-210 | AMD | 00-11-042 | 434-663-305 | NEW-P | 00-04-083 |
| 419-56-060 | AMD | 00-17-140 | 434-230-220 | NEW-S | 00-07-052 | 434-663-305 | NEW-S | 00-13-108 |
| 419-56-060 | DECOD | 00-17-140 | 434-230-220 | NEW | 00-11-042 | 434-663-310 | AMD-P | 00-04-083 |
| 419-56-070 | AMD-XA | 00-13-100 | 434-240-202 | NEW-E | 00-03-036 | 434-663-310 | REP-S | 00-13-108 |
| 419-56-070 | DECOD-X | 00-13-100 | 434-257 | AMD-E | 00-04-010 | 434-663-315 | NEW-S | 00-13-108 |
| 419-56-070 | AMD | 00-17-140 | 434-257-010 | AMD-E | 00-04-010 | 434-663-320 | AMD-P | 00-04-083 |
| 419-56-070 | DECOD | 00-17-140 | 434-257-020 | AMD-E | 00-04-010 | 434-663-320 | REP-S | 00-13-108 |
| 419-56-080 | DECOD-X | 00-13-100 | 434-257-030 | AMD-E | 00-04-010 | 434-663-325 | NEW-S | 00-13-108 |
| 419-56-080 | DECOD | 00-17-140 | 434-257-050 | REP-E | 00-04-010 | 434-663-400 | AMD-P | 00-04-083 |
| 419-56-090 | AMD-XA | 00-13-100 | 434-257-070 | AMD-E | 00-04-010 | 434-663-400 | DECOD-P | 00-04-083 |
| 419-56-090 | DECOD-X | 00-13-100 | 434-257-080 | REP-E | 00-04-010 | 434-663-400 | AMD-S | 00-13-108 |
| 419-56-090 | AMD | 00-17-140 | 434-257-090 | AMD-E | 00-04-010 | 434-663-400 | DECOD-S | 00-13-108 |
| 419-56-090 | DECOD | 00-17-140 | 434-257-100 | AMD-E | 00-04-010 | 434-663-405 | NEW-P | 00-04-083 |
| 419-60-010 | AMD-XA | 00-13-100 | 434-257-120 | REP-E | 00-04-010 | 434-663-405 | AMD-W | 00-17-088 |
| 419-60-010 | DECOD-X | 00-13-100 | 434-257-130 | AMD-E | 00-04-010 | 434-663-410 | AMD-P | 00-04-083 |
| 419-60-010 | AMD | 00-17-140 | 434-257-150 | AMD-E | 00-04-010 | 434-663-410 | DECOD-P | 00-04-083 |
| 419-60-010 | DECOD | 00-17-140 | 434-262-080 | AMD-P | 00-05-095 | 434-663-410 | AMD-S | 00-13-108 |
| 419-60-020 | AMD-XA | 00-13-100 | 434-262-080 | AMD | 00-10-010 | 434-663-410 | DECOD-S | 00-13-108 |
| 419-60-020 | DECOD-X | 00-13-100 | 434-262-110 | AMD-P | 00-05-095 | 434-663-420 | AMD-P | 00-04-083 |
| 419-60-020 | AMD | 00-17-140 | 434-262-110 | AMD | 00-10-010 | 434-663-420 | DECOD-P | 00-04-083 |
| 419-60-020 | DECOD | 00-17-140 | 434-262-120 | AMD-P | 00-05-095 | 434-663-420 | AMD-S | 00-13-108 |
| 419-60-030 | AMD-XA | 00-13-100 | 434-262-120 | AMD | 00-10-010 | 434-663-420 | DECOD-S | 00-13-108 |
| 419-60-030 | DECOD-X | 00-13-100 | 434-334-090 | AMD-P | 00-05-094 | 434-663-430 | AMD-P | 00-04-083 |
| 419-60-030 | AMD | 00-17-140 | 434-334-090 | AMD | 00-10-009 | 434-663-430 | DECOD-P | 00-04-083 |
| 419-60-030 | DECOD | 00-17-140 | 434-334-110 | AMD-P | 00-05-094 | 434-663-430 | REP-S | 00-13-108 |
| 434-55-015 | AMD-XA | 00-16-118 | 434-334-110 | AMD | 00-10-009 | 434-663-440 | AMD-P | 00-04-083 |
| 434-110-020 | AMD-XA | 00-16-119 | 434-334-127 | NEW-P | 00-05-094 | 434-663-440 | DECOD-P | 00-04-083 |
| 434-110-030 | AMD-XA | 00-16-119 | 434-334-127 | NEW | 00-10-009 | 434-663-440 | REP-S | 00-13-108 |
| 434-110-040 | AMD-XA | 00-16-119 | 434-334-140 | AMD-P | 00-05-094 | 434-663-450 | DECOD-P | 00-04-083 |
| 434-110-050 | AMD-XA | 00-16-119 | 434-334-140 | AMD | 00-10-009 | 434-663-450 | DECOD-S | 00-13-108 |
| 434-120-015 | AMD-XA | 00-16-116 | 434-334-160 | AMD-P | 00-05-094 | 434-663-460 | REP-P | 00-04-083 |
| 434-130-020 | AMD-XA | 00-16-117 | 434-334-160 | AMD | 00-10-009 | 434-663-460 | REP-S | 00-13-108 |
| 434-135-020 | AMD-XA | 00-16-120 | 434-334-165 | AMD-P | 00-05-094 | 434-663-470 | REP-P | 00-04-083 |
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| 434-180-440 | AMD-XA | 00-17-173 | 434-381-010 | REP-E | 00-09-028 | 434-663-480 | REP-S | 00-13-108 |
| 434-219-020 | AMD | 00-03-003 | 434-381-020 | REP-E | 00-09-028 | 434-663-490 | AMD-P | 00-04-083 |
| 434-219-120 | AMD | 00-03-003 | 434-381-030 | REP-E | 00-09-028 | 434-663-490 | DECOD-P | 00-04-083 |
| 434-219-160 | AMD | 00-03-003 | 434-381-040 | REP-E | 00-09-028 | 434-663-490 | REP-S | 00-13-108 |
| 434-219-160 | AMD-E | 00-03-036 | 434-381-050 | REP-E | 00-09-028 | 434-663-510 | REP-P | 00-04-083 |

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| 434-663-510 | REP-S | 00-13-108 | 440- 22-150 | REP-P | 00-13-073 | 440- 44-026 | REP-P | 00-17-127 |
| 434-663-520 | REP-P | 00-04-083 | 440- 22-155 | REP-P | 00-13-073 | 440- 44-028 | REP | 00-07-045 |
| 434-663-520 | REP-S | 00-13-108 | 440- 22-160 | REP-P | 00-13-073 | 446- 30-010 | AMD | 00-02-069 |
| 434-663-530 | AMD-P | 00-04-083 | 440- 22-165 | REP-P | 00-13-073 | 446- 85-005 | NEW-P | 00-06-037 |
| 434-663-530 | AMD-S | 00-13-108 | 440- 22-175 | REP-P | 00-13-073 | 446- 85-005 | NEW | 00-10-092 |
| 434-663-600 | AMD-P | 00-04-083 | 440- 22-180 | REP-P | 00-13-073 | 446- 85-010 | NEW-P | 00-06-037 |
| 434-663-600 | AMD-S | 00-13-108 | 440- 22-200 | REP-P | 00-13-073 | 446- 85-010 | NEW | 00-10-092 |
| 434-663-610 | AMD-P | 00-04-083 | 440- 22-210 | REP-P | 00-13-073 | 458- 12-125 | REP-XR | 00-17-007 |
| 434-663-610 | REP-S | 00-13-108 | 440- 22-220 | REP-P | 00-13-073 | 458- 12-315 | REP-P | 00-05-033 |
| 434-663-615 | NEW-S | 00-13-108 | 440- 22-225 | REP-P | 00-13-073 | 458- 12-315 | REP | 00-09-003 |
| 434-663-620 | AMD-P | 00-04-083 | 440- 22-230 | REP-P | 00-13-073 | 458- 12-320 | AMD-P | 00-05-033 |
| 434-663-620 | REP-S | 00-13-108 | 440- 22-240 | REP-P | 00-13-073 | 458- 12-320 | AMD | 00-09-003 |
| 434-663-640 | NEW-P | 00-04-083 | 440- 22-250 | REP-P | 00-13-073 | 458- 12-390 | REP-XR | 00-17-007 |
| 434-663-640 | NEW-S | 00-13-108 | 440- 22-253 | REP-P | 00-13-073 | 458- 16-080 | AMD-P | 00-05-032 |
| 434-663-700 | RECOD-P | 00-04-083 | 440- 22-255 | REP-P | 00-13-073 | 458- 16-080 | AMD | 00-09-004 |
| 434-663-700 | RECOD-S | 00-13-108 | 440- 22-257 | REP-P | 00-13-073 | 458- 16-081 | REP-P | 00-05-032 |
| 434-663-705 | NEW-S | 00-13-108 | 440- 22-260 | REP-P | 00-13-073 | 458- 16-081 | REP | 00-09-004 |
| 434-663-710 | RECOD-P | 00-04-083 | 440- 22-270 | REP-P | 00-13-073 | 458- 16A-010 | AMD-P | 00-06-073 |
| 434-663-710 | RECOD-S | 00-13-108 | 440- 22-280 | REP-P | 00-13-073 | 458- 16A-010 | AMD | 00-09-086 |
| 434-663-720 | RECOD-P | 00-04-083 | 440- 22-300 | REP-P | 00-13-073 | 458- 16A-020 | AMD-P | 00-06-073 |
| 434-663-720 | RECOD-S | 00-13-108 | 440- 22-310 | REP-P | 00-13-073 | 458- 16A-020 | AMD | 00-09-086 |
| 434-663-730 | RECOD-P | 00-04-083 | 440- 22-320 | REP-P | 00-13-073 | 458- 20-130 | REP-XR | 00-17-009 |
| 434-663-730 | NEW-S | 00-13-108 | 440- 22-325 | REP-P | 00-13-073 | 458- 20-135 | AMD-E | 00-04-026 |
| 434-663-740 | RECOD-P | 00-04-083 | 440- 22-330 | REP-P | 00-13-073 | 458- 20-135 | AMD-P | 00-04-029 |
| 434-663-740 | NEW-S | 00-13-108 | 440- 22-335 | REP-P | 00-13-073 | 458- 20-135 | AMD | 00-11-096 |
| 434-663-750 | RECOD-P | 00-04-083 | 440- 22-350 | REP-P | 00-13-073 | 458- 20-13501 | PREP | 00-04-027 |
| 434-663-750 | RECOD-S | 00-13-108 | 440- 22-355 | REP-P | 00-13-073 | 458- 20-136 | AMD-E | 00-04-026 |
| 434-663-760 | RECOD-P | 00-04-083 | 440- 22-400 | REP-P | 00-13-073 | 458- 20-136 | AMD-P | 00-04-029 |
| 434-663-760 | NEW-S | 00-13-108 | 440- 22-405 | REP-P | 00-13-073 | 458- 20-136 | AMD | 00-11-096 |
| 434-663-770 | NEW-P | 00-04-083 | 440- 22-406 | REP-P | 00-13-073 | 458- 20-13601 | NEW-E | 00-04-026 |
| 434-663-770 | NEW-S | 00-13-108 | 440- 22-410 | REP-P | 00-13-073 | 458- 20-13601 | NEW-P | 00-04-029 |
| 434-663-780 | NEW-P | 00-04-083 | 440- 22-420 | REP-P | 00-13-073 | 458- 20-13601 | NEW | 00-11-096 |
| 434-663-780 | NEW-S | 00-13-108 | 440- 22-430 | REP-P | 00-13-073 | 458- 20-161 | REP-XR | 00-17-008 |
| 437- 20-010 | NEW-C | 00-07-124 | 440- 22-450 | REP-P | 00-13-073 | 458- 20-18801 | PREP | 00-08-072 |
| 437- 20-010 | NEW-W | 00-11-050 | 440- 22-455 | REP-P | 00-13-073 | 458- 20-190 | PREP | 00-13-040 |
| 437- 20-010 | NEW-C | 00-11-051 | 440- 22-460 | REP-P | 00-13-073 | 458- 20-191 | PREP | 00-13-040 |
| 437- 20-010 | NEW | 00-11-052 | 440- 22-465 | REP-P | 00-13-073 | 458- 20-192 | AMD-P | 00-16-014 |
| 440- 22-001 | REP-P | 00-13-073 | 440- 22-500 | REP-P | 00-13-073 | 458- 20-195 | PREP | 00-08-110 |
| 440- 22-005 | REP-P | 00-13-073 | 440- 22-505 | REP-P | 00-13-073 | 458- 20-195 | AMD-P | 00-12-075 |
| 440- 22-010 | REP-P | 00-13-073 | 440- 22-510 | REP-P | 00-13-073 | 458- 20-195 | AMD | 00-16-015 |
| 440- 22-015 | REP-P | 00-13-073 | 440- 22-515 | REP-P | 00-13-073 | 458- 20-213 | REP-XR | 00-17-009 |
| 440- 22-020 | REP-P | 00-13-073 | 440- 22-520 | REP-P | 00-13-073 | 458- 20-217 | PREP | 00-05-073 |
| 440- 22-025 | REP-P | 00-13-073 | 440- 22-525 | REP-P | 00-13-073 | 458- 20-217 | AMD-P | 00-12-038 |
| 440- 22-030 | REP-P | 00-13-073 | 440- 22-530 | REP-P | 00-13-073 | 458- 20-217 | AMD | 00-16-016 |
| 440- 22-035 | REP-P | 00-13-073 | 440- 22-550 | REP-P | 00-13-073 | 458- 20-228 | AMD | 00-04-028 |
| 440- 22-040 | REP-P | 00-13-073 | 440- 22-560 | REP-P | 00-13-073 | 458- 20-228 | AMD-XA | 00-17-010 |
| 440- 22-045 | REP-P | 00-13-073 | 440- 22-565 | REP-P | 00-13-073 | 458- 20-234 | REP-XR | 00-17-008 |
| 440- 22-050 | REP-P | 00-13-073 | 440- 22-600 | REP-P | 00-13-073 | 458- 20-237 | REP-XR | 00-17-009 |
| 440- 22-055 | REP-P | 00-13-073 | 440- 22-610 | REP-P | 00-13-073 | 458- 20-238 | PREP | 00-10-115 |
| 440- 22-060 | REP-P | 00-13-073 | 440- 22-620 | REP-P | 00-13-073 | 458- 20-238 | AMD-P | 00-18-007 |
| 440- 22-065 | REP-P | 00-13-073 | 440- 22-900 | REP-P | 00-13-073 | 458- 20-239 | AMD-XA | 00-05-015 |
| 440- 22-070 | REP-P | 00-13-073 | 440- 22-905 | REP-P | 00-13-073 | 458- 20-239 | AMD | 00-09-092 |
| 440- 22-075 | REP-P | 00-13-073 | 440- 22-910 | REP-P | 00-13-073 | 458- 20-260 | PREP | 00-15-004 |
| 440- 22-080 | REP-P | 00-13-073 | 440- 22-915 | REP-P | 00-13-073 | 458- 20-261 | AMD-XA | 00-03-001 |
| 440- 22-085 | REP-P | 00-13-073 | 440- 22-920 | REP-P | 00-13-073 | 458- 20-261 | AMD | 00-11-097 |
| 440- 22-090 | REP-P | 00-13-073 | 440- 22-925 | REP-P | 00-13-073 | 458- 20-264 | PREP | 00-13-027 |
| 440- 22-100 | REP-P | 00-13-073 | 440- 22-930 | REP-P | 00-13-073 | 458- 30-200 | PREP | 00-05-074 |
| 440- 22-105 | REP-P | 00-13-073 | 440- 22-935 | REP-P | 00-13-073 | 458- 30-200 | AMD-P | 00-11-026 |
| 440- 22-110 | REP-P | 00-13-073 | 440- 44-020 | REP-P | 00-13-073 | 458- 30-275 | PREP | 00-05-074 |
| 440- 22-115 | REP-P | 00-13-073 | 440- 44-025 | PREP | 00-10-062 | 458- 30-275 | AMD-P | 00-11-026 |
| 440- 22-120 | REP-P | 00-13-073 | 440- 44-025 | REP-P | 00-17-127 | 458- 30-285 | PREP | 00-05-074 |
| 440- 22-125 | REP-P | 00-13-073 | 440- 44-026 | PREP | 00-10-061 | 458- 30-285 | AMD-P | 00-11-026 |

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| 458-30-295 | PREP | 00-05-074 | 460-21C-040 | NEW-P | 00-02-068 | 468-38-290 | AMD-E | 00-12-022 |
| 458-30-295 | AMD-P | 00-11-026 | 460-21C-040 | NEW | 00-05-055 | 468-38-290 | AMD-XA | 00-12-023 |
| 458-30-300 | PREP | 00-05-074 | 460-24A | PREP | 00-17-019 | 468-38-290 | AMD | 00-17-060 |
| 458-30-300 | AMD-P | 00-11-026 | 460-44A-500 | AMD | 00-04-094 | 468-100-002 | AMD-XA | 00-17-061 |
| 458-30-305 | PREP | 00-05-074 | 460-44A-504 | AMD | 00-04-094 | 468-100-102 | AMD-XA | 00-17-061 |
| 458-30-305 | AMD-P | 00-11-026 | 460-44A-504 | AMD-XA | 00-16-102 | 468-100-203 | AMD-XA | 00-17-061 |
| 458-30-310 | PREP | 00-05-074 | 460-46A-010 | REP | 00-04-095 | 468-100-208 | AMD-XA | 00-17-061 |
| 458-30-310 | AMD-P | 00-11-026 | 460-46A-020 | REP | 00-04-095 | 468-100-209 | NEW-XA | 00-17-061 |
| 458-30-315 | PREP | 00-05-074 | 460-46A-025 | REP | 00-04-095 | 468-100-306 | AMD-XA | 00-17-061 |
| 458-30-325 | PREP | 00-05-074 | 460-46A-030 | REP | 00-04-095 | 468-300-010 | PREP | 00-04-086 |
| 458-30-325 | AMD-P | 00-11-026 | 460-46A-040 | REP | 00-04-095 | 468-300-020 | PREP | 00-04-086 |
| 458-30-350 | PREP | 00-05-074 | 460-46A-050 | REP | 00-04-095 | 468-300-040 | PREP | 00-04-086 |
| 458-30-700 | PREP | 00-09-085 | 460-46A-055 | REP | 00-04-095 | 468-300-220 | PREP | 00-04-086 |
| 458-30-710 | PREP | 00-09-085 | 460-46A-061 | REP | 00-04-095 | 474-02-010 | AMD | 00-11-084 |
| 458-40-500 | PREP | 00-13-116 | 460-46A-065 | REP | 00-04-095 | 474-02-020 | AMD | 00-11-084 |
| 458-40-510 | PREP | 00-13-116 | 460-46A-071 | REP | 00-04-095 | 478-132-010 | AMD | 00-04-038 |
| 458-40-520 | PREP | 00-13-116 | 460-46A-072 | REP | 00-04-095 | 478-132-030 | AMD | 00-04-038 |
| 458-40-530 | PREP | 00-13-116 | 460-46A-090 | REP | 00-04-095 | 478-324-020 | AMD | 00-04-039 |
| 458-40-535 | PREP | 00-13-116 | 460-46A-091 | REP | 00-04-095 | 478-324-030 | AMD | 00-04-039 |
| 458-40-600 | PREP | 00-13-116 | 460-46A-092 | REP | 00-04-095 | 478-324-040 | AMD | 00-04-039 |
| 458-40-610 | PREP | 00-13-116 | 460-46A-095 | REP | 00-04-095 | 478-324-045 | NEW | 00-04-039 |
| 458-40-615 | PREP | 00-13-116 | 460-46A-100 | REP | 00-04-095 | 478-324-050 | REP | 00-04-039 |
| 458-40-620 | PREP | 00-13-116 | 460-46A-105 | REP | 00-04-095 | 478-324-060 | AMD | 00-04-039 |
| 458-40-622 | PREP | 00-13-116 | 460-46A-110 | REP | 00-04-095 | 478-324-070 | AMD | 00-04-039 |
| 458-40-624 | PREP | 00-13-116 | 460-46A-115 | REP | 00-04-095 | 478-324-070 | AMD | 00-04-039 |
| 458-40-626 | PREP | 00-13-116 | 460-46A-145 | REP | 00-04-095 | 478-324-090 | AMD | 00-04-039 |
| 458-40-628 | PREP | 00-13-116 | 460-46A-150 | REP | 00-04-095 | 478-324-110 | AMD | 00-04-039 |
| 458-40-630 | PREP | 00-13-116 | 460-46A-155 | REP | 00-04-095 | 478-324-120 | AMD | 00-04-039 |
| 458-40-632 | PREP | 00-13-116 | 460-46A-160 | REP | 00-04-095 | 478-324-130 | AMD | 00-04-039 |
| 458-40-634 | PREP | 00-13-116 | 460-46A-165 | REP | 00-04-095 | 478-324-140 | AMD | 00-04-039 |
| 458-40-636 | PREP | 00-13-116 | 468-14-010 | REP-XR | 00-07-027 | 478-324-150 | AMD | 00-04-039 |
| 458-40-640 | PREP | 00-13-116 | 468-14-010 | REP | 00-11-133 | 478-324-170 | AMD | 00-04-039 |
| 458-40-650 | PREP | 00-08-108 | 468-14-020 | REP-XR | 00-07-027 | 478-324-180 | AMD | 00-04-039 |
| 458-40-650 | AMD-P | 00-13-115 | 468-14-020 | REP | 00-11-133 | 478-324-190 | AMD | 00-04-039 |
| 458-40-650 | AMD | 00-19-067 | 468-14-030 | REP-XR | 00-07-027 | 478-324-200 | AMD | 00-04-039 |
| 458-40-660 | PREP | 00-06-053 | 468-14-030 | REP | 00-11-133 | 478-324-210 | AMD | 00-04-039 |
| 458-40-660 | PREP | 00-08-109 | 468-14-040 | REP-XR | 00-07-027 | 479-05-190 | AMD-E | 00-16-124 |
| 458-40-660 | AMD-P | 00-10-055 | 468-14-040 | REP | 00-11-133 | 479-05-190 | AMD-P | 00-18-114 |
| 458-40-660 | AMD-P | 00-13-119 | 468-14-050 | REP-XR | 00-07-027 | 479-14-130 | AMD-E | 00-16-124 |
| 458-40-660 | AMD | 00-14-011 | 468-14-050 | REP | 00-11-133 | 479-14-130 | AMD-P | 00-18-114 |
| 458-40-660 | PREP | 00-18-096 | 468-16-080 | PREP | 00-07-026 | 479-14-200 | NEW-E | 00-13-067 |
| 458-40-660 | AMD | 00-19-067 | 468-16-080 | AMD-P | 00-11-134 | 479-14-200 | NEW-P | 00-13-081 |
| 458-40-670 | PREP | 00-13-116 | 468-16-080 | AMD | 00-14-055 | 480-15-010 | AMD-P | 00-09-079 |
| 458-40-680 | PREP | 00-13-116 | 468-16-100 | PREP | 00-07-026 | 480-15-010 | AMD | 00-14-010 |
| 458-40-682 | PREP | 00-13-116 | 468-16-100 | AMD-P | 00-11-134 | 480-15-020 | AMD-P | 00-09-079 |
| 458-40-684 | PREP | 00-13-116 | 468-16-100 | AMD | 00-14-055 | 480-15-020 | AMD | 00-14-010 |
| 458-40-686 | PREP | 00-13-116 | 468-16-150 | PREP | 00-07-026 | 480-15-030 | REP-P | 00-09-079 |
| 458-40-690 | PREP | 00-13-116 | 468-16-150 | AMD-P | 00-11-134 | 480-15-030 | REP | 00-14-010 |
| 458-57-035 | AMD-XA | 00-14-028 | 468-16-150 | AMD | 00-14-055 | 480-15-035 | NEW-P | 00-09-079 |
| 458-57-035 | AMD | 00-19-012 | 468-38-070 | PREP | 00-04-068 | 480-15-035 | NEW | 00-14-010 |
| 458-57-045 | AMD-XA | 00-14-028 | 468-38-070 | AMD-P | 00-07-072 | 480-15-260 | AMD-P | 00-09-079 |
| 458-57-045 | AMD | 00-19-012 | 468-38-070 | AMD | 00-11-019 | 480-15-260 | AMD | 00-14-010 |
| 458-61-230 | AMD-P | 00-04-055 | 468-38-070 | REP-P | 00-07-072 | 480-15-490 | AMD-P | 00-09-079 |
| 458-61-230 | AMD | 00-09-002 | 468-38-090 | REP | 00-11-019 | 480-15-490 | AMD | 00-14-010 |
| 460-21C-005 | NEW-P | 00-02-068 | 468-38-090 | PREP | 00-14-001 | 480-15-560 | AMD-P | 00-09-079 |
| 460-21C-005 | NEW | 00-05-055 | 468-38-100 | AMD-P | 00-19-052 | 480-15-560 | AMD | 00-14-010 |
| 460-21C-010 | NEW-P | 00-02-068 | 468-38-100 | AMD-S | 00-07-071 | 480-15-570 | AMD-P | 00-09-079 |
| 460-21C-010 | NEW | 00-05-055 | 468-38-110 | AMD | 00-11-020 | 480-15-570 | AMD | 00-14-010 |
| 460-21C-020 | NEW-P | 00-02-068 | 468-38-110 | AMD | 00-11-020 | 480-15-620 | AMD-P | 00-09-079 |
| 460-21C-020 | NEW | 00-05-055 | 468-38-290 | AMD-E | 00-05-087 | 480-15-620 | AMD | 00-14-010 |
| 460-21C-030 | NEW-P | 00-02-068 | 468-38-290 | PREP | 00-05-088 | 480-15-650 | AMD-P | 00-09-079 |
| 460-21C-030 | NEW | 00-05-055 | 468-38-290 | AMD-P | 00-08-047 | 480-15-650 | AMD | 00-14-010 |
| 460-21C-030 | NEW | 00-05-055 | 468-38-290 | AMD | 00-11-038 | 480-15-660 | AMD-P | 00-09-079 |

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| 480- 15-660 | AMD | 00-14-010 | 480-120-139 | AMD | 00-03-047 | 495A-121-043 | NEW-P | 00-05-017 |
| 480- 15-740 | AMD-P | 00-09-079 | 480-120-560 | NEW-P | 00-17-114 | 495A-121-043 | NEW | 00-11-147 |
| 480- 15-740 | AMD | 00-14-010 | 480-120-990 | NEW-S | 00-07-047 | 495A-121-044 | NEW-P | 00-05-017 |
| 480- 60-010 | AMD | 00-04-011 | 480-122 | PREP | 00-17-167 | 495A-121-044 | NEW | 00-11-147 |
| 480- 60-012 | NEW | 00-04-011 | 490-105-040 | AMD-XA | 00-16-127 | 495A-121-045 | NEW-P | 00-05-017 |
| 480- 60-014 | NEW | 00-04-011 | 495A-120-010 | REP | 00-11-148 | 495A-121-045 | NEW | 00-11-147 |
| 480- 60-020 | AMD | 00-04-011 | 495A-120-020 | REP | 00-11-148 | 495A-121-046 | NEW-P | 00-05-017 |
| 480- 60-030 | AMD | 00-04-011 | 495A-120-030 | REP | 00-11-148 | 495A-121-046 | NEW | 00-11-147 |
| 480- 60-035 | NEW | 00-04-011 | 495A-120-040 | REP | 00-11-148 | 495A-121-047 | NEW-P | 00-05-017 |
| 480- 60-040 | AMD | 00-04-011 | 495A-120-041 | REP | 00-11-148 | 495A-121-047 | NEW | 00-11-147 |
| 480- 60-050 | AMD | 00-04-011 | 495A-120-042 | REP | 00-11-148 | 495A-121-048 | NEW-P | 00-05-017 |
| 480- 60-060 | AMD | 00-04-011 | 495A-120-043 | REP | 00-11-148 | 495A-121-048 | NEW | 00-11-147 |
| 480- 60-070 | REP | 00-04-011 | 495A-120-045 | REP | 00-11-148 | 495A-121-049 | NEW-P | 00-05-017 |
| 480- 60-080 | AMD | 00-04-011 | 495A-120-050 | REP | 00-11-148 | 495A-121-049 | NEW | 00-11-147 |
| 480- 60-090 | AMD | 00-04-011 | 495A-120-060 | REP | 00-11-148 | 495A-121-060 | NEW-P | 00-05-017 |
| 480- 60-99002 | REP | 00-04-011 | 495A-120-070 | REP | 00-11-148 | 495A-121-060 | NEW | 00-11-147 |
| 480- 60-99003 | REP | 00-04-011 | 495A-120-080 | REP | 00-11-148 | 495A-121-061 | NEW-P | 00-05-017 |
| 480- 62-235 | NEW-E | 00-12-009 | 495A-120-090 | REP | 00-11-148 | 495A-121-061 | NEW | 00-11-147 |
| 480- 66-010 | REP | 00-04-011 | 495A-120-100 | REP | 00-11-148 | 495A-121-062 | NEW-P | 00-05-017 |
| 480- 66-020 | REP | 00-04-011 | 495A-120-110 | REP | 00-11-148 | 495A-121-062 | NEW | 00-11-147 |
| 480- 66-030 | REP | 00-04-011 | 495A-120-120 | REP | 00-11-148 | 495A-121-063 | NEW-P | 00-05-017 |
| 480- 66-040 | REP | 00-04-011 | 495A-120-130 | REP | 00-11-148 | 495A-121-063 | NEW | 00-11-147 |
| 480- 66-050 | REP | 00-04-011 | 495A-120-135 | REP | 00-11-148 | 495A-121-064 | NEW-P | 00-05-017 |
| 480- 66-060 | REP | 00-04-011 | 495A-120-140 | REP | 00-11-148 | 495A-121-064 | NEW | 00-11-147 |
| 480- 66-070 | REP | 00-04-011 | 495A-120-150 | REP | 00-11-148 | 495A-121-065 | NEW-P | 00-05-017 |
| 480- 66-100 | NEW | 00-04-011 | 495A-120-160 | REP | 00-11-148 | 495A-121-065 | NEW | 00-11-147 |
| 480- 66-110 | NEW | 00-04-011 | 495A-120-170 | REP | 00-11-148 | 495A-121-066 | NEW-P | 00-05-017 |
| 480- 66-120 | NEW | 00-04-011 | 495A-120-180 | REP | 00-11-148 | 495A-121-066 | NEW | 00-11-147 |
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| WASHINGTON STATE PATROL | | | Private vocational school license address location | EXAD | 00-16-127 |
| Fire protection policy board meetings | MISC | 00-04-044 | | | |
| | MISC | 00-10-058 | YAKIMA REGIONAL CLEAN AIR AUTHORITY | | |
| | MISC | 00-16-083 | Regulation I clarified and corrected | PROP | 00-02-034 |
| | MISC | 00-19-022 | | PERM | 00-08-007 |
| Model experimental rocketry | PERM | 00-01-077 | YAKIMA VALLEY COMMUNITY COLLEGE | | |
| Motor vehicles | | | Public records | PERM | 00-01-076 |
| accident reporting threshold | EMER | 00-02-025 | | | |
| | PREP | 00-02-026 | | | |
| | PROP | 00-06-037 | | | |
| | PERM | 00-10-092 | | | |
| flashing lamps | PERM | 00-03-023 | | | |
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| | PROP | 00-15-036 | | | |
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| | PROP | 00-12-028 | | | |
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| | PREP | 00-08-111 | | | |
| Refuse and recycling collectors | | | | | |
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| | PROP | 00-18-080 | | | |
| Rules coordinator | MISC | 00-02-039 | | | |
| Towing business | PREP | 00-16-101 | | | |
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| Meetings | MISC | 00-11-003 | | | |
| | MISC | 00-11-004 | | | |
| | MISC | 00-17-123 | | | |
| WASTEWATER | | | | | |
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| (See ECOLOGY, DEPARTMENT OF) | | | | | |



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